

# **Winbond Electronics Corporation Minutes of 2013 Annual General Meeting of Shareholders** (English Translation)

Time and Date: 9:00 a.m., June 19, 2013 (Wednesday)

Place: Activities Center Hall, Hsinchu Science Park (No. 2, Xin'an Rd., Hsinchu City 300, Taiwan, R.O.C.)

Shares present at the meeting: Shareholders who were present in personal or by proxy together held 2,496,346,631 shares (including 500,067,852 shares present by electronic means), representing 67.82% of the total number of issued shares of the Company which is 3,680,867,829 shares (excluding 7,518,364 non-voting shares pursuant to Article 179 of the Company Act).

Attendees: Mr. Bo-Sen Von, Attorney-at-Law, Lee and Li

Mr. Hong, Kuo-Tyan and Mr. Yu Hung Bin, CPA, Deloitte

Chairman: Arthur Yu-Cheng Chiao, the Chairman of the Board of Directors

Recorder: James Wen

### Announcement of commencement of the meeting:

The total number of issued shares of the Company (excluding 7,518,364 non-voting shares pursuant to Article 179 of the Company Act) is 3,680,867,829 shares. As of 8:55 a.m., the number of shares present were 2,495,956,939 shares (including 1,035,313 206 shares in person, 960,575,881 shares by proxy, and 500,067,852 shares by electronic means), which constituted a quorum of shareholders representing at least two-thirds of issued shares of the Company, and therefore the Chairman announced the commencement of the meeting.

Opening Speech of the Chairman: (omitted)

### I. Matters reported

 Business Report for Fiscal Year 2012
 Both the business report and the financial statements for fiscal year 2012 are hereby prepared (Please refer to Attachment 1 for details).

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The 2012 Supervisors' Review Report
 The 2012 Supervisors' Review Report is hereby prepared (Please refer to Attachment 3 for details).

### 3. Other matters to be reported

- (1) The adjustment of the Company's distributable earnings and special reserves that the Company should appropriate after the Company's adoption of the International Financial Reporting Standards ("IFRS") were reported as follows:
  - a. This is handled in accordance with the ruling of the Financial Supervisory Commission ("FSC") dated April 6, 2012 (Ging-Kuan-Cheng-Fa-Tze-1010012865).
  - b. As of December 31, 2012, the Company has accumulated losses of NT\$4,335,976 thousand in accordance with the accounting principles generally accepted in the Republic of China ("ROC GAAP"). NT\$94,774 thousand should be additional recognized as the accumulated losses in accordance with the IFRS. Accordingly, after adjustment, the accumulated losses recognized according to the IFRS should be NT\$4,430,750 thousand.
  - c. When first adoption of the IFRS, with respect to the portion of the cumulative translation adjustment under the item of shareholders equity which was transferred into retained earnings due to the determination by the Company to take the exemptions of IFRS 1, a same amount of special reserve should be appropriated from such cumulative translation adjustment. However, given the retained earnings of the Company is a negative amount, the Company is exempted from appropriating special amount according to the above requirement.
- (2) Change the economic useful lives of facilities and machines and equipments of the Company.
  - a. According to Paragraph 51 of the International Accounting Standard 16 (IAS 16) "Property, Plant and Equipment" issued by the Accounting Research and Development Foundation in Taiwan, enterprises shall periodically review the useful life of assets to reflect the book value of assets in accordance with its real conditions.
  - b. The Company has mandated China Credit Information Service Ltd. (CCIS) to reassess the useful lives of the Company's facilities and machines and equipment, and according to the assets' actual conditions, it is proposed to change the economic useful lives as follows:
    - (a) Facilities: except that the existing 11-year economic useful lives continues to apply to



- ancillary pipelines (mainly machine pipes and pipes for chemicals), the economic useful lives for plumbing, air conditioning and gas pipelines facilities and clean room is increased to 15 years from 11 years.
- (b) Machines and equipment: except that the existing 4-year economic useful lives continues to apply to computer equipment, the economic useful lives is increased to 8 years from 6 years for other equipment.
- c. Change of economic useful lives in the preceding paragraph will be carried out from July 1, 2013, and the extended economic useful lives is expected to reduce depreciation expense for 2013 by approximately NT\$1 billion.
- d. The assessment of changing economic useful lives and the affected amount have been reviewed by HONG, KUO-TYAN, CPA at Deloitte & Touche. Please refer to Attachment 4 for Audit Review Report.
- e. The proposal was approved by the fifteenth Meeting of the Board of Directors of Ninth Term and has publicly announced via Market Observation Post System after acknowledged by the Supervisors.
- (3) Information of Investment in Mainland China

Ref. No. of approval letter of the Investment Commission, Ministry of Economic Affairs	Investee Company	Investment Amounts
(Ref. No.: Ching-Shen-2-Tze-09900553430).	Winbond Electronics (Suzhou) Ltd.	US\$9,000,000

- (4) Report of shareholdings of all directors and supervisors
  - a. In accordance with Article 26 of the Securities and Exchange Act and the Rules and Review Procedures for Share Ownership Ratios of Directors and Supervisors of Public Companies:
    - (a) The total shareholdings of all directors of the Company shall not be less than 3% of the Company's total issued shares, and thus shall not be less than 110,651,586 shares.
    - (b) The total shareholdings of all supervisors at the Company shall not be less than 0.3% of the Company's total issued shares, and thus may not be less than 11,065,159 shares.
  - b. Please refer to Attachment 5 for the shareholding of each director and supervisor and the shareholdings of all directors and supervisors as of the record date for determining the shareholders eligible to attend this annul general shareholders meeting.
  - c. The aggregate shareholdings of all directors and supervisors meet the minimum shareholding required by laws and regulations.
- (5) During the period for accepting shareholders' proposals (from April 1, 2013 to April 10, 2013), no shareholder submitted any written proposal to the Company for the 2013 annual general shareholders meeting in accordance with Article 172-1 of the Company Act.



**Motion 1**: (proposed by the Board of Directors)

Proposal: The business report and financial statements of fiscal year 2012 are hereby presented. Please acknowledge and recognize the same.

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#### Explanation:

- 1. Please refer to Attachment 1 for details of both the business report and the financial statements.
- 2. The aforementioned financial statements have been audited by the certified public accountants after being approved by the thirteenth Meeting of the Board of Directors of Ninth Term, together with the business report, have been submitted to and reviewed by the Supervisors.

Resolution: Total number of voting rights present at the time of voting: 2,496,346,631 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 95% of the voting shares present, i.e. 2,386,247,771 voting rights (including 424,741,155 voting rights through e-voting).

### **Motion 2**: (proposed by the Board of Directors)

Proposal: The plan for making up the Company's loss for fiscal year 2012 is hereby presented. Please acknowledge and recognize the same.

#### Explanation:

- 1. The Company had a net loss of NT\$1,852,536,163 for fiscal year 2012. The plan for making up the loss is as follows.
- 2. The proposal was approved by the fourteenth Meeting of the Board of Directors of Ninth Term.

# Winbond Electronics Corporation Statements of Deficit Compensation For the year ended December 31, 2012 (In New Taiwan Dollars)

Items	Amount
Accumulated Deficit, Beginning of Year	(\$2,483,439,763)
Less: Net Loss for Year 2012	(1,852,536,163)
Accumulated Deficit, End of Year	(\$4,335,975,926)

Resolution: Total number of voting rights present at the time of voting: 2,496,346,631 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 96% of the voting shares present, i.e. 2,399,016,274 voting rights (including 437,509,658 voting rights through e-voting).



### **Motion 3**: (proposed by the Board of Directors)

Proposal: It is proposed to amend the Company's Articles of Incorporation. Please review and approve the same.

#### Explanation:

- 1. In order to accommodate the policy of the securities authority to promote the candidate nomination system for the election of directors and supervisors, it is proposed to adopt the candidate nomination system for the election of directors and supervisors.
- 2. Please refer to Attachment 6 for the comparison chart of the articles proposed to be amended.

Resolution: Total number of voting rights present at the time of voting: 2,496,346,631 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 96% of the voting shares present, i.e. 2,399,068,441 voting rights (including 437,561,825 voting rights through e-voting).

### **Motion 4**: (proposed by the Board of Directors)

Proposal: It is proposed to amend the "Rules Governing the Election of Directors and Supervisors" of the Company. Please review and approve the same.

#### Explanation:

- 1. It is proposed to amend certain articles in order to be in line with the proposed amendment to the Articles of Incorporation with respect to the adoption of the candidate nomination system for the election of directors and supervisors.
- 2. Please refer to Attachment 7 for the comparison chart of the articles proposed to be amended.

Resolution: Total number of voting rights present at the time of voting: 2,496,346,631 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 96% of the voting shares present, i.e. 2,399,063,447 voting rights (including 437,556,831 voting rights through e-voting).

#### **Motion5**: (proposed by the Board of Directors)

Proposal: It is proposed to amend the internal rules of the Company. Please review and approve the same.

### Explanation:

Amendments to the internal rules are as follows:

- 1. Amendment of the "Procedures of Acquisition or Disposal of Assets"
  - (1) It is conducted in accordance with the Q&A for Regulations Governing Handling the Acquisition and Disposal of Assets by Public Companies dates November 30, 2012 and the Regulations Governing the Preparation of Financial Reports by Securities Issuer which was amended and promulgated by the order of the FSC dated December 22, 2011 (Ref. No.: Ging-Kuan-Cheng-Sheng-Tze-1000062465).
  - (2) The definitions of subsidiary and related party were amended pursuant to the above rulings.



Please refer to Attachment 8 for the comparison chart of the articles proposed to be amended.

- 2. Amendment of the "Procedures for Engaging in Financial Derivatives Transactions"
  - (1) It is conducted in accordance with the IFRS.
  - (2) The major item of this amendment is the definition of the terms for the types of hedge relation: the definition provided in the Statement of Financial Accounting Standards No.34 was amended to the definition provided in the IFRS "IAS 39 Financial Instruments: Recognition and Measurement." The accounting method was changed from according to the Statement of Financial Accounting Standards No.34 and No.36 to according to the IFRS "IAS 39: Financial Instruments: Recognition and Measurement", "IAS 32 Financial Instruments: Presentation" and "IFRS 7 Financial Instruments: Disclosure" and reference documents was added. Please refer to Attachment 9 for the comparison chart of the articles proposed to be amended.
- 3. Amendment of the "Regulations Governing Endorsements and Guarantees"
  - (1) It is conducted in accordance with the letter issued by the Financial Supervisory Commission dated July 6, 2012 (Ref. No.: Jin-Kuan-Cheng-Shen-Tze-1010029874) and the letter issued by the Financial Supervisory Commission dated August 27, 2012 (Ref. No.: Jin-Kuan-Cheng-Shen-Tze-1010039051).
  - (2) Please refer to Attachment 10 for the comparison chart of the articles proposed to be amended.
- 4. Amendment of the "Procedures for Governing Loaning of Funds"
  - (1) It is conducted in accordance with the letter issued by the Financial Supervisory Commission dated July 6, 2012 (Ref. No.: Ging-Kuan-Cheng-Shen-Tze-1010029874) and the Q&A for Regulations Governing the Procedures for Loaning of Funds and Endorsement and Guarantee by Public Companies dates December 26, 2012.
  - (2) Please refer to Attachment 11 for the comparison chart of the articles proposed to be amended.

Resolution: Total number of voting rights present at the time of voting: 2,496,346,631 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 96% of the voting shares present, i.e. 2,399,055,458 voting rights (including 437,548,842 voting rights through e-voting).

