UNITED MICROELECTRONICS CORP Form 6-K

September 15, 2006

1934 Act Registration No. 1-15128

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER

PURSUANT TO RULE 13a-16 OR 15d-16 OF

THE SECURITIES EXCHANGE ACT OF 1934

Dated September 15, 2006

For the month of August 2006

United Microelectronics Corporation

(Translation of Registrant s Name into English)

No. 3 Li Hsin Road II

Science Park

Hsinchu, Taiwan, R.O.C.

(Address of Principal Executive Office)

Indicate by check mark whether the registrant files or will file annual reports under cover of form 20-F or Form 40-F.)
Form 20-F <u>V</u> Form 40-F
Indicate by check mark whether the registrant by furnishing the information contained in this form is also thereby furnishing the information to he Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.)
Yes NoV

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

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SIGNATURE

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

Date: 9/15/2006

United Microelectronics Corporation

By /s/ Chitung Liu Chitung Liu Chief Financial Officer

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Exhibit

Exhibit 99.1	Description Announcement on August 16, 2006: To announce related materials on acquisition of machinery and equipment
99.2	Announcement on August 17, 2006: To announce related materials on acquisition of machinery and equipment
99.3	Announcement on August 17, 2006: To announce related materials on disposal of MediaTek Incorporation securities
99.4	Announcement on August 21, 2006: To announce related materials on acquisition of machinery and equipment
99.5	Announcement on August 22, 2006: To announce related materials on acquisition of Promos Technologies. common shares
99.6	Announcement on August 24, 2006: To announce related materials on disposal of MediaTek Incorporation securities
99.7	Announcement on August 24, 2006: Important Resolutions from 10th term 2nd Board Meeting
99.8	Announcement on August 25, 2006: To announce related materials on acquisition of Promos Technologies common shares
99.9	Announcement on August 29, 2006: To announce related materials on acquisition of machinery and equipment
99.10	Announcement on September 1, 2006: To announce related materials on disposal of MediaTek Incorporation securities
99.11	Announcement on September 6, 2006: To announce related materials on acquisition of machinery and equipment
99.12	Announcement on September 7, 2006: July Revenue
99.13	Announcement on September 8, 2006: To announce related materials on disposal of MediaTek Incorporation securities
99.14	Announcement on September 12, 2006: To announce related materials on acquisition of Promos Technologies. common shares
99.15	Announcement on September 14, 2006: To announce related materials on acquisition of Promos Technologies. common shares
99.16	Announcement on September 15, 2006: 1) the trading and pledge of UMC common shares by directors, supervisors, executive officer and 10% shareholders of UMC 2) the acquisition and disposition of assets by UMC
99.17	United Microelectronics Corporation (and Subsidiaries) Financial Statements With Report of Independent Auditors for the Six-Month Periods Ended June 30, 2006 And 2005

Exhibit 99.1

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To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/10~2006/08/15
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$579,622,500 NTD; total transaction price: \$579,622,500 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): ASML HONG KONG LTD. C/O; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting
- 10. Name of the professional appraisal institution and its appraisal amount: Not applicable
- 11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable
- 12. Is the appraisal report price a limited price or specific price? Not applicable

13. Has an appraisal report not yet been obtained? Not applicable
14. Reason an appraisal report has not yet been obtained: Not applicable
15. Broker and broker s fee: Not applicable
16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
17. Do the directors have any objection to the present transaction? no
18. Any other matters that need to be specified: none

Exhibit 99.2

www.umc.com

To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/04~2006/08/16
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$910,484,460 NTD; total transaction price: \$910,484,460 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): APPLIED MATERIALS ASIA PACIFIC LTD; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting
- 10. Name of the professional appraisal institution and its appraisal amount: Not applicable
- 11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable
- 12. Is the appraisal report price a limited price or specific price? Not applicable

13. Has an appraisal report not yet been obtained? Not applicable
14. Reason an appraisal report has not yet been obtained: Not applicable
15. Broker and broker s fee: Not applicable
16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
17. Do the directors have any objection to the present transaction? no
18. Any other matters that need to be specified: none

Exhibit 99.3

www.umc.com

To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/08/14~2006/08/17
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,200,000 shares; average unit price:\$292.67 NTD; total amount:\$351,207,500 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 338,795,376 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 34,334,499 shares; amount: 355,136,706 NTD; percentage of holdings: 3.55%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.30%; ratio of shareholder s equity: 15.20%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.4

www.umc.com

To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/18
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$ 576,985,950 NTD; total transaction price: \$ 576,985,950 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): ASML HONG KONG LTD. C/O; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting
- 10. Name of the professional appraisal institution and its appraisal amount: Not applicable
- 11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable
- 12. Is the appraisal report price a limited price or specific price? Not applicable

13. Has an appraisal report not yet been obtained? Not applicable
14. Reason an appraisal report has not yet been obtained: Not applicable
15. Broker and broker s fee: Not applicable
16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
17. Do the directors have any objection to the present transaction? no
18. Any other matters that need to be specified: none

Exhibit 99.5

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- 1. Name of the securities: Common shares of Promos Technologies.
- 2. Trading date: 2006/08/16~2006/08/22
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 30,498,000 shares; average unit price: \$ 12.94 NTD; total amount: \$ 394,644,660 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): Not applicable
- 5. Relationship with the underlying company of the trade: None
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 370,730,000 shares; amount:NTD 4,728,652,310; percentage of holdings: 6.12%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.24% ratio of shareholder s equity: 15.13%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financial operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.6

www.umc.com

To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/08/18~2006/08/24
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,196,000 shares; average unit price: \$ 295.65 NTD; total amount: \$ 353,595,000 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 341,224,250 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 33,138,499 shares; amount: 342,765,956 NTD; percentage of holdings: 3.42%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.50%; ratio of shareholder s equity: 15.45%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 9	99.7
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Important Resolutions from 10th term 2nd Board Meeting	w.umc.com
1. Date of occurrence of the event:2006/08/24	
2. Name of the company: United Microelectronics Corp.	
3. Relationship to the company (listed company or affiliated company): Listed company	
4. The shareholding ratios of mutual holding: N/A	
5. Cause of occurrence: The board meeting has approved important resolutions as the followings:	
(1) To approve the financial statements for the 1st half of 2006.	
(2) To approve a list of applicants for UMC Conversion Sales Program . The Company will assist the shareholders to issu ADRs.	e and sell UM
6 Countermeasures; none	

7. Any other matters that need to be specified: none

Exhibit 99.8

www.umc.com

To announce related materials on acquisition of Promos Technologies common shares

- 1. Name of the securities: Common shares of Promos Technologies.
- 2. Trading date: 2006/08/24~2006/08/25
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 43,237,000 shares; average unit price: \$12.98 NTD; total amount: \$561,119,853 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): Not applicable
- 5. Relationship with the underlying company of the trade: None
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 413,967,000 shares; amount:NTD 5,289,772,163; percentage of holdings: 6.83%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.42% ratio of shareholder s equity: 15.34%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financial operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.9

www.umc.com

To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/25~2006/08/28
- 3. Transaction volume (e.g.XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: a batch; average unit price: \$ 636,459,640 NTD; total transaction price: \$ 636,459,640 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): TOKYO ELECTRON LIMITED; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1) 90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting
- 10. Name of the professional appraisal institution and its appraisal amount: Not applicable
- 11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable
- 12. Is the appraisal report price a limited price or specific price? Not applicable

13. Has an appraisal report not yet been obtained? Not applicable
14. Reason an appraisal report has not yet been obtained: Not applicable
15. Broker and broker s fee: Not applicable
16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
17. Do the directors have any objection to the present transaction? no
18. Any other matters that need to be specified: none

Exhibit 99.10

www.umc.com

To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/08/25~2006/09/01
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,135,000 shares; average unit price: \$ 301.49 NTD; total amount: \$ 342,192,500 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 330,452,699 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 32,003,499 shares; amount: 331,026,155 NTD; percentage of holdings: 3.31%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 13.18%; ratio of shareholder s equity: 16.63%; the operational capital as shown in the most recent financial statement: \$82,601,170 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.11

www.umc.com

To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/09/04~2006/09/05
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$ 798,611,650 NTD; total transaction price: \$ 798,611,650 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): NOVELLUS SYSTEMS, INC.; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting
- 10. Name of the professional appraisal institution and its appraisal amount: Not applicable
- 11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable
- 12. Is the appraisal report price a limited price or specific price? Not applicable

13. Has an appraisal report not yet been obtained? Not applicable
14. Reason an appraisal report has not yet been obtained: Not applicable
15. Broker and broker s fee: Not applicable
16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
17. Do the directors have any objection to the present transaction? no
18. Any other matters that need to be specified: none

Exhibit 99.12

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United Microelectronics Corporation

September 7, 2006

This is to report the changes or status of 1) Sales volume 2) Funds lent to other parties 3) Endorsements and guarantees 4) Financial derivative transactions for the period of August 2005

1) Sales volume (NT\$ Thousand)

Period	Items	2006	2005	Changes	%
August	Invoice amount	8,277,724	8,220,082	57,642	0.70%
2006	Invoice amount	62,005,406	53,693,930	8,311,476	15.48%
August	Net sales	9,416,111	8,010,667	1,405,444	17.54%
2006	Net sales	68,753,291	54,804,546	13,948,745	25.45%

2) Funds lent to other parties (NT\$ Thousand)

Balance as of period end	This Month	Last Month	Limit of lending
UMC	0	0	38,140,222
UMC s subsidiaries	22,653	22,749	539,824

3) Endorsements and guarantees (NT\$ Thousand)

	Change in This Month	Balance as of period end	Limit of endorsements
UMC	(252,149)	2,025,923	76,280,445
UMC s subsidiaries	0	0	7,664,389
UMC endorses for subsidiaries		0	0
UMC s subsidiaries endorse for UMC		0	0
UMC endorses for PRC companies		0	0
UMC s subsidiaries endorse for PRC companies		0	0

4) Financial derivatives transactions

a Hedging purpose: NT\$ thousand

Financial instruments	Forwards	Interests SWAP
Deposit Paid	0	0
Royalty Income (Paid)	0	0
Unwritten-off Trading Contracts	0	0
Net Profit from Fair Value	0	0
Written-off Trading Contracts	0	0

Realized profit (loss) 0

b Trading purpose: NT\$ thousand

Financial instruments	Credit-linked Deposits
Deposit Paid	0
Unwritten-off Trading Contracts	19,130,863
Net Profit from Market Value	(1,183,652)
Written-off Trading Contracts	0
Realized profit (loss)	0

Exhibit 99.13

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To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/09/04~2006/09/08
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,070,000 shares; average unit price: \$ 327.19 NTD; total amount: \$ 350,098,000 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 339,030,522 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 30,933,499 shares; amount: 319,958,677 NTD; percentage of holdings: 3.19%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 13.21%; ratio of shareholder s equity: 16.67%; the operational capital as shown in the most recent financial statement: \$82,601,170 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.14

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To announce related materials on acquisition of Promos Technologies common shares

- 1. Name of the securities: Common shares of Promos Technologies.
- 2. Trading date: 2006/08/28~2006/09/12
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 51,236,000 shares; average unit price: \$ 13.60 NTD; total amount: \$ 696,822,741 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): Not applicable
- 5. Relationship with the underlying company of the trade: None
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 465,203,000 shares; amount: NTD 5,986,594,904; percentage of holdings: 7.68%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 13.01% ratio of shareholder s equity: 16.41%; the operational capital as shown in the most recent financial statement: \$82,601,170 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financial operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.15

www.	IIMA	cam
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To announce related materials on acquisition of Promos Technologies common shares

- 1. Name of the securities: Common shares of Promos Technologies.
- 2. Trading date: 2006/09/13~2006/09/14
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 61,547,000 shares; average unit price: \$ 13.72 NTD; total amount: \$ 844,519,478 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): Not applicable
- 5. Relationship with the underlying company of the trade: None
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 526,750,000 shares; amount:NTD 6,831,114,382; percentage of holdings: 8.69%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 13.20% ratio of shareholder s equity: 16.65%; the operational capital as shown in the most recent financial statement: \$82,601,170 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financial operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

Exhibit 99.16

www.umc.com

United Microelectronics Corporation

For the month of August, 2006

This is to report 1) the trading of directors, supervisors, executive officers and 10% shareholders of United Microelectronics Corporation (UMC) (NYSE: UMC) 2) the pledge and clear of pledge of UMC common shares by directors, supervisors, executive officers and 10% shareholders of UMC 3) the acquisition assets by UMC 4) the disposition of assets by UMC for the month of August, 2006.

1) The trading of directors, supervisors, executive officers and 10% shareholders

		Number of shares held as of	Number of shares held as of	
Title	Name	July 31, 2006	August 31, 2006	Changes
Director	Ting-Yu Lin	16,182,403	16,782,403	600,000
Vice President	Shih-Wei Sun	15,183,341	15,083,341	(100,000)
Vice President	Ing-Ji Wu	12,217,039	11,907,039	(310,000)
Vice President	Wen-Yang Chen	6,877,255	4,377,255	(2,500,000)
Vice President	Lee Chung	601,546	531,546	(70,000)
Vice President	Po-Wen Yen	1,612,551	1,462,551	(150,000)
Note: Shares transferred to children.				

		Number of shares pledge as of	Number of shares pledge as of	
Title	Name	July 31, 2006	August 31, 2006	Changes

The pledge and clear of pledge of UMC common shares by directors, supervisors, executive officers and 10% shareholders :

3) The acquisition assets (NT\$ Thousand)

2)

Description of assets	August	2006
Semiconductor Manufacturing Equipment	3,978,470	15,763,431
Fixed assets	45 607	259 788

4) The disposition of assets (NT\$ Thousand)

Description of assets	August	2006
Semiconductor Manufacturing Equipment	24,151	197,865
Fixed assets	0	0

Exhibit 99.17

www.umc.com

United Microelectronics Corporation (and Subsidiaries) Financial Statements With Report of Independent Auditors for the Six-Month Periods Ended June 30, 2006 And 2005

UNITED MICROELECTRONICS CORPORATION

FINANCIAL STATEMENTS

WITH REPORT OF INDEPENDENT AUDITORS

FOR THE SIX-MONTH PERIODS ENDED

JUNE 30, 2006 AND 2005

Address: No. 3 Li-Hsin Road II, Hsinchu Science Park, Hsinchu City, Taiwan, R.O.C.

Telephone: 886-3-578-2258

The reader is advised that these financial statements have been prepared originally in Chinese. In the event of a conflict between these financial statements and the original Chinese version or difference in interpretation between the two versions, the Chinese language financial statements shall prevail.

REPORT OF INDEPENDENT AUDITORS

English Translation of a Report Originally Issued in Chinese

To the Board of Directors and Shareholders of

United Microelectronics Corporation

We have audited the accompanying balance sheets of United Microelectronics Corporation as of June 30, 2006 and 2005, and the related statements of income, statements of changes in stockholders equity, and cash flows for the six-month periods ended June 30, 2006 and 2005. 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. As described in Note 4(10) to the financial statements, certain long-term investments were accounted for under the equity method based on financial statements as of June 30, 2006 and 2005 of the investees, which were audited by other auditors. Our opinion insofar as it relates to the investment income amounting to NT\$499 million and NT\$144 million for the six-month periods ended June 30, 2006 and 2005, respectively, and the related long-term investment balances of NT\$5,706 million and NT\$5,559 million as of June 30, 2006 and 2005, respectively, is based solely on the reports of the other auditors.

We conducted our audits in accordance with auditing standards generally accepted in the Republic of China and Guidelines for Certified Public Accountants Examination and Reports on Financial Statements , which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and 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 financial statements referred to above present fairly, in all material respects, the financial position of United Microelectronics Corporation as of June 30, 2006 and 2005, and the results of its operations and its cash flows for the six-month periods ended June 30, 2006 and 2005, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China.

As described in Note 3 to the financial statements, effective from January 1, 2006, United Microelectronics Corporation has adopted the R.O.C. Statement of Financial Accounting Standards No. 34, Accounting for Financial Instruments and No. 36, Disclosure and Presentation of Financial Instruments to account for the financial instruments.

As described in Note 3 to the financial statements, effective from January 1, 2005, United Microelectronics Corporation has adopted the R.O.C. Statement of Financial Accounting Standards No. 35, Accounting for Asset Impairment to account for the impairment of its assets. Effective from January 1, 2006, goodwill is no longer subject to amortization.

We have also audited the consolidated financial statements of United Microelectronics Corporation as of and for the six-month periods ended June 30, 2006 and 2005, and have expressed an unqualified opinion with explanatory paragraph on such financial statements.

July 19, 2006

Taipei, Taiwan

Republic of China

Notice to Readers

The accompanying audited financial statements are intended only to present the financial position and 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.

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION

BALANCE SHEETS

June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars)

			As of J	une 3	/
Assets	Notes		2006		2005
Current assets	0.4(1)	¢.	00.040.500	ф	(0.065.457
Cash and cash equivalents	2, 4 (1)	\$	90,049,580	\$	68,065,457
Financial assets at fair value through profit or loss, current	2, 3, 4 (2)		1,506,063		2,286,070
Available-for-sale financial assets, current	2, 3, 4 (3)		770 456		772,509
Held-to-maturity financial assets, current	2, 3, 4 (4)		779,456		63,080
Notes receivable	4 (5)		2,755		288
Notes receivable - related parties	5		70,880		57,853
Accounts receivable, net	2, 4 (6)		5,308,537		5,082,399
Accounts receivable - related parties, net	2, 5		7,173,966		4,506,666
Other receivables	2, 5		722,558		611,559
Inventories, net	2, 4 (7)		10,383,292		7,898,701
Prepaid expenses			849,094		820,875
Deferred income tax assets, current	2, 4 (22)		2,720,051		3,413,529
Total current assets			119,566,232		93,578,986
Funds and investments					
Available-for-sale financial assets, noncurrent	2, 3, 4 (8)		37,864,803		5,171,355
Held-to-maturity financial assets, noncurrent	2, 3, 4 (4)		200,000		1,153,028
Financial assets measured at cost, noncurrent	2, 3, 4 (9)		2,265,728		2,544,521
Long-term investments accounted for under the equity method	2, 3, 4 (10)		33,261,799		37,304,798
Total funds and investments			73,592,330		46,173,702
Property, plant and equipment	2, 3, 4 (11), 7				
Land			1,132,576		1,132,576
Buildings			16,249,112		15,860,960
Machinery and equipment			380,689,179		348,877,930
Transportation equipment			78,461		88,095
Furniture and fixtures			2,300,342		2,119,552
Total cost			400,449,670		368,079,113
Less : Accumulated depreciation			(274,361,684)		(228,295,715)
Add : Construction in progress and prepayments			10,539,974		20,087,650
Property, plant and equipment, net			136,627,960		159,871,048
Intangible assets					
Goodwill	2, 3		3,745,122		4,168,997
Technological know-how	2		299,877		399,178
Total intangible assets			4,044,999		4,568,175

Other assets			
Deferred charges	2	1,627,918	1,800,209
Deferred income tax assets, noncurrent	2, 4 (22)	4,414,737	3,922,375
Other assets - others	2, 4 (12), 6	1,956,997	2,069,695
Total other assets		7,999,652	7,792,279
Total assets		\$ 341,831,173	\$ 311,984,190

		As of J	une 30,
Liabilities and Stockholders Equity	Notes	2006	2005
Current liabilities			
Short-term loans	4 (13)	\$	\$ 1,645,280
Financial liabilities at fair value through profit or loss, current	2, 3, 4 (14)	1,188,290	27,475
Accounts payable		4,733,091	3,797,102
Income tax payable	2	1,188,953	60,389
Accrued expenses		5,781,758	5,274,099
Dividend payable	4 (20)	7,161,301	1,758,736
Payable on equipment		4,398,689	3,413,036
Other payables	4 (20)	311,960	27,006
Current portion of long-term liabilities	2, 4 (15)	10,312,904	5,250,000
Other current liabilities	7	1,888,116	820,413
Total current liabilities		36,965,062	22,073,536
Long-term liabilities	0.4(15)	20.250.246	20.247.240
Bonds payable	2, 4 (15)	30,279,246	28,347,240
Total long torm liabilities		20 270 246	29 247 240
Total long-term liabilities		30,279,246	28,347,240
Other liabilities			
Accrued pension liabilities	2, 4 (16)	3,044,682	2,962,723
Deposits-in	2,4(10)	21,451	20,636
Deferred credits - intercompany profits	2	9,806	9,806
Other liabilities - others	2	551,252	510,637
Other Habilities - Others		331,232	310,037
Total other liabilities		3,627,191	3,503,802
Total liabilities		70,871,499	53,924,578
		, ,	,,
Capital			
Common stock	2, 4 (17), 4 (18), 4 (20)	188,452,341	177,794,314
Stock dividends for distribution	, (, , , , , , , , , , , , , , , , , ,	2,248,771	19,560,220
Capital reserve	2, 4 (17)	, -,	. , ,
Premiums	, , ,	60,712,685	64,227,411
Change in equities of long-term investments		6,655,250	20,786,958
Retained earnings	4 (17), 4 (20)	, ,	
Legal reserve		16,699,508	15,996,839
Special reserve		322,150	1,744,171
Unappropriated earnings		3,434,838	3,622,790
Adjusting items in stockholders equity	2, 4 (8)	., . ,	- , - ,
Cumulative translation adjustment	, (-)	(855,518)	(1,998,163)
Unrealized gain or loss on financial instruments		19,677,371	(9,597,290)
Treasury stock	2, 4 (10), 4 (17), 4 (19)	(26,387,722)	(34,077,638)
	, . (/, . (-//, . (-//)	(==,50,,,22)	(2 1,577,000)
Total stockholders equity		270,959,674	258,059,612
			, ,
Total liabilities and stockholders equity		\$ 341,831,173	\$ 311,984,190

