# Minutes of 2016 Annual General Shareholders' Meeting (Translation)

Time: 9 a.m., June 20, 2016 (Monday)

Venue: 4F No. 2, Xuzhou Road, Zhongzheng District 100, Taipei City

(NTUH International Conventional Center)

Present: A total of 322,015,891 shares (including 261,337,085 shares represented by

shareholders exercising voting rights electronically) are held by shareholders attending the shareholders' meeting in person or by a proxy, who represent 72.87% of the total

number of the Company's outstanding 441,902,824 shares.

Present Directors: Li-Sheng Liang, Hai-Hung Yang, Tze-Ting Yang, Yung-Tai Pan,

Chung-Feng Tsao

Present Independent Directors: Tai-Jau Ku, Yung-Do Way, Chih-Kai Cheng

Chairman: Li-Sheng Liang, the chairman of the Board of Directors

Recorder: Lee, Li-Hsueh

### A. Meeting called to order:

The total numbers of shares represented by the shareholders present constitute the quorum prescribed by law, hence the Chairman called this meeting to order.

### **B.** Chairperson Remark: (omitted)

### C. Discussion I

1.

(Proposed by the Board)

**Proposal**: Resolution of amendments to the Company's "Articles of Incorporation".

### **Description:**

- (1) It is proposed to amend certain provisions of the Company's "Articles of Incorporation" for compliance with relevant laws and for the Company's operational requirements.
- (2) Please refer to Schedule 1, for a comparison of the amendments to the "Articles of Incorporation".

**Resolved:** the proposal was approved after voting.

Voting Results: Shares represented at the time of voting: 322,010,891 (Including votes casted electronically: 261,337,085 votes)

Voting Results*		% of the total represented share present
Votes in favor	255,221,422 votes (194,787,616 votes)	79.26%
Votes against	224,126 votes (224,126 votes)	0.07%
Votes invalid	0 votes	0%
Votes abstained	66,565,343 votes (66,325,343 votes)	20.67%

<sup>\*</sup>including votes casted electronically (number in brackets)

### D. Report

- **Report No. 1**: The Company's 2015 Business Report, please refer to Schedule 2.
- **Report No. 2**: Audit Committee's Review Report on the 2015 Financial Statements for review, please refer to Schedule 3 for the Audit Committee's audit report.

**Report No. 3**: Distribution of employees' and directors' compensation in 2015.

### **Description:**

- (1) The Board of Directors resolved to distribute NT\$ 78,500,000 for employees' compensation and NT\$ 32,000,000 for directors' compensation for year 2015.
- (2) According to the Company's "Articles of Incorporation" as amended by the Board of Directors through January 25, 2016, 2% to 10% of the profit before tax (PBT) (i.e. before deducting the sums of employee's compensation and directors' compensation) shall be distributed as compensation for employees and not more than 2% of the PBT shall be distributed as compensation for directors. The Company's PBT for year 2015 was NT\$1,933,923,580, the amount before deducting the sums of compensation of directors and employees was NT\$2,044,099,953. Hence, the aforementioned compensation of employees and directors are respectively 3.84% and 1.57% of the said NT\$2,044,099,953.
- (3) In the internal financial statements, the employees' compensation was recorded as NT\$78,268,840 and NT\$31,907,533 as directors' compensation for year 2015. The discrepancy amount was NT\$231,160 and NT\$92,467 respectively. The discrepancies were the difference between the outcomes of an accounting estimate, which will be handled by principles of accounting change.

**Report No. 4**: Amendments to the Company's "Procesures for Ethical Management and Guidelines for Conduct".

### **Description:**

- (1) The Board of Directors resolved to amend the Company's "Procesures for Ethical Management and Guidelines for Conduct" for compliance with the requirement of per 28 January 2015 Letter No. Taiwan-Stock-Governance-1040001716 of the Taiwan Stock Exchange Corporation (TWSE).
- (2) Please refer to Schedule 4 for a comparison of the amendments to the "Procesures for Ethical Management and Guidelines for Conduct".

### E. Adoption

1.

(Proposed by the Board)

**Proposal**: Adoption of the Company's 2015 Business Report and Financial Statements.

### **Description:**

The Company has completed the internal preparation of the 2015 Individual and Consolidated Financial Statements and has provided the reports to HUANG YUNG-HUA, CPA and YU CHI-LUNG, CPA of KPMG Taiwan for review and audit. The CPAs have completed the audit. Refer to Schedule 2 and Schedule 5 for the above Financial Statements as well as the Business Report.

**Resolved:** the proposal was approved after voting.

Voting Results: Shares represented at the time of voting: 322,010,8913 (Including votes casted electronically: 261,337,085 votes)

Voting Results*		% of the total represented share present
Votes in favor	255,238,422 votes (194,787,616 votes)	79.26%
Votes against	224,126 votes (224,126 votes)	0.07%
Votes invalid	0 votes	0%
Votes abstained	66,565,343 votes (66,325,343 votes)	20.67%

<sup>\*</sup>including votes casted electronically (number in brackets)

### 2. (Proposed by the Board)

**Proposal**: Adoption of the Company's 2015 distribution of earnings.

### **Description:**

(1) The Company's 2015 net profit after tax is NT\$ 1,773,122,331, minus this year's actuarial gain from defined benefit plans NT\$8,100,311, minus legal reserve provision NT\$ 177,312,333, plus beginning retained earnings NT\$ 2,186,911,911, the distributable retained earnings are NT\$ 3,774,621,698. The 2015 distribution of earnings prepared according to the Articles of Incorporation is as follows:

# PRIMAX ELECTRONICS LTD. PROFIT ALLOCATION PROPOSAL December 31, 2015

Unit: NT\$

Item	Amount	
Beginning retained earnings		2,186,911,911
Add: net profit after tax	1,773,122,33 1	
Actuarial Gain from Defined Benefit Plans	(8,100,311)	
Distributable net profit		3,951,933,931
Less: 10% legal Reserve	177,312,233	
distributable retained earnings		3,774,621,698
Distribution Item:		
Cash Dividends to Common Share Holders(NT\$2.1 per share)	927,932,930	
Unappropriated Retained Earnings		2,846,688,768

Chairman: General Manager: Accounting Manager: Liang Li-Sheng Yang Hai-Hung Pan Yan-Jen

- Note: 1. The per share dividends above are based on the 441,872,824 outstanding shares as of March 16, 2016.
  - 2. For the distribution of cash dividends, all dollar amounts less than NT\$ 1 for fractional shares shall be listed as the Company's other income.
- (2) For this distribution of profits, the 2015 earnings will be subject to distribution on a priority basis.
- (3) The cash dividends total NT\$ 927,932,930 and the per share dividends to be distributed are NT\$ 2.1. The dividends will be distributed to the shareholders listed in the shareholders' roster on the ex-dividend date according to their respective shareholding. The above distribution ratio is calculated based on the total 441,872,824 outstanding shares as of March 16, 2016. After the proposal is approved at the regular shareholders' meeting, it is proposed the board of directors shall be authorized to determine the ex-dividend date and relevant matters.

(4) For the distribution of earnings, in the event of an employee's exercise of the right to convert the subscription warrants to common shares, satisfaction of the vesting conditions on restrictive stock awards, buyback of the Company's shares, assignment or cancellation of treasury stock which influences the ratio of distributable dividends, it is proposed the shareholders' meeting shall authorize the Board of Directors to make proportionate adjustments to the ratio of distributable dividends based on the number of outstanding shares on the ex-dividend date.

**Resolved:** the proposal was approved after voting.

Voting Results: Shares represented at the time of voting: 322,010,891

(Including votes casted electronically: 261,337,085 votes)

Voting Results*		% of the total represented share present
Votes in favor	255,221,422 votes (194,787,616 votes)	79.26%
Votes against	224,126 votes (224,126 votes)	0.07%
Votes invalid	0 votes	0%
Votes abstained	66,565,343 votes (66,325,343 votes)	20.67%

<sup>\*</sup>including votes casted electronically (number in brackets)

### F. Discussion II

1. (Proposed by the Board)

**Proposal**: Resolution of issue of Restricted Employee Stock Award.

### **Description:**

- (1) The Company intends to issue Restricted Employee Stock Award in accordance with Article 267 of the Company Act and Regulations Governing the Offering and Issurance of Sercurities by Securities Issuers published by the Financial Supervisory Commission.
- (2) Expected total amounts(shares) of issuance: Not exceed 3,000,000 shares.
- (3) Expected issue price: NT\$0 per share
- (4) Determination of the terms and conditions:
  - A. Vesting conditions: Categorized as three types, i.e. Type A, B and C, based on accomplishment of personal performance goals.
    - a. Type A vesting conditions:
      - (i) Employees who are continuously employed by the Company for one year after granting of the awards and have accomplished the individual's performance goals established by the Company for the one-year period before the expiry date will be entitled to 30% shares.
      - (ii) Employees who are continuously employed by the Company for two years after granting of the awards and have accomplished the individual's performance goals established by the Company for the one-year period before the expiry date will be entitled to 30% shares.
      - (iii) Employees who are continuously employed by the Company for three years after granting of the awards and have accomplished the individual's performance goals established by the Company for the one-year period before the expiry date will be entitled to 40% shares.
    - b. Type B vesting conditions:
      - (i) Employees who are continuously employed by the Company for one year after granting of the awards and have accomplished the individual's performance goals established by the Company for the one-year period before the expiry date