#### **Motion 6**: (proposed by the Board of Directors)

Proposal: It is proposed to release the directors of the Company from the non-competition restrictions. Please review and approve the same.

#### Explanation:

1. It is conducted in accordance with Paragraph 1 of Article 209 of the Company Act which provides that "A director who acts for himself/herself or on behalf of another person in a manner that is within the scope of the company's business shall explain to the shareholders



- meeting the essential contents of such act and secure its approval."
- 2. Mr. Yeu-Yuh Chu, a representative of Walsin Lihwa Corp. who is a director of the Company, acts as a director or manager in the companies running the same business as the Company does as follows:
  - (1) Since June 25, 2010, Mr. Yeu-Yuh Chu has been acting as a director of Walsin Technology Corporation whose main business is manufacture, process and sale of passive components, same as that of the Company.
  - (2) Since June 10, 2011, Mr. Yeu-Yuh Chu, being the representative of a corporate director, has been acting as a director of HannStar Board Corporation whose main business is manufacture and sale of PCB, same as that of the Company.
  - (3) Since June 15, 2011, Mr. Yeu-Yuh Chu, being the representative of a corporate director, has been acting as a director and manager of Global Brands Manufacture Limited whose main business is manufacture and sale of PCB, same as that of the Company.
- 3. Since June 15, 2011, Mr. Hong-Chi Yu, a director of the Company, has been acting as a director of Global Brands Manufacture Limited whose main business is manufacture and sale of PCB, same as that of the Company.
- 4. It is proposed to release Mr. Yeu-Yuh Chu and Mr. Hong-Chi Yu from the non-competition restriction from the day they began to act as a director or manager of the abovementioned companies and to approve not to exercise the right of disgorgement against any of the abovementioned director for the earnings made on or after the day they began to serve as a director or manager of the abovementioned companies.
- (6-1) Resolution: Proposal to release the non-competition restriction on director Mr. Yeu-Yuh Chu. According to the voting result, 858,091,531 voting shares held by shareholder Walsin Lihwa Corp. (shareholder no.1) voluntarily abstained; Mr. Yeu-Yuh Chu did not own any shares in the Company and thus abstention from voting was not applicable. Total number of voting rights present at the time of voting: 1,638,255,100 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 94% of the voting shares present, i.e. 1,540,930,594 voting rights (including 437,515,509 voting rights through e-voting).
- (6-2) Resolution:Mr. Hong-Chi Yu did not own any shares in the Company and thus abstention from voting is not applicable. Total number of voting rights present at the time of voting: 2,496,346,631 voting rights. The Proposal was passed as originally made by a simple majority, with affirmative vote of 96% of the voting shares present, i.e. 2,398,975,799 voting rights (including 437,469,183 voting rights through e-voting).



**Extemporary Motions: None.** 

Meeting Adjourned (9:58 a.m.).

(With regard to details of this annual general meeting of shareholders, video recording of the meeting shall supersede all other versions.)

# Attachment

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(English Translation)

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## **Business Report of Winbond Electronics Corporation For 2012**<sup>1</sup>

In 2012, global economic slowdown and surging mobile devices resulted in a weak demand of personal computers and its related products. Regardless of price erosion, Winbond posted a steady sales growth of both DRAM and Flash products in 2012. 2012 annual turnover was NT\$25,419 million, decreased by 7% from 2011; the consolidated revenue was NT\$32,965 million, decreased by 5% from 2011; the net loss was NT\$1,853 million (net loss NT\$0.5 per share).

#### Recap of operations in 2012:

Winbond continued to improve product mix and customer mix in 2012. Flash products accounted for 40% of total sales. Winbond is the top serial flash memory supplier worldwide in terms of shipments. We kept our leading position in the memory industry through expansion of market share, continuous enhancing product quality and after-sales service which were highly recognized by customers. As far as the Mobile DRAM is concerned, Winbond endeavored in product research and development to expand sales of Low Power DRAM and to provide our customers complete product solutions. We continued to expand applications of Specialty DRAM into high quality requirement and high entry barrier field such as KGD (known good die), automotive electronics and industrial equipment. We expect to maintain our shares in tier one customers worldwide by provide peripheral modules in smart mobile devices.

In terms of manufacturing and process technologies, we entered into mass production of 46 nm process technology for DRAM products and 58 nm process technology for Flash products. Our prudent capacity planning and Fab-lite strategy enabled us to optimize product and customer mix and to generate stable profitability. Our capability for technology research, complete product portfolio and steady supply of products made us one of the best solution providers for specialty memory in the world.

In financial aspects, we obtained an NT\$5 billion syndicated loan from 10 well known banks in November 2012 to enhance working capital, repay debt. We believe that our creditworthiness and tight control of fund management will enable us to deal with the fast changing industry and the

<sup>&</sup>lt;sup>1</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.



future challenges.

In 2012, consolidation of DRAM fabs and growing mobile devices changed the supply chain in memory industry. Facing 2013, Winbond will be dedicated to provide comprehensive solutions of low to medium density memory products, cultivating the market of specialty memory, focusing on the applications with high entry barrier, high quality requirement and serving tier-one customers worldwide. We establish sustainable customer relationships with high-quality products, services and stable supply in expectation to achieve steady earning power in the future.

Chairman: Arthur Yu-Cheng Chiao

General Manager: Tung-Yi Chan

Head of Accounting Division: Wen-Ying Liang



BALANCE SHEETS **DECEMBER 31, 2012 AND 2011** (In Thousands of New Taiwan Dollars)

	2012		2011			2012		2011	
ASSETS	Amount	%	Amount	%	LIABILITIES AND STOCKHOLDERS' EQUITY	Amount	%	Amount	%
CLUDDENIT A CCETC					CURRENTE LA DILITERA				
CURRENT ASSETS	Ф. 2.707.404	-	Ф. 2.012.007	7	CURRENT LIABILITIES	Φ 2.71 < 47.4	~	Φ 1 520 502	2
Cash and cash equivalents (Notes 2 and 4)	\$ 3,707,404	7	\$ 3,812,987	/	Short-term loans (Note 13)	\$ 2,716,474	5	\$ 1,539,592	3
Financial assets at fair value through profit or loss, current (Notes 2	02.551		1.702		Short-term bills payable (Note 14)	499,376	1	199,763	-
and 5)	23,551	-	1,703	-	Notes payable	812,253	2	849,714	1
Available-for-sale financial assets, current (Notes 2 and 8)	704,091	2	707,542	1	Accounts payable	2,798,923	5	2,640,929	5
Notes receivable, net (Notes 2 and 6)	286	-	382	-	Payable on equipment	125,116	-	632,910	1
Accounts receivable, net (Notes 2 and 6)	3,004,575	6	2,447,898	4	Accrued expenses and other payables	1,551,004	3	1,623,695	3
Accounts receivable from related parties, net (Notes 6 and 22)	578,568	1	701,771	1	Current portion of long-term liabilities (Note 15)	4,483,330	9	7,158,327	12
Other financial assets, current	160,902	-	85,609	-	Other current liabilities	22,962		23,503	
Inventories (Notes 2 and 7)	7,107,687	13	6,427,420	11					
Deferred income tax assets, current (Notes 2 and 20)	147,000	-	210,000	-	Total current liabilities	13,009,438	<u>25</u>	14,668,433	<u>25</u>
Other current assets	370,674	1	328,827	1					
					LONG-TERM LIABILITIES				
Total current assets	15,804,738	30	14,724,139	<u>25</u>	Long-term debt (Note 15)	6,550,000	12	7,966,663	13
FUND AND INVESTMENTS					OTHER LIABILITIES				
Available-for-sale financial assets, noncurrent (Notes 2 and 8)	64,530	_	64,800	_	Accrued pension liabilities (Notes 2 and 16)	193,077	_	154.308	1
Financial assets carried at cost, noncurrent (Notes 2, 9 and 22)	56,481	_	61,855	_	Reserve for product guarantee (Note 2)	102,297	_	94,271	-
Long-term equity investments at equity method (Notes 2 and 10)	5,387,887	10	4,825,200	9	Other liabilities - others	231,728	1	132,197	_
Long term equity investments at equity method (1906s 2 and 19)	<u> </u>		4,023,200		Other habilities others	231,720		132,177	
Total fund and investments	5,508,898	10	4,951,855	9	Total other liabilities	527,102	1	380,776	1
PROPERTY, PLANT AND EQUIPMENT (Notes 2 and 11)					Total liabilities	20,086,540	38	23,015,872	39
Cost									
Land	799,147	1	799,147	1	STOCKHOLDERS' EQUITY				
Buildings	16.357.176	31	16.148.157	28	Common stock (Note 17)	36.856.012	69	36,802,302	63
Machinery and equipment	66,351,722	124	64,599,851	111	Capital surplus	,,		,,	
Other equipment	2,560,421	5	2,504,366		Treasury stock transaction	1,971,862	4	1.971.862	3
Total cost	86,068,466	161	84,051,521	<u>4</u> 144	Adjustment on long-term equity investments under equity method	27,868	-	23,913	-
Accumulated depreciation	(57,765,137)	(108)	(49,782,156)	(85)	Stock option (Notes 2 and 18)	9.285	_	13.960	_
Construction in progress and prepayments on purchase of equipment	92,945	<u> </u>	125,671	, ,	Others	190,111	_	222,784	1
construction in progress and prepayments on paremase of equipment	<u></u>		123,071		Accumulated deficit	(4,335,976)	(8)	(2,483,440)	(4)
Property, plant and equipment, net	28,396,274	53	34,395,036	59	Other equity	(4,333,770)	(0)	(2,403,440)	(4)
1 roporty, plant and equipment, net	20,370,214				Cumulative translation adjustments (Note 2)	268,081	_	359,900	1
INTANGIBLE ASSETS (Notes 2 and 12)	38,430		548,754	1	Unrealized loss on financial instruments (Note 2)	(1,408,417)	(3)	(1,449,394)	(3)
INTERNOLDED ASSETS (NOICS 2 and 12)			<u></u>		Treasury stock (Notes 2 and 17)	(106,387)		(106,387)	
OTHER ASSETS					ricasury stock (Notes 2 and 17)	(100,367)		(100,367)	
Refundable deposits	73,522	_	80,455		Total stockholders' equity	33,472,439	62	35,355,500	61
Deferred income tax assets, noncurrent (Notes 2 and 20)	3,595,000	7	3,532,000	6	Total stockholders equity	<u> </u>			
Others	3,393,000 142,117		139,133						
Officis	142,117		139,133	<del></del>					
Total other assets	3,810,639	7	3,751,588	6					
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TOTAL	<u>\$ 53,558,979</u>	<u>100</u>	<u>\$ 58,371,372</u>	<u>100</u>	TOTAL	<u>\$ 53,558,979</u>	<u>100</u>	<u>\$ 58,371,372</u>	<u>100</u>