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

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION

STATEMENTS OF INCOME

For the six-month periods ended June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars, Except for Earnings per Share)

For the six-month period ended

Operating revenues 2,5 Sales revenues \$ 49,078,075 \$ 39,605,151 Less: Sales returns and discounts (456,096) (729,298) Net sales 48,621,979 38,875,853 Other operating revenues 1,512,987 852,773 Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21),5 Cost of goods sold (40,738,614) (36,279,398) Other operating costs (999,065) (266,257)
Sales revenues \$ 49,078,075 \$ 39,605,151 Less: Sales returns and discounts (456,096) (729,298) Net sales 48,621,979 38,875,853 Other operating revenues 1,512,987 852,773 Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Less: Sales returns and discounts (456,096) (729,298) Net sales 48,621,979 38,875,853 Other operating revenues 1,512,987 852,773 Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Net sales 48,621,979 38,875,853 Other operating revenues 1,512,987 852,773 Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Other operating revenues 1,512,987 852,773 Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Other operating revenues 1,512,987 852,773 Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Net operating revenues 50,134,966 39,728,626 Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Operating costs 4 (21), 5 Cost of goods sold (40,738,614) (36,279,398)
Cost of goods sold (40,738,614) (36,279,398)
Cost of goods sold (40,738,614) (36,279,398)
Cost of goods sold (40,738,614) (36,279,398)
Other operating costs (999,065) (266,257)
Operating costs (41,737,679) (36,545,655)
Gross profit 8,397,287 3,182,971
Unrealized intercompany profit 2 (91,439) (68,741)
Realized intercompany profit 2 (21,437) (00,741) Realized intercompany profit 2 120,153 154,417
Reunzed intercompany profit
Gross profit-net 8,426,001 3,268,647
5,200,011 5,200,011
Operating expenses 4 (21), 5
Sales and marketing expenses (1,373,023) (1,050,885)
General and administrative expenses (1,207,715) (1,298,115)
Research and development expenses (4,130,707) (3,956,436)
Subtotal (6,711,445) (6,305,436)
(0,711,115) (0,505,150)
Operating income (loss) 1,714,556 (3,036,789)
Operating income (1088) (5,050,769)
Non-operating income
Interest revenue 2, 5 709,934 436,914
Investment gain accounted for under the equity method, net 2, 4 (10) 582,324
Dividend income 26,371 36,789
Gain on disposal of property, plant and equipment 2 93,923 33,840
Gain on disposal of investments 2 18,708,934 6,439,830
Exchange gain, net 2 90,800 41,233
Gain on recovery of market value of inventories 2 315,151
Gain on valuation of financial liabilities 2 89,197
Other income 440,236 390,360

20,741,719

7,694,117

Subtotal

Non-operating expenses					
Interest expense	4 (11)		(397,415)		(447,071)
Investment loss accounted for under the equity method, net	2, 4 (10)		(377,113)		,144,439)
Loss on disposal of property, plant and equipment	2, 1 (10)		(23,501)	(2	(63,344)
Loss on decline in market value and obsolescence of inventories	2		(401,003)		(03,311)
Financial expenses	-		(104,842)		(149,905)
Impairment loss	2, 4 (10)		(21,807)		(1.5,500)
Loss on valuation of financial assets	2		(590,466)		
Other losses			(36,390)		(34,472)
			, , ,		, , ,
Subtotal			(1,575,424)	(2	,839,231)
Subtour			(1,575, 121)	(2	,,037,231)
Income from continuing operations before income tax		,	20,880,851	1	,818,097
Income tax expense	2, 4 (22)		(1,354,548)	1	(397)
income tax expense	2, 4 (22)		(1,334,340)		(391)
NT 4 1			10.526.202		017.700
Net income from continuing operations			19,526,303	1	,817,700
Cumulative effect of changes in accounting principles (the net amount after	2		/1 100 £1£\		
deducted tax expense \$0)	3		(1,188,515)		
		_			
Net income		\$.	18,337,788	\$ 1	,817,700
		Pre-tax	Post-tax	Pre-tax	Post-tax
Earnings per share-basic (NTD)	2, 4 (23)	Pre-tax	Post-tax	Pre-tax	Post-tax
Income from continuing operations	2, 4 (23)	\$ 1.15	\$ 1.08	Pre-tax \$ 0.10	
	2, 4 (23)				
Income from continuing operations	2, 4 (23)	\$ 1.15	\$ 1.08		
Income from continuing operations	2, 4 (23)	\$ 1.15	\$ 1.08		\$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles	2, 4 (23)	\$ 1.15 (0.07)	\$ 1.08 (0.07)	\$ 0.10	\$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles	2, 4 (23) 2, 4 (23)	\$ 1.15 (0.07)	\$ 1.08 (0.07)	\$ 0.10	\$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income		\$ 1.15 (0.07)	\$ 1.08 (0.07)	\$ 0.10	\$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD)		\$ 1.15 (0.07) \$ 1.08	\$ 1.08 (0.07) \$ 1.01	\$ 0.10	\$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax		\$ 1.15 (0.07) \$ 1.08	\$ 1.08 (0.07) \$ 1.01	\$ 0.10	\$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles		\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01	\$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax		\$ 1.15 (0.07) \$ 1.08	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06)	\$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income	2, 4 (23)	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06)	\$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Comp	2, 4 (23) Dany	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06)	\$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Compis not treated as treasury stock	2, 4 (23)	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06) \$ 0.97	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Comp	2, 4 (23) Dany	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06)	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Comp is not treated as treasury stock Net income	2, 4 (23) Dany	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06) \$ 0.97	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Compis not treated as treasury stock	2, 4 (23) Dany	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06) \$ 0.97	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Compis not treated as treasury stock Net income Earnings per share-basic (NTD)	2, 4 (23) Dany	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06) \$ 0.97 \$ 18,337,78 \$ 1.0	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10 1,817,700 0.09
Income from continuing operations Cumulative effect of changes in accounting principles Net income Earnings per share-diluted (NTD) Income before income tax Cumulative effect of changes in accounting principles Net income Pro forma information on earnings as if subsidiaries investment in the Comp is not treated as treasury stock Net income	2, 4 (23) Dany	\$ 1.15 (0.07) \$ 1.08 \$ 1.11 (0.06)	\$ 1.08 (0.07) \$ 1.01 \$ 1.03 (0.06) \$ 0.97	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10	\$ 0.10 \$ 0.10 \$ 0.10 \$ 0.10

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

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION

STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY

For the six-month periods ended June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars)

			Capital Stock Dividends	Collected		Retained Earnings			Unrealized Gain/Loss on	Cumulative		
	Notes	Common Stock	for Distribution	in	Capital Reserve	Legal Reserve	Special Reserve	Unappropriated Earnings		Translation	Treasury Stock	Т
as of , 2005 ation of	4 (17)	\$ 177,919,819			\$ 84,933,195	\$ 12,812,501	\$ 90,871	\$ 29,498,329			\$ (27,685,463)	\$ 266,
ined	4 (20)											
erve						3,184,338	1 (52 200	(3,184,338)				
eserve idende							1,653,300					(1,
idends ridends			17,587,365					(1,758,736) (17,587,365)				(1,
ation to and			17,567,505									
ors e bonus -								(27,005)				
			1,972,855					(1,972,855)				
of stock	2, 4 (19)										(8,570,374)	(8,
ion of		(401 140)			(177.410)			(1.500.640)				(0,
stock me in the	2, 4 (19)	(491,140)			(177,419)			(1,509,640)			2,178,199	
of 2005								1,817,700				1,
ent of serve d for equity												
:	2				(20,055)							
in d gain ial nts of	2								273,796			
of e stock												
SIOCK	2, 4 (18)	361,595			278,648							
stock ed from ollected ce		4,040		(4,040)								
in ve n nt	2									(678,711)		(
as of 2005		\$ 177,794,314	\$ 19,560,220	\$	\$ 85,014,369	\$ 15,996,839	\$ 1,744,171	\$ 3,622,790	\$ (9,597,290)	\$ (1,998,163)	\$ (34,077,638)	\$ 258,
as of												

\$ 197,947,033 \$

, 2006

4 (17)

\$ 36,600 \$ 85,381,599 \$ 15,996,839 \$ 1,744,171 \$ 8,831,782 \$ (9,527,362) \$ (241,153) \$ (41,885,956) \$ 258,

et of											
SFAS	3 (3)							23,499,003	11,547		23,
ation of ined								20, 122,000	11,		,
	4 (20)				702,669		(702,669)				
erve eserve					/02,009	(1,422,021)	1,422,021				
idends						(1,122,121,	(7,161,267)				(7,
ridends			895,158				(895,158)				
ation to											
and ors							(6,324)				
e bonus -							(305,636)				()
e bonus -			458,455				(458,455)				
eserve			430,433				(430,433)				
d to			005 150	(005.150)							
	4 (17)		895,158	(895,158)							
of stock	2, 4 (19)									(24,279,397)	(24,
ion of	2, 7 (17)									(27,217,371)	(27,
	2, 4 (17), 4 (19)	(10,000,000)		(3,269,100)			(6,371,128)			19,640,228	
ent of											
stock due											
control							(9,256,116)	2,620,135		20,137,403	13
sidiary ne in the							(9,230,110)	2,020,133		20,137,403	13,
of 2006							18,337,788				18,
ent of											
serve											
d for equity											
	2			(15,280)							
ent of	2			(,,							
i											
nts	_								2.454		
	2			(14,110,993)					8,171		(14,
in d loss on											
-for-sale											
	2							(149,372)			(
in											
d gain											I
ial ats of											
nts of	2							3,234,967			3,
of								3,23-1,201			٥,
e stock											
	2, 4 (18)	468,708		276,867							
stock											
ed from ollected											
e e		36,600	(3	6,600)							
in		50,000	(5	0,000)							
ve											
n											
nt	2								(634,083)		(
j											

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

\$ 67,367,935 \$ 16,699,508 \$ 322,150 \$ 3,434,838 \$ 19,677,371 \$ (855,518) \$ (26,387,722) \$ 270,

2006

\$ 188,452,341 \$ 2,248,771 \$

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION

STATEMENTS OF CASH FLOWS

For the six-month periods ended June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars)

Cash flows from operating activities: 2006 Net income \$ 18,337,788 \$ 18,700 Adjustments to reconcile net income to net cash provided by operating activities: 22,717,399 22,080,111 Depreciation 22,717,399 22,080,111 Amortization 37,825 (116,248) Loss (gain) on decline (recovery) in market value and obsolescence of inventories 40,003 (31,515) Cash divideads received under the equity method 58,334 2,144,439 Loss on valuation of financial assets and liabilities 1,689,784 1,689,784 Impairment loss 1,870,893 (6,439,830) Cais on odisposal of investments (18,708,934) (6,839,830) Loss (gain) on disposal of property, plant and equipment 70,422 29,504 Exchange goal on one, germ liabilities (18,708,934) 1,689,784 Loss (gain) on disposal of property, plant and equipment 70,422 29,504 Exchange gain on long-term liabilities (26,299) 9,789 Amortization of bord discounts 30,308 20,104 Charges in assets and liabilities at fair value through profit or loss, current 370,882		For the six-month	•
Net income \$ 18,337,788 \$ 1,817,700 Adjustments to reconcile net income to net cash provided by operating activities: 22,171,399 22,080,111 Depreciation 22,171,399 22,080,111 Amortization 27,825 (116,245) Bad debt expenses (reversal) 7,825 (116,245) Loss (gain) on decline (recovery) in market value and obsolescence of inventories 40,003 315,151 Cash dividends received under the equity method (582,324) 2,144,439 Loss on valuation of financial assets and liabilities 1,897,74 2,144,439 Los on valuation of inancial assets and liabilities 21,807 2 Gain on disposal of investments (18,708,93) (6,439,830) Loss (gain) on disposal of property, plant and equipment (70,422) 29,504 Exchange loss (gain) on financial assets and liabilities (31,861) 13,576 Exchange gain on long-term liabilities (32,629) 19,789 Amortization of bond discounts 48,280 1 Changes in assets and liabilities at fair value through profit or loss, current 37,002 2 Financial assets and liabilities		2006	2005
Adjustments to reconcile net income to net cash provided by operating activities: Depreciation	· ·		
Depreciation 22,171,399 22,208,0111 Amoritzation 921,607 1,111,695 Bad debt expenses (reversal) 7,825 (116,245) Loss (gain) on decline (recovery) in market value and obsolescence of inventories 401,003 (315,151) Cash dividends received under the equity method 5,500 Investment loss (gain) accounted for under the equity method 1,889,784 Loss on valuation of financial assets and liabilities 1,180,803 Gain on disposal of investments (6,439,830) Loss (gain) on disposal of property, plant and equipment 70,422 29,504 Exchange loss (gain) on financial assets and liabilities 13,861 13,576 Exchange gain on long-term liabilities 222,529 9,789 Amortization of bond discounts 48,280 10,581 Amortization of deferred income 109,747 266,732 Changes in assets and liabilities at fair value through profit or loss, current 370,882 101,641 Financial assets and liabilities at fair value through profit or loss, current 21,119,89 20,433 Other receivable 111,015 46,543 Inventories <td></td> <td>\$ 18,337,788</td> <td>\$ 1,817,700</td>		\$ 18,337,788	\$ 1,817,700
Amorization 921,607 1,111,695 Bad debt expenses (reversal) 7,825 (116,245) Loss (gain) on decline (recovery) in market value and obsolescence of inventories 401,003 (315,151) Cash dividends received under the equity method (582,324) 2,144,439 Investment loss (gain) accounted for under the equity method (582,324) 2,144,439 Loss (as on valuation of financial assets and liabilities 1,889,784 (6439,830) Loss (gain) on disposal of investments (18,708,934) (6,439,830) Loss (gain) on disposal of property, plant and equipment (70,422) 29,504 Exchange loss (gain) on financial assets and liabilities 13,861 13,576 Exchange gain on long-term liabilities 48,280 (226,299) (9,789) Amortization of bond discounts 48,280 (20,732) Changes in assets and liabilities 13,061 48,280 Changes in assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables (329,18) 15,286,98 Pep			
Bad debt expenses (reversal) 7,825 (116,245) Loss (gain) on decline (recovery) in market value and obsolescence of inventories 401,003 315,151 Cash dividends received under the equity method (582,324) 2,144,393 Loss on valuation of financial assets and liabilities 1,689,784 Impairment loss 21,807 2 Gain on disposal of investments (18,708,394) (6,439,830) Loss (gain) on disposal of property, plant and equipment (70,422) 29,504 Exchange loss (gain) on financial assets and liabilities (13,861) 13,576 Exchange gain on long-term liabilities (26,299) (9,789) Amortization of bond discounts 48,280 48,280 Amortization of beferred income (59,747) (26,732) Changes in assets and liabilities at fair value through profit or loss, current 370,882 101,641 Financial assets and liabilities at fair value through profit or loss, current (217,198) 20,043,39 Other receivables (217,198) 20,043,39 Prepaid expenses (427,841) (51,048) Prepaid expenses (3,766) (329,764			
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Cash dividends received under the equity method 7,500 Investment loss (gain) accounted for under the equity method (58,2324) 2,144,439 Loss on valuation of financial assets and liabilities 1,689,784 1,689,784 Impairment loss 21,807 2,1807 6,439,830 Loss (gain) on disposal of property, plant and equipment (70,422) 29,504 Exchange loss (gain) on financial assets and liabilities (13,861) 13,576 Exchange gain on long-term liabilities (26,299) (9,789) Amortization of bond discounts 48,280 48,280 Amortization of bond discounts 48,280 (26,732) Changes in assets and liabilities at fair value through profit or loss, current 370,882 101,641 Financial assets and secrevable (217,198) 2,003,39 Other receivables (217,198) 2,033,39 Inventories (829,918) 1,528,698 Inventories (829,918) 1,528,698 Inventories (427,431) (510,188) Accounts payable (9,516) (920,209) Accuried expenses (472,431)<		7,825	(116,245)
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Gain on disposal of investments (18,708,934) (6,439,830) Loss (gain) on disposal of property, plant and equipment (70,422) 29,504 Exchange [oss (gain) on financial assets and liabilities (13,861) 13,576 Exchange gain on long-term liabilities (226,299) (9,789) Amortization of deferred income (59,747) (26,732) Changes in assets and liabilities: (59,747) (26,732) Financial assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables 111,015 (46,543) Inventories (829,918) 1,528,669 Prepaid expenses (427,841) (510,188) Accounds payable (9,516) (920,209) Other current liabilities 470,496 (124,763) Capacity deposits (9,400) (201,216) Accrued pension liabilities 40,904 272,212 Other liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,	Loss on valuation of financial assets and liabilities	1,689,784	
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Exchange loss (gain) on financial assets and liabilities (13,861) 13,576 Exchange gain on long-term liabilities (226,299) (9,789) Amortization of bond discounts 48,280 Amortization of deferred income (59,747) (26,732) Changes in assets and liabilities 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables (217,198) 2,004,339 Other receivables (217,198) 2,004,339 Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits (9,400) (201,216) Accrued pension liabilities - others 236,756 107,962 Veter ash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from merger 943,862	Gain on disposal of investments	(18,708,934)	(6,439,830)
Exchange gain on long-term liabilities (226,299) (9,789) Amortization of bond discounts 48,280 Amortization of deferred income (59,747) (26,732) Changes in assets and liabilities: (59,747) (26,732) Financial assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables 111,015 (46,543) Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits (9,400) (201,216) Accrued pension liabilities - others 236,756 107,962 Other liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from merger	Loss (gain) on disposal of property, plant and equipment	(70,422)	29,504
Amortization of bond discounts 48,280 Amortization of deferred income (59,747) (26,732) Changes in assets and liabilities: Termination of the properties of	Exchange loss (gain) on financial assets and liabilities	(13,861)	13,576
Amortization of deferred income (59,747) (26,732) Changes in assets and liabilities: 82 Financial assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables 111,015 (46,543) Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits (9,400) (201,216) Accrued pension liabilities - others 9,400 (201,216) Accrued pension liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from merger 943,862 Acquisition of available-for-sale financial assets 5,115,113 4,602,598 Proceeds from disposal of held-to-maturity f	Exchange gain on long-term liabilities	(226,299)	(9,789)
Changes in assets and liabilities: 370,882 101,641 Financial assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables 111,015 (46,543) Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits (9,400) (201,216) Accrued pension liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from disposal of activities 24,216,380 19,221,037 Cash proceeds from disposal of available-for-sale financial assets 296,823 (318,396) Proceeds from disposal of savailable-for-sale financial assets 5,115,113 4,602,598 Proceeds from disposal of financial assets	Amortization of bond discounts	48,280	
Changes in assets and liabilities: 370,882 101,641 Financial assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables 111,015 (46,543) Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits 9,400 (201,216) Accrued pension liabilities - others 40,904 272,212 Other liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from disposal of activities 24,216,380 19,221,037 Cash proceeds from disposal of available-for-sale financial assets 296,823 318,396 Proceeds from disposal of available-for-sale financial assets 5,115,113	Amortization of deferred income	(59,747)	(26,732)
Financial assets and liabilities at fair value through profit or loss, current 370,882 101,641 Notes and accounts receivable (217,198) 2,004,339 Other receivables 111,015 (46,543) Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits 49,400 (201,216) Accrued pension liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Ret cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from disposal of available-for-sale financial assets (296,823) (318,396) Proceeds from disposal of available-for-sale financial assets (5115,113) 4,602,598 Proceeds from disposal of financial assets measured at cost (323,616) Proceeds from disposal of financial asse	Changes in assets and liabilities:	, , ,	
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Other receivables 111,015 (46,543) Inventories (829,918) 1,528,698 Prepaid expenses (427,841) (510,188) Accounts payable (9,516) (920,209) Accrued expenses (3,706) (3,287,674) Other current liabilities (9,400) (201,216) Capacity deposits (9,400) (201,216) Accrued pension liabilities (9,400) 272,212 Other liabilities - others 236,756 107,962 Net cash provided by operating activities 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities 24,216,380 19,221,037 Cash proceeds from investing activities 2943,862 Acquisition of available-for-sale financial assets (296,823) (318,396) Proceeds from disposal of held-to-maturity financial assets 453,640 (323,616) Proceeds from disposal of held-to-maturity financial assets 453,640 (323,616) Proceeds from disposal of financial assets measured at cost 31,188 (323,616)			
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Accrued expenses (3,706) (3,287,674) Other current liabilities 470,496 (124,763) Capacity deposits (9,400) (201,216) Accrued pension liabilities 40,904 272,212 Other liabilities - others 236,756 107,962 Net cash provided by operating activities 24,216,380 19,221,037 Cash flows from investing activities: 24,216,380 19,221,037 Cash proceeds from disposal of available-for-sale financial assets (296,823) (318,396) Proceeds from disposal of available-for-sale financial assets 5,115,113 4,602,598 Proceeds from disposal of held-to-maturity financial assets 5,115,113 4,602,598 Proceeds from disposal of financial assets measured at cost (323,616) (323,616) Proceeds from disposal of financial assets measured at cost 31,188 31,188 Acquisition of long-term investments accounted for under the equity method (3,465,263) (1,685,256) Proceeds from disposal of long-term investments accounted for under the equity method 7,801,029 2,627,313 Proceeds from liquidation of long-term investments 95,090 <	1 1		. , ,
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Other liabilities - others236,756107,962Net cash provided by operating activities24,216,38019,221,037Cash flows from investing activities:\$			
Net cash provided by operating activities Cash flows from investing activities: Cash proceeds from merger Acquisition of available-for-sale financial assets Proceeds from disposal of available-for-sale financial assets Proceeds from disposal of held-to-maturity financial assets Acquisition of financial assets measured at cost Acquisition of financial assets measured at cost Proceeds from disposal of financial assets measured at cost Acquisition of long-term investments accounted for under the equity method Acquisition of long-term investments accounted for under the equity method Proceeds from disposal of long-term investments accounted for under the equity method Proceeds from disposal of long-term investments accounted for under the equity method Acquisition of property, plant and equipment (11,198,577) (7,812,374)			
Cash flows from investing activities: Cash proceeds from merger Acquisition of available-for-sale financial assets Proceeds from disposal of available-for-sale financial assets Proceeds from disposal of available-for-sale financial assets Proceeds from disposal of held-to-maturity financial assets Acquisition of financial assets measured at cost Proceeds from disposal of financial assets measured at cost Acquisition of long-term investments accounted for under the equity method Acquisition of long-term investments accounted for under the equity method Proceeds from disposal of long-term investments accounted for under the equity method Proceeds from liquidation of long-term investments Acquisition of property, plant and equipment (11,198,577) (7,812,374)	Outer incomines outers	230,730	107,502
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Cash proceeds from merger943,862Acquisition of available-for-sale financial assets(296,823)(318,396)Proceeds from disposal of available-for-sale financial assets5,115,1134,602,598Proceeds from disposal of held-to-maturity financial assets453,640Acquisition of financial assets measured at cost(323,616)Proceeds from disposal of financial assets measured at cost31,188Acquisition of long-term investments accounted for under the equity method(3,465,263)(1,685,256)Proceeds from disposal of long-term investments accounted for under the equity method7,801,0292,627,313Proceeds from liquidation of long-term investments95,090Acquisition of property, plant and equipment(11,198,577)(7,812,374)	Cash flows from investing activities:		
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Acquisition of property, plant and equipment (11,198,577) (7,812,374)		7,001,027	
		(11 198 577)	,
	Proceeds from disposal of property, plant and equipment	100.882	78,242