- will be entitled to 50% shares.
- (ii) Employees who are continuously employed by the Company for two years after granting of the awards and have accomplished the individual's performance goals established by the Company for the one-year period before the expiry date will be entitled to 50% shares.
- c. Type C vesting conditions:
  - Employees who are continuously employed by the Company for one year after granting of the awards and have accomplished the individual's performance goals established by the Company for the one-year period before the expiry date will be entitled to 100% shares.
- d. The individual's performance above refers to accomplishment of the performance goals established according to the Company's performance evaluation and development policy, including accomplishment of the desired level of contribution and special merits.
- B. The type of shares: new common shares of the Company.
- C. Lapse of Restrictes Stock: In circumstance where the Restrictes Stock was not vested due to failure to meet vesting conditions, such shares will be bought back by the Company without charge and will be written off.
- (5) Qualification requirements for employees:
  - A. Employees who will be eligible to receive RSA are limited to full-time employees who have registered with the Company, and will be limited to the ones who are important to the Company's future success and development; whose individual performance are valuable to the Company; or those who are considered as the valuable newhires.
  - B. The actual number of shares to be granted will take into account the rank of the employee, performance, overall contribution and other factors, as well as the Company's operational requirements and business development strategy. Prior approval of the Remuneration Committee shall be obtained for those who are employed as managers.
  - C. The total number of shares each individual employee may acquire by exercising the RSAs, plus the total number of employee stock warrants issued by the Company in accordance with Article 56-1 (1) of Regulations Governing the Offering and Issuance of Securities by Securities Issuers, shall not exceed 0.3% of the total number of issued shares. In addition, the number of shares each individual employee may acquire through the exercise of employee stock warrants issued by the Company in accordance with Article 56-1 (1) of the said Regulations shall not exceed 1% of the total number of issued shares.
- (6) The reason why it is necessary to issue restricted stocks for employees:

  For attracting and retaining outstanding professionals, in order to create long-term Company growth and benefits for employees and shareholders.
- (7) Calculated expense amount:
  - Estimations are made based on NT\$40, the Company's average closing share price for common shares over the 60 trading-day period prior to March 10, 2016. The amount of annual cost sharing for year 2016, 2017, 2018 and 2019 shall be NT\$11,666,667, NT\$64,000,000, NT\$31,000,000 and NT\$13,333,333 respectively, with a total amount of NT\$120,000,000.
- (8) Dilution of EPS and other factors affecting shareholder's equity: Estimations are made based on NT\$40, the Company's average closing share price for common shares over the 60 trading-day period prior to March 10, 2016. The diluted EPS for year 2016, 2017, 2018 and 2019 shall be NT\$0.026, NT\$0.145, NT\$0.070 and NT\$0.030 respectively.

(9) Restricted rights before employees meet the vesting conditions:

Restrictions, covenants or outstanding issues in relation to the establishment of this Plan shall be dealt in accordance with the relevant laws and the Company's Procedures.

(10)Other important stipulations:

The new shares issued by the Company through the exercise of Restrictes Stock shall be dealt in accordance with measures for stock trust.

- (11) Any other matters that need to be specified:
  - A. In circumstance where amendments to the conditions for issuance of Restrictes Stock are required by instructions from the competent authorities, the amended of relevant laws and rules, or in response to financial market conditions, the Chairman of the Company is authorized to amend these provisions, which shall become effective upon approval by the Board of Directors.
  - B. Based on the total number of issued shares (441,793,824 shares) as of March 8, 2016, the 3,000,000 new shares to be issued will account for 0.68% of the total number of issued shares.

**Resolved:** the proposal was approved after voting.

Voting Results: Shares represented at the time of voting: 322,015,891 (Including votes casted electronically: 261,337,085 votes)

Voting Results*		% of the total represented share present
Votes in favor	198,392,926 votes (137,942,120 votes)	61.61%
Votes against	57,067,622 votes (57,067,622 votes)	17.72%
Votes invalid	0 votes	0%
Votes abstained	66,555,343 votes (66,327,343 votes)	20.67%

<sup>\*</sup>including votes casted electronically (number in brackets)

### 2. (Proposed by the Board)

**Proposal**: Resolution of removal of the non-compete restrictions on directors.

### **Description:**

- (1) According to Article 209 of the Company Act, a director who conducts business within the business scope of the Company for himself or others shall explain to the meeting of shareholders the essential contents of such an act and secure its approval.
- (2) To draw on the expertise and relevant experience of the Company's directors to the benefit of the Company, as certain directors concurrently work for other companies, which may constitute the act restricted under Article 209 of the Company Act, it is proposed for resolution to remove the non- compete restrictions on directors subject to approval at the shareholders' meeting.
- (3) Detailed list of the relevant directors' positions in other companies is as follows:

Name of Directors	Item of competitive conduct in which the director is permitted to engage
Liang, Li-Sheng	Tymphany Logistics, Inc. / Director
Pan, Yung-Chung	Dongguan Tymphany Acoustic Technology Co. Ltd. / Director
Yang,	Chailease Auto Rental Co., Ltd. / Chairman and General Manager
Tze-Ting	Apex Credit Solutions Inc. / Chairman and General Manager

**Resolved:** the proposal was approved after voting.

Voting Results: Shares represented at the time of voting: 322,015,891 (Including votes casted electronically: 261,337,085 votes)

Voting Results*		% of the total represented share present
Votes in favor	204,851,422votes (144,400,616 votes)	63.62%
Votes against	36,673,126 votes (36,673,126 votes)	11.39%
Votes invalid	0 votes	0%
Votes abstained	80,491,343 votes (80,263,343 votes)	25.00%

<sup>\*</sup>including votes casted electronically (number in brackets)

### 3. (Proposed by the Board)

**Proposal**: Resolution of the Company's Stipulation on Chairman's Retirement.

### **Description:**

In order to formulate and clarify the remuneration for Chairman, it is proposed for resolution of the Company's Stipulation on Chairman's Retirement as Schedule 6.

**Resolved:** the proposal was approved after voting.

Voting Results: Shares represented at the time of voting: 322,015,891 (Including votes casted electronically: 261,337,085 votes)

Voting Results*		% of the total represented share present
Votes in favor	253,721,421 votes (194,782,616votes)	78.79%
Votes against	228,126votes (228,126 votes)	0.07%
Votes invalid	0 votes	0%
Votes abstained	68,066,344 votes (66,326,343)	21.14%

<sup>\*</sup>including votes casted electronically (number in brackets)

### G. Extempore Motion: None.

### H. The meeting was adjourned at 10:03 a.m.

# Comparison of Amendments to the "Articles of Incorporation"

Reason for Amendment and Explanation In order to accommoda te the increase of the scope of Company's
and Explanation In order to accommoda te the increase of the scope of
Explanation In order to accommoda te the increase of the scope of
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business
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Revise in
accordance
with the
amendment
of Article

Article No.	Amended Content	Current Content	Reason for Amendment and
	Company; then set aside special capital reserve in accordance with relevant laws, the balance of the earings shall combined into an aggregate amount of undistributed surplus, which shall become the aggregate distributable surplus; to be distributed by the Board's distribution proposals and according to the resolution adopted at the shareholders meeting.  The Company shall distribute 2 to 10 percent of distributable profit of the current yea as employee's compensation and not more than 2% of the profit for Directors' compensation; provided, however, that the Company shall have reserved a sufficient amount to offset its accumulated losses.  The employee's compensation may be distributed by way of shares or cash; and the employees entitled to receive shares or cash includes the employees of subsidiaries of the company meeting certain requirements.  The said Copmany's profit for each year as set forth in the second paragraph shall be the profit before tax (PBT) (i.e. before deducting the sums of employee's compensation and Directors' compensation by a resolution adopted by a majority vote at a meeting of the Board attended by two-thirds of the total number of Directors; a report of such distribution shall be submitted to the meeting of the Members.	aggregate distributable surplus; to be distributed by the Board's distribution proposals and according to the resolution adopted at the shareholders' meeting.  If employees' bonuses shall be issued as stock bonuses, such bonuses shall be given to all employees of subordinate companies meeting certain criteria. The Board of Directors is authorized to determine the relevant rules for distribution of such bonuses.	
Article30	These Articles of Incorporation were established on March 8, 2006, First amendment was made on April 3, 2007. Second amendment was made on June 13, 2007. Third amendment was made on October 5, 2007. Fourth amendment was made on November 7, 2007. Fifth amendment was made on December 28, 2007. Sixth amendment was made on August 27, 2009. Seventh amendment was made on September 22, 2009. Eighth amendment was made on October 23, 2009. Ninth amendment was made on November 20, 2009. Tenth amendment was made on June 25, 2010. Eleventh amendment was made on June 19, 2012. Twelfth amendment was made on September 5, 2014.	Tenth amendment was made on June 25, 2010. Eleventh amendment was made on June 19, 2012. Twelfth amendment was made on June 25, 2013.	

### **Business Report**

Notwithstanding of the severe market challenges worldwide, the consolidated revenue of the group kept growing to a record high in 2015. New products were launched from different product lines and new facilities were initiated successfully. The demand for NB touch panel related products was echoed with the increase in the demand for gaming PC peripherals, contributing to the stable shipment volume in the conservative market of computer peripherals. On the otherhand, the stable growth of the market penetration rate in data communication products and mobile phones worldwide stimulated the demand for camera modules. At the same time, electro-audio products also enjoyed stable growth through project development that allowed business beyond audio product line to increase its contribution to revenue. Albeit the overall increase of revenue, the company continues its effort in the control of cost and expenses to allow for simultaneous growth of profits.

The following is the operation highlight of the company in 2015

### I. 2015 Financial Performance

### (I) Financial Results

The net operating income of the company in 2015 amounted to NT\$51,638,181 thousand, an increase of 22% from the same period of 2014. In the same year, the consolidated net operating income of the group amounted to NT\$65,589,293 thousand worldwide or an increase of 26% from the same period of the previous year. The consolidated corporate earnings amounted to NT\$1,816,935 thousand, which was an increase of 13% from the same period of 2014.