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



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

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

	2012		2011	
	Amount	%	Amount	%
NET SALES	\$ 25,418,819	100	\$ 27,214,454	100
COST OF SALES (Note 7)	23,475,716	92	24,149,499	89
GROSS PROFIT	1,943,103	8	3,064,955	_11
OPERATING EXPENSES				
Selling expenses	675,400	3	606,800	2
General and administrative expenses	682,970	3	534,781	2
Research and development expenses	2,600,733	<u>10</u>	2,548,520	9
Total operating expenses	3,959,103	<u>16</u>	3,690,101	13
LOSS FROM OPERATIONS	(2,016,000)	<u>(8</u> )	(625,146)	<u>(2</u> )
NON-OPERATING INCOME AND GAINS				
Interest income	18,901	_	24,163	_
Investment income recognized under equity	,,		,	
method (Note 10)	423,149	2	131,829	1
Investment income	-	-	24,668	_
Gain on disposal of property, plant and			21,000	
equipment (Note 2)	4,483	_	926	_
Gain on disposal of investments	-	_	7,027	_
Foreign exchange gain (Note 2)	_	_	58,373	_
Reversal of allowance for doubtful accounts	68,209	_	13,000	_
Gain on valuation of financial instruments (Note	00,207		13,000	
5)	93,806	1	_	_
Others	17,312	_	70,209	_
Offices	17,312		<u></u>	
Total non-operating income and gains	625,860	3	330,195	1
NON-OPERATING EXPENSES AND LOSSES				
Interest expense	362,797	2	425,495	2
Other investment loss (Note 9)	2,922	_	9,680	_
Loss on disposal of property, plant and	2,722		7,000	
equipment (Note 2)	27	_	1,006	_
Loss on disposal of investment	17,856	_	1,000	_
Foreign exchange loss (Note 2)	56,097	-	-	-
Loss on valuation of financial instruments (Note	30,097	-	-	-
5)			88,854	
Others	22,697	-	,	-
Oulers	<u></u>		23,305	
Total non-operating expenses and losses	462,396	2	548,340	2
, , ,		_ <del></del>		tinued)



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

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

	2012		2011		
	Amount	%	Amoun	t %	
LOSS BEFORE INCOME TAX	\$ (1,852,53	36) (7)	\$ (843,2	291) (3)	
INCOME TAX EXPENSE (Notes 2 and 20)		<u>-</u>		<u>-</u> <u>-</u>	
NET LOSS	\$ (1,852,53	<u>(7)</u>	\$ (843,2	<u>(3)</u>	
	20	12	20	011	
	Before Income Tax	After Income Tax	Before Income Tax	After Income Tax	
LOSS PER SHARE (Notes 2 and 21) Basic loss per share	<u>\$ (0.50</u> )	<u>\$ (0.50</u> )	<u>\$ (0.23)</u>	<u>\$ (0.23)</u>	

Proforma amount, assuming common shares held by subsidiaries were not treated as treasury stock:

	20	12	2011			
	Before Income Tax	After Income Tax	Before Income Tax	After Income Tax		
NET LOSS		\$(1,852,536 )		<u>\$ (843,291)</u>		
BASIC LOSS PER SHARE	<u>\$(0.50</u> )	<u>\$(0.50</u> )	<u>\$(0.23)</u>	<u>\$(0.23)</u>		

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

(Concluded)



# STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars)

				Surplus						
	Common Stock	Treasury Stock Transaction	Adjustments on Long-term Equity Investments under Equity Method	Stock Option	Others	Accumulated Deficit	Cumulative Translation Adjustments	Other Equity Unrealized Loss on Financial Instruments	Treasury Stock	Total
BALANCE, JANUARY 1, 2011	\$ 36,693,502	\$ 1,971,862	\$ 23,912	\$ 20,104	\$ 288,066	\$ (1,640,149)	\$ 242,163	\$ (51,936)	\$ (106,387)	\$ 37,441,137
Net loss for 2011	-	-	-	-	-	(843,291)	-	-	-	(843,291)
Changes in translation adjustments	-	-	-	-	-	-	117,737	-	-	117,737
Changes in unrealized loss on financial instruments	-	-	-	-	-	-	-	(1,397,458)	-	(1,397,458)
Issuance of stock from exercising employee stock options (Note 17)	108,800	-	-	(10,616)	(65,282)	-	-	-	-	32,902
Capital surplus from investee under equity method	-	-	1	-	-	-	-	-	-	1
Compensation cost of employee stock options (Note 18)	<del>_</del>	<del>_</del>		4,472	<del>_</del>		<del>_</del>	<del>_</del>		4,472
BALANCE, DECEMBER 31, 2011	36,802,302	1,971,862	23,913	13,960	222,784	(2,483,440)	359,900	(1,449,394)	(106,387)	35,355,500
Net loss for 2012	-	-	-	-	-	(1,852,536)	-	-	-	(1,852,536)
Changes in translation adjustments	-	-	-	-	-	-	(92,184)	-	-	(92,184)
Changes in unrealized gain on financial instruments	-	-	-	-	-	-	-	110,462	-	110,462
Capital surplus from investee under equity method	-	-	76	-	-	-	-	-	-	76
Issuance of stock from exercising employee stock options (Note 17)	53,710	-	-	(4,816)	(32,673)	-	-	-	-	16,221
Write-off stockholders' equity due to subsidiary merged (Note 10)	-	-	3,879	-	-	-	365	(69,485)	-	(65,241)
Compensation cost of employee stock options (Note 18)				141			<u>-</u>			141
BALANCE, DECEMBER 31, 2012	\$ 36,856,012	<u>\$ 1,971,862</u>	\$ 27,868	<u>\$ 9,285</u>	<u>\$ 190,111</u>	<u>\$ (4,335,976)</u>	<u>\$ 268,081</u>	<u>\$ (1,408,417)</u>	<u>\$ (106,387)</u>	\$ 33,472,439

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



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

(In Thousands of New Taiwan Dollars)

	2012	2011
CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	\$(1,852,536)	\$ (843,291)
Adjustments to reconcile net loss to net cash provided by		, , ,
operating activities		
Depreciation	8,489,074	9,680,099
Amortization	529,041	523,434
Reversal of allowance for doubtful accounts	(68,209)	(13,000)
(Gain) loss on decline in market value and obsolescence and		
abandonment of inventories	(69,515)	486,680
Loss (gain) on disposal of investments, net	17,856	(7,027)
Investment income recognized under equity method, net	(423,149)	(131,829)
Impairment losses on financial assets carried at cost	2,922	9,680
Cash dividends from equity method investees	215,254	379,860
Net (gains) losses on disposal of property, plant and equipment	(4,456) 141	80 4,472
Compensation cost of employee stock options Net changes in operating assets and liabilities	141	4,472
Financial assets at fair value through profit or loss, current	(21,848)	54,403
Notes receivable	96	970
Accounts receivable	(574,969)	613,230
Accounts receivable from related parties	122,828	(275,204)
Other financial assets, current	(75,294)	(10,165)
Inventories	(610,752)	(1,476,316)
Other current assets	(41,847)	121,595
Other assets	(14,768)	(35,090)
Notes payable	(37,460)	(287,725)
Accounts payable	157,993	650,223
Accrued expenses and other payables	(72,691)	71,863
Other current liabilities	(541)	(58,644)
Other liabilities	46,695	48,638
Net cash provided by operating activities	5,713,865	9,506,936
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of property, plant and equipment	(3,018,234)	(5,965,461)
Acquisition of long-term investments under equity method	(403,856)	(376,670)
Acquisition of available-for-sale financial assets	(86,915)	(316,826)
Acquisition of financial assets carried at cost	(58,950)	-
Proceeds from disposal of available-for-sale financial assets	71,285	-
Proceeds from disposal of financial assets carried at cost	62,708	335
Proceeds from capital return of long-term investments under	100.0-1	
equity method	188,874	-
Proceeds from disposal of property, plant and equipment	24,584	4,448
Net cash used in investing activities	(3,220,504)	(6,654,174) (Continued)



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

(In Thousands of New Taiwan Dollars)

	2012	2011
CASH FLOWS FROM FINANCING ACTIVITIES Increase (decrease) in short-term loans Increase in short-term bills payable Increase in long-term debt Repayment of long-term debt Proceeds from exercise of employee stock options  Net cash used in financing activities	1,176,883 299,613 3,200,000 (7,291,660) 16,220 (2,598,944)	(12,223) 199,763 5,000,000 (8,491,670) 32,902 (3,271,228)
NET DECREASE IN CASH AND CASH EQUIVALENTS	(105,583)	(418,466)
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	3,812,987	4,231,453
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$3,707,404</u>	\$ 3,812,987
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Cash paid for interest during the year  SUPPLEMENTAL DISCLOSURES OF NONCASH INVESTING AND FINANCING ACTIVITIES Current portion of long-term liabilities Change in cumulative translation adjustments Unrealized gain (loss) on financial instruments Acquisitions of available-for-sale financial assets offset by accounts receivable Capital surplus from investee under equity method Write-off stockholders' equity due to subsidiary merged  CASH PAYMENT FOR ACQUISITIONS OF PROPERTY, PLANT AND EQUIPMENT	\$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	\$ 549,022 \$ 7,158,327 \$ 117,737 \$ (1,397,458) \$
Net increase in acquisition of property, plant and equipment Add payable for property, plant and equipment, beginning of year Less payable for property, plant and equipment, end of year Cash payment for acquisitions of property, plant and equipment	\$ 2,510,440 632,910 (125,116) \$ 3,018,234	\$ 5,518,277 1,080,094 (632,910) \$ 5,965,461

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

(Concluded)



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

	2012		2011		
ASSETS	Amount	%	Amount	%	
CURRENT ASSETS					
Cash and cash equivalents (Notes 2 and 4) Financial assets at fair value through profit or loss, current	\$ 5,814,928	10	\$ 6,002,597	10	
(Notes 2 and 5)	28,721	_	3,676	_	
Available-for-sale financial assets, current (Notes 2 and 8)	704,091	1	902,713	1	
Notes receivable, net (Notes 2 and 6)	327	_	534	_	
Accounts receivable, net (Notes 2 and 6)	4,608,920	8	4,113,894	7	
Accounts receivable from related parties, net (Notes 6 and 22)	46,073	-	50,639	-	
Other financial assets, current	214,172	-	139,144	_	
Inventories (Notes 2 and 7)	8,108,677	15	7,272,562	12	
Deferred income tax assets, current (Notes 2 and 20)	222,356	1	281,638	_	
Other current assets	532,212	1	420,635	1	
Total current assets	20,280,477	<u>36</u>	19,188,032	31	
FUND AND INVESTMENTS					
Available-for-sale financial assets, noncurrent (Notes 2 and 8)	64.530	_	353,997	1	
Financial assets carried at cost, noncurrent (Notes 2 and 9)	604,185	1	1,245,403	2	
Long-term equity investments at equity method (Notes 2 and 10)	1,727,128	3	65,092		
Total fund and investments	2,395,843	4	1,664,492	3	
PROPERTY, PLANT AND EQUIPMENT (Notes 2 and 11)					
Cost					
Land	870,460	2	873,493	1	
Buildings	20,067,447	36	19,963,440	33	
Machinery and equipment	78,216,631	139	76,529,259	126	
Other equipment	2,888,473	5	2,822,391	5	
Total cost	102,043,011	182	100,188,583	165	
Accumulated depreciation	(73,119,244)	(130)	(65,165,653)	(107)	
Construction in progress and prepayments on purchase of equipment	97,347		126,609		
Property, plant and equipment, net	29,021,114	52	35,149,539	58	
INTANGIBLE ASSETS (Notes 2 and 12)	183,310		639,191	1	
OTHER ASSETS					
Refundable deposits	148,981	-	160,149	-	
Deferred income tax assets, noncurrent (Notes 2 and 20)	3,996,998	7	3,992,639	7	
Others	192,414	<u> </u>	130,607		
Total other assets	4,338,393	8	4,283,395	7	
TOTAL	\$ 56,219,137	<u>100</u>	\$ 60,924,649	_100	