Increase in deferred charges	(599,150)	(686,340)
Decrease (increase) in other assets - others	60,117	(129,531)
Increase in other receivables		(5,137,760)
Net cash used in investing activities	(2,451,484)	(7,292,528)

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION

STATEMENTS OF CASH FLOWS

For the six-month periods ended June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars)

	F	or the six-mon	•	riod ended
		2006		2005
(continued)				
Cash flows from financing activities:				
Decrease in short-term loans	\$		\$	(259,120)
Repayment of long-term loans			((16,153,714)
Redemption of bonds		(5,250,000)		(2,820,004)
Increase (decrease) in deposits-in		627		(1,437)
Purchase of treasury stock	(23,831,089)		(8,570,374)
Exercise of employee stock options		745,575		640,243
Net cash used in financing activities	(28,334,887)	((27,164,406)
Effect of exchange rate changes on cash and cash equivalents		22,948		(45,975)
Decrease in cash and cash equivalents		(6,547,043)	((15,281,872)
Cash and cash equivalents at beginning of period		96,596,623		83,347,329
Cash and cash equivalents at end of period	\$	90,049,580	\$	68,065,457
Supplemental disclosures of cash flow information:				
Cash paid for interest	\$	777,461	\$	1,130,964
Cash paid (refunded) for income tax	\$	78,693	\$	(27,513)
Investing activities partially paid by cash:				
Acquisition of property, plant and equipment	\$	10,319,403	\$	4,947,474
Add: Payable at beginning of period		5,277,863		4,704,299
Payable transferred in from the Branch at beginning of period				1,573,637
Less: Payable at end of period		(4,398,689)		(3,413,036)
Cash paid for acquiring property, plant and equipment	\$	11,198,577	\$	7,812,374
Investing and financing activities not affecting cash flows:				
Principal amount of exchangeable bonds exchanged by bondholders	\$	69,621	\$	
Book value of reference available-for-sale financial assets delivered for exchange		(20,242)		
Elimination of related balance sheet accounts		15,302		

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

UNITED MICROELECTRONICS CORPORATION

NOTES TO FINANCIAL STATEMENTS

June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars unless Otherwise Specified)

1. <u>HISTORY AND ORGANIZATION</u>

United Microelectronics Corporation (the Company) was incorporated in May 1980 and commenced operations in April 1982. The Company is a full service semiconductor wafer foundry, and provides a variety of services to satisfy individual customer needs. These services include intellectual property, embedded IC design, design verification, mask tooling, wafer fabrication, and testing. The Company s common shares were publicly listed on the Taiwan Stock Exchange (TSE) in July 1985 and its American Depositary Shares (ADSs) were listed on the New York Stock Exchange (NYSE) in September 2000.

Based on the resolution of the board of directors meeting on February 26, 2004, the effective date of the Company s merger with SiS MICROELECTRONICS CORP. (SiSMC) was July 1, 2004. The Company was the surviving company, and SiSMC was the dissolved company. The merger was approved by the relevant government authorities. All the assets, liabilities, rights, and obligations of SiSMC have been fully incorporated into the Company since July 1, 2004.

Based on the resolution of the board of directors meeting on August 26, 2004, UMCI LTD. had transferred its businesses, operations, and assets to the Company s Singapore branch (the Branch) since April 1, 2005.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The financial statements were prepared in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China (R.O.C.).

Summaries of significant accounting policies are as follows:

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that will affect the amount of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and the reported amount of revenues and expenses during the reported period. The actual results may differ from those estimates.

Foreign Currency Transactions

Transactions denominated in foreign currencies are translated into New Taiwan Dollars at the exchange rates prevailing at the transaction dates. Receivables, other monetary assets, and liabilities denominated in foreign currencies are translated into New Taiwan Dollars at the exchange rates prevailing at the balance sheet date. Exchange gains or losses are included in the current reporting period s results. However, exchange gains or losses from investments in foreign entities are recognized as a cumulative translation adjustment in stockholders equity.

Non-currency assets and liabilities denominated in foreign currencies and marked to market with changes in market value charged to the statement of income, are valued at the spot exchange rate at the balance sheet date, with arising exchange gains or losses recognized in the current reporting period. For similar assets and liabilities where the changes in market value are charged to stockholders—equity, the spot exchange rate at the balance sheet date is used and any resulting exchange gains or losses are recorded as adjustment items to stockholders equity. The exchange rate at the date of transaction is used to record non-currency assets and liabilities which are denominated in foreign currencies and measured at cost.

Translation of Foreign Currency Financial Statements

The financial statements of the Branch are translated into New Taiwan Dollars using the spot rates as of each financial statement date for asset and liability accounts, and average exchange rates for profit and loss accounts. The cumulative translation effects from the Branch using functional currencies other than New Taiwan Dollars are included in the cumulative translation adjustment in stockholders equity.

Cash Equivalents

Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and with maturity dates that do not present significant risks on changes in value resulting from changes in interest rates, including commercial paper with original maturities of three months or less.

Financial Assets and Financial Liabilities

Based on the R.O.C. Statement of Financial Accounting Standard (SFAS) No. 34, Accounting for Financial Instruments and the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, financial assets are classified as financial assets at fair value through profit or loss, held-to-maturity financial assets, financial assets measured at cost, and available-for-sale financial assets. Financial liabilities are classified as financial liabilities at fair value through profit or loss.

The Company s purchases and sales of financial assets and liabilities are recognized on the trade date, the date that Company commits to purchasing or selling the asset and liability. Financial assets and financial liabilities are initially recognized at fair value plus the acquisition or issuance costs. Accounting policies prior to, and including, December 31, 2005 are described in Note 3.

a. Financial assets and financial liabilities at fair value through profit or loss

Financial assets and financial liabilities held for short-term sale or repurchase purposes, and derivative financial instruments not qualified for hedging purposes are classified as either financial assets or financial liabilities at fair value through profit or loss.

Financial assets or financial liabilities are subsequently measured at fair value and changes in fair value are recognized as profit or loss. Stocks of listed companies, convertible bonds, and close-end funds are measured at closing prices at the balance sheet date. Open-end funds are measured at the unit price of the net assets at the balance sheet date. The fair value of derivative financial instruments is determined by using valuation techniques commonly used by market participants to price the instrument.

b. Held-to-maturity financial assets

Non-derivative financial assets with fixed or determinable payments and fixed maturity are classified as held-to-maturity where the Company has the positive intention and ability to hold to maturity. Investments that are intended to be held to maturity are subsequently measured at amortized cost.

If there is any objective evidence of impairment, impairment loss is recognized by the Company. If subsequently the impairment loss has recovered, and such recovery is evidently related to improvements in events or factors that have originally caused the impairment loss, the Company shall reverse the amount, which will be recorded as profit in the current period. The new cost basis as a result of the reversal shall not exceed the amortized cost prior to the impairment.

c. Financial assets measured at cost

Unlisted stocks, funds, and others without reliable market prices are measured at cost. Where objective evidence of impairment exists, the Company shall recognize impairment loss, which shall not be reversed in subsequent periods.

d. Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets neither classified as financial assets at fair value through profit or loss, nor held-to-maturity financial assets, loans and receivables. Subsequent measurement is measured at fair value. Stocks of listed companies are measured at closing prices at the balance sheet date. The gain or loss arising from the change in fair value, excluding impairment loss and exchange gain or loss, is recognized as an adjustment to stockholders equity until such investment is reclassified or disposed of, upon which the cumulative gain or loss previously charged to stockholders equity will be recorded in the income statement.

The Company recognizes impairment loss when there is any objective evidence of impairment. Any reduction in the loss of equity investments in subsequent periods will be recognized as an adjustment to stockholders—equity. For debt instruments, if the reduction is clearly related to improvements in the factors or events that have originally caused the impairment, the amount shall be reversed and recognized in the current period—s statement of income.

Allowance for Doubtful Accounts

The allowance for doubtful accounts is provided based on management s judgment and on the evaluation of collectibility and aging analysis of accounts and other receivables.

Inventories

Inventories are accounted for on a perpetual basis. Raw materials are recorded at actual purchase costs, while the work in process and finished goods are recorded at standard costs and adjusted to actual costs using the weighted-average method at the end of each month. Inventories are stated at the lower of aggregate cost or market value at the balance sheet date. The market values of raw materials and supplies are determined on the basis of replacement cost while work in process and finished goods are determined by net realizable values. An allowance for loss on decline in market value and obsolescence is provided when necessary.

Long-term Investments Accounted for Under the Equity Method

Long-term investments are recorded at acquisition cost. Investments acquired by contribution of technological know-how are credited to deferred credits among affiliates, which will be amortized to income over a period of 5 years.

Investment income or loss from investments in both listed and unlisted investees is accounted for under the equity method provided that the Company owns at least 20% of the outstanding voting rights of the investees or has significant influence on operating decisions of the investees. The difference of the acquisition cost and the underlying equity in the investee s net assets is amortized over 5 years. However, effective from January 1, 2006, such a difference is no longer amortized. Arising differences from new acquisitions are analyzed and accounted for in the manner similar to the allocation of acquisition cost as provided in the R.O.C. SFAS No. 25, Business Combination Accounting Treatment under Purchase Method , where goodwill is not subject to amortization.

The change in the Company s proportionate share in the net assets of its investee resulting from its subscription to additional stock, issued by such investee, at a rate not proportionate to its existing equity ownership in such investee, is charged to the capital reserve and long-term investments account.

Unrealized intercompany gains and losses arising from downstream transactions with investees accounted for under the equity method are eliminated in proportion to the Company s ownership percentage, while those from transactions with majority-owned (above 50%) subsidiaries are eliminated entirely.

Unrealized intercompany gains and losses arising from upstream transactions with investees accounted for under the equity method are eliminated in proportion to the Company s ownership percentage. Unrealized intercompany gains and losses arising from transactions between investees accounted for under the equity method are eliminated in proportion to the Company s ownership percentage, while those arising from transactions between majority-owned subsidiaries are eliminated in proportion to the Company s ownership percentage in the subsidiary incurred with a gain or loss.

If the recoverable amount of investees accounted for under the equity method is less than its carrying amount, the difference is to be recognized as impairment loss in the current period.

Property, Plant and Equipment

Property, plant and equipment are stated at cost. Interest incurred on loans used to finance the construction of property, plant and equipment is capitalized and depreciated accordingly. Maintenance and repairs are charged to expense as incurred. Significant renewals and improvements are treated as capital expenditure and are depreciated accordingly. When property, plant and equipment are disposed, their original cost and accumulated depreciation are to be written off and the related gain or loss is classified as non-operating income or expenses. Idle assets are transferred to other assets according to the lower of net book or net realizable value, with the difference charged to non-operating expenses.

Depreciation is provided on a straight-line basis using the estimated economic life of the assets less salvage value, if any. When the estimated economic life expires, property, plant and equipment which are still in use, are depreciated over the newly estimated remaining useful life using the salvage value. The estimated economic life of the property, plant and equipment is as follows: buildings 20 to 55 years; machinery and equipment 5 years; transportation equipment 5 years; furniture and fixtures 5 years.

Intangible Assets

Effective from January 1, 2006, goodwill generated from consolidation is no longer subject to amortization.

Technological know-how is stated at cost and amortized over its estimated economic life using the straight-line method.

The Company assesses whether there is any indication of impairment other than temporary. If any such indication exists, the recoverable amount is estimated and impairment loss is recognized accordingly. The book value after recognizing the impairment loss is recorded as the new cost.

Deferred Charges

Deferred charges are stated at cost and amortized on a straight-line basis as follows: patent license fees - the term of contract or estimated economic life of the related technology; and software - 3 years.

Prior to, and including December 31, 2005, the issuance costs of convertible and exchangeable bonds were classified as deferred charges and amortized over the life of the bonds. Since January 1, 2006, the amortized amounts as of December 31, 2005 were reclassified as discount of bonds as a deduction to bonds payable. The amounts are amortized based on the interest method during remaining life of the bonds. Where the difference between straight-line method and interest method is slight, the bond discounts shall be amortized based on the straight-line method.

The Company assesses whether there is any indication of other than temporary impairment. If any such indication exists, the recoverable amount is estimated and impairment loss is recognized accordingly. The book value after recognizing the impairment loss is recorded as the new cost basis.

Convertible and Exchangeable Bonds

The excess of the stated redemption price over the par value is accrued as compensation interest payable over the redemption period, using the effective interest method.

When convertible bondholders exercise their conversion rights, the book value of bonds is credited to common stock at an amount equal to the par value of the common stock and the excess is credited to the capital reserve; no gain or loss is recognized on bond conversion.

When exchangeable bondholders exercise their rights to exchange for the reference shares, the book value of the bonds is to be offset against the book value of the investments in reference shares and the related stockholders—equity accounts, with the difference recognized as gain or loss on disposal of investments.

Based on the R.O.C. SFAS No. 34, Accounting for Financial Instruments , as of January 1, 2006, derivative financial instruments embedded in convertible bonds shall be bifurcated and accounted as financial liabilities with changes in market value recognized in earnings if the economic and risk characteristics of the embedded derivative instrument and the host contract are not clearly and closely related.

Pension Plan

All regular employees are entitled to a defined benefit pension plan that is managed by an independently administered pension fund committee within the Company. The fund is deposited under the committee s name in the Central Trust of China and hence, not associated with the Company. Therefore the fund shall not be included in the Company s financial statements. Pension benefits for employees of the Branch are provided in accordance with the local regulations.

The Labor Pension Act of the R.O.C. (the Act), which adopts a defined contribution plan, became effective on July 1, 2005. In accordance with the Act, employees may choose to elect either the Act, by retaining their seniority before the enforcement of the Act, or the pension mechanism of the Labor Standards Law. For employees who elect the Act, the Company will make monthly contributions of no less than 6% of the employees monthly wages to the employees individual pension accounts.

The accounting for pension is computed in accordance with the R.O.C. SFAS No. 18. For the defined benefit pension plan, the net pension cost is calculated based on an actuarial valuation, and pension cost components such as service cost, interest cost, expected return on plan assets, the amortization of net obligation at transition, pension gain or loss, and prior service cost, are all taken into consideration. For the defined contribution pension plan, the Company recognizes the pension amount as expense in the period in which the contribution becomes due.

Employee Stock Option Plan

The Company applies the intrinsic value method to recognize the difference between the market price of the stock and the exercise price of its employee stock option as compensation cost. Starting January 1, 2004, the Company also discloses pro forma net income and earnings per share under the fair value method for options granted since January 1, 2004.

Treasury Stock

The Company adopted the R.O.C. SFAS No. 30, Accounting for Treasury Stocks , which requires that treasury stock held by the Company to be accounted for under the cost method. Cost of treasury stock is shown as a deduction to stockholders equity, while gain or loss from selling treasury stock is treated as an adjustment to capital reserve. The Company s stock held by its subsidiaries is also treated as treasury stock in the Company s account.

Revenue Recognition

The main sales term of the Company is Free on Board (FOB) or Free Carrier (FCA). Revenue is recognized when the ownership and risk of the products have been transferred to customers and the possibility of sales collection is reasonably assured. Allowance for sales returns and discounts is estimated based on customer complaints and historical experiences. Such provisions are recognized in the reporting period the products are sold.

Capital Expenditure versus Operating Expenditure

Expenditure shall be capitalized when it is probable that future economic benefits associated with the expenditure will flow to the Company and the expenditure amount exceeds a predetermined level. Otherwise it is charged as expense when incurred.

Income Tax

The Company adopted the R.O.C. SFAS No. 22, Accounting for Income Taxes for inter-period and intra-period income tax allocation. Provision for income tax includes deferred income tax resulting from temporary differences, loss carry-forward and investment tax credits. Deferred income tax assets and liabilities are recognized for the expected tax consequences of temporary differences between the tax bases of assets and liabilities and their reported amounts in the financial statements using enacted tax rates and laws that will be in effect when the difference is expected to reverse. Valuation allowance on deferred income tax assets is provided to the extent that it is more likely than not that the tax benefits will not be realized. A deferred tax asset or liability is classified as current or noncurrent in accordance with the classification of its related asset or liability. However, if a deferred tax asset or liability does not relate to an asset or liability in the financial statements, then it is classified as either current or noncurrent based on the expected reversal date of the temporary difference.

According to the R.O.C. SFAS No. 12, Accounting for Income Tax Credits , the Company recognizes the tax benefit from the purchase of equipment and technology, research and development expenditure, employee training, and certain equity investment by the flow-through method.

Income tax (10%) on unappropriated earnings is recorded as expense in the year when the shareholders have resolved that the earnings shall be retained.

The Income Basic Tax Act of the R.O.C. (the IBTA) became effective on January 1, 2006. The IBTA is a supplemental tax at 10% (set up by the Executive Yuan) that is payable if the income tax payable pursuant to the R.O.C. Income Tax Act is below the minimum amount as prescribed by the IBTA, and is calculated based on taxable income defined under the IBTA which includes most income that is exempted from income tax under various legislations. The impact of the IBTA has been considered in the Company s income tax for the current reporting period.

Earnings per Share

Earnings per share is computed according to the R.O.C. SFAS No. 24, Earnings Per Share . Basic earnings per share is computed by dividing net income (loss) by the weighted-average number of common shares outstanding during the current reporting period. Diluted earnings per share is computed by taking basic earnings per share into consideration plus additional common shares that would have been outstanding if the dilutive share equivalents had been issued. The net income (loss) would also be adjusted for the interest and other income or expenses derived from any underlying dilutive share equivalents. The weighted-average outstanding shares are adjusted retroactively for stock dividends and bonus share issues.

Asset Impairment

Pursuant to the R.O.C. SFAS No. 35, the Company assesses indicators of impairment for all its assets (except for goodwill) within the scope of the standard at each balance sheet date. If impairment is indicated, the Company compares the carrying amount with the recoverable amount of the assets or the cash-generating unit (CGU) and writes down the carrying amount to the recoverable amount where applicable. The recoverable amount is defined as the higher of fair value less the costs to sell, and the values in use.

For previously recognized losses, the Company assesses, at the balance sheet date, whether there is any indication that the impairment loss may no longer exist or may have diminished. If there is any such indication, the Company recalculates the recoverable amount of the asset. If the recoverable amount increases as a result of the increase in the estimated service potential of the assets, the Company reverses the impairment loss such that the resulting carrying amount of the asset shall not exceed the amount (net of amortization or depreciation), that would otherwise result had no impairment loss been recognized for the assets in prior years.

In addition, a goodwill-allocated CGU or group of CGUs is tested for impairment each year, regardless of whether impairment is indicated. If an impairment test reveals that the carrying amount (including goodwill) of CGU or group of CGUs is greater than its recoverable amount, there is an impairment loss. In allocating impairment losses, the portion of goodwill allocated is to be written down first. After goodwill has been written off, the remaining impairment loss, if any, is to be shared among other assets pro rata to their carrying amount. The write-down in goodwill cannot be reversed under any circumstance in subsequent periods.

Impairment loss (reversal) is classified as non-operating losses (income).

3. ACCOUNTING CHANGE

Asset Impairment

The Company adopted the R.O.C. SFAS No. 35, Accounting for Asset Impairment to account for the impairment of its assets for its financial statements effective on January 1, 2005. No retroactive adjustment is required under the standard. Such a change in accounting principles did not have any impact on the Company s net income, basic earnings per share after tax for the six-month period ended June 30, 2005 as well as the total assets as of June 30, 2005.

Goodwill

The Company adopted the amendments to the R.O.C. SFAS No. 1, Conceptual Framework of Financial Accounting and Preparation of Financial Statements, SFAS No. 5, Long-Term Investments in Equity Securities, and SFAS No. 25, Business Combinations - Accounting Treatment under Purchase Method, which have all discontinued the amortization of goodwill effective on January 1, 2006. The above changes in accounting principles has increased the Company s total assets as of June 30, 2006 by NT\$ 429 million, and increased the Company s net income and earnings per share by NT\$429 million and NT\$0.02, respectively, for the six-month period ended June 30, 2006.