### (II) Cash Flow Analysis

Unit: NT\$ thousand

Account	2015	2014	Change in the amount
Net cash inflow (outflow) from operating activities	5,022,351	3,354,195	1,668,156
Net cash inflow (outflow) from investing activities	(1,974,604)	(3,756,779)	1,782,175
Net cash inflow (outflow) from financing activities	(2,227,894)	2,279,602	(4,507,496)

### (III) Profitability Analysis

Account	2015	2014
Return on Equity (%)	15.65	18.03
Operating Income to Paid-in Capital (%)	49.14	42.10
Profit before Tax to Paid-in Capital (%)	56.05	47.11
Net Profit Margin (%)	2.77	3.08
Earnings per Share (Dollars)	4.06	3.57

### (IV) R&D Investments

The company spent NT\$2,104,487 thousand on research and development in 2015. This investment aimed at the design and development of new products and new technologies, as well as the upgrade and improvement of production process.

### II. Business Strategy and Technology Developments

In the wake of the orientation of the electronic industry towards cloud technology, mobile device, digital home, and IoT, PRIMAX will continue its efforts to bolster the research and development of key technologies such as touch control technology, fingerprint identification, backlight keyboard, cable/wireless sound system, advanced camera module encapsulation process so as to develop the market of high-end products. In addition, PRIMAX will also endeavor in the development of new products to improve its own product portfolios and contribute much more in revenue and profit.

As for the development strategy of the two core business, for PC segment, PRIMAX seeks to continue the upgrade of product quality and the reduction of production cost, as the product market of computer peripherals are well developed and fairly stable. At the same time, new application technologies will also be developed to align with market needs in computer peripherals for PC gaming and advanced touch panel products to maintain stable growth of revenue in this market. For the non-PC segments, , such as camera module, fingerprint identification, multiple-purpose business machine/printer, cable/wireless sound system, Primax will also reinforce the upgrade of R&D capacity for products. With the prevailing use of audiovisual products, the continued evolution of the specification for camera lens, and the advancement of sound products, PRIMAX will continue to develop corresponding products and technologies, including high-end camera module, fingerprint identification module, and high-end audio system with earphone. The main objective is to increasethe market share and to extend to different applications and platforms of its products and technologies, helping to enhance sales and profit performance for prolonged growth.

In summary, PRIMAX is in the electronic industry, an environment of rapid change and keen competition. Confronted by the changes in the macroeconomic environment worldwide and the challenges from different competitors, PRIMAX will continue the stable paces in operation and the principle of "customer first and quality foremost" to continue provide satisfied service to the customers while at the same time creating a steady stream of profit for the company.

Chairman: Liang, Li-Sheng

General Manager: Yang, Hai-Hung

Accounting Manager: Pan, Yen-Jen

### **Audit Committee's Audit Report**

To: Shareholders' Meeting of Primax Electronics Ltd.

Among the Company's 2015 Business Report, Financial Statements and Proposal for Distribution of Earnings prepared and submitted by the Board of Directors, the Financial Statements have been fully audited by KPMG Taiwan, appointed by the Board of Directors, which has issued the audit report.

The Audit committee members have audited the above Business Report, Financial Statements and Proposal for Distribution of Earnings and determined they are in compliance with the Company Act and other applicable laws and regulations and therefore issue this report pursuant to the provisions of Article 219 of the Company Act. I hereby submit this report.

Chairman of the Audit Committee: Way, Yung-Do

Date: March 24, 2016

# Comparison of Amendments to the "Procesures for Ethical Management and Guidelines for Conduct"

Amended Content	Current Content	Reason for Amendment and Explanation
Article 1 (Purpose of adoption)	Article 1 (Purpose of adoption)	Subject to the
This Corporation engages in commercial activities following the principles of fairness, honesty, faithfulness, and transparency, and in order to fully implement a policy of ethical management and actively prevent unethical conduct, these Procedures for Ethical Management and Guidelines for Conduct (hereinafter, "Procedures and Guidelines") are adopted pursuant to the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies and the applicable laws and regulations of the places where this Corporation and its business groups and organizations operate, with a view to providing all personnel of this Corporation with clear directions for the performance of their duties.	This Corporation engages in commercial activities following the principles of fairness, honesty, faithfulness, and transparency, and in order to fully implement a policy of ethical management and actively prevent unethical conduct, these Procedures for Ethical Management and Guidelines for Conduct (hereinafter, "Procedures and Guidelines") are adopted pursuant to the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies with a view to providing all personnel of this Corporation with clear directions for the performance of their duties.	amendment of Article 6.2 as set forth in Ethical Corporate Management Best Practice Principles for TWSE/GTSM-L isted Companies (hereinafter,"Principles").
Article 3 (Applicable subjects)  For the purposes of these Procedures and Guidelines, the term "personnel of this Corporation" refers to any director, supervisor, managerial officer, employee, mandatory or person having substantial control, of this Corporation or its group enterprises and organizations.	Article 3 (Applicable subjects)  For the purposes of these Procedures and Guidelines, the term "personnel of this Corporation" refers to any director, supervisor, managerial officer, employee or person having substantial control, of this Corporation or its group enterprises and organizations.	Subject to the amendment of Article 2.1 and Article 18 as set forth in Principles.
Any provision, promise, request, or acceptance of improper benefits by any personnel of this Corporation through a third party will be presumed to be an act by the personnel of this Corporation.	Any provision, promise, request, or acceptance of any benefits in whatever form or name by any personnel of this Corporation through a third party will be presumed to be an act by the personnel of this Corporation.	
Article 6 (Responsible unit)	Article 6 (Responsible unit)	Subject to the
This Corporation shall designate theHuman Resource Department as the solely responsible unit (hereinafter, "responsible unit") <u>under the board of directors</u> and in charge of the amendment, implementation, interpretation, and advisory services with respect to these Procedures and Guidelines, the recording and filing of reports, and the monitoring of implementation.	This Corporation shall designate theHuman Resource Department as the solely responsible unit (hereinafter, "responsible unit") and in charge of the amendment, implementation, interpretation, and advisory services with respect to these Procedures and Guidelines, the recording and filing of reports, and the monitoring of implementation and also submit regular reports to the board of directors.	amendment of Article 17.2 as set forth in Principles.
The responsible unit shall be in charge of the following matters and also submit regular reports to the board of directors:		
1. Assisting in incorporating ethics and moral values into this Corporation's business strategy and adopting appropriate prevention measures against corruption and malfeasance to ensure ethical management in compliance with the requirements		

Amended Content	Current Content	Reason for Amendment and Explanation
of laws and regulations.		<u> </u>
2. Adopting programs to prevent unethical conduct		
and setting out in each program the standard operating procedures and conduct guidelines with respect to this Corporation's operations and business.		
3. Planning the internal organization, structure, and allocation of responsibilities and setting up check-and-balance mechanisms for mutual supervision of the business activities within the business scope which are possibly at a higher risk for unethical conduct.		
4. Promoting and coordinating awareness and educational activities with respect to ethics policy.		
5. Developing a whistle-blowing system and ensuring its operating effectiveness.		
6. Assisting the board of directors and management in auditing and assessing whether the prevention measures taken for the purpose of implementing ethical management are effectively operating, and preparing reports on the regular assessment of compliance with ethical management in operating procedures.		
With respect to the matter set forth in preceding Item 6, the responsible unit may refer to other unit of this Corporation for assistance if necessary.		
Article 7 (Prohibition against providing or accepting improper benefits)		amendment of
Except under one of the following circumstances, when providing, accepting, promising, or requesting, directly or indirectly, any benefits as specified in Article 5, the conduct of the given personnel of this Corporation shall comply with the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies and these Procedures and Guidelines, and the relevant procedures shall have been carried out:	when providing, accepting, promising, or requesting, directly or indirectly, money, gratuity, service, preferential treatment, entertainment, dining, any other benefits, the conduct of the given personnel of this Corporation shall comply with the provisions of the Ethical Corporate Management Best Practice Principles for TWSE/GTSM-Listed Companies and these Procedures and Guidelines, and the relevant procedures shall have been carried	Article 1.1 as set forth in Procedures for Ethical Management and Guidelines for Conduct (hereinafter, "Procedures and Guidelines")
1. The conduct is undertaken to meet business needs and is in accordance with local courtesy, convention, or custom during domestic (or foreign) visits, reception of guests, promotion of business, and	out:  1. Compliance with the requirements of laws and regulations in Corporation's Location.  2. The conduct is undertaken to meet business	
communication and coordination.  2. The conduct has its basis in ordinary social activities that are attended or others are invited to hold in line with accepted social	needs and is in accordance with local courtesy, convention, or custom during domestic (or foreign) visits, reception of guests, promotion of business, and communication and coordination.	
custom, commercial purposes, or developing relationships.  3. Invitations to guests or attendance at	3. The conduct has its basis in ordinary social activities that are attended or others are invited to hold in line with accepted social custom,	