	2012		2011	
LIABILITIES AND STOCKHOLDERS' EQUITY	Amount	%	Amount	%
CURRENT LIABILITIES				
Short-term loans (Note 13)	\$ 2,716,474	5	\$ 1,681,092	3
Short-term bills payable (Note 14)	499,376	1	199,763	-
Notes payable	812,253	1	849.713	1
Accounts payable	3,421,866	6	3,211,805	5
Payable on equipment	173,632	-	650,233	1
Accrued expenses and other payables	2,187,998	4	2,151,012	4
Current portion of long-term liabilities (Note 15)	4,483,330	8	7,158,327	12
Other current liabilities	78,085		68,865	
Total current liabilities	14,373,014	<u>25</u>	15,970,810	<u>26</u>
LONG-TERM LIABILITIES				
Long-term debt (Note 15)	6,550,000	12	7,966,663	13
OTHER LIABILITIES				
Accrued pension liabilities (Notes 2 and 16)	417,477	1	368,676	1
Reserve for product guarantee (Note 2)	119,902	-	94,271	-
Other liabilities - others	100,778		99,146	
Total other liabilities	638,157	1	562,093	1
Total liabilities	21,561,171	38	24,499,566	<u>40</u>
EOUITY ATTRIBUTABLE TO STOCKHOLDERS OF THE PARENT				
Common stock (Note 17)	36,856,012	66	36,802,302	60
Capital surplus	30,030,012	00	30,002,302	00
Treasury stock transaction	1,971,862	4	1,971,862	3
Adjustment on long-term equity investments under equity method	27,868	-	23.913	-
Stock option (Notes 2 and 18)	9,285	-	13,960	_
Others	190,111	-	222,784	1
Accumulated deficit	(4,335,976)	(8)	(2,483,440)	(4)
Other equity		. ,		. ,
Cumulative translation adjustments (Note 2)	268,081	-	359,900	-
Unrealized loss on financial instruments (Note 2)	(1,408,417)	(2)	(1,449,394)	(2)
Treasury stock (Notes 2 and 17)	(106,387)		(106,387)	
Equity attributable to stockholders of the parent	33,472,439	60	35,355,500	58
MINORITY INTEREST	1,185,527	2	1,069,583	2
Total stockholders' equity	34,657,966	<u>62</u>	36,425,083	60

\$ 56,219,137

\$ 60,924,649

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

TOTAL



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

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

	2012		2011			
	Amount	%	Amount	%		
NET SALES	\$ 32,965,283	100	\$ 34,696,850	100		
COST OF SALES (Note 7)	27,804,925	84	28,640,415	83		
(UNREALIZED) REALIZED INTERCOMPANY PROFIT	(74)		266			
GROSS PROFIT	5,160,284	<u>16</u>	6,056,701	<u>17</u>		
OPERATING EXPENSES Selling expenses General and administrative expenses Research and development expenses	1,001,627 1,126,746 4,299,021	3 4 13	968,768 954,961 4,306,307	3 3 12		
Total operating expenses	6,427,394	20	6,230,036	<u>18</u>		
LOSS FROM OPERATIONS	(1,267,110)	<u>(4</u> )	(173,335)	<u>(1</u> )		
NON-OPERATING INCOME AND GAINS Interest income Investment income recognized under equity method	43,825	-	39,942	-		
(Note 10) Investment income	14,458 47,133	-	11,963 84,119	-		
Gain on disposal of property, plant and equipment (Note 2) Gain on disposal of investments	21,184	-	7,690 69,880	-		
Foreign exchange gain (Note 2) Reversal of allowance for doubtful accounts	- 67,586	-	45,765 8,872	-		
Gain on valuation of financial instruments (Note 5) Others	103,647 36,793	1 	88,583	<u> </u>		
Total non-operating income and gains	334,626	1	356,814	1		
NON-OPERATING EXPENSES AND LOSSES						
Interest expense Other investment loss (Note 9) Loss on disposal of property, plant and equipment	364,983 25,030	1 -	430,307 86,902	1		
(Note 2) Loss on disposal of investment	3,629 30,733	-	2,960	-		
Foreign exchange loss (Note 2)	55,538	-	151500	-		
Loss on valuation of financial instruments (Note 5) Others	27,674		154,790 35,125	1 		
Total non-operating expenses and losses	507,587	1	<u>710,084</u> (Co	2 ntinued)		



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

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

		2012		2	011
	An	nount %	<b>6</b>	Amour	nt %
LOSS BEFORE INCOME TAX	\$ (1	,440,071)	(4) \$	(526,	(2)
INCOME TAX EXPENSE (Notes 2 and 20)		(175,037)	<u>(1</u> ) _	(152,	.363)
NET LOSS	\$ (1	,615,108)	<u>(5)</u> <u>\$</u>	(678,	<u>(2</u> )
ATTRIBUTED TO Stockholders of the parent Minority interest	<u>\$ (1</u>	237,428	(6) \$ 1	(843, 164, (678,	<u></u>
	Before Income Tax and Minority Interest	After Income Tax and Attributed to Stockholder s of the Parent	Bef Incom ar Mine Inte	ore ne Tax nd ority	After Income Tax and Attributed to Stockholder s of the Parent
LOSS PER SHARE (Notes 2 and 21) Basic loss per share	<u>\$ (0.39)</u>	<u>\$ (0.50)</u>	\$ (1	<u>).14</u> )	<u>\$ (0.23)</u>

Proforma amount, assuming common shares held by subsidiaries were not treated as treasury stock:

	20	)12	2011		
	Before Income Tax and Minority Interest	After Income Tax and Attributed to Stockholders of the Parent	Before Income Tax and Minority Interest	After Income Tax and Attributed to Stockholders of the Parent	
NET LOSS	<u>\$ (1,440,071</u> )	<u>\$ (1,852,536)</u>	<u>\$ (526,605)</u>	<u>\$ (843,291)</u>	
BASIC LOSS PER SHARE	<u>\$ (0.39)</u>	<u>\$ (0.50)</u>	<u>\$ (0.14)</u>	<u>\$ (0.23)</u>	

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



CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY YEARS ENDED DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars)

			Capital	Surplus				Other Equity			
	Common Stock	Treasury Stock Transaction	Adjustments on Long-term Equity Investments under Equity Method	Stock Option	Others	Accumulated Deficit	Cumulative Translation Adjustments	Unrealized Loss on Financial Instruments	Treasury Stock	Minority Interests	Total
BALANCE, JANUARY 1, 2011	\$ 36,693,502	\$ 1,971,862	\$ 23,912	\$ 20,104	\$ 288,066	\$ (1,640,149)	\$ 242,163	\$ (51,936)	\$ (106,387)	\$ 1,125,537	\$ 38,566,674
Net loss for 2011	-	-	-	-	-	(843,291)	-	-	-	164,323	(678,968)
Changes in translation adjustments	-	-	-	-	-	-	117,737	-	-	-	117,737
Changes in unrealized loss on financial instruments	-	-	-	-	-	-	-	(1,397,458)	-	-	(1,397,458)
Capital surplus from investee under equity method	-	-	1	-	-	-	-	-	-	-	1
Issuance of stock from exercising employee stock options (Note 17)	108,800	-	-	(10,616)	(65,282)	-	-	-	-	-	32,902
Compensation cost of employee stock options (Note 18)	-	-	-	4,472	-	-	-	-	-	-	4,472
Changes in minority interests	<del>_</del>	<u> </u>	<del>_</del>	<del>-</del>	<u> </u>	<del>_</del>		<u>-</u>	<del>_</del>	(220,277)	(220,277)
BALANCE, DECEMBER 31, 2011	36,802,302	1,971,862	23,913	13,960	222,784	(2,483,440)	359,900	(1,449,394)	(106,387)	1,069,583	36,425,083
Net loss for 2012	-	-	-	-	-	(1,852,536)	-	-	-	237,428	(1,615,108)
Changes in translation adjustments	-	-	-	-	-	-	(92,184)	-	-	-	(92,184)
Changes in unrealized gain on financial instruments	-	-	-	-	-	-	-	110,462	-	-	110,462
Capital surplus from investee under equity method	-	-	76	-	-	-	-	-	-	-	76
Write-off stockholders' equity due to subsidiary merged (Note 10)	-	-	3,879	-	-	-	365	(69,485)	-	-	(65,241)
Issuance of stock from exercising employee stock options (Note 17)	53,710	-	-	(4,816)	(32,673)	-	-	-	-	-	16,221
Compensation cost of employee stock options (Note 18)	-	-	-	141	-	-	-	-	-	-	141
Changes in minority interests	<del>_</del>	<u>-</u>		<del>_</del>	<u>-</u>	<u>-</u>		<del>-</del>	<del>-</del>	(121,484)	(121,484)
BALANCE, DECEMBER 31, 2012	\$ 36,856,012	<u>\$ 1,971,862</u>	<u>\$ 27,868</u>	<u>\$ 9,285</u>	<u>\$ 190,111</u>	<u>\$ (4,335,976)</u>	<u>\$ 268,081</u>	<u>\$ (1,408,417)</u>	<u>\$ (106,387)</u>	<u>\$ 1,185,527</u>	<u>\$ 34,657,966</u>

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

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### WINBOND ELECTRONICS CORPORATION AND SUBSIDIARIES

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

(In Thousands of New Taiwan Dollars)

	2012	2011
CASH FLOWS FROM OPERATING ACTIVITIES		
Net loss	\$ (1.615.108)	\$ (678.968)
Adjustments to reconcile net loss to net cash provided by operating		
Depreciation	8.651.002	9.863.064
Amortization	573,864	571.933
Reversal of allowance for doubtful accounts	(67.586)	(8.872)
Loss on decline in market value and obsolescence and abandonment	158	496,359
Loss (gain) on disposal of investments	30.733	(69.880)
Investment income recognized under equity method	(14.458)	(11.963)
Cash dividends from equity method investees	6.566	-
Impairment losses on financial assets carried at cost	25,030	86,902
Net gain on disposal of property. plant and equipment	(17.555)	(4.730)
Compensation cost of employee stock options	198	4.808
Net changes in operating assets and liabilities		
Financial assets at fair value through profit or loss	(25.044)	60,450
Notes receivable	207	1.700
Accounts receivable	(513.941)	299.968
Accounts receivable from related parties	4.566	(11.594)
Other financial assets, current	(75,111)	(31.605)
Inventories	(836.273)	(1.394.921)
Other current assets	(111.577)	203.880
Deferred income tax assets	54.923	42.962
Other assets	7.224	(13.769)
Notes pavable	(37.460)	(287.726)
Accounts pavable	210.061	707.387
Accrued expenses and other pavables	28.423	(268.280)
Other current liabilities	9.220	(51.856)
Other liabilities	66.300	74.634
Net cash provided by operating activities	6.354.362	9.579.883
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property. plant and equipment	(3.126.853)	(6.102.573)
Acquisition of investments under equity method	(403.856)	-
Acquisition of available-for-sale financial assets	(86.915)	(748.232)
Acquisition of financial assets carried at cost	(1.158)	-
Proceeds from disposal of investments accounted for by equity method	-	47.527
Proceeds from disposal of available-for-sale financial assets	315.037	135.810
Proceeds from disposal of financial assets carried at cost	16.552	2.078
Proceeds from capital return of financial assets carried at cost	8.617	48.653
Proceeds from disposal of property, plant and equipment	48.145	12.687
Acquisition of intangible assets	(89.382)	(81.809)
Net cash used in investing activities	(3.319.813)	(6.685.859) (Continued)