Financial Instruments

- (1) The Company adopted the R.O.C. SFAS No. 34, Accounting for Financial Instruments and SFAS No. 36, Disclosure and Presentation of Financial Instruments to account for the financial instruments for its financial statements beginning on and after January 1, 2006. Some items have already been reclassified according to the R.O.C. Guidelines Governing the Preparation of Financial Reports by Securities Issuers , SFAS No. 34 and No. 36 for the six-month period ended June 30, 2005.
- (2) The accounting policies prior to, and including, December 31, 2005 are as follows:
 - a. Marketable Securities

Marketable securities are recorded at cost at acquisition and are stated at the lower of aggregate cost or market value at the balance sheet date. Cash dividends are recognized as dividend income at the point of receipt. Costs of money market funds and short-term notes are identified specifically while other marketable securities are determined by the weighted-average method. The market values of listed debts, equity securities and closed-end funds are determined by the average closing price during the last month of the fiscal year. The market value for open-end funds is determined by the net asset value at the balance sheet date. The amount by which the aggregate cost exceeds the market value is reported as a loss in the current year. In subsequent periods, recoveries of the market value are recognized as a gain to the extent that the market value does not exceed the original aggregate cost of the investment.

- b. Long-Term Investment Cost Method or Lower of Cost or Market Value Method Investments of less than 20% of the outstanding voting rights in listed investees, where significant influence on operating decisions of the investees does not reside with the Company, are accounted for by the lower of aggregate cost or market value method. The unrealized loss resulting from the decline in market value of investments that are held for the purpose of long-term investment is deducted from the stockholders equity. The market value at the balance sheet date is determined by the average closing price during the last month of the reporting period. Investments of less than 20% of the outstanding voting rights in unlisted investees are accounted for under the cost method. Impairment losses for the investees will be recognized if an other than temporary impairment is evident and the book value after recognizing the losses shall be treated as the new cost basis of such investment.
 - c. Derivative Financial Instruments

The net receivables or payables resulting from interest rate swap and forward contracts were recorded under current assets or current liabilities.

(3) The above changes in accounting principles increased the Company's total assets, total liabilities, and stockholders equity as of January 1, 2006 by NT\$23,648 million, NT\$1,326 million, and NT\$22,322 million, respectively; and resulted in an unfavorable cumulative effect of changes in accounting principles of NT\$1,189 million to be deducted from net income, thereby reducing earnings per share by NT\$0.07 for the six-month period ended June 30, 2006.

4. CONTENTS OF SIGNIFICANT ACCOUNTS

(1) CASH AND CASH EQUIVALENTS

	As of June 30,	
	2006	2005
Cash:		
Cash on hand	\$ 1,874	\$ 1,617
Checking and savings accounts	3,167,141	1,932,245
Time deposits	79,104,197	57,396,748
Subtotal	82,273,212	59,330,610
Cash equivalents:		
Government bonds acquired under repurchase agreements	7,776,368	8,734,847
Total	\$ 90,049,580	\$ 68,065,457

(2) FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS, CURRENT

As	of	June	30,

Held for trading	2006	2005
Listed stocks	\$ 1,138,214	\$ 628,747
Convertible bonds	313,439	1,657,323
Open-end funds	54,410	
Total	\$ 1 506 063	\$ 2.286,070

During the six-month period ended June 30, 2006, net loss arising from the changes in fair value of financial assets at fair value through profit or loss, current, was NT\$547 million.

(3) AVAILABLE-FOR-SALE FINANCIAL ASSET, CURRENT

		As of June 30,
	2006	2005
Common stock	\$	\$ 772,509

(4) <u>HELD-TO-MATURITY FINANCIAL ASSETS</u>

	As of J	une 30,
	2006	2005
Credit-linked deposits and repackage bonds	\$ 979,456	\$ 1,216,108
Less: Non-current portion	(200,000)	(1,153,028)
Total	\$ 779,456	\$ 63,080

(5) NOTES RECEIVABLE

	As of Jun	1e 30,	
	2006	2	2005
Notes receivable	\$ 2,755	\$	288

(6) ACCOUNTS RECEIVABLE, NET

	As of Ju	ıne 30,
	2006	2005
Accounts receivable	\$ 5,498,927	\$ 5,190,555
Less: Allowance for sales returns and discounts	(133,071)	(23,981)
Less: Allowance for doubtful accounts	(57,319)	(84,175)
Net	\$ 5,308,537	\$ 5,082,399

(7) <u>INVENTORIES, NET</u>

	As of June 30,	
	2006	2005
Raw materials	\$ 933,763	\$ 126,994
Supplies and spare parts	1,691,672	1,734,764
Work in process	8,325,959	6,760,326
Finished goods	305,657	520,695
Total	11,257,051	9,142,779
Less: Allowance for loss on decline in market value and obsolescence	(873,759)	(1,244,078)
Net	\$ 10,383,292	\$ 7,898,701

Inventories were not pledged.

(8) AVAILABLE-FOR-SALE FINANCIAL ASSETS, NONCURRENT

a. Details of available-for-sale financial assets are as follows:

	As of Ju	As of June 30,	
	2006	2005	
Common stock	\$ 36,448,324	\$ 5,171,355	
Preferred stock	1,416,479		
Total	\$ 37,864,803	\$ 5,171,355	

b. The Company recognized net loss of NT\$149 million due to the changes in fair value as an adjustment to stockholders equity for the six-month period ended June 30, 2006.

(9) FINANCIAL ASSETS MEASURED AT COST, NONCURRENT

	As of J	une 30,
	2006	2005
Common stock	\$ 1,458,246	\$ 1,758,239
Preferred stock	300,000	300,000
Funds	507,482	486,282
Total	\$ 2,265,728	\$ 2,544,521

(10) LONG-TERM INVESTMENTS ACCOUNTED FOR UNDER THE EQUITY METHOD

a. Details of long-term investments accounted for under the equity method are as follows :

	As of June 30,			
	2006		20	05
		Percentage of Ownership or		Percentage of Ownership or
Investee Company	Amount	Voting Rights	Amount	Voting Rights
<u>Listed companies</u>				
UMC JAPAN	\$ 6,134,625	50.09	\$ 7,269,416	47.42
HOLTEK SEMICONDUCTOR INC.	922,620	24.67	797,730	25.23
ITE TECH. INC.	347,675	22.04	292,828	22.21
UNIMICRON TECHNOLOGY CORP.	4,531,744	20.40	3,640,017	20.85
FARADAY TECHNOLOGY CORP. (Note A)			907,782	18.38
SILICON INTEGRATED SYSTEMS CORP. (Note A)			4,048,689	16.16
NOVATEK MICROELECTRONICS CORP. (Note A)			1,428,604	13.24
Subtotal	11,936,664		18,385,066	

	As of June 30,				
	2006		,	2005	
Investes Company	Amount	Percentage of Ownership or Voting Rights	Amount	Percentage of Ownership or Voting Rights	
Investee Company Unlisted companies	Amount	voting Rights	Amount	voung Kignts	
UMC GROUP (USA)	\$ 803.681	100.00	\$ 708.829	100.00	
UNITED MICROELECTRONICS (EUROPE) B.V.	276,285	100.00	283,099	100.00	
UMC CAPITAL CORP.	2,140,698	100.00	1,306,287	100.00	
UNITED MICROELECTRONICS CORP. (SAMOA)	12,865	100.00	14,897	100.00	
UMCI LTD. (Note B)	23	100.00	14,604	100.00	
TLC CAPITAL CO., LTD.	6,030,797	100.00	1.,00.	100.00	
FORTUNE VENTURE CAPITAL CORP. (Note C)	6,332,605	99.99	3,758,856	99.99	
UNITED MICRODISPLAY OPTRONICS CORP.	252,208	86.72	201,914	83.48	
PACIFIC VENTURE CAPITAL CO., LTD.	277,379	49.99	300,407	49.99	
UNITECH CAPITAL INC.	746,830	42.00	710,102	42.00	
HSUN CHIEH INVESTMENT CO., LTD. (Note D)	4,069,373	36.49	10,409,009	99.97	
THINTEK OPTRONICS CORP. (THINTEK) (Notes E, F)	11,837	27.82	30,383	14.26	
HIGHLINK TECHNOLOGY CORP. (HIGHLINK) (Notes E, F)	251,430	18.99			
XGI TECHNOLOGY INC. (Note E)	65,721	16.50			
AMIC TECHNOLOGY CORP. (Note E)	53,403	11.86	60,134	11.83	
TOPPAN PHOTOMASKS TAIWAN LTD. (formerly DUPONT					
PHOTOMASKS TAIWAN LTD.)			1,012,456	45.35	
APTOS (TAIWAN) CORP. (Note E, G)			108,755	9.72	
Subtotal	21,325,135		18,919,732		
Total	\$ 33,261,799		\$ 37,304,798		

Note A: In the beginning of 2006 as the Company determined it did not have significant influence over the investee, and in compliance with the R.O.C. SFAS No. 34, the investment in the investee was classified as available-for-sale financial asset.

Note B: Based on the resolution of the board of directors meeting on August 26, 2004, UMCI has transferred its business, operations, and assets to the Branch since April 1, 2005.

Note C: As of June 30, 2006 and 2005, the cost of investment was NT\$6,504 million and NT\$3,931 million, respectively. After deducting the Company s stock held by the subsidiary (treated as treasury stock by the Company) of NT\$172 million in both years, the residual book values totalled NT\$6,332 million and NT\$3,759 million as of June 30, 2006 and 2005, respectively.

Note D: As of January 27, 2006, the Company sold 58,500 thousand shares of HSUN CHIEH INVESTMENT CO., LTD. The share ownership decreased from 99.97% to 36.49%. As the company ceased to be a subsidiary, the Company s stock held by HSUN CHIEH INVESTMENT CO., LTD. was no longer treated as treasury stock. Consequently, the effect on the Company s long-term investment accounted for under the equity method and stockholders equity simultaneously amounted to NT\$10,881 million.

The ending balance as of June 30, 2005 of NT\$10,409 million was computed by deducting the Company s stock held by the investee (treated as treasury stock by the Company), amounting NT\$20,137 million from the cost of investment balance at period-end of NT\$30,546 million.

- Note E: The equity method was applied for investees, in which the total ownership held by the Company and its subsidiaries is over 20%.
- Note F: The book value of the Company s investment in THINTEK OPTRONICS CORP. and HIGHLINK TECHNOLOGY CORP. exceeded the net equity by NT\$14 million and NT\$8 million, respectively. Equivalent amounts of impairment have been accordingly recognized.
- Note G: As of September 1, 2005, the Company s former investee, APTOS (TAIWAN) CORP. (accounted for under the equity method), merged into CHIPBOND TECHNOLOGY CORP. (accounted for as an available-for-sale financial asset). Three shares of APTOS (TAIWAN) CORP. were exchanged for one share of CHIPBOND TECHNOLOGY CORP.
 - b. Total gain (loss) arising from investments accounted for under the equity method, based on the audited financial statements of the investees, were NT\$582 million and NT\$(2,144) million for the six-month periods ended June 30, 2006 and 2005, respectively. Among which, investment income amounting to NT\$499 million and NT\$144 million for the six-month periods ended June 30, 2006 and 2005, respectively, and the related long-term investment balances of NT\$5,706 million and NT\$5,559 million as of June 30, 2006 and 2005, respectively, were determined based on the investees financial statements audited by other auditors.
 - c. The long-term equity investments were not pledged.

(11) PROPERTY, PLANT AND EQUIPMENT

		As of June 30, 2006 Accumulated	
	Cost	Depreciation	Book Value
Land	\$ 1,132,576	\$	\$ 1,132,576
Buildings	16,249,112	(5,029,042)	11,220,070
Machinery and equipment	380,689,179	(267,628,301)	113,060,878
Transportation equipment	78,461	(57,351)	21,110
Furniture and fixtures	2,300,342	(1,646,990)	653,352
Construction in progress and prepayments	10,539,974		10,539,974
Total	\$ 410,989,644	\$ (274,361,684)	\$ 136,627,960

		As of June 30, 2005 Accumulated	
	Cost	Depreciation	Book Value
Land	\$ 1,132,576	\$	\$ 1,132,576
Buildings	15,860,960	(4,298,474)	11,562,486
Machinery and equipment	348,877,930	(222,554,924)	126,323,006
Transportation equipment	88,095	(57,657)	30,438
Furniture and fixtures	2,119,552	(1,384,660)	734,892
Construction in progress and prepayments	20,087,650		20,087,650
Total	\$ 388,166,763	\$ (228,295,715)	\$ 159,871,048

a. Total interest expense before capitalization amounted to NT\$397 million and NT\$643 million for the six-month periods ended June 30, 2006 and 2005, respectively.

Details of capitalized interest are as follows:

		For the six-month period ended June 30,		
	2006	2005		
Machinery and equipment	\$	\$ 192,785		
Other property, plant and equipment		2,922		
Total interest capitalized	\$	\$ 195,707		
Interest rates applied		2.88%~4.20%		

(12) OTHER ASSETS OTHERS

As of June 30,

	2006	2005
Leased assets	\$ 1,355,758	\$ 1,363,681
Deposits-out Deposits-out	542,121	584,339
Others	59,118	122,675
Total	\$ 1,956,997	\$ 2,069,695

Please refer to Note 6 for deposits-out pledged as collateral.

(13) SHORT-TERM LOANS

		As of June 30,		
	2006		2005	
Unsecured bank loans	\$	\$	1,645,280	

b. The property, plant, and equipment were not pledged.

Interest rates 3.22%~3.73%

The Company s unused short-term lines of credits amounted to NT\$8,287 million and NT\$8,872 million as of June 30, 2006 and 2005, respectively.

(14) FINANCIAL LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS, CURRENT

	As of June 30,		
	2006		2005
Interest rate swaps	\$ 633,039	\$	11,059
Derivatives embedded in exchangeable bonds	555,251		
Forward contracts			16,416
Total	\$ 1,188,290	\$	27,475

- a. During the six-month period ended June 30, 2006, net gain arising from the changes in fair value of financial liabilities at fair value through profit or loss, current, was NT\$99 million.
- b. As of June 30, 2006, interest receivable arising from credit-linked deposits, as well as the derivative financial liabilities embedded therein, both amounted to NT\$14 million. The resulting net value was therefore NT\$0.

(15) BONDS PAYABLE

	As of Ju	ne 30,
	2006	2005
Unsecured domestic bonds payable	\$ 25,250,000	\$ 30,500,000
Convertible bonds payable	12,361,174	
Exchangeable bonds payable	3,101,961	3,097,240
Less: discounts on bonds payable	(120,985)	
Total	40,592,150	33,597,240
Less: Current portion	(10,312,904)	(5,250,000)
Net	\$ 30,279,246	\$ 28,347,240

- a. On April 27, 2000, the Company issued five-year secured bonds amounting to NT\$3,990 million. The interest was paid semi-annually with a stated interest rate of 5.6%. The bonds were repayable in installments every six months from April 27, 2000 to April 27, 2005. On April 27, 2005, the bonds were fully repaid.
- b. During the period from April 16 to April 27, 2001, the Company issued five-year and seven-year unsecured bonds totaling NT\$15,000 million, each with a face value of NT\$7,500 million. The interest is paid annually with stated interest rates of 5.1195% through 5.1850% and 5.2170% through 5.2850%, respectively. The five-year bonds and seven-year bonds are repayable starting from April 2004 to April 2006 and April 2006 to April 2008, respectively, both in three yearly installments at the rates of 30%, 30% and 40%. On April 27, 2006, the five-year bonds were fully repaid.

- c. During the period from October 2 to October 15, 2001, the Company issued three-year and five-year unsecured bonds totaling NT\$10,000 million, each with a face value of NT\$5,000 million. The interest is paid annually with stated interest rates of 3.3912% through 3.420% and 3.4896% through 3.520%, respectively. The three-year bonds were repaid at 100% of its principal amount during the period from October 2 to October 15, 2004. The five-year bonds will be repayable in October 2006, upon the maturity of the bonds.
- d. On May 10, 2002, the Company issued LSE listed zero coupon exchangeable bonds. The terms and conditions of the bonds are as follows:
 - (a) Issue Amount: US\$235 million
 - (b) Period: May 10, 2002 ~ May 10, 2007
 - (c) Redemption
 - i. The Company may redeem the bonds, in whole or in part, after three months of the issuance and prior to the maturity date, at their principal amount if the closing price of the AUO common shares on the TSE, translated into US dollars at the prevailing exchange rate, for a period of 20 consecutive trading days, the last of which occurs not more than 10 days prior to the date upon which notice of such redemption is published, is at least 120% of the exchange price then in effect translated into US dollars at the rate of NT\$34.645=US\$ 1.00.
 - ii. The Company may redeem the bonds, in whole, but not in part, if at least 90% in principal amount of the bonds has already been exchanged, redeemed or purchased and cancelled.
 - iii. The Company may redeem all, but not part, of the bonds, at any time, in the event of certain changes in the R.O.C. tax rules which would require the Company to gross up for payments of principal, or to gross up for payments of interest or premium.
 - iv. The Company will, at the option of the bondholders, redeem such bonds on February 10, 2005 at its principal amount.
 - (d) Terms of Exchange
 - i. Underlying securities: ADSs or common shares of AU OPTRONICS CORP.

- ii. Exchange Period: The bonds are exchangeable at any time on or after June 19, 2002 and prior to April 10, 2007, into AUO common shares or AUO ADSs; provided, however, that if the exercise date falls within 5 business days from the beginning of, and during, any closed period, the right of the exchanging holder of the bonds to vote with respect to the shares it receives will be subject to certain restrictions.
- iii. Exchange Price and Adjustment: The exchange price is NT\$46.10 per share, determined on the basis of a fixed exchange rate of NT\$34.645=US\$1.00. The exchange price will be subject to adjustments upon the occurrence of certain events set out in the indenture.

(e) Exchange of the Bonds

As of June 30, 2006 and 2005, certain bondholders have exercised their rights to exchange their bonds with the total principal amount of US\$139 million and US\$137 million into AUO shares, respectively. Gains arising from the exercise of exchange rights during the six-month period ended June 30, 2006 amounted NT\$65 million and was recognized as gain on disposal of investment. No bonds were exchanged during the six-month period ended June 30, 2005.

- e. During the period from May 21 to June 24, 2003, the Company issued five-year and seven-year unsecured bonds totaling NT\$15,000 million, each with a face value of NT\$7,500 million. The interest is paid annually with stated interest rates of 4.0% minus USD 12-Month LIBOR and 4.3% minus USD 12-Month LIBOR, respectively. Stated interest rates are reset annually based on the prevailing USD 12-Month LIBOR. The five-year bonds and seven-year bonds are repayable in 2008 and 2010, respectively, upon the maturity of the bonds.
- f. On October 5, 2005, the Company issued zero coupon convertible bonds on the EuroMTF Market of Luxembourg Stock Exchange (LSE). The terms and conditions of the bonds are as follows:
 - (a) Issue Amount: US\$381.4 million
 - (b) Period: October 5, 2005 ~ February 15, 2008 (Maturity date)
 - (c) Redemption:
 - i On or at any time after April 5, 2007, if the closing price of the ADSs listed on the NYSE has been at least 130% of either the conversion price or the last adjusted conversion price, for 20 out of 30 consecutive ADS trading days, the Company may redeem all, but not some only, of the bonds.

- ii If at least 90% in principal amount of the bonds have already been redeemed, repurchased, cancelled or converted, the Company may redeem all, but not some only, of the bonds.
- iii. In the event that the Company s ADSs or shares have officially cease to be listed or admitted for trading on the New York Stock Exchange or the Taiwan Stock Exchange, as the case may be, each bondholder shall have the right, at such bondholder s option, to require the Company to repurchase all, but not in part, of such bondholder s bonds at their principal amount.
- iv. In the event of certain changes in taxation in the R.O.C. resulting in the Company becoming required to pay additional amounts, the Company may redeem all, but not part, of the bonds at their principal amount; bondholders may elect not to have their bonds redeemed by the Company in such event, in which case the bondholders shall not be entitled to receive payments of such additional amounts.
- v. If a change of control occurs with respect to the Company, each bondholder shall have the right at such bondholder s option, to require the Company to repurchase all, but not in part, of such bondholder s bonds at their principal amount.
- vi. The Company will pay the principal amount of the bonds at its maturity date, February 15, 2008.

(d) Conversion:

- i Conversion Period: Except for the closed period, the bonds may be converted into the Company s ADSs on or after November 4, 2005 and on or prior to February 5, 2008.
- ii Conversion Price and Adjustment: The conversion price is US\$3.814 per ADS. The applicable conversion price will be subject to adjustments upon the occurrence of certain events set out in the indenture.
- g. Repayments of the above-mentioned bonds in the future years are as follows: (assuming the convertible bonds and exchangeable bonds are both paid off upon maturity)

Bonds repayable in	Amount
2006 (3 rd quarter and thereafter)	\$ 5,000,000
2007	5,351,961
2008	22,861,174
2009	
2010	7,500,000
Total	\$ 40,713,135

(16) PENSION FUND

Pension costs amounting to NT\$321 million and NT\$344 million were recognized for the six-month periods ended June 30, 2006 and 2005, respectively. The corresponding balances of the pension fund were NT\$1,135 million and NT\$1,013 million as of June 30, 2006 and 2005, respectively.