Amended Con	tent	Current Content	Reason for
Amended Con	tent	Current Content	
commercial activities or frelation to business needs fee payment, number of paccommodations, and the event or visit have been such and invite the attendance at folk festivation and invite the attendance and invite the attendance Rewards, emergency assist payments, or honorarium management.  6. Money, property, or other market value of NT\$3, offered to or accepted from relatives or friends; or gift total market value of NT given by another party to personnel of this Corporate the total market value of to the same counterparty same source within a sing limited to NT\$30,000_  7. Property with a market value of less received due to en maternity, relocation, ass	ractory visits in , when the method of participants, class of time period for the pecified in advance. It is that are open to of the general public. It is stance, condolence is from the stance, condolence is from the stance of the general public. It is of property with a10,000 or less the majority of the tion, provided that the property offered or coming from the le fiscal year shall be alue of NT\$_6,000_ gagement, marriage, umption of a passer retirement.	commercial activities or factory visits in relation to business needs, when the method of fee payment, number of participants, class of accommodations, and the time period for the event or visit have been specified in advance.  Attendance at folk festivals that are open to and invite the attendance of the general public.  Rewards, emergency assistance, condolence payments, or honorariums from the management.  Money, property, or other benefits with a market value of NT\$3,000 or less offered to or accepted from a person other than relatives or friends; or gifts of property with a total market value of NT10,000 or less given by another party to the majority of the personnel of this Corporation, provided that the total market value of the property offered to the same counterparty or coming from the same source within a single fiscal year shall be limited to NT\$30,000	
position, promotion or traresignation, or severance, or death of the recipient of spouse or lineal relative.  8. Other conduct that complethis Corporation.	or the injury, illness, or the recipient's	Property with a market value of NT\$_6,000 or less received due to engagement, marriage, maternity, relocation, assumption of a position, promotion or transfer, retirement, resignation, or severance, or the injury, illness, or death of the recipient or the recipient's spouse or lineal relative.	
Article 8 (Procedures for handli		Article 8 (Procedures for handling the acceptance of	
improper benefits)  Except under any of the circum the preceding article, when any Corporation are provided with ceither directly or indirectly, any in Article 5 by a third party, the handled in accordance with the procedures:	stances set forth in personnel of this or are promised, benefits as specified matter shall be following	Except under any of the circumstances set forth in the preceding article, when any personnel of this Corporation are provided with or are promised, either directly or indirectly, money, gratuity, ervice, preferential treatment, entertainment, lining, any other benefits by a third party, the matter hall be handled in accordance with the following procedures:	scope of authority and adjust the wording.
<ol> <li>If there is no relationship of it party providing or offering the official duties of this Corpora personnel shall report to their supervisor within 3 days from the benefit, and the responsible notified if necessary.</li> <li>If a relationship of interest departy providing or offering the official duties of this Corpora personnel shall return or refushall report to his or her immediately.</li> </ol>	tion's personnel, the element between the ention's personnel, the element in the acceptance of elements shall be element between the element and the element and the element in the element and the element in the eleme	If there is no relationship of interest between the party providing or offering the benefit and the official duties of this Corporation's personnel, the personnel shall report to their immediate supervisor within 3 days from the acceptance of the benefit, and the responsible unit shall be notified if necessary.  If a relationship of interest does exist between the party providing or offering the benefit and the official duties of this Corporation's personnel, the personnel shall return or refuse the benefit, and	

Amended Content	Current Content	Reason for Amendment and Explanation
notify the responsible unit. When the benefit cannot be returned, then within 3 days from the acceptance of the benefit, the personnel shall refer the matter to the responsible unit for handling.  "A relationship of interest between the party providing or offering the benefit and the official duties of this Corporation's personnel," as referred to in the preceding paragraph, refers to one of the following circumstances:  1. When the two parties have commercial dealings, a relationship of direction and supervision, or subsidies (or rewards) for expenses.  2. When a contracting, trading, or other contractual relationship is being sought, is in progress, or has been established.  3. Other circumstances in which a decision regarding this Corporation's business, or the execution or non-execution of business, will result in a beneficial or adverse impact.  The responsible unit of this Corporation shall make a proposal, based on the nature and value of the benefit under paragraph 1, that it be returned, accepted on payment, given to the public, donated to charity, or handled in another appropriate manner. The proposal shall be implemented after being reported and approved by the supervisor in charge.	shall report to his or her immediate supervisor and notify the responsible unit. When the benefit cannot be returned, then within 3 days from the acceptance of the benefit, the personnel shall refer the matter to the responsible unit for handling.  "A relationship of interest between the party providing or offering the benefit and the official duties of this Corporation's personnel," as referred to in the preceding paragraph, refers to one of the following circumstances:  1. When the two parties have commercial dealings, a relationship of direction and supervision, or subsidies (or rewards) for expenses.  2. When a contracting, trading, or other contractual relationship is being sought, is in progress, or has been established.  3. Other circumstances in which a decision regarding this Corporation's business, or the execution or non-execution of business, will result in a beneficial or adverse impact.  The responsible unit of this Corporation shall make a proposal, based on the property and value of the benefit under paragraph 1, that it be returned, accepted on payment, given to the public, donated to charity, or handled in another appropriate manner. The proposal shall be implemented after being reported and approved by the supervisor in charge.	
Article 12 (Recusal)  When a Company director, officer or other stakeholder attending or present at a board meeting, or the juristic person represented thereby, has a stake in a proposal at the meeting, that director, officer or stakeholder shall state the important aspects of the stake in the meeting and, where there is a likelihood that the interests of this Corporation would be prejudiced, may not participate in the discussion or vote on that proposal, shall recues himself or herself from any discussion and voting, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner.	Article 12 (Recusal)  The company director of his corporation shall be highly disciplined, present at a board meeting, or the juristic person represented thereby, has a stake in a proposal at the meeting ,where there is a likelihood that the interests of this Corporation would be prejudiced, shall pronounce and consultation, may not participate in the discussion or vote on that proposal, shall recues himself or herself from any discussion and voting, and may not exercise voting rights as proxy on behalf of another director. The directors shall exercise discipline among themselves, and may not support each other in an inappropriate manner.	Subject to the amendment of Article 19.2 as set forth in Principles.
Article 13 (Special unit in charge of confidentiality regime and its responsibilities)  This Corporation shall set up a special unit charged with formulating and implementing procedures for managing, preserving, and maintaining the confidentiality of this Corporation's trade secrets, trademarks, patents, works and other intellectual properties and it shall also conduct periodical	regime and its responsibilities)  This Corporation shall set up a special unit for trade secrets charged with formulating and implementing	Subject to the amendment of Article 14 as set forth in Principles.

Amended Content	Current Content	Reason for Amendment and Explanation
reviews on the results of implementation to ensure the sustained effectiveness of the confidentiality procedures.	the sustained effectiveness of the confidentiality procedures.	Explanation
All personnel of this Corporation shall faithfully follow the operational directions pertaining to intellectual properties as mentioned in the preceding paragraph and may not disclose to any other party any trade secrets, trademarks, patents, works, and other intellectual properties of this Corporation of which they have learned, nor may they inquire about or collect any trade secrets, trademarks, patents, and other intellectual properties of this Corporation unrelated to their individual duties.		
Article 14 (Prohibition against unfair competition)	Article 14 ( <u>Prohibition against insider trading</u> )	Subject to the
This Corporation shall follow the Fair Trade Act and applicable competition laws and regulations when engaging in business activities, and may not fix prices, make rigged bids, establish output restrictions or quotas, or share or divide markets by allocating customers, suppliers, territories or lines of commerce.	All Company personnel of this Corporation shall faithfully follow the operational directions of this Corporation's trade secrets, and may not disclose to any other party any trade secrets, , nor may they inquire about or collect any trade secrets of this Corporation unrelated to their individual duties.	amendment of Article 15 as set forth in Principles.
Article 15 (Adopt product or service damage stakeholders)  This Corporation shall collect and understand the applicable laws and regulations and international standards governing its products and services which it shall observe and gather and publish all guidelines to cause personnel of this Corporation to ensure the transparency of information about, and safety of, the products and services in the course of their research and development, procurement, manufacture, provision, or sale of products and services.  This Corporation shall adopt and publish on its website, a policy on the protection of the rights and interests of consumers or other stakeholders to prevent its products and services from directly or indirectly damaging the rights and interests, health, and safety of consumers or other stakeholders.  Where there are media reports, or sufficient facts to determine, that this Corporation's products or services are likely to pose any hazard to the safety and health of consumers or other stakeholders, this Corporation shall, recall those products or suspend the services, verify the facts and present a review and improvement plan.  The responsible unit of this Corporation shall report the event as in the preceding paragraph, actions taken, and subsequent reviews and corrective measures taken to the board of directors.	Article 15 (Provisions of the Securities and Exchange Act)  All Company personnel shall adhere to the provisions of the Securities and Exchange Act, and may not take advantage of undisclosed information of which they have learned to engage in insider trading. Personnel are also prohibited from divulging undisclosed information to any other party, in order to prevent other party from using such information to engage in insider trading.	Subject to the amendment of Article 16 as set forth in Principles.

Amended Content	Current Content	Reason for Amendment and
Article 16 (Non-disclosure agreement)  All Company personnel shall adhere to the provisions of the Securities and Exchange Act, and may not take advantage of undisclosed information of which they have learned to engage in insider trading. Personnel are also prohibited from divulging undisclosed information to any other party, in order to prevent other party from using such information to engage in insider trading.  Any organization or person outside of this Corporation that is involved in any merger, demerger, acquisition and share transfer, major memorandum of understanding, strategic alliance, other business partnership plan, or the signing of a major contract by this Corporation shall be required to sign a non-disclosure agreement in which they undertake not to disclose to any other party any trade secret or other material information of this Corporation acquired as a result, and that they may not use such information without the prior consent of this Corporation.	Article 16 (Non-disclosure agreement)  Any organization or person outside of this Corporation that is involved in any merger, demerger, acquisition and share transfer, major memorandum of understanding, strategic alliance, other business partnership plan, or the signing of a major contract by this Corporation shall be required to sign a non-disclosure agreement in which they undertake not to disclose to any other party any trade secret or other material information of this Corporation acquired as a result, and that they may not use such information without the prior consent of this Corporation.	Explanation Adjustment to the wording.
<ol> <li>Article 18 (Ethical management evaluation prior to development of commercial relationships)</li> <li>The enterprise's nationality, location of business operations, organizational structure, and management policy, and place where it will make payment.</li> <li>Whether the enterprise has adopted an ethical management policy, and the status of its implementation.</li> <li>Whether enterprise's business operations are located in a country with a high risk of corruption.</li> <li>Whether the business operated by the enterprise is in an industry with a high risk of bribery.</li> <li>The long-term business condition and degree of goodwill of the enterprise.</li> <li>Consultation with the enterprise's business partners on their opinion of the enterprise.</li> <li>Whether the enterprise has a record of involvement in unethical conduct such as bribery or illegal political contributions.</li> </ol>	<ol> <li>development of commercial relationships)</li> <li>The enterprise's nationality, location of business operations, organizational structure, and management policy, and place where it will make payment.</li> <li>Whether the enterprise has adopted an ethical management policy, and the status of its implementation.</li> <li>Whether enterprise's business operations are located in a country with a high risk of corruption.</li> <li>Whether the business operated by the enterprise is in an industry with a high risk of bribery.</li> <li>The long-term business condition and degree of goodwill of the enterprise.</li> <li>Consultation with the enterprise's business partners on their opinion of the enterprise.</li> <li>Whether the enterprise has a record of unethical conduct such as bribery or illegal political contributions.</li> </ol>	Subject to the amendment of Article 9.2 as set forth in Principles.
Article 19 (Statement of ethical management policy to counterparties in commercial dealings)  Any personnel of this Corporation, when engaging in commercial activities, shall make a statement to the trading counterparty about this Corporation's ethical management policy and related rules, and shall clearly refuse to provide, promise, request, or accept, directly or indirectly, any improper benefit in whatever form or name.	Article 19 (Statement of ethical management policy to counterparties in commercial dealings)  Any personnel of this Corporation, when engaging in commercial activities, shall make a statement to the trading counterparty about this Corporation's ethical management policy and related rules, and shall clearly refuse to provide, promise, request, or accept, directly or indirectly, any improper benefit in whatever form or name, include gratuity,	Adjustment to the wording.