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### WINBOND ELECTRONICS CORPORATION AND SUBSIDIARIES

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

(In Thousands of New Taiwan Dollars)

(III Thousands of New Taiwan Donars)	2012	2011
CASH FLOWS FROM FINANCING ACTIVITIES	2012	2011
Increase in short-term loans	\$ 1,035,383	\$ 65,277
Increase in short-term bills payable	299,613	199,763
Proceeds from long-term debt	3,200,000	5,000,000
Repayment of long-term debt	(7,291,660)	(8,491,670)
Decrease in minority interest	(166,417)	(174,035)
Proceeds from exercise of employee stock options	<u>16,220</u>	32,902
Net cash used in financing activities	(2,906,861)	(3,367,763)
EFFECT OF EXCHANGE RATE CHANGES	(57,269)	72,245
EFFECT OF DISPOSAL SUBSIDIARIES	(258,088)	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(187,669)	(401,494)
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	6,002,597	6,404,091
CASH AND CASH EQUIVALENTS, END OF YEAR	\$ 5,814,928	\$ 6,002,597
SUPPLEMENTAL CASH FLOW INFORMATION		
Interest paid	<u>\$ 422,819</u>	<u>\$ 553,428</u>
Income tax paid	<u>\$ 102,782</u>	<u>\$ 104,058</u>
NONCASH INVESTING AND FINANCING ACTIVITIES		
Current portion of long-term liabilities	<u>\$ 4,483,330</u>	<u>\$ 7,158,327</u>
Change in cumulative translation adjustments	<u>\$ (92,184)</u>	<u>\$ 117,737</u>
Unrealized gain (loss) on financial instruments	<u>\$ 110,462</u>	<u>\$ (1,397,458)</u>
Write-off stockholders' equity due to subsidiary merged	<u>\$ (65,241)</u>	<u>\$</u>
Capital surplus from investee under equity method	<u>\$ 76</u>	<u>\$ 1</u>
Acquisition of available-for-sale financial assets offset by accounts	<u>\$ 86,501</u>	<u>\$</u>
CASH PAYMENT FOR ACQUISITIONS OF PROPERTY, PLANT		
Net increase in acquisition of property, plant and equipment	\$ 2,650,252	\$ 5,658,231
Add payable for property, plant and equipment, beginning of year	650,233	1,094,575
Less payable for property, plant and equipment, end of year	(173,632)	(650,233)
Cash payment for acquisitions of property, plant and equipment	<u>\$ 3,126,853</u>	<u>\$ 6,102,573</u>
		(Continued)

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### WINBOND ELECTRONICS CORPORATION AND SUBSIDIARIES

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

(In Thousands of New Taiwan Dollars)

As of December 31, 2012, fair values of assets and liabilities of Win Investment Corporation (WIN), a subsidiary was merged by Chin Xin Investment are summarized as follows:

Cash and cash equivalents	\$	258,088
Available-for-sale financial assets		433,932
Financial assets carried at cost		620,154
Other current assets and other assets		51,409
Other current liabilities		(33)
Net assets of WIN on merger date	<u>\$</u>	1,363,550
Net cash used in disposal subsidiaries WIN	\$	258,088

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

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Attachment 2

#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and Stockholders Winbond Electronics Corporation

We have audited the accompanying balance sheets of Winbond Electronics Corporation (the "Company") as of December 31, 2012 and 2011, and the related statements of income, changes in stockholders' 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. Certain long-term investments were accounted for under the equity method based on financial statements as of and for the year ended December 31, 2011 of the investees, which were audited by other auditors. Our opinion, insofar as it relates to such investments, is based solely on the reports of other auditors. The investments in such investees amounted to zero as of December 31, 2011; investment loss amounted to NT\$1,341 thousand for the year then ended.

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

In our opinion, based on our audits and the report of other auditors, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2012 and 2011, and the results of its operations and its cash flows for the years then ended, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, requirements of the Business Accounting Law and Guidelines Governing Business Accounting relevant to financial accounting standards, and accounting principles generally accepted in the Republic of China.



We have also audited the consolidated balance sheets of Winbond Electronics Corporation and its subsidiaries as of December 31, 2012 and 2011, and the related consolidated statements of income, changes in stockholders' equity, and cash flows for the years then ended (not presented herewith), and have expressed in our report thereon an unqualified opinion and an unqualified opinion with explanatory paragraphs dated February 6, 2013, respectively.

Delotte & Touche

February 6, 2013

#### Notice to Readers

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

For the convenience of readers, the auditors' report and the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language auditors' report and financial statements shall prevail. Also, as stated in Note 2 to the financial statements, the additional footnote disclosures that are not required under generally accepted accounting principles were not translated into English.



#### INDEPENDENT AUDITORS' REPORT

The Board of Directors and Stockholders Winbond Electronics Corporation

We have audited the accompanying consolidated balance sheets of Winbond Electronics Corporation and subsidiaries (the "Company") as of December 31, 2012 and 2011, and the related consolidated statements of income, changes in stockholders' equity, and cash flows for the years then ended. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. Certain long-term investments were accounted for under the equity method based on financial statements as of and for the year ended December 31, 2011 of the investees, which were audited by other auditors. Our opinion, insofar as it relates to such investments, is based solely on the reports of other auditors. The investments in such investees amounted to zero as of December 31, 2011; investment loss amounted to NT\$1,341 thousand for the year then ended.

We conducted our audits in accordance with the Rules Governing the Audit of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those rules and standards require that we plan and perform the audit to obtain reasonable assurance about whether the 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, based on our audits and the reports of other auditors, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2012 and 2011, and the consolidated results of their operations and their cash flows for the years then ended, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, and accounting principles generally accepted in the Republic of China.

Delotte & Touche

February 6, 2013

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#### Notice to Readers

The accompanying consolidated 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 consolidated financial statements are those generally accepted and applied in the Republic of China.

For the convenience of readers, the auditors' report and the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the Republic of China. If there is any conflict between the English version and the original Chinese version or any difference in the interpretation of the two versions, the Chinese-language auditors' report and consolidated financial statements shall prevail. Also, as stated in Note 2 to the consolidated financial statements, the additional footnote disclosures that are not required under generally accepted accounting principles were not translated into English.



Attachment 3

(English Translation)

# Supervisors' review report<sup>2</sup>

To: The 2013 Annual General Meeting of Shareholders

The Board of Directors of the Company has prepared the 2012 financial statements and the consolidated financial report, which have been audited by HONG, KUO-TYAN and WU, KER-CHANG at Deloitte who have been retained by the Board of Directors of the Company to issue an audit report. The audit report provides that the 2012 financial statements and the consolidated financial report of the Company can fairly present the Company's financial position. The undersigned supervisors have reviewed the audit report and the aforesaid documents, together with the business report, the consolidated business reports of affiliates and the plan for making up the Company's loss for fiscal year 2012 prepared by the Board of Directors, and did not find any incompliance. According to Article 219 of the Company Law, it is hereby submitted for your review and perusal.

Supervisor: Yu-Chi Chiao

Supervisor: Wang-Tsai Lin

Supervisor: Hui-Ming Cheng

Date: March 27, 2013

<sup>&</sup>lt;sup>2</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.



Attachment 4

# Deloitte. 勒業眾信

Addressees: Winbond Electronics Corporation.

Audit Review Report

勤業眾信聯合會計師事務所 10596 台北市民生東路三段156號12樓

Deloitte & Touche 12th Floor, Hung Tai Financial Plaza 156 Min Sheng East Road, Sec. 3 Taipei 10596, Taiwan, ROC

Tel:+886 (2) 2545-9988 Fax:+886 (2) 2545-9966 www.deloitte.com.tw

Subject: Review of the reasonableness of the changes in the economic useful lives of certain items of property, plant and equipment of Winbond Electronics Corporation ("Winbond") that will take effect on July 1, 2013.

#### Explanations:

- A. The changes are in conformity with Article 6 of the Guidelines for the Preparation of Financial Reports by Securities Issuers.
- B. The changes are necessary after considering the developments and improvements in technologies and production processes. Winbond reassessed the useful lives of certain items of property, plant and equipment as follows: building facilities from 11 years to 15 years, and machinery and equipment from 6 years to 8 years. The changes conform to International Accounting Standard 16 (IAS 16), Property, Plant and Equipment, which provides that the residual value and the useful life of an asset shall be reviewed at least at each financial year-end. And also according to the report of China Credit information Service Ltd, the changes in accounting estimates considered actual physical use, normal deterioration and technological changes of the assets.

In accordance with International Accounting Standard 8 (IAS 8), Accounting Policies, Changes in Accounting Estimates and Errors, any effect of a change in accounting estimate is recognized prospectively and, therefore, no retrospective cumulative effect will be recognized. In our opinion, based on the information we have reviewed, the changes in the estimated economic useful lives of certain assets of Winbond will give results that are representative of the economic benefits derived from the assets; any effect of the changes in estimates is recognized prospectively in accordance with the applicable accounting standards; therefore, the changes in accounting estimates are reasonable.

C. These changes in accounting estimates will decrease depreciation expense for the year ended December 31, 2013 by approximately NT\$1 billion.

This report is intended solely for use by Winbond in its internal evaluation of the changes in the economic useful life of property, plant and equipment.

April 11, 2013

Delimo & Joseph





(English Translation)

# $\label{eq:winbond} Winbond \ Electronics \ Corporation \\ Shareholdings \ of \ All \ Directors \ and \ Supervisors \ of \ Ninth \ Term^3$

Book closure date: April 21, 2013

Docition	Nome	Current shareholding	Shareholding
Position	Name	(Shares)	ratio (%)
Chairman	Arthur Yu-Cheng Chiao	56,764,955	1.54
Director	Ching-Chu Chang	10,067,591	0.27
Director	Matthew Feng-Chiang Miau	100,000	0.00
Director	Yung Chin	10,450,537	0.28
Dinastan	Walsin Lihwa Corp.	959 001 521	22.26
Director	(Representative: Yeu-Yuh Chu)	858,091,531	23.26
Director	Lu-Pao Hsu	8,000	0.00
Director	Robert Hsu	979,524	0.03
Director	Tung-Yi Chan	100,000	0.00
Director	Hong-Chi Yu	0	0.00
Supervisor	Yu-Chi Chiao	22,859,166	0.62
Supervisor	Wang-Tsai Lin	0	0.00
Supervisor	Hui-Ming Cheng	250,000	0.01
Shareholdings of All Directors		936,562,138	25.39
Shareho	Shareholdings of All Supervisors		0.63
Shareholdings	of All Directors and Supervisors	959,671,304	26.02

**Note:** This Company had a total of 3,688,386,193 issued shares as of April 21, 2013.(including 2,785,000 shares resulting from the exercise of employee stock options during the period from January 1, 2013 to April 19, 2013 but the registration of amendment to the paid-in capital has not yet been conducted.)

<sup>&</sup>lt;sup>3</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.