(17) CAPITAL STOCK

- a. As of June 30, 2005, 22,000,000 thousand common shares were authorized to be issued and 17,779,431 thousand common shares were issued, each at a par value of NT\$10.
- b. The Company has issued a total of 250,987 thousand ADSs which were traded on the NYSE as of June 30, 2005. The total number of common shares of the Company represented by all issued ADSs was 1,254,936 thousand shares (one ADS represents five common shares).
- c. On April 26, 2005 the Company cancelled 49,114 thousand shares of treasury stocks, which were bought back during the period from February 20 to April 19, 2002 for transfer to employees.
- d. As recommended by the board of directors, and amended and approved by the shareholders on the meeting held on June 13, 2005, the Company issued 1,956,022 thousand new shares from capitalization of retained earnings that amounted to NT\$19,560 million, of which NT\$17,587 million was stock dividend and NT\$1,973 million was employee bonus.
- e. Among the employee stock options issued by the Company on October 7, 2002 and January 3, 2003, 36,563 thousand shares were exercised during the six-month period ended June 30, 2005.
- f. As of June 30, 2006, 26,000,000 thousand common shares were authorized to be issued and 18,845,234 thousand common shares were issued, each at a par value of NT\$10.
- g. Among the employee stock options issued by the Company on October 7, 2002 and January 3, 2003, 50,531 thousand shares were exercised during the six-month period ended June 30, 2006.

- h. On May 22, 2006 the Company cancelled 1,000,000 thousand shares of treasury stocks, which were bought back during the period from February 16, 2006 to April 11, 2006 for retainment of the company s creditability and stockholders interests.
- i. As recommended by the board of directors, and amended and approved by the shareholders on the meeting held on June 12, 2006, the Company issued 224,877 thousand new shares from capitalization of retained earnings and capital reserve that amounted to NT\$2,249 million, of which NT\$895 million was stock dividend, NT\$459 million was employee bonus, and NT\$895 million was capital reserve.
- j. As of June 30, 2006, the Company has issued a total of 276,820 thousand ADSs which were traded on the NYSE. The total number of common shares of the Company represented by all issued ADSs was 1,384,102 thousand shares (one ADS represents five common shares).

(18) EMPLOYEE STOCK OPTIONS

On September 11, 2002, October 8, 2003, September 30, 2004, and December 22, 2005, the Company was authorized by the Securities and Futures Bureau of the Financial Supervisory Commission, Executive Yuan, to issue employee stock options with a total number of 1 billion, 150 million, and 350 million units, respectively. Each unit entitles an optionee to subscribe to 1 share of the Company s common stock. Settlement upon the exercise of the options will be made through the issuance of new shares by the Company. The exercise price of the options was set at the closing price of the Company s common stock on the date of grant. The grant period for the options is 6 years and an optionee may exercise the options in accordance with certain schedules as prescribed by the plan starting 2 years from the date of grant. Detailed information relevant to the employee stock options is disclosed as follows:

	Total number of			
	Total number of options granted	options outstanding	Exer	cise price
Date of grant	(in thousands)	(in thousands)	(1)	NTD)
October 7, 2002	939,000	608,181	\$	15.9
January 3, 2003	61,000	48,717	\$	17.9
November 26, 2003	57,330	47,430	\$	25.0
March 23, 2004	33,330	23,715	\$	23.2
July 1, 2004	56,590	46,140	\$	20.9
October 13, 2004	20,200	15,670	\$	18.0
April 29, 2005	23,460	18,790	\$	16.6
August 16, 2005	54,350	44,850	\$	21.9
September 29, 2005	51,990	48,875	\$	20.0
January 4, 2006	39,290	33,940	\$	18.3
May 22, 2006	42,058	40,598	\$	19.8

a. A summary of the Company s stock option plans, and related information for the six-month periods ended June 30, 2006 and 2005, are as follows:

	For the six-month period ended June 30,							
	2	006		:	2005			
		Weig	hted-average		Weight	ed-average		
	Exercise Option Price					ercise Price		
	(in thousands)		(NTD)	Option (in thousands)	a	NTD)		
Outstanding at beginning of year	975,320	\$	17.5	973,858	\$	17.0		
Granted	81,348	\$	19.1	23,460	\$	16.6		
Exercised	(50,531)	\$	15.9	(36,563)	\$	15.9		
Forfeited	(29,231)	\$	19.3	(15,064)	\$	17.9		
Outstanding at end of period	976,906	\$	17.6	945,691	\$	17.0		
Exercisable at end of period	502,264			357,276				
Weighted-average fair value of options granted during the period (NTD)	\$ 5.9			\$ 6.0				

b. The information of the Company s outstanding stock options as of June 30, 2006, is as follows:

	Range of	Ou	tstanding Stock Option Weighted-average		ted-average	Exercisable S		otions ed-average
Authorization	Exercise	Option	Expected		xercise Price	Option		xercise Price
Date	Price	(in thousands)	Remaining Years	(NTD)	(in thousands)	(1)	NTD)
2002.09.11	\$15.9~\$17.9	656,898	0.7	\$	16.1	466,219	\$	16.1
2003.10.08	\$20.9~\$25.0	117,285	2.1	\$	23.0	36,045	\$	24.4
2004.09.30	\$16.6~\$21.9	128,185	3.4	\$	19.9		\$	
2005.12.22	\$18.3~\$19.8	74,538	4.1	\$	19.1		\$	
		976,906	1.5	\$	17.6	502,264	\$	16.7

c. The Company has used the intrinsic value method to recognize compensation costs for its employee stock options issued since January 1, 2004. The compensation costs for the six-month periods ended June 30, 2006 and 2005 are NT\$0. Pro forma information using the fair value method on net income and earnings per share is as follows:

	For the six-month period ended June 3 Basic earnings Diluted ea			
	per share		per share	
Net Income	\$ 18,337,788	\$	18,264,169	
Earnings per share (NTD)	\$ 1.01	\$	0.97	
Pro forma net income	\$ 18,147,409	\$	18,073,790	
Pro forma earnings per share (NTD)	\$ 1.00	\$	0.96	

For the six-month period ended June 30, 2005

		(retroactively adjusted)		
	Basic earnings		Dil	uted earnings
		per share	per share	
Net Income	\$	1,817,700	\$	1,817,700
Earnings per share (NTD)	\$	0.10	\$	0.10
Pro forma net income	\$	1,741,162	\$	1,741,162
Pro forma earnings per share (NTD)	\$	0.09	\$	0.09

The fair value of the options granted was estimated at the date of grant using the Black-Scholes option pricing model with the following weighted-average assumptions for the six-month periods ended June 30, 2006 and 2005: expected dividend yields of 1.37% and 1.63%; volatility factors of the expected market price of the Company s common stock of 38.94% and 42.39%; risk-free interest rate of 2.09 % and 2.24%; and a weighted-average expected life of the options of 4.4 years.

(19) TREASURY STOCK

a. The Company bought back its own shares from the open market during the six-month periods ended June 30, 2006 and 2005. Details of the treasury stock transactions are as follows:

For the six-month period ended June 30, 2006

(In thousands of shares)

	As of			As of
Purpose	January 1, 2006	Increase	Decrease	June 30, 2006
For transfer to employees	442,067	243,171		685,238
For conversion of the convertible bonds into shares	500,000			500,000
For retainment of the Company s creditability and stockholders				
interests		1,000,000	1,000,000	
Total shares	942,067	1,243,171	1,000,000	1,185,238

For	the	six-month	period	ended	June 30.	2005

(In thousands of shares)

	As of			As of
Purpose	January 1, 2005	Increase	Decrease	June 30, 2005
For transfer to employees	241,181	374,960	49,114	567,027

- b. According to the Securities and Exchange Law of the R.O.C., total shares of treasury stock should not exceed 10% of the Company s stock issued. Total purchase amount should not exceed the sum of the retained earnings, capital reserve-premiums, and realized capital reserve. As such, the maximum number of shares of treasury stock that the Company could hold as of June 30, 2006 and 2005, was 1,884,523 thousand shares and 1,777,943 thousand shares while the ceiling of the amount was NT\$80,233 million and NT\$83,442 million, respectively. As of June 30, 2006 and 2005, the Company held 1,185,238 thousand shares and 567,027 thousand shares of treasury stock that amounted to NT\$26,216 million and NT\$13,768 million, respectively.
- c. In compliance with Securities and Exchange Law of the R.O.C., treasury stock should not be pledged, nor should it entitle voting rights or receive dividends.
- d. As of June 30, 2006, the Company s subsidiary, FORTUNE VENTURE CAPITAL CORP., held 21,846 thousand shares of the Company s stock, with a book value of NT\$19.40 per share. The closing price on June 30, 2006 was NT\$19.40.

 As of June 30, 2005, the Company s subsidiaries, HSUN CHIEH INVESTMENT CO., LTD. and FORTUNE VENTURE CAPITAL CORP., held 543,732 thousand shares and 19,808 thousand shares, respectively, of the Company s stock, with a book value of NT\$23.19 and NT\$8.68 per share, respectively. The average closing price of the Company s stock during June 2005 was NT\$23.19.

(20) RETAINED EARNINGS AND DIVIDEND POLICIES

According to the Company's Articles of Incorporation, current year's earnings, if any, shall be distributed in the following order:

- a. Payment of all taxes and dues;
- b. Offset prior years operation losses;
- c. Set aside 10% of the remaining amount after deducting items (a) and (b) as a legal reserve;
- d. Set aside 0.1% of the remaining amount after deducting items (a), (b), and (c) as directors and supervisors remuneration; and

- e. After deducting items (a), (b), and (c) above from the current year s earnings, no less than 5% of the remaining amount together with the prior years unappropriated earnings is to be allocated as employees bonus, which will be settled through issuance of new shares of the Company, or cash. Employees of the Company s subsidiaries, meeting certain requirements determined by the board of directors, are also eligible for the employees bonus.
- f. The distribution of the remaining portion, if any, will be recommended by the board of directors and approved through the shareholders meeting.

The Company is currently in its growth stage; the policy for dividend distribution should reflect factors such as the current and future investment environment, fund requirements, domestic and international competition and capital budgets; as well as the benefit of shareholders, share bonus equilibrium, and long-term financial planning. The board of directors shall make the distribution proposal annually and present it at the shareholders meeting. The Company s Articles of Incorporation further provide that no more than 80% of the dividends to shareholders, if any, must be paid in the form of stock dividends. Accordingly, at least 20% of the dividends must be paid in the form of cash.

The distributions of retained earnings for the years 2005 and 2004 were approved at the shareholders meetings held on June 12, 2006 and June 13, 2005. The details of distribution are as follows:

	2005	2004
Cash dividend	\$ 0.40 per share	\$ 0.10 per share
Stock dividend	\$ 0.05 per share	\$ 1.03 per share
Employee bonus cash (NTD thousands)	305,636	
Employee bonus stock (NTD thousands)	458,455	1,972,855
Remuneration to directors and supervisors (NTD thousands)	6,324	27,005

Pursuant to Article 41 of the Securities and Exchange Law of the R.O.C., a special reserve is set aside from the current net income and prior unappropriated earnings for items that are accounted for as deductions to stockholders—equity such as unrealized loss on long-term investments and cumulative translation adjustments. However, there are the following exceptions for the Company—s investees—unrealized loss on long-term investments arising from the merger which was recognized by the Company in proportion to the Company—s ownership percentage:

a. According to the explanatory letter No. 101801 of the Securities and Futures Commission (SFC), if the Company recognizes the investees capital reserve excess from the merger in proportion to the ownership percentage then the special reserve is exempted for the amount originated from the acquisition of the long-term investments.

- b. However, if the Company and its investees transfer a portion of the capital reserve to increase capital, a special reserve equal to the amount of the transfer shall be provided according to the explanatory letter No.101801-1 of the SFC.
- c. In accordance with the explanatory letter No.170010 of the SFC applicable to listed companies, in the case where the market value of the Company s stock held by its subsidiaries at year-end is lower than the book value, a special reserve shall be provided in the Company s accounts in proportion to its ownership percentage.

For the 2005 appropriations approved by the shareholders meeting on June 12, 2006, unrealized loss on long-term investments exempted from the provision of special reserve pursuant to the above regulations amounted to NT\$18,208 million.

(21) OPERATING COSTS AND EXPENSES

The Company s personnel, depreciation, and amortization expenses are summarized as follows:

For the six-month period ended June 30, 2006 2005 **Operating** Operating Operating Operating **Total Total** costs expenses costs expenses Personnel expenses \$ 2,298,550 Salaries \$ 3,401,756 \$ 1,015,022 \$ 4,416,778 \$ 1,590,737 \$ 707,813 Labor and health insurance 213,244 59,748 272,992 202,468 55,159 257,627 Pension 249,115 72,347 321,462 254,043 89,986 344,029 Other personnel expenses 41,122 11,869 52,991 29,028 8,065 37,093 Depreciation 21,611,294 1,098,235 22,709,529 21,159,529 911,915 22,071,444 Amortization 98,047 823,560 921,607 73,478 968,702 1,042,180

The numbers of employees as of June 30, 2006 and 2005, were 12,448 and 11,588, respectively.

(22) INCOME TAX

a. Reconciliation between the income tax expense and the income tax calculated on pre-tax financial statement income based on the statutory tax rate is as follows:

	For the six-mont June	•
	2006	2005
Income tax on pre-tax income at statutory tax rate	\$ 5,197,957	\$ 831,762
Permanent differences	(4,438,925)	(757,916)
Change in investment tax credit	(311,360)	6,512,323
Change in valuation allowance	(246,556)	(6,586,169)
Tax accrual	1,153,000	
Income tax on interest revenue separately taxed	432	397
Income tax expense	\$ 1,354,548	\$ 397

b. Significant components of deferred income tax assets and liabilities are as follows:

	20		fune 30, 200	05
	Amount	Tax effect	Amount	Tax effect
Deferred income tax assets	rimount	Tax circu	Milount	Tax chect
Investment tax credit		\$ 13,920,405		\$ 15,124,463
Loss carry-forward	\$ 10,005,826	2,501,456	\$ 14,994,930	3,748,732
Pension	3,042,614	760,654	2,962,723	740,681
Allowance on sales returns and discounts	737,457	184,364	382,310	95,578
Allowance for loss on obsolescence of inventories	761,978	190,495	811,580	202,895
Others	812,027	203,007	282,944	70,736
	012,021		,,	, ,,,,,
Total deferred income tax assets		17,760,381		19,983,085
Valuation allowance		(8,428,805)		(8,975,040)
Net deferred income tax assets		9,331,576		11,008,045
Deferred income tax liabilities				
Unrealized exchange gain	(461,337)	(115,334)	(548,978)	(137,245)
Depreciation	(6,078,835)	(1,519,709)	(14,139,585)	(3,534,896)
Others	(2,246,979)	(561,745)		
	, , , ,			
Total deferred income tax liabilities		(2,196,788)		(3,672,141)
		(=,=,=,,==)		(0,0,2,0,0)
Total net deferred income tax assets		\$ 7,134,788		\$ 7,335,904
Total liet deferred income tax assets		\$ 7,134,700		Ψ 7,333,904
Deferred income tax assets - current		¢ 6 000 001		¢ 5 255 111
Deferred income tax assets - current Deferred income tax liabilities - current		\$ 6,089,901		\$ 5,255,111
Valuation allowance		(320,832) (3,049,018)		(137,245)
valuation anowance		(3,049,018)		(1,704,337)
Net		2,720,051		3,413,529
Deferred income tax assets - noncurrent		11,670,480		14,727,974
Deferred income tax liabilities - noncurrent		(1,875,956)		(3,534,896)
Valuation allowance		(5,379,787)		(7,270,703)
Net		4,414,737		3,922,375
Total net deferred income tax assets		\$ 7,134,788		\$ 7,335,904

- c. The Company s income tax returns for all the fiscal years up to 2003 have been assessed and approved by the R.O.C. Tax Authority.
- d. Pursuant to the R.O.C. Statutes for the Establishment and Administration of Science Park , the Company was granted several four-year income tax exemption periods with respect to income derived from the expansion of operations. The starting date of the exemption period attributable to the expansions in 2001 had not yet been decided. The income tax exemption for other periods will expire on December 31, 2010.
- e. The Company earns investment tax credits for the amount invested in production equipment, research and development, and employee training.

As of June 30, 2006, the Company s unused investment tax credit was as follows:

Expiration Year	Invest	Investment tax credits earned		nnce of unused ment tax credits
2006	\$	2,850,484	\$	2,850,484
2007		1,613,158		1,613,158
2008		6,275,971		6,275,971
2009		1,737,860		1,737,860
2010		1,442,932		1,442,932
Total	\$	13,920,405	\$	13,920,405

f. Under the rules of the Income Tax Law of the R.O.C., net loss can be carried forward for 5 years. As of June 30, 2006, the unutilized accumulated loss was as follows:

Expiration Year	Acc	umulated loss	Unuti	lized accumulated loss
2006	\$	10,856,896	\$	6,190,792
2007		3,773,826		3,773,826
2008 (Transferred in from merger with SiSMC)		2,283		2,283
2009 (Transferred in from merger with SiSMC)		38,925		38,925
Total	\$	14,671,930	\$	10,005,826

- g. The balance of the Company s imputation credit amounts as of June 30, 2006 and 2005 were NT\$9 million and NT\$55 million, respectively. The expected creditable ratio for 2005 and the actual creditable ratio for 2004 was 0% and 0.35%, respectively.
- h. The Company s earnings generated in the year ended December 31, 1997 and prior years have been fully appropriated.

(23) EARNINGS PER SHARE

a. The Company s capital structure is composed mainly of zero coupon convertible bonds and employee stock options. Therefore, under consideration of such complex structure, the calculated basic and diluted earnings per share for the six-month periods ended June 30, 2006 and 2005, are disclosed as follows:

	For the six-month period ended June 30, 2006						
	Amount Income			Earnings per share (NTD)			
	before		Shares expressed	Income before			
	income tax	Net income	in thousands	income tax	Net income		
Earning per share-basic (NTD)							
Income from continuing operations	\$ 20,880,851	\$ 19,526,303	18,148,981	\$ 1.15	\$ 1.08		
Cumulative effect of changes in accounting							
principles	(1,188,515)	(1,188,515)		(0.07)	(0.07)		
Net income	\$ 19,692,336	\$ 18,337,788		\$ 1.08	\$ 1.01		
Effect of dilution							
Employee stock options	\$	\$	125,747				
Convertible bonds payable	\$ (73,619)	\$ (73,619)	500,000				
Earning per share-diluted:	(() =) = =)	(12)22)	,				
Income from continuing operations	\$ 20,807,232	\$ 19,452,684	18,774,728	\$ 1.11	\$ 1.03		
Cumulative effect of changes in accounting principles	(1,188,515)	(1,188,515)	,,	(0.06)	(0.06)		
Net income	\$ 19,618,717	\$ 18,264,169		\$ 1.05	\$ 0.97		

For six-month period ended June 30, 2005

		Farnings nor share			
	Amo Income	ount		Earnings per share (NTD)	
	before income tax	Net income	Shares expressed in thousands	Income before income	Net
Earning per share-basic (NTD)	income tax	Net income	in thousands	tax	income
Income from continuing operations Cumulative effect of changes in accounting principles	\$ 1,818,097	\$ 1,817,700	18,477,495	\$ 0.10	\$ 0.10
Net income	\$ 1,818,097	\$ 1,817,700		\$ 0.10	\$ 0.10
Effect of dilution					
Employee stock options	\$	\$	102,777		
Earning per share-diluted:					
Income from continuing operations Cumulative effect of changes in accounting principles	\$ 1,818,097	\$ 1,817,700	18,580,272	\$ 0.10	\$ 0.10

Net income \$ 1,818,097 \$ 1,817,700 \$ 0.10 \$ 0.10

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b. Pro forma information on earnings as if subsidiaries investment in the Company is not treated as treasury stock is set out as follows:

For the six month period ended

June 30, 2006

(shares expressed in thousands)

	Ba	sic	Di	luted
Net income	\$ 18,33	37,788	\$ 18,	264,169
Weighted-average of shares outstanding:				
Beginning balance	18,85	52,636	18,	852,636
Purchase of 1,243,171 thousand shares of treasury stock from January 1 to June 30,				
2006	(62	23,210)	(623,210)
Exercise of 50,531 thousand units of employee stock options	3	30,859		30,859
Dilutive shares of employee stock options accounted for under treasury stock				
method				125,747
Dilutive shares issued assuming conversion of bonds				500,000
Ending balance	18.20	50,285	18.	886,032
	,	-,	,	,
Earnings per share Net income (NTD)	\$	1.00	\$	0.97

For the six-month period ended

June 30, 2005

(retroactively adjusted)

(shares expressed in thousands)

	Basic	Diluted
Net income	\$ 1,817,700	\$ 1,817,700
Weighted-average of shares outstanding:		
Beginning balance	17,550,801	17,550,801
Purchase of 374,960 thousand shares of treasury stock from January 1 to June 30,		
2005	(39,313)	(39,313)
Exercise of 36,563 thousand units of employee stock options	20,172	20,172
Stock dividends and employees bonus at 11.4% in 2005	2,006,882	2,006,882
Dilutive shares of employee stock options accounted for under treasury stock		
method		102,777
Ending balance	19,538,542	19,641,319
. 6	- , ,-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Earnings per share Net income (NTD)	\$ 0.09	\$ 0.09
Earnings per share the meetine (1/1D)	Ψ 0.07	ψ 0.07

c. Pro forma information on retroactively adjusted earnings per share, as if 2006 earnings and capital reserve transferred to common stock are distributed:

For t	he six-	-month	period	ended
-------	---------	--------	--------	-------

		June 30	0, 2006	
	Basic	-	,	luted
Net income	\$ 18,337,	788	\$ 18,2	264,169
Weighted-average number of shares outstanding (increase in capital through 2006				
retained earnings and capital reserve at proportion of 1.3%)	18,380,	,084	19,0	007,433
Earnings per share (NTD)	\$	1.00	\$	0.96
			•	d ended
	(retro	June 30	0, 2005 ly adjus	ted)
Nat income	(retro Basic	June 30	0, 2005 ly adjus Di	ted) luted
Net income	(retro	June 30	0, 2005 ly adjus Di	ted) luted
Net income Weighted-average number of shares outstanding (increase in capital through 2006	(retro Basic	June 30	0, 2005 ly adjus Di	ted)
	(retro Basic	June 30 pactive	0, 2005 ly adjust Di \$ 1,8	ted) luted