Amended Content	Current Content  commission, or any other item of value in whatever	Reason for Amendment and Explanation
	form or name.	
Article 20 (Avoidance of commercial dealings with unethical operators)	Article 20 (Avoidance of commercial dealings with unethical operators)	amendment of
All personnel of this Corporation shall avoid business transactions with an agent, supplier, customer, or other counterparty in commercial interactions that is <u>involved</u> in unethical <u>conduct</u> . When the counterparty or partner in cooperation is found to have engaged in unethical conduct, the personnel shall immediately cease dealing with the counterparty and blacklist it for any further business interaction in order to effectively implement this Corporation's ethical management policy.	All personnel of this Corporation shall avoid business transactions with an agent, supplier, customer, or other counterparty in commercial interactions that is unethical management. When the counterparty or partner in cooperation is found to have engaged in unethical conduct, the personnel shall immediately cease dealing with the counterparty and blacklist it for any further business interaction in order to effectively implement this Corporation's ethical management policy.	Article 9.2 as set forth in Principles.
Article 21 (Stipulation of terms of ethical management in contracts)	Article 21 (Stipulation of terms of ethical management in contracts)	Adjustment to the wording.
Before entering into a contract with another party, this Corporation shall gain a thorough knowledge of the status of the other party's ethical management, and shall make observance of the ethical management policy of this Corporation part of the terms and conditions of the contract, stipulating at the least the following matters:	Before entering into a contract with another party, this Corporation shall gain a thorough knowledge of the status of the other party's ethical management, and shall make observance of the ethical management of the terms and conditions of the contract, stipulating at the least the following matters:	
1. When a party to the contract becomes aware that any personnel has violated the terms and conditions pertaining to prohibition of acceptance of commissions, rebates, or other improper benefits, the party shall immediately notify the other party of the violator's identity, the manner in which the provision, promise, request, or acceptance was made, and the monetary amount or other improper benefit that was provided, promised, requested, or accepted. The party shall also provide the other party with pertinent evidence and cooperate fully with the investigation. If there has been resultant damage to either party, the party may claim, and may also deduct the amount of the damages from the contract price payable.	1. When a party to the contract becomes aware that any personnel has violated the terms and conditions pertaining to prohibition of commissions, rebates, or other benefits, the party shall immediately notify the other party of the violator's identity, the manner in which the provision, promise, request, or acceptance was made, and the monetary amount or other benefit that was provided, promised, requested, or accepted. The party shall also provide the other party with pertinent evidence and cooperate fully with the investigation. If there has been resultant damage to either party, the party may claim, and may also deduct the amount of the damages from the contract price payable.	
Article 22 (Whistle blowing procedure and incentive	Article 22 (Handling of unethical conduct by	Subject to the
reward)	personnel of this Corporation)	amendment of Article 23 as set
As an incentive to insiders and outsiders for informing of unethical or unseemly conduct, this Corporation will grant a reward:	In a case this Corporation find or be informed personnel involving unethical or unseemly conduct shall immediately verify the facts.	forth in Principles.
1. The seriousness is the truth: NT\$ 1,000 .  2. The actual damage by the seriousness: additional reward not less than NT\$ 3,000 .  3. Insiders may also be praised publicly as a reward. Nevertheless, insiders having made a false report or malicious accusation shall be subject to	If a person being informed of is confirmed to have indeed violated the applicable laws and regulations or this Corporation's policy and regulations of ethical management, this Corporation shall immediately require the violator to cease the conduct and shall make an appropriate disposition.  When necessary, this Corporation will institute legal	

Amended Content	Current Content	Reason for Amendment and Explanation
disciplinary action and be removed from office if the circumstance concerned is material.	proceedings and seek damages to safeguard its reputation and its rights and interests.	Ехріанаціон
This Corporation shall internally establish and	In a case the unethical conduct has indeed ,this	
publicly announce on its website and the intranet, or provide through an independent external institution,	Corporation shall charge relevant units with the task of reviewing the internal control system and relevant	
an independent mailbox or hotline, for Company insiders and outsiders to submit reports. A whistleblower shall at least furnish the following	procedures and proposing corrective measures to prevent recurrence.	
information:	The responsible unit of this Corporation shall submit to the board of directors a report on the	
1. The whistleblower's name and I.D. number, and an address, telephone number and e-mail address where it can be reached.	whistle blowing case, actions taken, and subsequent reviews and corrective measures.	
2. The informed party's name or other information sufficient to distinguish its identifying features.		
3. Specific facts available for investigation.  Company personnel handling whistle-blowing		
matters shall represent in writing they will keep the whistleblowers' identity and contents of		
<u>information confidential. This Corporation also</u> <u>undertakes to protect the whistleblowers from</u> improper treatment due to their whistle-blowing.		
The responsible unit of this Corporation shall observe the following procedure:		
1.An information shall be reported to the department head if involving the rank and file and to an independent director or supervisor if involving a director or a senior executive.		
2. The responsible unit of this Corporation and the department head or personnel being reported to in the preceding subparagraph shall immediately		
verify the facts and, where necessary, with the assistance of the legal compliance or other related department.		
3.If a person being informed of is confirmed to have indeed violated the applicable laws and		
regulations or this Corporation's policy and regulations of ethical management, this Corporation shall immediately require the violator		
to cease the conduct and shall make an appropriate disposition. When necessary, this Corporation will institute legal proceedings and seek damages to		
<ul><li>safeguard its reputation and its rights and interests.</li><li>4.Documentation of case acceptance, investigation</li></ul>		
processes and investigation results shall be retained for five years and may be retained		
electronically. In the event of a suit in respect of the whistle blowing case before the retention		
period expires, the relevant information shall continue to be retained until the conclusion of the litigation.		
5. With respect to a confirmed information, this Corporation shall charge relevant units with the		
Corporation shall enarge relevant units with the		

Amended Content	Current Content	Reason for Amendment and Explanation
task of reviewing the internal control system and relevant procedures and proposing corrective measures to prevent recurrence.  6. The responsible unit of this Corporation shall submit to the board of directors a report on the whistle blowing case, actions taken, and subsequent reviews and corrective measures.		
Article 24 (Establishment of a system for rewards, penalties, and complaints, and related disciplinary measures)  The responsible unit of this Corporation shall organize the awareness sessions each year and arrange for the chairperson, general manager, or senior management to communicate the importance of ethics to its directors and employees.  This Corporation shall link ethical management to employee performance evaluations and human resources policy, and establish clear and effective systems for rewards, penalties, and complaints.  If any personnel of this Corporation seriously violates ethical conduct, this Corporation shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of this Corporation.  This Corporation shall disclose on its intranet information the name and title of the violator, the date and details of the violation, and the actions taken in response.	Article 24 (Establishment of a system for rewards, penalties, and complaints, and related disciplinary measures)  This Corporation shall link ethical management to employee performance evaluations and human resources policy, and establish clear and effective systems for rewards, penalties, and complaints.  If any personnel of this Corporation seriously violates ethical conduct, this Corporation shall dismiss the personnel from his or her position or terminate his or her employment in accordance with applicable laws and regulations or the personnel policy and procedures of this Corporation.  This Corporation shall disclose on its intranet information the name and title of the violator, the date and details of the violation, and the actions taken in response.	Subject to the amendment of Article 22.1 as set forth in Principles.
Article 25 (Enforcement)  These Procedures and Guidelines, and any amendments hereto, shall be implemented after adoption by resolution of the board of directors, and shall be delivered to <a href="Audit Committee">Audit Committee</a> and reported to the shareholders meeting.  When these Procedures and Guidelines are submitted to the board of directors for discussion, each independent director's opinions shall be taken into full consideration, and their objections and reservations expressed shall be recorded in the minutes of the board of directors meeting. An independent director that is unable to attend a board meeting in person to express objection or reservation shall provide a written opinion before the board meeting unless there is a legitimate reason to do otherwise, and the opinion shall be recorded in the minutes of the board of directors meeting.  Date: 2012.3.20 (Enacted)  Date: 2015.7.7 (Amended)	Article 25 (Enforcement)  These Procedures and Guidelines, and any amendments hereto, shall be implemented after adoption by resolution of the board of directors, and shall be delivered to Supervisors and reported to the shareholders meeting.  Date: 2012.3.20 (Enacted)	Subject to the amendment of Article 27 as set forth in Principles. Adding update to Amendment date.