Attachment 6

(English Translation)

# COMPARISON CHART OF THE AMENDMENT TO ARTICLES OF INCORPORATION WINBOND ELECTRONICS CORPORATION<sup>4</sup>

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
Article 13	The Company shall have 7 to 9	The Company shall have 7 to 9	Amended in
	directors, among whom there	directors and 2 to 3 supervisors	accordance with
	should be not less than two	whose term of office is three	laws and
	independent directors accounting	years. All of the directors and	regulations.
	for not less than one-fifth of the	the supervisors are elected by	
	total number of directors, and 2 to	the shareholders' meeting from	
	3 supervisors whose term of	among persons with legal	
	office is three years. <u>Election of</u>	capacity, and are eligible for	
	directors and supervisors shall	re-election. The aggregate	
	adopt the candidates nomination	number of shares of nominal	
	system prescribed in Article	stocks held by all the directors	
	192-1 of the Company Act. All	and supervisors shall not be less	
	of the directors and the	than the percentage stipulated by	
	supervisors are elected by the	the competent authority in	
	shareholders' meeting from the	accordance with law.	
	candidate list of directors and		
	supervisors, and are eligible for		
	re-election. <u>Independent and</u>		
	non-independent directors shall		
	be elected at the same time, but		
	the quota shall be calculated		
	separately.		
	The method of candidate		
	nomination and election of		
	director and supervisor,		
	professional qualifications,		
	requirements relating to		

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<sup>&</sup>lt;sup>4</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

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ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	shareholdings, restrictions on		
	concurrent positions held, and		
	other compliance matters with		
	respect to independent directors		
	shall conform to the Company		
	Act, the Securities and Exchange		
	Act, and other relevant rules and		
	regulations.		
	The aggregate number of shares		
	of nominal stocks held by all the		
	directors and supervisors shall		
	not be less than the percentage		
	stipulated by the competent		
	authority in accordance with law.		
Article 13-1		The Board of the Company shall	The original article
		have no less than two	was incorporated
		independent directors	into Article 13 and
		accounting for not less than	this article was
		one-fifth of the total number of	amended in
		directors. Election of	accordance with
		independent directors shall be	Articles 39 and 40
		conducted pursuant to the	of the Guidelines of
		candidates nomination system	Corporate
		prescribed in Article 192-1 of	Governance
		the Company Act.	Practice of Taiwan
		<u>Independent</u> and	Stock Exchange
		non-independent directors shall	Listed Companies
		be elected at the same time, but	and Companies
		the quota shall be calculated	Traded on Gre-Tai
		separately.	Securities Market.
		The professional qualifications,	
		requirements relating to	
		shareholdings, restrictions on	

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ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
		concurrent positions held,	
		methods of nomination and	
		election, and other compliance	
		matters with respect to	
		independent directors shall	
		conform to the Company Act,	
		the Securities and Exchange Act,	
		and other relevant rules and	
		regulations.	
	The Company may, after the	(This articles was newly added)	
	approval of the board of		
	directors, in view of the		
	international and local industry		
	standards, purchase liability		
	insurance for directors and		
	supervisors with respect to the		
	indemnification liabilities that		
	the directors and supervisors		
	shall be liable resulting from		
	exercising their duties during		
	their terms of office according to		
	<u>law.</u>		
Article 25	These Articles of Incorporation	These Articles of Incorporation	Date of the
	were enacted on September 1,	were enacted on September 1,	amendment was
	1987, the twenty-third	1987, the twenty-third	added.
	amendment was made on June	amendment was made on June	
	18, 2010; the twenty-fourth	18, 2010; and the twenty-fourth	
	amendment was made on June	amendment was made on June	
	22, 2011; and the twenty-fifth	22, 2011 and shall become	
	amendment was made on June	effective after approval by a	
	19, 2013 and shall become	resolution of the shareholders	
	effective after approval by a	meeting. Any subsequent	
	resolution of the shareholders	amendments to these Articles of	

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ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	meeting. Any subsequent	Incorporation shall follow the	
	amendments to these Articles of	same procedure.	
	Incorporation shall follow the		
	same procedure.		



Attachment 7

(English Translation)

# COMPARISON CHART OF THE AMENDMENT TO RULES GOVERNING ELECTION OF DIRECTORS AND SUPERVISORS WINBOND ELECTRONICS CORPORATION<sup>5</sup>

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
Article 2	The <u>candidates</u> nomination	The cumulated voting with	Amended to meet
	system prescribed by Article	single name registered on the	actual needs.
	192-1 of the Company Act and	ballot will be used for the	
	cumulated voting with single	election of directors and	
	name registered on the ballot will	supervisors. Each share has the	
	be used for the election of	number of exercisable votes	
	directors and supervisors. Each	same as the number of directors	
	share has the number of	and supervisors to be elected,	
	exercisable votes same as the	and the total number of votes per	
	number of directors and	share may be consolidated for	
	supervisors to be elected, and the	election of one candidate or may	
	total number of votes per share	be split for election of two or	
	may be consolidated for election	more candidates. A candidate	
	of one candidate, or may be split	to whom the ballots cast	
	for election of two or more	represent a prevailing number of	
	candidates, on the candidate list	votes shall be deemed an elected	
	of directors and supervisors. A	director or supervisor. The	
	candidate to whom the ballots		
		electors may be used on the	
	number of votes shall be deemed	ballot instead of the name of the	
	an elected director or supervisor.	electors.	
	Independent and non-		
	independent directors shall be		
	elected at the same time, but the		
	quota shall be calculated		
	separately. The attendance card		

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<sup>&</sup>lt;sup>5</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	number of the electors may be used on the ballot instead of the name of the electors.		
	The method of candidate	If the Company creates any	
		independent director position in	
	*	accordance with its Articles of	
		Incorporation, the independent	
		and non-independent directors	
	shareholdings, restrictions on		
	concurrent positions held, and	•	
	other compliance matters with	- ·	
	respect to independent directors	-	
	shall conform to the Company		
	Act, the Securities and Exchange		
	Act and other relevant laws and		
	rules.	Independent Directors and	
		Compliance Matters for Public	
		Companies and other relevant	
A	TC 4 1'1 4 ' 1 1 1 1	laws and rules.	A
Article 6	If the <u>candidate</u> is a shareholder		
	of the Company, the electors		actual needs.
		electors shall fill in the name	
		and the shareholder's number of	
		such candidate in the column of	
		"To Be Elected" of the ballot.	
		If the candidate is not a	
	the Company, the electors shall		
	fill in such <u>candidate</u> 's name and		
	the number of its identification		
	certificate in the same column.		
	If the <u>candidate</u> is a government		
	agency or a legal entity, either		
	the full name of the government	government agency or a legal	

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	agency or the legal entity or the	entity, either the full name of	
	full name of the government	the government agency or the	
	agency or the legal entity and the	legal entity or the full name of	
	name(s) of their representative(s)	the government agency or the	
	should be filled in the column of	legal entity and the name(s) of	
	to be elected. If the	their representative(s) should be	
	government-linked shareholder	filled in the column of to be	
	or institutional shareholder has	elected. If the	
	several representatives, the name	government-linked shareholder	
	of each representative shall be	or institutional shareholder has	
	filled in.	several representatives, the	
		name of each representative	
		shall be filled in.	
	Shareholders may use chops to	(The paragraph in the left	
	fill in the account name, account	column was newly added)	
	number and the number of its		
	<u>identification</u> <u>certificate</u>		
	provided in the preceding		
	paragraph, instead of by hand		
	writing.		
	When the electors cast their votes	In case of voting by	
	by electronic transmission, the	correspondence and the electors	
	electors shall check the box of	cast their votes by electronic	
	the number of candidates and fill	transmission, the electors shall	
	$\underline{in}$ the number of votes to be	fill in the number of persons to	
	allocated to each candidate.	be elected and the number of	
	The number of candidates that	votes to be allocated to each	
	an elector <u>checked the box</u> on	person to be elected. The	
	the ballot shall not exceed the	number of persons to be elected	
	number of persons that should be	that an elector fills in on the	
	elected and the aggregate	ballot shall not exceed the	
	number of votes to be allocated	number of persons that should	
	to each person to be elected shall	be elected and the aggregate	

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	not exceed the total number o	f number of votes to be allocated	
	voting rights of such elector.	to each person to be elected	
		shall not exceed the total	
		number of voting rights of such	
		elector.	
Article 7	A ballot shall be void and	A ballot shall be void and	Amended to meet
	excluded from the votes for any	excluded from the votes for any	actual needs. The
	candidate upon any of the	person to be elected upon any of	original
	following conditions:	the following conditions:	Sub-paragraph 7
	1. The ballot was not in the	1. The ballot was not in the	was deleted and the
	form provided in accordance	form provided in accordance	original
	with Article 5 of these	with Article 5 of these	Subparagraphs 8
	Rules.	Rules.	and 9 were moved
	2. The ballot was not cast in	2. The ballot was not cast in	to Subparagraphs 7
	the ballot box installed by	the ballot box installed by	and 8.
	the board of directors.	the board of directors.	
	3. The ballot was blank when	3. The ballot was blank when	
	cast in the ballot box.	cast in the ballot box.	
	4. The ballot was not cas	t 4. The ballot was not cast	
	pursuant to Article 6 o	f pursuant to Article 6 of	
	these Rules or the	these Rules or the	
	handwriting on the ballo	t handwriting on the ballot	
	was blurred or illegible o	r was blurred or illegible or	
	has been altered.	has been altered.	
	5. The candidate filled in the	5. There are two or more than	
	same ballot was not on the	two persons to be elected	
	candidate list or there are	filled in on the same ballot.	
	two or more than two		
	candidates on the candidate	2	
	list filled in on the same		
	ballot.		
	6. There are other written	6. There are other written	
	characters or symbols in	characters or symbols in	

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	addition to the name(s) of the	addition to the name(s) of	
	<u>candidate(s)</u> , shareholder's	the person(s) to be elected,	
	number or the number of	shareholder's number or the	
	identification certificate on	number of identification	
	the ballot.	certificate on the ballot.	
		7. <u>If the person to be elected is a</u>	
		shareholder of the Company,	
		the name and the	
		shareholder's number of such	
		candidate filled in on the	
		ballot are inconsistent with	
		those recorded on the	
		shareholders roaster; if the	
		person to be elected is not a	
		shareholder of the Company,	
		the name and the number of	
		identification certificate filled	
		in on the ballot are incorrect.	
	7. The name of a <u>candidate</u>	8. The name of a person to be	
	filled in on the ballot is	elected filled in on the ballot	
	same as another	is same as another	
	shareholder's name but the	shareholder's name but the	
	respective shareholder's	respective shareholder's	
	numbers or numbers of	numbers or numbers of	
	identification certificates are	identification certificates are	
	not indicated to identify each	not indicated to identify each	
	of them;	of them;	
	<u>8</u> . Any violation of laws or	9. Any violation of laws or	
	regulations or these Rules.	regulations or these Rules.	
	For determining invalid ballots in	For determining invalid ballots	
	case of voting in writing by	in case of voting in writing by	
	shareholders, Subparagraphs 1,	shareholders, Subparagraphs 1,	
	3, 4, 5, 6, <u>7 and 8</u> of the	3, 4, 5, 6, <u>7, 8 and 9</u> of the	

ARTICLE	AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
	preceding paragraph shall apply	preceding paragraph shall apply	
	mutatis mutandis. If there are	mutatis mutandis. If there are	
	any doubts or disputes, the	any doubts or disputes, the	
	shareholders agree to authorize	shareholders agree to authorize	
	the Company's verification unit	the Company's verification unit	
	to make a decision. For	to make a decision. For	
	determining invalid ballots in	determining invalid ballots in	
	case of voting by electronic	case of voting by electronic	
	transmission by shareholders,	transmission by shareholders,	
	Subparagraph $8$ of the preceding	Subparagraphs <u>4, 6, 7, 8 and 9</u> of	
	paragraph shall apply mutatis	the preceding paragraph shall	
	mutandis, in addition to	apply mutatis mutandis, in	
	compliance with the relevant	addition to compliance with the	
	regulations of the competent	relevant regulations of the	
	authorities.	competent authorities.	