5. <u>RELATED PARTY TRANSACTIONS</u>

(1) Name and Relationship of Related Parties

Name of related parties	Relationship with the Company
UMC GROUP (USA) (UMC-USA)	Equity Investee
UNITED FOUNDRY SERVICE, INC. (liquidated in April 2005)	Equity Investee
UNITED MICROELECTRONICS (EUROPE) B.V. (UME BV)	Equity Investee
UMC CAPITAL CORP.	Equity Investee
UNITED MICROELECTRONICS CORP. (SAMOA)	Equity Investee
FORTUNE VENTURE CAPITAL CORP. (FORTUNE)	Equity Investee
HSUN CHIEH INVESTMENT CO., LTD. (HSUN CHIEH)	Equity Investee
UMCI LTD. (UMCI)	Equity Investee
UNITED MICRODISPLAY OPTRONICS CORP.	Equity Investee
UMC JAPAN (UMCJ)	Equity Investee

Name of related parties TOPPAN PHOTOMASKS TAIWAN LTD. (formerly DUPONT PHOTOMASKS TAIWAN LTD.) (TOPPAN) (Disposed in March 2006)	Relationship with the Company Equity Investee
HOLTEK SEMICONDUCTOR INC. (HOLTEK)	Equity Investee
UNITECH CAPITAL INC.	Equity Investee
ITE TECH. INC.	Equity Investee
UNIMICRON TECHNOLOGY CORP.	Equity Investee
AMIC TECHNOLOGY CORP.	Equity Investee
PACIFIC VENTURE CAPITAL CO., LTD.	Equity Investee
APTOS (TAIWAN) CORP. (APTOS) (merged into CHIPBOND	Equity Investee
TECHNOLOGY CORP. on September 1, 2005)	
THINTEK OPTRONICS CORP.	Equity Investee
XGI TECHNOLOGY INC.	Equity Investee
TLC CAPITAL CO., LTD.	Equity Investee
HIGHLINK TECHNOLOGY CORP.	Equity Investee
FARADAY TECHNOLOGY CORP. (No longer an equity investee	Equity Investee
since January 1, 2006)	
NOVATEK MICROELECTRONICS CORP. (No longer an equity	Equity Investee
investee since January 1, 2006)	
SILICON INTEGRATED SYSTEMS CORP.	The Company s director
DAVICOM SEMICONDUCTOR, INC.	Subsidiary s equity investee
UNITRUTH INVESTMENT CORP. (UNITRUTH)	Subsidiary s equity investee
UWAVE TECHNOLOGY CORP. (formerly UNITED RADIOTEK	Subsidiary s equity investee
INC.)	
UCA TECHNOLOGY INC.	Subsidiary s equity investee
AFA TECHNOLOGY, INC.	Subsidiary s equity investee
STAR SEMICONDUCTOR CORP.	Subsidiary s equity investee
AEVOE INC.	Subsidiary s equity investee
USBEST TECHNOLOGY INC.	Subsidiary s equity investee
SMEDIA TECHNOLOGY CORP.	Subsidiary s equity investee
U-MEDIA COMMUNICATIONS, INC.	Subsidiary s equity investee
CHIP ADVANCED TECHNOLOGY INC.	Subsidiary s equity investee
CRYSTAL MEDIA INC.	Subsidiary s equity investee
ULI ELECTRONICS INC.	Subsidiary s equity investee
NEXPOWER TECHNOLOGY CORP.	Subsidiary s equity investee
MOBILE DEVICES INC.	Subsidiary s equity investee

(2) Significant Related Party Transactions

a. Operating revenues

		For the six-month period ended June 30, 2006 2009		
	Amount	Percentage	Amount	Percentage
UMC-USA	\$ 24,239,799	48	\$ 18,179,163	46
Others	8,254,342	17	9,814,975	24
Total	\$ 32,494,141	65	\$ 27,994,138	70

The sales price to the above related parties was determined through mutual agreement based on the market conditions. The collection period for overseas sales to related parties was net 60 days, while the terms for domestic sales were month-end $45\sim60$ days. The collection period for third party overseas sales was net $30\sim60$ days, while the terms for third party domestic sales were month-end $30\sim60$ days.

b. Purchases

		For the six-month period ended June 30,		
		2006		5
	Amount	Percentage	Amount	Percentage
UMCI	\$		\$ 1,244,347	12

The purchases from the above related parties were dealt with in the ordinary course of business similar to those from third-party suppliers. The payment terms for purchases were net 60 days for related parties and net 30~90 days for third-party suppliers.

c. Notes receivable

		As of June 30,			
		2006	2005		
	Amount	Percentage	Amount	Percentage	
HOLTEK	\$ 68,752	93	\$ 57,853	100	
Others	2,128	3			
Total	\$ 70,880	96	\$ 57,853	100	

d. Accounts receivable

	As of June 30,			
	2006		200	5
	Amount	Percentage	Amount	Percentage
UMC-USA	\$ 5,493,509	41	\$ 3,550,827	35
UME BV	1,366,652	10	704,927	7
Others	1,062,689	8	719,430	7
Total	7,922,850	59	4,975,184	49
Less : Allowance for sales returns and discounts	(636,457)		(358,329)	
Less : Allowance for doubtful accounts	(112,427)		(110,189)	
Net	\$ 7,173,966		\$ 4,506,666	

e. Financial activities

The Company did not conduct any financial activities with related parties during the six-month period ended June 30, 2006.

Other receivables related parties

	r	For the six-month period ended June 30, 2005			
	Maximu	Maximum balance		Interest	
			Ending		Interest
	Amount	Month	balance	rate	revenue
UMCI	\$ 5,137,760	2005.03	\$	2.74% ~ 3.05%	\$ 7,669

f. Significant asset transactions

The Company did not undertake any significant asset transactions with related parties during the first half ended June 30, 2006.

For the six-month period ended June 30, 2005

	Item		Amount
FORTUNE	Purchase of APTOS CORP. (TAIWAN) stock		\$ 140,231
FORTUNE	Purchase of EPITECH TECHNOLOGY CORP.	stock	185,840
HSUN CHIEH	Purchase of EPITECH TECHNOLOGY CORP.	stock	97,658
UNITRUTH	Purchase of EPITECH TECHNOLOGY CORP.	stock	16,495
Total			\$ 440,224

g. Notes provided for endorsements and guarantees

As of June 30, 2006 the amount of notes provided as endorsement and guarantee by the Company for its subsidiary, UMCJ, amounted NT\$2,247 million.

h. Other transactions

The Company has made several other transactions, including service charges, development expenses of intellectual property, and commission, totaling NT\$8 million and NT\$413 million for the six-month periods ended June 30, 2006 and 2005, respectively.

The Company has purchased approximately NT\$104 million and NT\$166 million of masks from TOPPAN during the six-month periods ended June 30, 2006 and 2005, respectively.

6. ASSETS PLEDGED AS COLLATERAL

As of June 30, 2006

		Party to which asset(s)	1
	Amount	was pledged	Purpose of pledge
Deposit-out (Time deposit)	\$ 520,846	Customs	Customs duty guarantee

As of June 30, 2005

	Party to which asset(s)		
	Amount	was pledged	Purpose of pledge
Deposit-out (Time deposit)	\$ 523,730	Customs	Customs duty guarantee

7. COMMITMENTS AND CONTINGENT LIABILITIES

(1) The Company has entered into several patent license agreements and development contracts of intellectual property for a total contract amount of approximately NT\$20 billion. Royalties and development fees for future years are set out as follows:

For the year ended December 31,	Amount
2006 (3 rd quarter and thereafter)	\$ 3,896,967
2007	2,005,773
2008	715,837
2009	502,237
2010	338,777
2011 and thereafter	
Total	\$ 7,459,591

- (2) The Company signed several construction contracts for the expansion of its factory space. As of June 30, 2006, these construction contracts have amounted to approximately NT\$2.5 billion and the unpaid portion of the contracts was approximately NT\$2.1 billion.
- OAK Technology, Inc. (OAK) and the Company entered into a settlement agreement on July 31, 1997 concerning a complaint filed with the United States International Trade Commission (ITC) by OAK against the Company and others, alleging unfair trade practices based on alleged patent infringement regarding certain CD-ROM controllers (the first OAK ITC case). On October 27, 1997, OAK filed a civil action in a California federal district court, alleging claims for breach of the settlement agreement and fraudulent misrepresentation. In connection with its breach of contract and other claims, OAK seeks damages in excess of US\$750 million. The Company denied the material allegations of the complaint, and asserted counterclaims against OAK for breach of contract, intentional interference with economic advantage and rescission and restitution based on fraudulent concealment and/or mistake. The Company also asserted declaratory judgment claims for invalidity and unenforceability of the relevant OAK patent. On May 2, 2001, the United States Court of Appeals for the Federal Circuit upheld findings by the ITC that there had been no patent infringement and no unfair trade practice arising out of a second ITC case filed by OAK against the Company and others. Based on the Federal Circuit s opinion and on a covenant not to sue filed by OAK, the Company s declaratory judgment patent counterclaims were dismissed from the district court case. In November 2002, the Company filed motions for summary judgment on each of OAK Technology s claims against the Company. In that same period, OAK Technology filed motions seeking summary judgment on the Company s claims for fraudulent concealment and intentional interference with economic advantage, and on various defenses asserted by the Company. In May 2005, the Court issued the following orders: (i) granting the Company s motion for summary judgment on OAK Technology s claim for breach of the settlement agreement; (ii) granting in part and denying in part the Company s motion for summary judgment on OAK Technology s claim for breach of the implied covenant of good faith and fair dealing; (iii) denying a motion by the Company for summary judgment on OAK Technology s fraud claim based on alleged patent invalidity; (iv) granting OAK Technology s motion for summary judgment on the Company s fraudulent concealment claims; and (v) granting a motion by OAK Technology for summary judgment on certain of the Company's defenses, On February 9, 2006, the parties entered a settlement agreement in which the Company, OAK and Zoran (the successor to OAK) fully and finally released one another from any and all claims and liabilities arising out of the facts alleged in the district court case. The terms of settlement are confidential and, except for the obligation to keep the terms confidential, impose no obligation on the Company.

(4) The Company entered into several operating lease contracts for land. These operating leases expire in various years through to 2032 and are renewable. Future minimum lease payments under those leases are as follows:

For the year ended December 31,	A	Amount
2006 (3 rd quarter and thereafter)	\$	96,485
2007		177,435
2008		174,249
2009		174,494
2010		174,790
2011 and thereafter	1	,741,096
Total	\$ 2	2,538,549

- (5) The Company entered into several wafer-processing contracts with its principal customers. According to the contracts, the Company shall guarantee processing capacity, while these customers make deposits to the Company.
- (6) The Company has entered into contracts for the purchase of materials and masks with certain vendors. These contracts oblige the Company to purchase specified amounts or quantities of materials and masks. Should the Company fail to fulfill the conditions set out in the contracts, the differences between the actual purchase and the required minimum will be reconciled between the Company and its vendors.
- (7) On February 15, 2005, the Hsinchu District Prosecutor s Office conducted a search of the Company s facilities. On February 18, 2005, the Company s former Chairman Mr. Robert H.C. Tsao, released a public statement, explaining that its assistance to Hejian Technology Corp. (Hejian) did not involve any investment or technology transfer. Furthermore, from the very beginning there was a verbal indication that, at the proper time, the Company would be compensated appropriately for its assistance, and circumstances permitting, at some time in the future, it will push through the merger between two companies. However, no promise was made by the Company and no written agreement was made and executed. Upon the Company s request to materialize the said verbal indication by compensating in the form of either cash or equity, the Chairman of the holding company of Hejian offered 15% of the approximately 700 million outstanding shares of the holding company of Hejian in return for the Company s past assistance and for continued assistance in the future.

Immediately after the Company had received such offer, it filed an application with the Investment Commission of the Ministry of Economic Affairs on March 18, 2005 (Ref. No. 94-Lian-Tung-Tzu-0222), for their executive guidance for the successful transfer of said shares to the Company. The shareholders meeting dated June 13, 2005 resolved that to the extent permitted by law the Company shall try to get the 15% of the outstanding shares offered by the holding company of Hejian as an asset of the Company. In the event that any stock dividend or cash dividend is distributed, the Company stake in the holding company of Hejian will accumulate accordingly.

In April 2005, the Company s former Chairman Mr. Robert H.C. Tsao was personally fined with in the aggregate amount of NT\$3 million by the Financial Supervisory Commission, Executive Yuan, R.O.C. (R.O.C. FSC) for failure to disclose material information relating to Hejian in accordance with applicable rules. As a result of the imposition of the fines by the R.O.C. FSC, the Company was also fined in the amount of NT\$30,000 by Taiwan Stock Exchange (TSE) for the alleged non-compliance with the disclosure rules in relation to the material information. The Company and its former Chairman Mr. Robert H.C. Tsao have filed for administrative appeal and reconsideration with the Executive Yuan, R.O.C. and TSE, respectively. Mr. Robert H.C. Tsao s administrative appeal was rejected by the Execution Yuan, R.O.C. on February 21, 2006 and the R.O.C. FSC transferred the case against Mr. Robert H.C. Tsao to the Administrative Enforcement Agency for enforcement of the fine. Mr. Robert H.C. Tsao has filed an administrative action against the R.O.C. FSC with Taipei High Administrative Court on April 14, 2006. As of June 30, 2006, the result of such reconsideration and administrative action has not been finalized.

For the Company s assistance to Hejian Technology Corp., the Company s former Chairman Mr. Robert H.C. Tsao, former Vice Chairman Mr. John Hsuan, and Mr. Duen-Chian Cheng, the General Manager of Fortune Venture Capital Corp., which is 99.99% owned by the Company, where indicted on charges of breaking the Business Accounting Law and giving rise to breach of trust under the Criminal Law by Hsinchu District Court s Prosecutor s Office on January 9, 2006. Mr. Robert H.C. Tsao and Mr. John Hsuan had officially resigned from their positions of the Company s Chairman, Vice Chairman and directors prior to the announcement of public prosecution; for this reason, at the time of public prosecution, Mr. Robert H.C. Tsao and Mr. John Hsuan no longer served as the Company s directors and had not executed their duties as the Company s Chairman and Vice Chairman. In the future, if a guilty judgment is pronounced by the court, the consequences would be Mr. Robert H.C. Tsao, Mr. John Hsuan and Mr. Duen-Chian Cheng s personal concerns; the Company would not be subject to indictment regarding to such case.

On February 15, 2006, the Company was fined in the amount of NT\$5 million on the grounds of unauthorized investment activities in Mainland China, implicating the violation of Article 35 of the Act Governing Relations Between Peoples of the Taiwan Area and the Mainland Area by the R.O.C. Ministry of Economic Affairs (MOEA). However, as the Company believes it was illegally and improperly fined, the Company had filed an administrative appeal against MOEA to the Executive Yuan on March 16, 2006. This case is pending for the Executive Yuan s decision.

8. <u>SIGNIFICANT DISASTER LOSS</u>

None.

9. SIGNIFICANT SUBSEQUENT EVENT

- (1) The holding company of Hejian offered 105,500 thousand shares of its outstanding common shares in return for the Company s assistance. The holding company of Hejian has put all such shares in escrow. The Company was informed of such escrow on August 4, 2006. The subscription price per share of the holding company of Hejian in the last offering was US\$1.1. Therefore, the total market value of the said shares is worth more than US\$110 million. However, the Company may not acquire the ownership of nor exercise the rights of the said shares with any potential stock dividend or cash dividend distributed in the future until the R.O.C. laws and regulations allow the Company to acquire and exercise.
- (2) Based on the resolution of the board of directors meeting held on May 22, 2006, and approved by the R.O.C. Investment Commission, the Company would invest US\$67.5 million in the MEGA MISSION LIMITED PARTNERSHIP fund. The R.O.C. Investment Commission approved the investment on June 29, 2006 and the payment was paid on July 21, 2006.

10. OTHERS

- (1) Certain comparative amounts have been reclassified to conform to the current year s presentation.
- (2) Financial risk management objectives and policies

The Company s principal financial instruments, other than derivatives, comprise of cash and cash equivalents, common stock, preferred stock, convertible bonds, open-end funds, bank loans, and bonds payable. The main purpose of these financial instruments is to manage financing for the Company s operations. The Company also holds various other financial assets and liabilities such as accounts receivable and accounts payables, which arise directly from its operations.

The Company also enters into derivative transactions, including credit-link deposits, interest rate swaps and forward currency contracts. The purpose is to avoid the interest rate risk and foreign currency exchange risk arising from the Company s operations and financing activities.

The main risks arising from the Company s financial instruments include cash flow interest rate risk, foreign currency risk, commodity price risk, credit risk, and liquidity risk.

Cash flow interest rate risk

The Company utilizes interest rate swap agreements to avoid its cash flow interest rate risk on its counter-floating rate of unsecured domestic bonds issued during the period from May 21 to June 24, 2003. The periods of the interest rate swap agreements are the same as those of the domestic bonds, which are five and seven years. The floating rate is reset annually.

Foreign currency risk

The Company has foreign currency risk arising from purchases or sales. The Company utilizes spot or forward contracts to avoid foreign currency risk. The Company buys or sells the same amount of foreign currency with hedged items through forward contracts. In principal, the Company does not carry out any forward contracts for uncertain commitments.

Commodity price risk

The Company s exposure to commodity price risk is minimal.

Credit risk

The Company trades only with established and creditworthy third parties. It is the Company s policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis, which consequently minimizes the Company s exposure to bad debts.

With respect to credit risk arising from the other financial assets of the Company, which comprise of cash and cash equivalents, available-for-sale financial assets and certain derivative instruments, the Company s exposure to credit risk arising from the default of counter-parties is limited to the carrying amount of these instruments.

Although the Company trades only with established third parties, it will request collateral to be provided by third parties with less favorable financial positions.

Liquidity risk

The Company s objective is to maintain a balance of funding continuity and flexibility through the use of financial instruments such as cash and cash equivalents, bank loans and bonds.

(3) Information of financial instruments

a. Fair value of financial instruments

	As of June 30,			
				05
	Book Value	Fair Value	Book Value	Fair Value
<u>Financial Assets</u>				
Non-derivative				
Cash and cash equivalents	\$ 90,049,580	\$ 90,049,580	\$ 68,065,457	\$ 68,065,457
Financial assets at fair value through profit or loss,				
current	1,506,063	1,506,063	2,286,070	2,053,693
Available-for-sale financial assets, current			772,509	1,111,041
Held-to-maturity financial assets, current	779,456	779,456	63,080	63,080
Notes and accounts receivable	13,278,696	13,278,696	10,258,765	10,258,765
Available-for-sale financial assets, noncurrent	37,864,803	37,864,803	5,171,355	22,691,002
Held-to-maturity financial assets, noncurrent	200,000	200,000	1,153,028	1,153,028
Financial assets measured at cost, noncurrent	2,265,728	2,265,728	2,544,521	2,544,521
Long-term investments accounted for under the				
equity method	33,261,799	39,096,736	37,304,798	58,958,789
Deposits-out	542,121	542,121	584,339	584,339
Financial Liabilities				
Non-derivative				
Short-term loans	\$	\$	\$ 1,645,280	\$ 1,645,280
Payables	23,575,752	23,575,752	14,330,368	14,330,368
Capacity deposits (current portion)	892,482	892,482	649,633	649,633
Bonds payable (current portion included)	40,592,150	41,303,619	33,597,240	34,435,174
<u>Derivative</u>				
Interest rate swaps	633,039	633,039	11,059	578,783
Derivatives embedded in exchangeable bonds	555,251	555,251		
Forward contracts			16,416	16,416

- b. The methods and assumptions used to measure the fair value of financial instruments are as follows:
 - i. The book value of short-term financial instruments approximates to the fair value due to their short maturities. Short-term financial instruments include cash and cash equivalents, notes receivable, accounts receivable, short-term loans, current portion of capacity deposits, and payables.
 - ii. The fair value of financial assets at fair value through profit or loss and available-for-sale financial assets is based on the quoted market price.
 - iii. The fair value of held-to-maturity financial assets is based on quoted the market price. If the market price is unavailable, the Company estimates the fair value based on the book value as the held-to-maturity financial assets consist principally of credit-linked deposits agreements with maturity dates of less than two years, as well as bonds that can be easily liquidated in the secondary market.
 - iv. The fair value of deposits-out is based on the book value since the deposit periods are principally within one year and renewed upon maturity.
 - v. The fair value of bonds payable is determined by the market price.
 - vi. The fair value of derivative financial instruments is based on the amount the Company expects to receive (positive) or to pay (negative) assuming that the contracts are settled in advance at the balance sheet date.
 - c. The fair value of the Company s financial instruments is determined by the quoted prices in active markets, or if the market for a financial instrument is not active, the Company establishes fair value by using a valuation technique:

	Active Marke	et Ouotation		luation chnique
Non-derivative Financial Instruments	2006.06.30	2005.06.30	2006.06.30	2005.06.30
Financial assets				
Financial assets at fair value through profit or loss, current	\$ 1,506,063	\$ 2,053,693	\$	\$
Available-for-sale financial asset, current		1,111,041		
Available-for-sale financial assets, noncurrent	37,864,803	22,691,002		
Long-term investments accounted for under the equity method	39,096,736	58,958,789		

	Active Mark	et Quotation	Valuation	Technique
Non-derivative Financial Instruments	2006.06.30	2005.06.30	2006.06.30	2005.06.30
Financial liabilities				
Bonds payable (current portion included)	\$41,303,619	\$ 34,435,174	\$	\$
<u>Derivative Financial Instruments</u>				
Financial liabilities				
Interest rate swaps			633,039	578,783
Derivatives embedded in exchangeable bonds			555,251	