### **Independent Auditors' Report**

The Board of Directors Primax Electronics Ltd.:

We have audited the accompanying balance sheets of Primax Electronics Ltd. as of December 31, 2015 and 2014, and the related statements of comprehensive income, changes in stockholders' equity, and cash flows for the years ended December 31, 2015 and 2014. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We did not audit the financial statements of certain investees accounted for under the equity method. Those financial statements were audited by other auditors, and our opinion, insofar as it relates to that investment, is based solely on the reports of the other auditors. The Company's investment in these companies amounted to \$1,216,301 and \$2,702,548 thousand, constituting 4% and 12% of the total assets, as of December 31, 2015 and 2014, respectively. The related share of profit of associates accounted for using the equity method amounted to \$166,222 and \$149,981 thousand, constituting 9% of the net profit before tax, for the years ended December 31, 2015 and 2014, respectively.

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

In our opinion, based on our audits and the reports of other auditors, the accompanying financial statements referred to in the first paragraph present fairly, in all material respects, the financial position of Primax Electronics Ltd. as of December 31, 2015 and 2014, and the results of its operations and cash flows for the years then ended, in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

March 24, 2016

The accompanying financial statements are intended only to present the financial position, results of operations, and cash flows in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers. The standards, procedures and practices to audit such financial statements are those generally accepted and applied in the Republic of China.

The auditors' report and the accompanying financial statements are the English translation of the Chinese version prepared and used in the Republic of China. If there is any conflict between, or any difference in the interpretation of, the English and Chinese language auditors' report and financial statements, the Chinese version shall prevail.

**Balance Sheets** 

December 31, 2015 and 2014 (expressed in thousands of New Taiwan dollars)

	December 31, 2015	2015	December 31, 2014	2014		December 31, 2015	2015	December 31, 2014	9014
Assets	Amount	%	Amount	%	Liabilities and equity	Amount	%	Amount	%
Current assets:					Current liabilities:				
Cash and cash equivalents (note 6(a))	\$ 2,267,560	∞	3,001,879	13	Short-term borrowings (note 6(j))	\$ 1,120,518	4	2,148,800	6
Financial assets at fair value through profit or loss –					Notes and accounts payable	264		7,493	٠
current (note 6(b))	79,052		21,165	1	Accounts payable – related parties (note 7)	11,340,202	41	8,026,918	36
Accounts receivable (note 6(d))	9,321,764	34	7,580,133	34	Financial liabilities at fair value through profit or				
Accounts receivable – related parties (notes 6(d)					loss - current (note 6(b))	52,765		22,902	•
and 7)	2,052,505	∞	1,102,500	S	Other payables (note 7)	1,583,478	9	902,386	4
Other receivables (notes 6(d) and 7)	28,841		9,664	1	Salary payable (note 6(p))	411,680	1	387,912	2
Inventories, net (note 6(e))	2,551,571	6	1,458,489	7	Other current liabilities	147,176	1	60,855	٠
Other current assets	28,453		23,765	1	Current portion of long-term borrowings				
	16,329,746	59	13,197,595	59	(note 6(k))	548,889	2	600,000	3
						15,204,972	55	12,157,266	54
Non-current assets:					Non-current liabilities:				
Available-for-sale financial assets – non-current					Long-term borrowings (note 6(k))	767,778	3	900,000	4
(note 6(c))	567,897	2	275,536	2	Long-term deferred revenue (note 6(g))	1,018,732	3	63,143	•
Investments accounted for using equity method					Other non-current liabilities (notes 6(m) and (n))	274,053	1	282,116	1
(note 6(f))	10,088,961	37	8,596,698	38		2,060,563	7	1,245,259	5
Property, plant and equipment (note 6(g))	65,554	,	61,287	1	Total liabilities	17,265,535	62	13,402,525	59
Investment property, net (note 6(h))	258,709	_	262,269	1					
Intangible assets (note 6(i))	29,514		37,997	1	Common stock (note 6(o))	4,411,877	16	4,346,578	19
Deferred tax assets (note 6(n))	293,519	1	64,021	1	Capital collected in advance (note 6(0))	15,174	,	38,903	٠
Other non-current assets	62,016		57,635	1	Capital surplus (note 6(o))	777,368	3	673,543	3
	11,366,170	41	9,355,443	41	Legal reserve (note 6(0))	611,322	2	456,853	2
					Special reserve (note 6(o))	97,300	•	97,300	1
					Unappropriated retained earnings (note 6(o))	3,951,934	15	3,132,488	14
					Other equity	565,406	2	404,848	2
					Total equity	10,430,381	38	9,150,513	41
Total assets	\$ 27,695,916	100	22,553,038	100	Total liabilities and equity	\$ 27,695,916	100	22,553,038	100

See accompanying notes to financial statements.

### **Statements of Comprehensive Income**

# For the years ended December 31, 2015 and 2014 (expressed in thousands of New Taiwan dollars, except earnings per share)

		2015		2014	
	_	Amount	%	Amount	%
Operating revenue (notes 6(r) and 7)	\$	51,638,181	100	42,356,385	100
Operating cost (notes 6(e), (m), (o), (p), and (s), 7 and 12)		48,703,633	94	39,690,606	94
Gross profit		2,934,548	6	2,665,779	6
Operating expenses (notes $6(m)$ , $(o)$ , $(p)$ , and $(s)$ , 7 and 12):					
Selling expenses		610,013	1	643,337	1
Administrative expenses		414,570	1	388,961	1
Research and development expenses		983,295	2	880,132	2
		2,007,878	4	1,912,430	4
Net operating income		926,670	2	753,349	2
Non-operating income and expenses:					
Other income (note $6(t)$ )		22,053	-	27,467	-
Other gains and losses (notes 6(c) and (u))		283,488	-	120,397	-
Share of profit of subsidiaries accounted for using					
equity method		755,092	1	949,194	2
Finance costs (note $6(v)$ )		(53,380)	-	(217,073)	-
	•	1,007,253	1	879,985	2
Income before income taxes	•	1,933,923	3	1,633,334	4
Income tax expense (note 6(n))		160,801	_	88,644	_
Net income	•	1,773,122	3	1,544,690	4
Other comprehensive income (loss):	•				
Items that may not be reclassified subsequently to profit					
or loss:					
Actuarial gains on defined benefit plans		(8,100)	_	3,344	_
	•	(8,100)		3,344	
Items that may be reclassified subsequently to profit or	•	/			
loss:					
Exchange differences on translation of foreign operation'	S				
financial statements		(71,337)	_	322,245	_
Unrealized gains and (losses) on available-for-sale		( , , = - , )		, -	
financial assets (note $6(c)$ )		294,053	_	945	_
(()	•	222,716		323,190	
Other comprehensive income (after tax)		214,616		326,534	
Comprehensive income	\$	1.987.738	3	1,871,224	4
Earnings per share (note 6(q)):	*				
Basic earnings per share (NT dollars)	\$		4.06		3.57
	ው ው				
Diluted earnings per share (NT dollars)	Þ		4.01		3.52

See accompanying notes to financial statements.

# Statements of Changes in Equity

For the years ended December 31, 2015 and 2014 (expressed in thousands of New Taiwan dollars)

	Capital	al	·		Retained earnings	ngs	Exchange differences on			
		Canifal				Inannronriated	translation of foreign	Unrealized	Hnearned	
	Common stock	collected in advance	Capital surplus	Legal reserve	Special reserve	retained earnings	financial statements	- 1	employee compensation	Total equity
Balance on January 1, 2014	\$ 4,335,733	3,796	648,747	389,998	138,192	1,957,522	100,137	(238)	(32,320)	7,541,567
Net income in 2014	,	1	,			1,544,690	,		1	1,544,690
Other comprehensive income in 2014						3,344	322,245	945		326,534
Comprehensive income in 2014	1	1	1			1,548,034	322,245	945	1	1,871,224
Appropriation and distribution of retained earnings (note 1):										
Legal reserve		,	,	66,855	1	(66,855)	•		,	•
Special reserve	1	ı	1	ı	(40,892)	40,892	,		ı	1
Cash dividends		ı	1	ı	1	(347,105)	,		ı	(347,105)
Issuance of restricted stock	3,550	1	11,576	ı	1	1	1	1	(15,126)	1
Retirement of restricted stock	(3,200)	ı	(4,254)	ı	1	1	,		7,454	
Amortization expense of restricted stock		1	1	1	1	1		1	21,751	21,751
Compensation cost of share-based payment		1	14,487	1	1	1	1	1	•	14,487
Exercise of employee stock options		48,589	1	1	1	1	1	1	•	48,589
Issuance of common stock for employee stock options and abandonment	10,495	(13,482)	2,987	-		-				
Balance on December 31, 2014	4,346,578	38,903	673,543	456,853	97,300	3,132,488	422,382	707	(18,241)	9,150,513
Net income in 2015	1	1	1	1	1	1,773,122	1	1	1	1,773,122
Other comprehensive income in 2015	-	-	-	1	1	(8,100)	(71,337)	294,053	1	214,616
Comprehensive income in 2015	-	-	-	1	1	1,765,022	(71,337)	294,053	1	1,987,738
Appropriation and distribution of retained earnings (note 2):										
Legal reserve	1	1	1	154,469	1	(154,469)	1	ı	1	1
Cash dividends		1	1	1	1	(791,107)	1			(791,107)
Issuance of restricted stock	30,000	1	91,693	ı	1	1	1	1	(121,693)	1
Retirement of restricted stock	(2,800)	ı	(10,258)	ı	1	1	,		13,058	
Amortization expense of restricted stock		1	1	ı	1	1	1	1	46,477	46,477
Compensation cost of share-based payment		ı	4,087	ı	1	1	1	ı	,	4,087
Exercise of employee share options		32,673	1	ı	1	1	1	1	,	32,673
Issuance of common stock for employee stock options and abandonment	38,099	(56,402)	18,303	1						
Balance on December 31, 2015	\$ 4,411,877	15,174	777,368	611,322	97,300	3,951,934	351,045	294,760	(80,399)	10,430,381

Note 1: Directors' and supervisors' remuneration of \$12,000 and employee bonuses of \$32,000 have been deducted from the statement of comprehensive income for 2014. Note 2: Directors' and supervisors' remuneration of \$27,800 and employee bonuses of \$71,000 have been deducted from the statement of comprehensive income for 2015.