(English Translation)

# COMPARISON CHART OF THE AMENDMENT TO PROCEDURES OF ACQUISITION OR DISPOSAL OF ASSETS WINBOND ELECTRONICS CORPORATION<sup>6</sup>

ARTICLE	AMENDED ARTICLE C	RIGINAL ARTICLE	NOTE
Article 4	The term "Subsidiary" under The	term "Subsidiary" under	Amended in
	these Procedures has the meaning these	Procedures has the	accordance with
	as <u>defined</u> in <u>International</u> mean	ning as <u>provided</u> in	laws and
	Accounting Standards No.27. State	ments of Financial	regulations.
	Acco	ounting Standards Nos. 5	
	and	7 published by the ROC	
	Acco	ounting Research and	
	Deve	elopment Foundation	
	("AR	<u>aDF")</u> .	
Article 5	The term "Related Party" The	term "Related Party"	Amended in
	under these Procedures has the under	r these Procedures has the	accordance with
	meaning as defined in Article 18 mean	ning as <u>provided</u> in	laws and
	of the Regulations Governing the State	ment of Financial	regulations.
	Preparation of Financial Reports Acco	ounting Standards No. 6	
	by Securities Issuers. When public	shed by the ARDF. When	
	judging whether a judgi	ng whether a	
	counterparty of a transaction is coun	terparty of a transaction is	
	a Related Party, in addition to a Re	lated Party, in addition to	
	legal formalities, the substance legal	formalities, the substance	
	of the relationship shall also be of th	e relationship shall also be	
	taken into consideration. taken	into consideration.	

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<sup>&</sup>lt;sup>6</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.



(English Translation)

# COMPARISON CHART OF THE AMENDMENT TO PROCEDURES FOR ENGAGING IN FINANCIAL DERIVATIVES TRANSACTIONS WINBOND ELECTRONICS CORPORATION <sup>7</sup>

AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
Article 4: Type of Hedging Relation	Article 4: Type of Hedging Relation	Statement of
		Financial
Based on the definition of International	Based on the definition of Statement of	Accounting
Financial Report Standards "IAS 39	Financial Accounting Standards No. 34,	Standards No. 34
Financial Instruments: Recognition and	the types of hedging relation should be	was no longer
Measurement", the types of hedging	divided into:	applicable due to
relation should be divided into:		adoption of
1. Hedging Risk to Fair Value: means a	1. Hedging Risk to Fair Value: means to	International
hedge of the exposure to changes in	mitigate the risk of change in fair	Financial Report
fair value of the recognized assets,	value of the recognized assets,	Standards in 2013.
liabilities, previously unrecognized	liabilities, previously unrecognized	
firm commitments or a hedge of the	firm commitments or appointed part	
exposure to changes in fair value of	of the abovementioned items. The	
the identified portion of the	change in value shall be attributable	
abovementioned assets, liabilities or	to a specific risk and the change will	
firm commitment, that is attributable	affect profit and loss.	
to a specific risk and could affect		
profit and loss.		
2. Hedging Risk to Cash Flow: means <u>a</u>	2. Hedging Risk to Cash Flow: means	
hedge of the exposure to variability	to mitigate the risk of the cash flow	
in cash flows that (i) is attributable	changes. The change is arising from	
to the recognized assets or liabilities	the recognized assets or liabilities or	
(such as all or some future interest	a specific risk of an expected	
payments on variable rate debts) or a	transaction which would occur with	
specific risk associated with a highly	high probability, and the changes in	

<sup>&</sup>lt;sup>7</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

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AMENDED ARTICLE	ORIGINAL ARTICLE	NOTE
probable forecast transaction and (ii)	value will affect profit and loss.	
could affect profit or loss.		
3. <u>Hedging Risk to the Net Investment</u>	3. Hedging Risk to the Net Investment	
in a Foreign Operating Institution as	in a Foreign Operating Institution:	
defined in International Accounting	means to mitigate the risk of changes	
Standard No. 21.	in foreign exchange value of the net	
	investment in a foreign operating	
	<u>institution</u> .	
Article 10: Accounting Method	Article 10: Accounting Method	Statement of
		Financial
The accounting of derivatives	The accounting of derivatives	
transactions entered into by the	transactions entered into by the	Standards No. 34
Company shall be processed pursuant to	Company shall be processed pursuant to	was no longer
the <u>International Financial Report</u>	the Statements of Financial Accounting	applicable due to
Standards "IAS 39 Financial	Standards No. 34 "Accounting for	adoption of
Instruments: Recognition and	Financial Instruments" and No. 36	International
Measurement", "IAS 32 Financial		Financial Report
Instruments: Presentation" and "IFRS 7	<u>Financial Instruments</u> " and should be	Standards in 2013.
Financial Instruments: Disclosure"	accounted in accordance with the	
should be accounted in accordance with	opinion of the Company's CPA.	
the opinion of the Company's CPA.		
V. REFERENCE DOCUMENTS	V. REFERENCE DOCUMENTS	Amended in line
		with the change of
This is conducted in accordance with the	This is conducted in accordance with the	
letter <u>no.</u>	letter <u>no. Tai-Tsai-Cheng</u>	authority and the
Ging-Kuan-Cheng-(Fa)-1010004588 in	<u>-(1)-0910006105</u> in connection with	ruling referred to in
connection with "Regulations	"Regulations Governing Handling the	these procedures.
Governing Handling the Acquisition and	Acquisition and Disposal of Assets by	
Disposal of Assets by Public	Public Companies" issued by the	
Companies" issued by the <u>Financial</u>	Securities and Future Commission,	
Supervisory Commission, Executive	Ministry of Finance.	
Yuan.		



## (Translation) Comparison Chart of the Amendment to Regulations Governing Endorsements and Guarantees <sup>8</sup>

**Winbond Electronics Corporation (the "Company")** 

Article after amendment	Article before amendment	Note
Article 3: Amount ceiling for endorsement	Article 3: Amount ceiling for endorsement	Paragraph 2
/guarantee	/guarantee	was
(1) (Omitted)	(1) (Omitted)	amended in accordance
(2) The limit on the total amount of	(2) The limit on the total amount of	with the
endorsements and/or guarantees for any	endorsements and/or guarantees for any	request of
single entity	single entity	the authority's
The total amount of endorsements and/or	The total amount of endorsements and/or	letter and
guarantees made by either the Company	guarantees made by either the Company	Paragraph 3 was
itself or the Company and its subsidiaries	itself or the Company and its subsidiaries	amended
together for a single company shall not	together for a single company shall not	due to actual needs.
exceed forty percent of the Company's net	exceed forty percent of the Company's net	
assets shown on the Company's latest	assets shown on the Company's latest	
financial report. If the Company	financial report. If the Company	
engages in endorsements and/or	engages in endorsements and/or	
guarantees because of business	guarantees as a result of business	
relations, in addition to the aforesaid	relationship, the total amount of	
restriction, the aggregate amount of	endorsements and/or guarantees made by	
endorsements and/or guarantees provided	the Company for a single company shall	
by the Company to any individual entity	not exceed twice the amount of the single	
shall not exceed the total trading amount	company's net assets shown on such	
between the Company and such	company's latest financial report or forty	
endorsee/guarantee company in the most	percent of the Company's net assets	
recent year. The trading amount referred	shown on such company's latest financial	
to above means the higher of the total	report, whichever amount is lower.	
purchase amount or the total sales amount.		
(3) Where the Company needs to exceed the	(3) Where the Company needs to exceed the	

<sup>8</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

Article after amendment	Article before amendment	Note
limits set out in these Regulations to	limits set out in these Regulations to	
satisfy its business needs, it shall obtain	satisfy its business needs, it shall obtain	
approval from the board of directors and	approval from the board of directors and	
half or more of the directors shall act as	half or more of the directors shall act as	
joint guarantors against loss that may be	joint guarantors against loss that may be	
caused to the company by the excess	caused to the company by the excess	
endorsement and/or guarantee provided	endorsement and/or guarantee provided	
that the conditions set out in these	that the conditions set out in these	
Regulations are complied with. It shall	Regulations are complied with. It shall	
also amend the operating procedures for	also amend the operating procedures for	
endorsements and/or guarantees	endorsements and/or guarantees	
accordingly and submit the same to the	accordingly and submit the same to the	
shareholders' meeting for its ratification.	shareholders' meeting for its ratification.	
If the shareholders' meeting does not	If the shareholders' meeting does not	
approve, the company shall adopt a plan to	approve, the company shall adopt a plan to	
discharge the amount in excess within a	discharge the amount in excess within a	
given time limit. Where there are	given time limit. Where there are	
independent directors in the board, when	independent directors in the board, when	
the Company submits the operation	the Company submits the operation	
procedures for endorsements and/or	procedures for endorsements and/or	
guarantees to the board meetings for	guarantees to the board meetings for	
discussion in accordance with the above	discussion in accordance with the	
provisions, it shall take into full	preceding provisions, it shall take into full	
consideration each independent director's	consideration each independent director's	
opinions, which shall be included in the	opinions, which shall be included in the	
minutes of the board meetings, regardless	minutes of the board meetings, regardless	
of whether it was assenting or dissenting	of whether it was assenting or dissenting	
opinion.	opinion.	
(4) (Omitted)	(4) (Omitted)	
Article 6: Operation Procedures of Making	Article 6: Operation Procedures of Making	Domograph 2
<b>Endorsements and Guarantees and Review</b>	<b>Endorsements and Guarantees and Review</b>	Paragraph 2 was
Process	Process	amended in
Before making an endorsement or guarantee for	Before making an endorsement or guarantee for	accordance with the
others, the Company shall carefully evaluate	others, the Company shall carefully evaluate	request by
whether the endorsement or guarantee is in	whether the endorsement or guarantee is in	the
compliance with the "Regulations Governing	compliance with the "Regulations Governing	authority's

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	A .: 1 1 6	
Article after amendment	Article before amendment	Note letter and
Loaning of Funds and Making of Endorsements and/or Guarantees by Public Companies" promulgated by securities regulator and these Regulations. In addition, the Company shall handle and review the following matters.  (1) (Omitted)  (2) The Finance Division shall prepare a report specifically stating the financial information of the guarantee company, examining the necessity and reasonableness of endorsements and/or guarantees, credit status and risk assessment of the entity for which the endorsement and/or guarantee is made and the impact on the Company's operational risks, financial condition and shareholders' equity. Such report shall be submitted to the chairman of the board of directors for approval.  (3)~(9) (Omitted)  (10)In the case of a subsidiary with shares having no par value or a par value other than NT\$10, the paid-in capital calculation pursuant to Paragraph 9 of this Article shall be the share capital plus premium for	Loaning of Funds and Making of Endorsements and/or Guarantees by Public Companies" promulgated by securities regulator and these Regulations. In addition, the Company shall handle and review the following matters.  (1) (Omitted)  (2) The Finance Division shall prepare a report specifically stating the financial information of the guarantee company, examining the necessity and reasonableness of endorsements and/or guarantees, credit status and risk assessment of the entity for which the endorsement and/or guarantee is made and the impact on the Company's operational risks, financial condition and shareholders' equity. Such report shall be submitted to the chairman of the board of directors for approval. The subsidiaries that are 100% owned directly or indirectly by the Company may be exempted from submitting such evaluation report.  (3)~(9) (Omitted)	letter and Paragraph 10 was added in accordance with the new regulation.
issuance of shares above par value.		
Article 10:Procedures of Announcement and	Article 10:Procedures of Announcement and	D 1 2
Report (1) (Omitted) (2) If the balance of endorsement/guarantee reaches any of the following thresholds, the	Report 1. (Omitted) 2. If the balance of endorsement/guarantee reaching any of the following standards, the	Paragraphs 2 and 4 were amended and Paragraphs 5 and 6 were added in
Company shall announce and report within two days beginning immediately from the	Company shall announce and report within two days from the date of occurrence.	accordance with the new regulation.