- d. The Company recognized a gain in NT\$99 million arising from the changes in fair value of financial liabilities at fair value through profit or loss for the six-month period ended June 30, 2006.
- e. The Company s financial liability with cash flow interest rate risk exposure as of June 30, 2006 amounted to NT\$633 million.
- f. During the six-month period ended June 30, 2006, total interest revenue and interest expense for financial assets or liabilities that are not at fair value through profit or loss were NT\$710 million and NT\$397 million, while interest revenue and expense for the six-month period ended June 30, 2005 each amounted to NT\$437 million and NT\$447 million.
- (4) The Company and its subsidiary, UMC JAPAN, held credit-linked deposits and repackage bonds for the earning of interest income. The details are disclosed as follows:
 - Principal amount in original currency

As of June 30, 2006

The Company

Credit-linked deposits and repackage bonds referenced to	Amount	Due Date
SILICONWARE PRECISION INDUSTRIES CO., LTD. European Convertible Bonds		
and Loans	NTD 400 million	2007.02.05
SILICONWARE PRECISION INDUSTRIES CO., LTD. European Convertible Bonds		
and Loans	NTD 200 million	2007.02.05
UMC JAPAN European Convertible Bonds	JPY 640 million	2007.03.28
ADVANCED SEMICONDUCTOR ENGINEERING INC. European Convertible Bonds		
and Loans	NTD 200 million	2007.09.25

UMC JAPAN

Credit-linked deposits and repackage bonds referenced to	,	Amount	Due Date
UMC JAPAN European Convertible Bonds	JPY	500 million	2007.03.29
As of June 30, 2005			

715 01 5 dile 50; 2000

The Company

Credit-linked deposits and repackage bonds referenced to	A	Amount	Due Date
SILICONWARE PRECISION INDUSTRIES CO., LTD. European Convertible			
Bonds and Loans	NTD	400 million	2007.02.05
SILICONWARE PRECISION INDUSTRIES CO., LTD. European Convertible			
Bonds and Loans	NTD	200 million	2007.02.05
UMC JAPAN European Convertible Bonds	JPY	640 million	2007.03.28
UMC JAPAN European Convertible Bonds	JPY	600 million	2007.11.29
CHING FENG HOME FASHIONS CO., LTD. European Convertible Bonds	USD	2 million	2005.12.19
ADVANCED SEMICONDUCTOR ENGINEERING INC. European Convertible			
Bonds and Loans	NTD	200 million	2007.09.25
PAN			

UMC JAPAN

Credit-linked deposits and repackage bonds referenced to		Amount	Due Date
UMC JAPAN European Convertible Bonds	JPY	500 million	2007.03.29
UMC JAPAN European Convertible Bonds	JPY	400 million	2007.11.29

b. Credit risk

The counterparties of the above investments are major international financial institutions. The repayment in full of these investments is subject to the non-occurrence of one or more credit events, which are referenced to the entities fulfillment of their own obligations as well as repayment of their corporate bonds. Upon the occurrence of one or more of such credit events, the Company and its subsidiary, UMC JAPAN, may receive nil or less than full amount of these investments. The Company and its subsidiary, UMC JAPAN, have selected reference entities with high credit ratings to minimize the credit risk.

c. Liquidity risk

Early withdrawal is not allowed for the above investments unless called by the issuer. However, the anticipated liquidity risk is low since most of the investments will either have matured within one year, or are relatively liquid in the secondary market.

Market risk

There is no market risk for the above investments except for the fluctuations in the exchange rates of US Dollars and Japanese Yen to NT Dollars at the balance sheet date and the settlement date.

- (5) The Company and its subsidiary, UMC JAPAN, entered into interest rate swap and forward contracts for hedging the interest rate risk arising from the counter-floating rate of domestic bonds and for hedging the exchange rate risk arising from the net assets or liabilities denominated in foreign currency. The hedging strategy was developed with the objective to reduce the market risk. The relevant information on the derivative financial instruments entered into by the Company is as follows:
 - a. The Company utilized interest rate swap agreements to hedge its interest rate risk on its counter-floating rate of unsecured domestic bonds issued during the period from May 21 to June 24, 2003. The periods of the interest rate swap agreements are the same as those of the domestic bonds, which are five and seven years. The floating rate is reset annually. The details of interest rate swap agreements are summarized as follows:

As of June 30, 2006 and 2005, the Company had the following interest rate swap agreements in effect:

Notional Amount	Contract Period	Interest Rate Received	Interest Rate Paid
NT\$7,500 million	May 21, 2003 to June 24, 2008	4.0% minus USD	
		12-Month LIBOR	1.52%
NT\$7,500 million	May 21, 2003 to June 24, 2010	4.3% minus USD	
		12-Month LIBOR	1.48%

b. The details of forward contracts entered into by the Company and its subsidiary, UMC JAPAN, are summarized as follows: The Company did not hold any forward contracts as of June 30, 2006.

UMC JAPAN

Type	Notional Amount	Contract Period
Forward contracts	Sell USD 3 million	June 14, 2006 to July 31, 2006
As of June 30, 2005		•

The Company

Туре	Notional Amount	Contract Period
Forward contracts	Sell USD 108 million	June 10, 2005 to July 29, 2005
Forward contracts	Buy JPY 9 million	June 13, 2005 to July 1, 2005

UMC Japan

Туре	Notional Amount	Contract Period
Forward contracts	Sell USD 2.1 million	June 14, 2005 to July 29, 2005

Transaction risk

(a) Credit risk

There is no significant credit risk exposure with respect to the above transactions as the counter-parties are reputable financial institutions with good global standing.

(b) Liquidity and cash flow risk

The cash flow requirements on the interest rate swap agreements are limited to the net interest payables or receivables arising from the differences in the swap rates. The cash flow requirements on forward contracts are limited to the net difference between the forward and spot rates at the settlement date. Therefore, no significant cash flow risk is anticipated since the working capital is sufficient to meet the cash flow requirements.

(c) Market risk

Interest rate swap agreements and forward contracts are intended for hedging purposes. Gains or losses arising from the fluctuations in interest rates and exchange rates are likely to be offset against the gains or losses from the hedged items. As a result, no significant exposure to market risk is anticipated.

d. The presentation of derivative financial instruments on financial statements

The Company

As of June 30, 2006 and 2005, the interest rate swap agreements were classified as current liabilities amounting NT\$633 million and NT\$11 million, respectively.

As of June 30, 2005, the balance of current liabilities arising from forward contracts was NT\$16 million and related exchange loss of NT\$170 million for the six-month period ended June 30, 2005 was recorded under non-operating expenses.

UMC JAPAN

As of June 30, 2006 and 2005, the balance of current liabilities arising from forward contracts were both JPY\$2 million and related exchange gain of JPY\$24 million and JPY\$51 million were recorded under non-operating revenue for the six-month periods ended June 30, 2006 and 2005, respectively.

ADDITIONAL DISCLOSURES

(1) The following are additional disclosures for the Company and its affiliates as required by the R.O.C. Securities and Futures Bureau:

a. Financing provided to others for the six-month period ended June 30, 2006: please refer to Attachment 1.

b.	Endorsement/Guarantee provided to others for the six-month period ended June 30, 2006: please refer to Attachment 2.
c.	Securities held as of June 30, 2006: please refer to Attachment 3.
d.	Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006: please refer to Attachment 4.
e.	Acquisition of individual real estate with amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006: please refer to Attachment 5.
f.	Disposal of individual real estate with amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006: please refer to Attachment 6.
g.	Related party transactions for purchases and sales amounts exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006: please refer to Attachment 7.
h.	Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20 percent of capital stock as of June 30, 2006: please refer to Attachment 8.
i.	Names, locations and related information of investees as of June 30, 2006: please refer to Attachment 9.
j.	Financial instruments and derivative transactions: please refer to Note 10.

None.

ATTACHMENT 1 (Financing provided to others for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

	Financial								Collate	eral	
Counter-party		Maximum balance for the period	Ending balance		Nature of financing	Amount of sales to (purchases from) counter-party	Reason for financing	Allowance for doubtful accounts	Item	Value	Limit of financing amount for individual counter-party
Former Employees	Receivable from employees	USD 691	USD 691	7%	Note 2		Employee loan		Securities	Lower	N/A

Note 1: The Company and its subsidiaries are coded as follows:

- 1. The Company is coded 0.
- 2. The subsidiaries are coded consecutively beginning from 1 in the order presented in the table above.

Note 2: Need for short-term financing.

ATTACHMENT 2 (Endorsement/Guarantee provided to others for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

Limit of guarantee/endorsement amount for Limit of total Percentage of accumulated guarantee amount to net guarantee/endorsement receiving Relationship Amount of collassetalvalue from the latest No. party (Note Maximum balance amount (Note (Note 1) Endorsor/Guarantor Receiving party (Note 2) 3) for the period Ending brantce/endorsenfinancial statement 4) UMC JAPAN \$7.718.669 JPY 10.400.000 \$2.247.255 \$ 0.83% \$75,380,936 **UMC**

Note 1: The Company and its subsidiaries are coded as follows: The Company is coded 0. The subsidiaries are coded consecutively beginning from 1 in the order presented in the table above. According to the Guidelines Governing the Preparation of Financial Reports by Securities Issuers issued by the R.O.C. Securities and Futures Bureau, Note 2: receiving parties should be disclosed as one of the following: An investee company that has a business relationship with UMC. A subsidary in which UMC holds directly over 50% of equity interest. An investee in which UMC and its subsidaries hold over 50% of equity interest. An investee in which UMC holds directly and indirectly over 50% of equity interest. An investee that has provided guarantees to UMC, and vice versa, due to contractual requirements. An investee in which UMC conjunctly invests with other shareholders, and for which UMC has provided endorsement/guarantee in proportion to its shareholding percentage. Note 3: Limit of guarantee/endorsement amount for receiving party shall not exceed the lower of receiving party s capital stock or 10% of UMC s capital stock.

Note 4: Limit of total guarantee/endorsement amount equals 40% of UMC s capital stock as of June 30, 2006.

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

Stock

UMCI LTD.

Investee

					June 30	. 2006		
				Units (thousand)/	•			Shares as
Type of securities	Name of securities	Dolotionshin	Financial statement assount	bonds/ shares	Dook volue	Percentage of M		
Type of securities Convertible	EDOM TECHNOLOGY	Kelationship	Financial statement account Financial assets at fair	(thousand)	Book value \$ 192,658	ownership (%)Ne	192,658	None
bonds	CO., LTD.		value through profit or	00	Φ 192,036	4	192,030	None
bollus	СО., ЕТБ.		loss, current					
Convertible	TOPOINT		Financial assets at fair	380	46,721		46,721	None
bonds	TECHNOLOGY CO.,		value through profit or		ŕ		,	
	LTD.		loss, current					
Convertible	TATUNG CO.		Financial assets at fair	582	74,060		74,060	None
bonds			value through profit or					
			loss, current					
Stock	YANG MING MARINE		Financial assets at fair	3,254	66,059		66,059	None
	TRANSPORT CORP.		value through profit or					
			loss, current					
Stock	L&K ENGINEERING		Financial assets at fair	1,605	78,090		78,090	None
	CO., LTD.		value through profit or					
C41-	MICDONIAC		loss, current	200	224 204		224 204	NI
Stock	MICRONAS SEMICONDUCTOR		Financial assets at fair	280	234,394		234,394	None
	HOLDING AG		value through profit or loss, current					
Stock	SILICONWARE		Financial assets at fair	10,532	419,162		419,162	None
Stock	PRECISION		value through profit or	10,332	115,102		117,102	Tione
	INDUSTRIES		loss, current					
Stock	CHINA		Financial assets at fair	3,185	41,723		41,723	None
	DEVELOPMENT		value through profit or	,	ŕ		,	
	FINANCIAL HOLDING		loss, current					
	CORP.							
Stock	ACTION		Financial assets at fair	14,791	298,786		298,786	None
	ELECTRONICS CO.,		value through profit or					
P 1	LTD.		loss, current	700	1.505		4.505	2.7
Fund	FGIT ASIA PACIFIC		Financial assets at fair	500	4,525		4,525	None
	GROWTH FUND		value through profit or					
Fund	SINOPAC GLOBAL		loss, current Financial assets at fair	5,000	49,885		49,885	None
Tuna	FIXED INCOME		value through profit or	3,000	49,003		47,003	None
	PORTFOLIO FUND		loss, current					
Stock	UMC GROUP (USA)	Investee	Long-term investments	16,438	803,681	100.00	803,681	None
			accounted for under the	-,	,		,	
		company	equity method					
Stock	UNITED	Investee	Long-term investments	9	276,285	100.00	268,671	None
	MICROELECTRONICS		accounted for under the		,		,	
	(EUROPE) B.V.	company	equity method					
Stock	UMC CAPITAL CORP.	Investee	Long-term investments	74,000	2,140,698	100.00	2,140,698	None
			accounted for under the	, ,,,,,,,,	_, ,		_,_,,,,,,	
		company	equity method					
Stock	UNITED	Investee	Long-term investments	1,000	12,865	100.00	12,865	None
	MICROELECTRONICS		accounted for under the	,	,,		,	
	CORP. (SAMOA)	company	equity method					
Ctools	LIMCLLTD	Investos		990.006	22	100.00	22	Mono

None

23

100.00

23

880,006

		company	Long-term investments accounted for under the equity method					
Stock	TLC CAPITAL CO., LTD.	Investee	Long-term investments accounted for under the equity method	600,000	6,030,797	100.00	6,030,797	None
Stock	FORTUNE VENTURE CAPITAL CORP.	Investee	Long-term investments accounted for under the equity method	499,994	6,332,605	99.99	6,923,442	None

Units (thousand)/

ATTACHMENT 3 (Securities held as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

June 30, 2006		
D 4	c	37. 1

Shares as

				bonds/ shares		Percentage of M	(Jarket value)	collateral
Type of securities	Name of securities	Relationship	Financial statement account	(thousand)	Book value	ownership (%)N		
Stock	UNITED	Investee	Long-term investments	60,701			\$ 252,208	None
	MICRODISPLAY OPTRONICS CORP.	company	accounted for under the equity method					
Stock	UMC JAPAN	Investee company	Long-term investments accounted for under the equity method	496	6,134,625	50.09	5,399,383	None
Stock	PACIFIC VENTURE CAPITAL CO., LTD.	Investee company	Long-term investments accounted for under the equity method	30,000	277,379	49.99	277,379	None
Stock	UNITECH CAPITAL INC.	Investee company	Long-term investments accounted for under the equity method	21,000	746,830	42.00	746,830	None
Stock	HSUN CHIEH INVESTMENT CO., LTD.	Investee	Long-term investments accounted for under the equity method	33,624	4,069,373	36.49	3,918,943	None
Stock	THINTEK OPTRONICS CORP.	Investee company	Long-term investments accounted for under the equity method	8,345	11,837	27.82	11,837	None
Stock	HOLTEK SEMICONDUCTOR INC.	Investee	Long-term investments accounted for under the equity method	51,428	922,620	24.67	3,111,364	None
Stock	ITE TECH. INC.	Investee company	Long-term investments accounted for under the equity method	24,229	347,675	22.04	511,239	None
Stock	UNIMICRON TECHNOLOGY CORP.	Investee	Long-term investments accounted for under the equity method	196,472	4,531,744	20.40	8,291,134	None
Stock	HIGHLINK TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	28,500	251,430	18.99	251,430	None
Stock	XGI TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	8,758	65,721	16.50	65,721	None
Stock	AMIC TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	16,200	53,403	11.86	79,091	None
Stock	FARADAY TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	51,973	2,900,111	17.95	2,900,111	None
Stock	PIXTECH, INC.		Available-for-sale financial assets, noncurrent	9,883	639	17.63	639	None
Stock	UNITED FU SHEN CHEN TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	18,460	153,219	16.60	153,219	None
Stock	SILICON INTEGRATED SYSTEMS CORP.	The Company s director	Available-for-sale s financial assets, noncurrent	219,092	3,571,199	16.13	3,571,199	None

Stock	NOVATEK MICROELECTRONICS CORP.	Available-for-sale financial assets, noncurrent	54,125	8,497,629	11.71	8,497,629	None
Stock	EPITECH TECHNOLOGY CORP.	Available-for-sale financial assets, noncurrent	37,221	1,202,252	10.12	1,202,252	None

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

				June 30, 2006				
Type of securities	Name of securities	Dalationshin	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book value	Percentage of ownership (%) N	Market value/	Shares as collateral
Stock	SPRINGSOFT,	Relationship	Available-for-sale	9,006		4.87 S		None None
Stock	INC.		financial assets,	9,000	Ψ 430,300	T.07 Q	730,300	TVOIC
Stock	MEDIATEK INC.		Available-for-sale financial assets, noncurrent	40,757	12,227,182	4.72	12,227,182	None
Stock	C-COM CORP.		Available-for-sale financial assets, noncurrent	3,083	15,661	4.40	15,661	None
Stock	CHIPBOND TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	11,807	378,994	4.36	378,994	None
Stock	RECHI PRECISION CO., LTD.		Available-for-sale financial assets, noncurrent	10,995	210,558	3.57	210,558	None
Stock	KING YUAN ELECTRONICS CO., LTD.		Available-for-sale financial assets, noncurrent	32,693	889,256	3.42	889,256	None
Stock	BILLIONTON SYSTEMS INC.		Available-for-sale financial assets, noncurrent	2,008	20,077	2.67	20,077	None
Stock	AU OPTRONICS CORP.		Available-for-sale financial assets, noncurrent	75,986	3,472,570	1.30	3,472,570	None
Stock	MEGA FINANCIAL HOLDING COMPANY		Available-for-sale financial assets, noncurrent	95,577	2,289,065	0.86	2,289,065	None
Stock	PREMIER IMAGE TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	3,497	169,604	0.60	169,604	None
Stock-Preferred stock	CHINATRUST FINANCIAL HOLDING COMPANY		Available-for-sale financial assets, noncurrent	4,810	209,716		209,716	None
Stock-Preferred stock	TAIWAN CEMENT CORP.		Available-for-sale financial assets, noncurrent	44,530	1,206,763		1,206,763	None
Stock	UNITED INDUSTRIAL GASES CO., LTD.		Financial assets measured at cost, noncurrent	13,185	146,250	7.95	Note	None
Stock	INDUSTRIAL BANK OF TAIWAN CORP.		Financial assets measured at cost, noncurrent	118,303	1,139,196	4.95	Note	None
Stock	SUBTRON TECHNOLOGY		Financial assets measured at cost, noncurrent	11,520	172,800	4.81	Note	None

	CO., LTD.					
Fund	PACIFIC TECHNOLOGY	Financial assets measured at cost, noncurrent		338,322	N/A	None
	PARTNERS, L.P.					
Fund	PACIFIC	Financial assets measured		169,160	N/A	None
	UNITED	at cost, noncurrent				
	TECHNOLOGY,					
	L.P.					
Stock-Preferred	TAIWAN HIGH	Financial assets measured	30,000	300,000	N/A	None
stock	SPEED RAIL	at cost, noncurrent				
	CORP.					

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

INC.