### **Statements of Cash Flows**

## For the years ended December 31, 2014 and 2013 (expressed in thousands of New Taiwan dollars)

		2014	2013
Cash flows from operating activities:			
Income before income taxes	\$	1,633,334	859,291
Adjustments:	•	, ,	, , ,
Adjustments to reconcile profit (loss):			
Depreciation and amortization		41,404	47,838
Losses (gains) related to inventories		63,376	21,376
Provision (reversal of provision) for bad debt allowance and sales			
returns and allowances		23,746	(9,244)
Interest expenses		60,684	16,538
Interest income		(17,500)	(2,736)
Compensation cost of share-based payment		8,523	9,903
Amortization expense of restricted stock		21,751	5,418
Share of profit of associates accounted for using equity method		(949,194)	(9,687)
Gain on disposal of property, plant and equipment		(921)	-
Gain on disposal of financial assets		(4,134)	-
Impairment loss on financial assets		3,500	
		<u>(748,765</u> )	79,406
Changes in operating assets and liabilities: Accounts receivable (including related parties)		(1,746,140)	(543,788)
Other receivables		40,551	152,646
Inventories		265,840	127,706
Other current assets		17,019	35,838
Other		8,778	(18,012)
Changes in operating assets		(1,413,952)	(245,610)
Notes and accounts payable (including related parties)		1,978,977	713,211
Salary payable		175,018	(37,914)
Other payables		101,680	(165,062)
Other current liabilities		2,084	(134,998)
Other non-current liabilities		63,143	(134,776)
Other		29,720	29,940
Changes in operating liabilities		2,350,622	405,177
Changes in operating assets and liabilities		936,670	159,567
Adjustments		187,905	238,973
Cash flows from operations		1,821,239	1,098,264
Interest received		17,500	2,736
Interest paid		(60,621)	(16,448)
Income taxes paid		(263,049)	(97,758)
Net cash flows provided by operating activities		1,515,069	986,794
Cash flows from investing activities:			
Acquisition of available-for-sale financial assets		(245,600)	-
Refund from capital reduction of available-for-sale financial assets		4,616	-
Acquisition of investments accounted for using equity method		(2,578,698)	(719,576)
Acquisition of property, plant and equipment		(12,623)	(21,687)
Proceeds from disposal of property, plant and equipment		2,126	-
Acquisition of other deferred assets		(5,337)	(10,275)
Increase in refundable deposits		1,531	-
Other		<u>(35</u> )	(1,026)
Net cash flows used in investing activities		(2,834,020)	<u>(752,564</u> )
Cash flows from financing activities:			
Increase in short-term borrowings		1,489,900	658,900
Increase in long-term borrowings		1,500,000	-
Increase in guarantee deposits		42,775	38,243
Cash dividends		(347,105)	(647,019)
Exercise of employee stock options		48,589	37,731
Net cash flows provided by financing activities		2,734,159	87,855
Net increase in cash and cash equivalents		1,415,208	322,085
Cash and cash equivalents at beginning of year	_	1,586,671	1,264,586
Cash and cash equivalents at end of year	\$	3,001,879	<u>1,586,671</u>

### **Independent Auditors' Report**

The Board of Directors Primax Electronics Ltd.:

We have audited the accompanying consolidated balance sheets of Primax Electronics Ltd. and its subsidiaries as of December 31, 2015 and 2014, and the related consolidated statements of comprehensive income, changes in stockholders' equity, and cash flows for the years ended December 31, 2015 and 2014. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We did not audit the financial statements of certain subsidiaries. Those financial statements were audited by other auditors, and our opinion, insofar as it relates to those subsidiaries, is based solely on the reports of the other auditors. As of December 31, 2015 and 2014, the assets of these subsidiaries amounted to NT\$7,046,529 and NT\$3,256,659 thousand, respectively, constituting 17% and 10%, respectively, of the consolidated total assets. For the years ended December 31, 2015 and 2014, the operating revenue of these subsidiaries amounted to NT\$8,734,357 and NT\$6,277,916 thousand, respectively, constituting 13% and 12%, respectively, of the consolidated operating revenue.

We conducted our audits in accordance with auditing standards generally accepted in the Republic of China. Those 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 and the reports of the other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of the other auditors, the accompanying consolidated financial statements referred to in the first paragraph present fairly, in all material respects, the financial position of Primax Electronics Ltd. and its subsidiaries as of December 31, 2015 and 2014, and the results of their operations and their cash flows for the years then ended, in conformity with the Regulations Governing the Preparation of Financial Reports by Securities Issuers, and the International Financial Reporting Standards, International Accounting Standards, IFRIC Interpretations and SIC Interpretations endorsed by the Financial Supervisory Commission in the Republic of China.



Consolidated Balance Sheets
December 31, 2015 and 2014
(expressed in thousands of New Taiwan dollars)

	December 31, 2015	2015	December 31, 2014	2014		December 31, 2015	. 2015	December 31, 2014	2014
Assets	Amount	%	Amount	%	Liabilities and equity	Amount	%	Amount	%
Current assets: Cash and cash equivalents (note 6(a))	\$ 7,623,380	8	6.814.023	22	Current madmines: Short-term borrowings (note 6(k))	\$ 1.350.569	m	2.148.800	_
Financial assets at fair value through profit or loss –	<del>)</del>	•		}	Notes and accounts payable	18,723,930	45	12,613,211	41
current (note 6(b))	88,717	ı	96,285		Financial liabilities at fair value through profit or				
Notes and accounts receivable, net (note 6(d))	14,424,622	35	10,453,148	34	loss - current (note 6(b))	60,105	,	80,590	,
Accounts receivable – related parties, net	`		`		Other payables (note 7)	3,891,786	6	2,628,533	6
(notes 6(d) and 7)	54.995	1	60,581	,	Salary payable (note 6(q))	1,227,107	B	1,055,208	33
Other receivables (note 6(d))	462,242	1	370,254	1	Other current liabilities	279,120	-	128,415	1
Inventories, net (note 6(e))	7,350,609	18	4,810,978	15	Current portion of long-term borrowings				
Other current assets (note 8)	408,596	1	473,067	7	(note 6(1))	622,347	2	000,009	2
	30,413,161	73	23,078,336	74		26,154,964	63	19,254,757	62
					Non-current liabilities:				
Non-current assets:					Long-term borrowings (note 6(1))	1,055,140	2	900,000	3
Available-for-sale financial assets – non-current					Long-term deferred revenue (note 6(h))	1,084,133	$\mathcal{C}$	130,840	,
(note 6(c))	584,430	1	292,916	_	Other non-current liabilities (notes 6(n) and (o))	520,911	1	429,429	2
Property, plant and equipment (notes 6(h) and 8)	6,284,023	15	3,935,145	13		2,660,184	9	1,460,269	5
Investment property, net (note 6(i))	258,709	_	262,269	_	Total liabilities	28,815,148	69	20,715,026	29
Intangible assets (note 6(j))	3,322,191	8	2,916,644	10					
Deferred tax assets (note 6(0))	390,414	П	154,691	ı	Equity attributable to stockholders of parent:				
Long-term prepaid rent (note 8)	306,125	1	198,151	1	Common stock (note 6(p))	4,411,877	11	4,346,578	14
Other non-current assets (note 8)	172,680	1	185,621	1	Capital collected in advance (note 6(p))	15,174		38,903	1
	11,318,572	27	7,945,437	26	Capital surplus (note 6(p))	777,368	2	673,543	2
					Legal reserve (note 6(p))	611,322	_	456,853	2
					Special reserve (note 6(p))	97,300		97,300	1
					Unappropriated retained earnings (note 6(p))	3,951,934	10	3,132,488	10
					Other equity	565,406	-	404,848	1
					Non-controlling interests	2,486,204	9	1,158,234	4
					Total equity	12,916,585	31	10,308,747	33
Total assets	\$ 41,731,733	100	31,023,773	100	Total liabilities and equity	\$ 41,731,733	100	31,023,773	90

See accompanying notes to consolidated financial statements.