Article after amendment	Article before amendment	Note
same day of the date of occurrence. The		
date of occurrence referred to above means		
the date of contract signing, date of		
payment, date of board of directors		
resolutions, or other dates that can confirm		
the counterparty and monetary amount of		
the transaction, whichever date is earlier.		
1.~ 4. (Omitted) (3) (Omitted)	1.~ 4. (Omitted) (3) (Omitted)	
(4) The Company shall evaluate or record the contingent loss for endorsements and/or guarantees and shall adequately disclose information on endorsements and/or guarantees in its financial reports and provide the certified public accountants with the relevant information to conduct necessary audit procedures.	(4) The Company shall evaluate or record the contingent loss for endorsements and/or guarantees according to the Statement of Financial Accounting Standards No. 9, and shall adequately disclose information on endorsements and/or guarantees in its financial reports and provide certified public accountants with relevant information to conduct necessary audit procedures.	
(5) "Net worth" as set forth herein means parent company owner's equity on the balance		
sheet under the Regulations Governing		
the Preparation of Financial Reports by Securities Issuers.  (6) "Subsidiary" and "parent company" as set forth herein shall be determined per the Regulations Governing the Preparation of Financial Reports by Securities Issuers.		
Article 12: Control procedure to	Article 12: Control procedure to	Amended in accordance
subsidiaries in providing endorsement	subsidiaries in providing endorsement	with the
/guarantee	/guarantee	laws and
The Company shall require all of its	The Company shall require all of its	regulations.
subsidiaries to formulate their own "Rules of	subsidiaries to formulate their own "Rules of	
Endorsement and Guarantee" in accordance	Endorsement and Guarantee" in accordance	
with the "Regulations Governing Lending	with the "Regulations Governing Lending	
Funds and Providing Endorsement and	Funds and Providing Endorsement and	

Article after amendment	Article before amendment	Note
Guarantee by Public Offering Companies"	Guarantee by Public Offering Companies"	
promulgated by the competent authorities and	promulgated by the competent authorities and	
the "Rules of Endorsement and Guarantee" of	the "Rules of Endorsement and Guarantee" of	
the Company. Any endorsement/guarantee	the Company. Any endorsement/guarantee	
provided by the subsidiaries shall comply with	provided by the subsidiaries shall comply with	
their own "Rules of Endorsement and	their own "Rules of Endorsement and	
Guarantee", and the internal audit department	Guarantee." The Company will inspect relevant	
of the Company shall be responsible for	documents randomly.	
reviewing all self-inspection reports prepared		
by all subsidiaries.		



#### (English Translation)

## Comparison Chart of the Amendment to Procedures for Governing Loaning of Funds <sup>9</sup> Winbond Electronics Corporation (the "Company")

Article after amendment	Article before amendment	Note
II. OBJECTIVE	II. OBJECTIVE	Wording is
Loans to others by the Company shall	These Procedures are enacted in	amended
be processed in accordance with these	accordance with the Company Law and	due to actual
Procedures. Any matter not provided	other related laws and regulations to	needs.
in these Procedures shall be processed	effectively manage the matters	
in accordance with relevant laws and	concerning loans to others in line with	
regulations so as to effectively manage	the principles of steady and solid	
matters concerning loans to others in	management of the Company	
line with the principles of steady and		
solid management of the Company.		
Article 1: Object of Fund Lending	Article 1: Object of Fund Lending	Amended in
The Company shall confine all lending of	The Company shall confine all lending of	accordance
funds to a company or an enterprise having	funds to a company or an enterprise having	with the
business transaction with the Company or the	business transaction with the Company or the	laws and
necessity of short-term fund needs and	necessity of short-term fund needs and	regulations.
invested by the Company with twenty percent	invested by the Company with twenty percent	
or more shareholdings (hereinafter referred to	or more shareholdings (hereinafter referred to	
as the "Borrower"). The restriction set out	as the "Borrower").	
in Paragraphs 2 and 3 of Article 2 shall apply		
to the inter-company loans between foreign		
companies in which the Company holds,		
directly or indirectly, 100% of the voting		
shares.		

<sup>&</sup>lt;sup>9</sup> This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.



Article after amendment	Article before amendment	Note
Article 2: Reasons, necessities and	Article 2: Reasons, necessities and	Paragraph 4
amount ceiling for lending funds to other	amount ceiling for lending funds to other	was added
parties	parties	in
(1)~(3) (Omitted)	(1)~(3) (Omitted)	accordance
(4) "Financing amount" used in this Article		with the
means the cumulative balance of the		new
Company's short-term financing.		regulation
( <u>5</u> ) (Omitted)	<u>(4)</u> (Omitted)	and the
		original
		Paragraph 4
		was moved
		to be
		Paragraph
		5.
Article 3: Operation Procedures of Fund	<b>Article 3: Operation Procedures of Fund</b>	Wording in
<b>Loaning and Review Process</b>	<b>Loaning and Review Process</b>	Paragraph 2
Before loaning funds to others, the Company	Before loaning funds to others, the Company	was
shall carefully evaluate whether it is in	shall carefully evaluate whether it is in	amended
compliance with the "Regulations Governing	compliance with the "Regulations Governing	due to actual
Loaning of Funds and Making of	Loaning of Funds and Making of	needs.
Endorsements and/or Guarantees by Public	Endorsements and/or Guarantees by Public	
Companies" promulgated by Securities and	Companies" promulgated by Securities and	
Futures Commission and these Procedures.	Futures Commission and these Procedures.	
The Company may make loans to others only	The Company may make loans to others only	
after the results of evaluation have been	after the results of evaluation have been	
submitted to and resolved upon by the board	submitted to and resolved upon by the board	
of directors. The Company shall not	of directors. The Company shall not	
authorize any other person to make such	authorize any other person to make such	
decision. Where the independent directors	decision. Where the independent directors	
have been installed, when loaning funds to	have been installed, when loaning funds to	
others, the Company shall take into full	others, the Company shall take into full	
consideration each independent director's	consideration each independent director's	
opinions; the independent directors' opinions	opinions; the independent directors' opinions	



Article after amendment	Article before amendment	Note
specifically expressing assent or dissent and	specifically expressing assent or dissent and	11010
their reasons for dissent shall be included in	their reasons for dissent shall be included in	
the minutes of the board meetings. The	the minutes of the board meetings. The	
operation procedures of fund lending and	operation procedures of fund lending and	
review process are as follows:	review process are as follows:	
	1	
(1) (Omitted)	(1) (Omitted)	
(2) The Finance Division of the Company	(2) The Finance Division of the Company	
shall prepare a report specifically stating	shall prepare a report specifically stating	
the borrower, reason, the necessity and	the borrower, reason, amount, term,	
reasonableness of loans to others, amount,	interest rate, method of repayment, source	
term, interest rate, method of repayment,	of funds, collateral or other methods of	
source of funds, collateral or other	guarantee and other <u>necessary</u> matters.	
methods of guarantee and other necessary	The borrower's credit status and risk	
matters. The borrower's credit status	assessment and analysis of the impact of	
and risk assessment and analysis of the	such fund lending upon the Company's	
impact of such fund lending upon the	business operation, financial condition	
Company's business operation, financial	and shareholders' equity shall also be	
condition and shareholders' equity shall	made by the Finance Division of the	
also be made by the Finance Division of	Company. Fund lending shall be	
the Company. Fund lending shall be	handled by the Finance Division after	
handled by the Finance Division after	such report has been submitted to the	
such report has been submitted to the	president and the chairman of the board of	
president and the chairman of the board of	directors for their review and to the board	
directors for their review and to the board	of directors for approval.	
of directors for approval.		
(Omitted hereafter)	(Omitted hereafter)	
Article 4: The Term of Loan	Article 4: The Term of Loan	Amended in
The term of loan shall not exceed one year.	The term of loan shall not exceed one year.	accordance
	The term of more than one year shall be	with the
	reported to the board of directors for approval	laws and
	of extension. In the event of lending of funds	regulations.
	for the necessity of short-term fund needs,	
	extension of term shall not be allowed. The	

Article after amendment	Article before amendment	Note
	short-term period as mentioned above shall	
	mean a period within one year.	
Article 8:Procedure for announcement and	Article 8:Procedure for announcement and	Paragraphs
report	report	2 and 4 were
(1) (Omitted)	(1) (Omitted)	amended
(2) If the balance of loans reaches any of the	(2) If the balance of loans reaches any of the	and
following thresholds, the Company shall	following thresholds, the Company shall	Paragraphs
announce and report within two days	announce and report within two days	5 and 6 were
beginning immediately from the same day	from the date of occurrence:	added in
of the date of occurrence. The date of		accordance
occurrence referred to above means the		with new
date of contract signing, date of payment,		regulation.
date of boards of directors resolutions, or		
other dates that can confirm the		
counterparty and monetary amount of the		
transaction, whichever date is earlier.		
(i)~(iii) (Omitted)	(i)~(iii) (Omitted)	
(3) (Omitted)	(3) (Omitted)	
(4) The Company shall evaluate the status of	(4) The Company shall evaluate the status of	
loans and make sufficient allowances for	loans and make sufficient allowances for	
bad debts and shall properly disclose	bad debts in compliance with the	
relevant information in its financial	generally accepted accounting principles,	
reports and provide the certified public	properly disclose relevant information in	
accountants with the relevant information	its financial reports and provide certified	
to conduct necessary audit procedures.	public accountants with relevant	
	information to conduct necessary	
	auditing procedures.	
(5) "Net worth" as set forth herein means		
parent company owner's equity on the		
balance sheet under the Regulations		
Governing the Preparation of Financial		
Reports by Securities Issuers.		
(6) "Subsidiary" and "parent company" as set		

Article after amendment	Article before amendment	Note
forth herein shall be determined per the		
Regulations Governing the Preparation of		
Financial Reports by Securities Issuers.		
Article 10: Control procedure to	Article 10: Control procedure to	Amended in
subsidiaries in lending funds to other	subsidiaries in lending funds to other	accordance
parties	parties	with the
The Company shall require all of its	The Company shall require all of its	laws and
subsidiaries to formulate their own	subsidiaries to formulate their own	regulations.
"Procedures for Lending Funds to Other	"Procedures for Lending Funds to Other	
Parties" in accordance with the "Regulations	Parties" in accordance with the "Regulations	
Governing Lending Funds and Providing	Governing Lending Funds and Providing	
Endorsement and Guarantee by Public	Endorsement and Guarantee by Public	
Offering Companies" promulgated by the	Offering Companies" promulgated by the	
competent authorities and the "Procedures for	competent authorities and the "Procedures for	
Lending Funds to Other Parties" of the	Lending Funds to Other Parties" of the	
Company. Any loan made by the subsidiaries	Company. Any loan made by the subsidiaries	
shall comply with their own "Procedures for	shall comply with their own "Procedures for	
Lending Funds to Other Parties.", and the	Lending Funds to Other Parties." The	
internal audit department of the Company	Company will inspect relevant documents	
shall be responsible for reviewing all	randomly.	
self-inspection reports prepared by all		
subsidiaries.		