### **Consolidated Statements of Comprehensive Income**

# For the years ended December 31, 2015 and 2014 (expressed in thousands of New Taiwan dollars, except earnings per share)

		2015		2014	
		Amount	%	Amount	%
	Φ	65 500 <b>3</b> 03	100	52 220 555	100
Operating revenue (notes 6(s) and 7)	\$	65,589,293	100	52,239,777	100
Operating cost (notes 6(e), (n), (p), (q) and (t) and 12)		58,448,955	<u>89</u>	46,020,978	88
Gross profit		7,140,338	11	6,218,799	12
Operating expenses (notes $6(f)$ , $(n)$ , $(p)$ , $(q)$ and $(t)$ , 7 and 12):		1 500 507	2	1 400 100	2
Selling expenses		1,589,527	2	1,423,129	3
Administrative expenses		1,278,142	2	1,072,677	2
Research and development expenses		2,104,487	3	1,893,251	3
		4,972,156	7	4,389,057	8
Net operating income		2,168,182	4	1,829,742	4
Non-operating income and expenses:					
Other income (note $6(u)$ )		178,824	-	290,465	-
Other gains and losses (notes $6(c)$ and $(v)$ )		282,395	-	150,323	-
Share of profit of subsidiaries accounted for using equity method		3,772	-	=	-
Finance costs (note $6(w)$ )		(160,220)		(222,949)	
		304,771		217,839	
Income before income taxes		2,472,953	4	2,047,581	4
Income tax expense (note 6(o))		656,018	1	438,614	1
Net income		1,816,935	3	1,608,967	3
Other comprehensive income (loss):					
Items that may not be reclassified subsequently to profit or los	S:				
Actuarial gains on defined benefit plans		(8,540)		3,344	
•		(8,540)		3,344	
Items that may be reclassified subsequently to profit or loss:					
Exchange differences on translation of foreign operation's					
financial statements		(60,203)	-	337,984	1
Unrealized gains and losses on available-for-sale		, , ,			
financial assets (note 6(c))		294,053	_	945	_
		233,850		338,929	1
Other comprehensive income (after tax)	•	225,310		342,273	1
Comprehensive income	\$	2,042,245	3	1,951,240	4
Net income attributable to:					·
Stockholders of parent	\$	1,773,122	3	1,544,690	3
Non-controlling interests		43,813	_	64,277	_
	\$	1,816,935	3	1,608,967	3
Comprehensive income attributable to:	т.	=,==,,==			
Stockholders of parent	\$	1,987,738	3	1,871,224	4
Non-controlling interests	Ψ	54,507	-	80,016	
	\$	2,042,245	3	1,951,240	4
Earnings per share (note 6(r)):					
	ø		104		2 57
Basic earnings per share (NT dollars)	\$		4.06		3.57
Diluted earnings per share (NT dollars)	\$		4.01		3.52

See accompanying notes to consolidated financial statements.

Consolidated Statements of Changes in Equity For the years ended December 31, 2015 and 2014 (expressed in thousands of New Taiwan dollars)

					Equity a	Equity attributable to stockholders of paren	kholders of pare	nt				
	Capital	tal			Retained earnings	ngs	Exchange differences on					
							translation of foreign	Unrealized				
	Common	Capital collected in advance	Capital	Legal	Special	Unappropriated retained	operation's financial	gains (losses) on available-for-sale financial assets	Unearned employee	Total	Non- controlling interests	Total equity
										11101		in barrier
Balance on January 1, 2014	\$ 4,335,733	3,796	648,747	389,998	138,192	1,957,522	100,137	(238)	(32,320)	7,541,567		7,541,567
Net income in 2014			,	,	,	1,544,690		•		1,544,690	64,277	1,608,967
Other comprehensive income in 2014						3,344	322,245	945		326,534	15,739	342,273
Comprehensive income in 2014					1	1,548,034	322,245	945		1,871,224	80,016	1,951,240
Appropriation and distribution of retained earnings:												
Legal reserve				66,855	,	(66,855)					,	
Special reserve		,	,	,	(40,892)	40,892	,		•	,	,	
Cash dividends		,	,	,	,	(347,105)	,		•	(347,105)	,	(347,105)
Issuance of restricted stock	3,550	,	11,576	,	,		,		(15,126)	•	,	
Retirement of restricted stock	(3,200)	,	(4,254)	,	,				7,454			
Amortization expense of restricted stock		,	,	,	,				21,751	21,751		21,751
Compensation cost of share-based payment		,	14,487	1	,				•	14,487	18	14,505
Exercise of employee stock options		48,589	,	,	,		,	,	•	48,589		48,589
Issuance of common stock for employee stock options and abandonment	10,495	(13,482)	2,987	,		,			,	,	,	,
Changes in non-controlling interests				,							1,078,200	1,078,200
Balance on December 31, 2014	4,346,578	38,903	673,543	456,853	97,300	3,132,488	422,382	707	(18,241)	9,150,513	1,158,234	10,308,747
Net income in 2015		,	,	,	,	1,773,122			•	1,773,122	43,813	1,816,935
Other comprehensive income in 2015				1		(8,100)	(71,337)	294,053		214,616	10,694	225,310
Comprehensive income in 2015				•		1,765,022	(71,337)	294,053		1,987,738	54,507	2,042,245
Appropriation and distribution of retained earnings:												
Legal reserve		,		154,469	,	(154,469)			,	,	,	,
Cash dividends		,		,	,	(791,107)	,	•	,	(791,107)	,	(791,107)
Issuance of restricted stock	30,000	,	91,693	,	,		,	,	(121,693)	,		,
Retirement of restricted stock	(2,800)	,	(10,258)	,	,	•			13,058	,		,
Amortization expense of restricted stock		,		1					46,477	46,477		46,477
Compensation cost of share-based payment			4,087	,	,			•		4,087	653	4,740
Exercise of employee stock options		32,673	,		,					32,673		32,673
Issuance of common stock for employee stock options and abandonment	38,099	(56,402)	18,303	1								
Changes in non-controlling interests				,	,						1,272,810	1,272,810
Balance on December 31, 2015	\$ 4,411,877	15,174	777,368	611,322	97,300	3,951,934	351,045	294,760	(80,399)	10,430,381	2,486,204	12,916,585

See accompanying notes to consolidated financial statements.

### **Consolidated Statements of Cash Flows**

## For the years ended December 31, 2015 and 2014 (expressed in thousands of New Taiwan dollars)

	_	2015	2014
Cash flows from operating activities:			
Income before income taxes	\$	2,472,953	2,047,581
Adjustments:			
Adjustments to reconcile profit (loss):			
Depreciation and amortization		1,473,215	1,192,885
Losses (gains) related to inventories		427,434	(26,788)
Provision (reversal of provision) for bad debt allowance and sales returns		(400)	25.056
and allowances		(409)	25,956
Impairment losses on property, plant and equipment		160.220	33,178
Interest expenses		160,220	66,560
Interest income		(161,713)	(275,451)
Compensation cost of share-based payment		51,217	30,974
Other		30,339	(11,974)
Changes in angusting assets and lightilities.		1,980,303	1,035,340
Changes in operating assets and liabilities: Financial assets at fair value through profit or loss – current		8,771	
Notes and accounts receivable		(3,355,531)	(1,400,687)
Accounts receivable – related parties		5,586	(60,581)
Other receivables – current and non-current		(80,280)	159,723
Inventories		(2,536,143)	111,714
Other current assets		162,065	(94,880)
Deferred tax assets		(222,248)	38,348
Other		47,455	(70,809)
Changes in operating assets		(5,970,325)	(1,317,172)
Notes and accounts payable		5,698,649	953,446
Salary payable		174,267	400,939
Other payables		1,121,644	262,102
Other current liabilities		122,026	(60,316)
Other		(1,732)	202,578
Changes in operating liabilities		7,114,854	1,758,749
Changes in operating assets and liabilities		1,144,529	441,577
Adjustments		3,124,832	1,476,917
Cash flows from operations		5,597,785	3,524,498
Interest received		161,713	275,451
Interest paid		(160,105)	(66,497)
Income taxes paid		(577,042)	(379,257)
Net cash flows provided by operating activities		5,022,351	3,354,195
Cash flows from investing activities:			
Acquisition of available-for-sale financial assets		-	(245,600)
Acquisition of subsidiary (minus cash acquired)		(39,041)	(2,329,526)
Acquisition of property, plant and equipment		(1,964,248)	(1,131,498)
Proceeds from disposal of property, plant and equipment		66,055	36,818
Acquisition of other deferred assets		(50,646)	(77,700)
Other		13,276	(9,273)
Net cash flows used in investing activities		(1,974,604)	<u>(3,756,779</u> )
Cash flows from financing activities:			
Increase (decrease) in short-term borrowings		(1,100,639)	1,083,965
Increase (decrease) in long-term borrowings		(261,402)	1,419,722
Increase (decrease) in guarantee deposits		(46,069)	74,431
Increase in other payables – related parties		(61,350)	-
Cash dividends		(791,107)	(347,105)
Exercise of employee stock options		32,673	48,589
Net cash flows provided by (used in) financing activities		(2,227,894)	2,279,602
Effect of foreign currency exchange translation		(10,496)	150,140
Net increase in cash and cash equivalents		809,357	2,027,158
Cash and cash equivalents at beginning of year	ø	6,814,023	4,786,865
Cash and cash equivalents at end of year	\$	7,623,380	<u>6,814,023</u>

See accompanying notes to consolidated financial statements.

### Stipulation on Chairman's Retirement

1. The Chairman may apply for retirement under any of the following conditions and the Company shall pay the pension to the Chairman in accordance with this Stipulation.

### 2. Conditions for retirement

- (1) Where the Chairman has worked for fifteen years and attains the age of fifty-five;
- (2) Where the Chairman has worked for more than twenty-five years;
- (3) Where the Chairman attains the age of sixty-five;
- (4) Where the Chairman is unable to perform his/her duties due to mental handicap or physical disability.
- 3. Years of service and the criteria for payment of Chairman's pension
  - (1) Years of service:

The years of service for performing the duty of Chairman and the other positions in the Company shall be combined for calculation purposes. Length of service is calculated as half year when it is less than six months and as one year when it is more than six months.

(2) The criteria for payment of Chairman's pension:

Two Retirement Pension Bases (hereinafter, "Base") are given for each full

year of service. Those having served over 15 years are given one Base for each full year of service and the total number of Bases shall be no more than 45.

(3) The Retirement Pension Base:

The Retirement Pension Base as specified in Article 3.2 shall be one month's fixed remuneration of the Chairman at the time when his/her retirement comes into effect.

4. The payment of Chairman's pension

The Chairman may apply for retirement under any of the conditions as specified in Article 2 and the Company shall pay the pension to the Chairman. The total amount of the pension shall be calculated pursuant to the provisions as set forth in Article 3.2 and Article 3.3.