				June 30, 2006				a.
Type of securities	Name of securities	Dalatianshin	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Dook volue	Percentage of Nownership (%No		
Stock	UNITRUTH INVESTMENT CORP.	Investee company	Long-term investments accounted for under the equity method	,	\$ 657,933	_	\$ 657,933	None
Stock	ANOTO TAIWAN CORP.	Investee company	Long-term investments accounted for under the equity method	3,920	38,466	49.00	38,466	None
Stock	UWAVE TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	10,187	49,386	44.29	44,736	None
Stock	UCA TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	11,285	59,312	43.40	49,928	None
Stock	NEXPOWER TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	800	6,672	40.00	6,672	None
Stock	AEVOE INC.	Investee company	Long-term investments accounted for under the equity method	1,500	6,346	39.47	6,346	None
Stock	STAR SEMICONDUCTOR CORP.	Investee company	Long-term investments accounted for under the equity method	10,212	36,169	36.83	30,692	None
Stock	WALTOP INTERNATIONAL CORP.	Investee company	Long-term investments accounted for under the equity method	6,000	87,462	30.00	36,450	None
Stock	SMEDIA TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	9,045	33,542	29.79	31,977	None
Stock	USBEST TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	4,746	56,540	27.92	54,247	None
Stock	CRYSTAL MEDIA INC.	Investee company	Long-term investments accounted for under the equity method	2,265	7,063	25.39	7,063	None
Stock	ALLIANCE OPTOTEK CORP.	Investee company	Long-term investments accounted for under the equity method	3,500	38,749	25.36	31,312	None
Stock	AFA TECHNOLOGY, INC.	Investee company	Long-term investments accounted for under the equity method	6,414	45,476	23.75	31,743	None
Stock	DAVICOM SEMICONDUCTOR, INC.	Investee company	Long-term investments accounted for under the equity method	13,798	155,416	21.56	155,416	None
Stock	MOBILE DEVICES INC.	Investee company	Long-term investments accounted for under the equity method	5,150	27,802	21.05	24,688	None
Stock	U-MEDIA COMMUNICATIONS,	Investee company	Long-term investments accounted for under the	5,000	23,215	21.01	23,215	None

equity method

Stock	AMIC TECHNOLOGY	Investee of	Long-term investments	23,405	115,294	17.09	114,011	None
	CORP.	UMC and	accounted for under the					
		Fortune	equity method					

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

				June 30, 2006				
				Units (thousand)/ bonds/ shares		Percentage ofM	arket value	Shares as /collateral
Type of securities	Name of securities	Relationship	Financial statement account	(thousand)	Book value	ownership (%Ne	t assets valu	(é housand)
Stock	EXCELLENCE OPTOELECTRONICS INC.	Investee company	Long-term investments accounted for under the equity method	8,529	\$ 85,291	14.88	\$ 71,092	None
Stock	CHIP ADVANCED TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	2,594	16,593	13.99	9,165	None
Stock	XGI TECHNOLOGY INC.	Investee of UMC and Fortune	Long-term investments accounted for under the equity method	6,281	39,795	11.84	47,134	None
Stock	BCOM ELECTRONICS INC.		Financial assets measured at cost, noncurrent	17,675	176,797	19.64	Note	None
Stock	CION TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	2,268	21,600	17.05	Note	None
Stock	HITOP COMMUNICATIONS CORP.		Financial assets measured at cost, noncurrent	4,340	60,848	16.07	Note	None
Stock	LIGHTUNING TECH. INC.		Financial assets measured at cost, noncurrent	1,900	7,543	13.01	Note	None
Stock	VASTVIEW TECHNOLOGY INC.		Financial assets measured at cost, noncurrent	3,487	11,891	12.02	Note	None
Stock	GOLDEN TECHNOLOGY VENTURE CAPITAL INVESTMENT CORP.		Financial assets measured at cost, noncurrent	5,040	49,280	10.67	Note	None
Stock	AMOD TECHNOLOGY CO., LTD.		Financial assets measured at cost, noncurrent	530	5,121	10.60	Note	None
Stock	ADVANCE MATERIALS CORP.		Financial assets measured at cost, noncurrent	10,994	113,017	10.47	Note	None
Stock	EVERGLORY RESOURCE TECHNOLOGY CO., LTD.		Financial assets measured at cost, noncurrent	2,500	21,875	10.23	Note	None
Stock	NCTU SPRING I TECHNOLOGY VENTURE CAPITAL INVESTMENT CORP.		Financial assets measured at cost, noncurrent	4,284	27,160	10.06	Note	None
Stock	JMICRON TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	2,660	47,880	9.50	Note	None
Stock	ANDES TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	5,000	62,500	7.94	Note	None
Stock	CHINGIS TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	4,198	37,156	7.92	Note	None
Stock	SHIN-ETSU HANDOTAI TAIWAN		Financial assets measured at cost, noncurrent	10,500	105,000	7.00	Note	None

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

				June 30, 2006				
Type of securities	Name of securities	Relationshin	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book value	Percentage of	Market value/ Net assets value	Shares as collateral (thousand)
Stock	ACTI CORP.		Financial assets measured at cost, noncurrent		\$ 17,306	6.85	Note	None
Stock	RISELINK VENTURE CAPITAL CORP.		Financial assets measured at cost, noncurrent	8,000	76,640	6.67	Note	None
Stock	NCTU SPRING VENTURE CAPITAL CO., LTD.		Financial assets measured at cost, noncurrent	2,000	13,600	6.28	Note	None
Stock	SIMPAL ELECTRONICS CO., LTD.		Financial assets measured at cost, noncurrent	6,009	70,179	5.67	Note	None
Stock	COSMOS TECHNOLOGY VENTURE CAPITAL INVESTMENT CORP.		Financial assets measured at cost, noncurrent	1,742	16,444	5.03	Note	None
Stock	PARAWIN VENTURE CAPITAL CORP.		Financial assets measured at cost, noncurrent	5,000	41,900	5.00	Note	None
Stock	MEMOCOM CORP.		Financial assets measured at cost, noncurrent	2,450	16,391	4.90	Note	None
Stock	BEYOND INNOVATION TECHNOLOGY CO., LTD.		Financial assets measured at cost, noncurrent	1,045	14,165	4.86	Note	None
Stock	EE SOLUTIONS, INC.		Financial assets measured at cost, noncurrent	1,300	22,178	4.85	Note	None
Stock	TRENDCHIP TECHNOLOGIES CORP.		Financial assets measured at cost, noncurrent	1,975	12,425	4.84	Note	None
Stock	GIGA SOLUTION TECH. CO., LTD.		Financial assets measured at cost, noncurrent	6,000	35,220	4.74	Note	None
Stock	PROSYS TECHNOLOGY INTEGRATION, INC.		Financial assets measured at cost, noncurrent	372	4,224	4.13	Note	None
Stock	FORTUNE SEMICONDUCTOR CORP.		Financial assets measured at cost, noncurrent	1,356	24,931	4.04	Note	None
Stock	PRINTECH INTERNATIONAL INC.		Financial assets measured at cost, noncurrent	900	4,095	3.98	Note	None
Stock	SUBTRON TECHNOLOGY CO., LTD.		Financial assets measured at cost, noncurrent	9,317	102,459	3.90	Note	None
Stock	IBT VENTURE CO.		Financial assets measured at cost, noncurrent	7,614	76,142	3.81	Note	None

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

				June 30, 2006				Cl
				Units (thousand)/ bonds/ shares		Percentage of	Market value/	Shares as collateral
Type of securities	Name of securities	Relationship	Financial statement account	(thousand)	Book value		Net assets value	(thousand)
Stock	ADVANCED CHIP ENGINEERING		Financial assets measured at cost, noncurrent	2,290	\$ 24,419	3.56	Note	None
Б. 1	TECHNOLOGY INC.		T		20.051	2.45	37/4	3.7
Fund	IGLOBE PARTNERS FUND, L.P.		Financial assets measured at cost, noncurrent		39,051	3.45	N/A	None
Stock	ZYDAS TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	1,000	7,250	3.20	Note	None
Stock	ANIMATION TECHNOLOGIES INC.		Financial assets measured at cost, noncurrent	1,480	22,200	3.16	Note	None
Stock	CHIPSENCE CORP.		Financial assets measured at cost, noncurrent	1,750	11,325	2.93	Note	None
Stock	SHENG-HUA VENTURE CAPITAL CORP.		Financial assets measured at cost, noncurrent	5,000	47,450	2.50	Note	None
Stock	TAIMIDE TECH., INC.		Financial assets measured at cost, noncurrent	1,500	16,095	1.83	Note	None
Stock	RALINK TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	1,070	15,590	1.78	Note	None
Fund	CRYSTAL INTERNET VENTURE FUND II		Financial assets measured at cost, noncurrent		38,855	0.99	N/A	None
Stock	ARCADIA DESIGN SYSTEMS (TAIWAN), INC.		Financial assets measured at cost, noncurrent	162	1,620	0.83	Note	None
Stock-Preferred stock	INTEGRANT TECHNOLOGIES, INC.		Financial assets measured at cost, noncurrent	240	34,413		N/A	None
Stock-Preferred stock	AURORA SYSTEMS, INC.		Financial assets measured at cost, noncurrent	5,133	59,317		N/A	None
Stock-Preferred stock	ALPHA & OMEGA SEMICONDUCTOR, INC.		Financial assets measured at cost, noncurrent	1,500	46,313		N/A	None
Stock	PIXART IMAGING INC.		Available-for-sale financial assets, noncurrent	11,543	1,869,901	13.25	1,869,901	None
Stock	AVERLOGIC TECHNOLOGIES CORP.		Available-for-sale financial assets, noncurrent	1,051	13,564	3.53	13,564	None
Stock	AIMTRON TECHNOLOGY, INC.		Available-for-sale financial assets, noncurrent	1,320	50,941	3.33	50,941	None
Stock	TOPOINT TECHNOLOGY CO., LTD.		Available-for-sale financial assets, noncurrent	850	49,317	1.30	49,317	None

ATTACHMENT 3 (Securities held as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

				June 30, 2006						
Type of securities	Name of securities	Relationship	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book value	Percentage of Ma	arket value/			
Stock	EPITECH TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	4,361	\$ 140,863	1.19	5 140,863	None		
Stock	CHIPBOND TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	2,097	67,324	0.78	67,324	None		
Stock	UNITED MICROELECTRONICS CORP.	Investor company	Available-for-sale financial assets, noncurrent	21,846	423,820	0.12	423,820	None		
Convertible bonds	ALPHA NETWORKS INC.		Financial assets at fair value through profit or loss, noncurrent	300	33,000		33,000	None		
Convertible bonds	TOPOINT TECHNOLOGY CO., LTD.		Financial assets at fair value through profit or loss, noncurrent	258	31,721		31,721	None		

TLC CAPITAL CO., LTD.

					2006	Market		
Type of securities	Name of securities	Relationship	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book value	Percentage of ownership (%)	value/ Net assets value	Shares as collateral (thousand)
Stock	HIGHLINK TECHNOLOGY CORP.	Investee of UMC and TLC	Long-term investments accounted for under the equity method	17,460	\$ 150,397	11.63	\$ 154,030	None
Stock	SERCOMM CORP.		Available-for-sale financial assets, noncurrent	7,944	193,834	6.53	193,834	None
Stock	RECHI PRECISION CO., LTD.		Available-for-sale financial assets, noncurrent	18,330	351,027	5.95	351,027	None
Stock	k TOPOINT TECHNOLOGY CO., LTD.		Available-for-sale financial assets, noncurrent	2,658	154,141	4.07	154,141	None
Stock	HORIZON SECURITIES CO., LTD.		Available-for-sale financial assets, noncurrent	16,858	103,508	3.92	103,508	None
Stock	JESS-LINK PRODUCTS CO., LTD.		Available-for-sale financial assets, noncurrent	1,609	69,992	1.85	69,992	None
Stock	TXC CORP.		Available-for-sale financial assets, noncurrent	3,458	142,469	1.83	142,469	None
Stock	EPITECH TECHNOLOGY CORP.		Available-for-sale financial assets, noncurrent	4,546	146,836	1.24	146,836	None

Stock	ARIMA COMPUTER	Available-for-sale	10,660	83,041	0.98	83,041	None
	CORP.	financial assets,					
		noncurrent					

ATTACHMENT 3 (Securities held as of June 30, 2006)

OPTOTEK CORP.

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

TLC CAPITAL CO., LTD.

					June 30,	June 30, 2006			
Type of securities	Name of securities	Polotionship	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Rook value	Percentage of Nownership (%No			
Stock	TATUNG CO.	Ketationship	Available-for-sale financial assets, noncurrent		\$ 532,916	- · · · · ·	\$ 532,916	None	
Stock	HUNG SHENG CONSTRUCTION LTD.		Available-for-sale financial assets, noncurrent	3,300	80,520	0.59	80,520	None	
Stock	PROMOS TECHNOLOGIES INC.		Available-for-sale financial assets, noncurrent	13,500	158,625	0.27	158,625	None	
Stock	GOLDSUN DEVELOPMENT & CONSTRUCTION CO., LTD.		Available-for-sale financial assets, noncurrent	3,000	43,950	0.26	43,950	None	
Stock	SHIHLIN ELECTRIC & ENGINEERING CORP.		Available-for-sale financial assets, noncurrent	950	32,300	0.18	32,300	None	
Stock	CHINA DEVELOPMENT FINANCIAL HOLDING CORP.		Available-for-sale financial assets, noncurrent	16,525	216,478	0.15	216,478	None	
Stock	SANYANG INDUSTRY CO., LTD.		Available-for-sale financial assets, noncurrent	900	14,535	0.11	14,535	None	
Stock	PRINCE HOUSING & DEVELOPMENT CORP.		Available-for-sale financial assets, noncurrent	580	8,120	0.07	8,120	None	
Convertible bonds	EPITECH TECHNOLOGY CORP.		Financial assets at fair value through profit or loss, noncurrent	2,500	302,500		302,500	None	
Convertible bonds	TOPOINT TECHNOLOGY CO., LTD.		Financial assets at fair value through profit or loss, noncurrent	380	46,721		46,721	None	
UNITRUTH IN	VESTMENT CORP.								
					June 30,	, 2006	Market		
Type of securities	Name of securities	Relationshin	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book value	Percentage of ownership (%)	value/	Shares as collateral (thousand)	
Stock	EXCELLENCE OPTOELECTRONICS INC.	Investee company	Long-term investments accounted for under the equity method		\$ 63,739		\$ 53,128	None	
Stock	WALTOP INTERNATIONAL CORP.	Investee company	Long-term investments accounted for under the equity method	2,000	29,154	10.00	12,150	None	
Stock	ALLIANCE	Investee	Long-term investments	1,300	14,392	9.42	11,630	None	

accounted for under the

equity method

company

Stock CRYSTAL MEDIA Investee Long-term investments 800 2,495 8.97 2,495 None INC. accounted for under the company

equity method

ATTACHMENT 3 (Securities held as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITRUTH INVESTMENT CORP.

	June 30, 2006						
				Units (thousand)/ bonds/ shares		Percentage ofMarket va	Shares as
Type of securities	Name of securities	Relationship	Financial statement account		Book value	ownership (%Net assets v	
Stock	SMEDIA TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	2,570	\$ 15,954	8.46 \$ 9,08	5 None
Stock	CHIP ADVANCED TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	1,386	4,897	7.48 4,89	7 None
Stock	UCA TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	1,585	10,231	6.10 7,01	3 None
Stock	USBEST TECHNOLOGY INC.	Investee company	Long-term investments accounted for under the equity method	1,000	11,429	5.88 11,42	9 None
Stock	U-MEDIA COMMUNICATIONS, INC.	Investee company	Long-term investments accounted for under the equity method	1,250	5,804	5.25 5,80	4 None
Stock	MOBILE DEVICES INC.	Investee company	Long-term investments accounted for under the equity method	1,250	5,992	5.11 5,99	2 None
Stock	STAR SEMICONDUCTOR CORP.	Investee company	Long-term investments accounted for under the equity method	1,300	3,907	4.69 3,90	7 None
Stock	UWAVE TECHNOLOGY CORP.	Investee company	Long-term investments accounted for under the equity method	1,000	4,392	4.35 4,39	2 None
Stock	AFA TECHNOLOGY, INC.	Investee company	Long-term investments accounted for under the equity method	1,000	4,949	3.70 4,94	9 None
Stock	XGI TECHNOLOGY INC.	Investee of UMC and Unitruth	Long-term investments accounted for under the equity method	1,760	13,207	3.32 13,20	7 None
Stock	AMOD TECHNOLOGY CO., LTD.		Financial assets measured at cost, noncurrent	460	3,220	9.20 Not	e None
Stock	VASTVIEW TECHNOLOGY INC.		Financial assets measured at cost, noncurrent	1,748	25,850	6.03 Not	e None
Stock	ADVANCE MATERIALS CORP.		Financial assets measured at cost, noncurrent	5,420	62,427	5.16 Not	e None
Stock	EVERGLORY RESOURCE TECHNOLOGY CO., LTD.		Financial assets measured at cost, noncurrent	1,200	10,500	4.91 Not	e None
Stock	EE SOLUTIONS, INC.		Financial assets measured at cost, noncurrent	1,300	14,755	4.85 Not	e None
Stock	JMICRON TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	1,340	8,844	4.79 Not	e None
Stock	CHINGIS TECHNOLOGY		Financial assets measured at cost, noncurrent	2,518	31,218	4.75 Not	e None

	CORP.						
Stock	TRENDCHIP TECHNOLOGIES CORP.	Financial assets measured at cost, noncurrent	1,800	11,322	4.41	Note	None

ATTACHMENT 3 (Securities held as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITRUTH INVESTMENT CORP.

					T • (1)	June 30	, 2006		CI.
,	Type of securities	Name of securities	Relationship	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book value	Percentage of ownership (%)		Shares as collateral (thousand)
	Stock	LIGHTUNING TECH. INC.	•	Financial assets measured at cost, noncurrent	600	\$ 2,382	4.11	Note	None
	Stock	MEMOCOM CORP.		Financial assets measured at cost, noncurrent	2,005	13,416	4.01	Note	None
	Stock	PRINTECH INTERNATIONAL INC.		Financial assets measured at cost, noncurrent	900	4,095	3.98	Note	None
	Stock	FORTUNE SEMICONDUCTOR CORP.		Financial assets measured at cost, noncurrent	1,226	17,747	3.65	Note	None
	Stock	ACTI CORP.		Financial assets measured at cost, noncurrent	740	11,100	2.98	Note	None
	Stock	GIGA SOLUTION TECH. CO., LTD.		Financial assets measured at cost, noncurrent	2,750	16,142	2.17	Note	None
	Stock	CHIPSENCE CORP.		Financial assets measured at cost, noncurrent	1,300	5,889	2.08	Note	None
	Stock	tock RALINK TECHNOLOGY CORP.		Financial assets measured at cost, noncurrent	1,000	14,570	1.67	Note	None
	Convertible bonds	TOPOINT TECHNOLOGY CO., LTD.		Financial assets at fair value through profit or loss, noncurrent	380	46,721		46,721	None

UMC CAPITAL CORP.

				June 30, 2006						
Type of securities	Name of securities	Relationship	Financial statement account	Units (thousand)/ bonds/ shares (thousand)	Book	value	Percentage of ownership (%)	val Net a	rket ue/ issets lue	Shares as collateral (thousand)
Stock	UMC CAPITAL (USA)	Investee company	Long-term investments accounted for under the equity method	200	USD	313	100.00	USD	313	None
Stock	ECP VITA LTD.	Investee company	Long-term investments accounted for under the equity method	1,000	USD	1,399	100.00	USD	1,399	None
Fund	UC FUND II	Investee company	Long-term investments accounted for under the equity method	5,000	USD	4,193	35.45	USD	4,193	None
Stock	PARADE TECHNOLOGIES, LTD.	Investee company	Long-term investments accounted for under the equity method	3,125	USD	2,339	24.41	USD	1,435	None
Stock PATENTOP, LTD.			Financial assets measured at cost, noncurrent	720	USD	38	18.00		Note	None

ATTACHMENT 3 (Securities held as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UMC CAPITAL CORP.

				June 30, 2006				
				Units (thousand)/		D	Nr. 1 1 . /	Shares as
Type of securities	Name of securities	Relationshin	Financial statement account	bonds/ shares (thousand)	Book value	Percentage of ownership (%)	Market value/ Net assets value	collateral (thousand)
	MAXXAN SYSTEMS,	remeionsinp	Financial assets measured		USD 1,281	ownersmp (10)	N/A	None
stock	INC.		at cost, noncurrent	,	, ,			
Stock-Preferred	AICENT, INC.		Financial assets measured	2,000	USD 1,000		N/A	None
stock			at cost, noncurrent					
Stock-Preferred	SPREADTRUM		Financial assets measured	1,581	USD 1,250		N/A	None
stock	COMMUNICATIONS,		at cost, noncurrent					
	INC.							
	SILICON 7, INC.		Financial assets measured	1,203	USD 4,000		N/A	None
stock			at cost, noncurrent					
Stock-Preferred			Financial assets measured	31	USD 1,094		N/A	None
stock	SEMICONDUCTOR		at cost, noncurrent					
G. 1.D. C. 1	LLC		T	1.551	11GD 1 000		27/4	3.7
Stock-Preferred			Financial assets measured	1,5/1	USD 1,000		N/A	None
stock	SEMICONDUCTOR,		at cost, noncurrent					
C41- Du-f1	INC. INTELLON CORP.		Einen siel annak mannad	1 576	LICD 2 500		N/A	N
stock-Preferred	INTELLON CORP.		Financial assets measured at cost, noncurrent	4,376	USD 3,500		N/A	None
	FORTEMEDIA, INC.		Financial assets measured	10.066	USD 4,053		N/A	None
stock-freiened	TORTEMEDIA, INC.		at cost, noncurrent	10,000	03D 4,033		IV/A	None
Stock-Preferred	ZYI OGIC		Financial assets measured	750	USD 500		N/A	None
stock	SEMICONDUCTOR		at cost, noncurrent	750	CSD 500		14/11	Tione
Stock	CORP.		at cost, noncarrent					
Stock-Preferred	MAXLINEAR, INC.		Financial assets measured	1,474	USD 2,580		N/A	None
stock	,		at cost, noncurrent	,	•			
Stock-Preferred	SMART VANGUARD		Financial assets measured	5,750	USD 6,500		N/A	None
stock	LTD.		at cost, noncurrent					
Stock-Preferred	WISAIR, INC.		Financial assets measured	153	USD 1,596		N/A	None
stock			at cost, noncurrent					
Stock-Preferred	AMALFI		Financial assets measured	1,471	USD 1,500		N/A	None
stock	SEMICONDUCTOR,		at cost, noncurrent					
	INC.							
	DIBCOM, INC.		Financial assets measured	10	USD 1,186		N/A	None
stock	EACT MICION		at cost, noncurrent	2.770	HCD 4 020		NT/A	NT
Stock-Preferred			Financial assets measured	2,770	USD 4,820		N/A	None
stock	TECHNOLOGY LTD.		at cost, noncurrent	1.500	LICD 2 275		N/A	None
	ALPHA & OMEGA		Financial assets measured	1,300	USD 3,375		N/A	None
stock	SEMICONDUCTOR, INC.		at cost, noncurrent					
Stock-Preferred	AURORA SYSTEMS,		Financial assets measured	550	USD 242		N/A	None
stock	INC.		at cost, noncurrent	330	C.S.D. 212		11/11	1,0110
******	VERIPRECISE		Financial assets measured	3,125	USD 4,000		N/A	None
stock	TECHNOLOGY, INC.		at cost, noncurrent	2,123	.,000		14/11	1,011
500011	1211,02001,110.							

ATTACHMENT 3 (Securities held as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UMC CAPITAL CORP.

June 30, 2006 Units (thousand)/ Shares as bonds/ shares Percentage ofMarket value/collateral Type of securities Name of securities Relationship Financial statement account (thousand) Book value ownership (%Net assets valuehousand) Stock-Preferred PACTRUST Financial assets measured 2,850 USD 2,850 None stock COMMUNICATION, at cost, noncurrent INC. Stock-Preferred LUMINUS DEVICES, Financial assets measured 477 USD 3,000 N/A None stock INC. at cost, noncurrent Stock-Preferred REALLUSION 1,800 USD N/A Financial assets measured 555 None stock HOLDING INC. at cost, noncurrent Fund TAIWAN ASIA Financial assets measured 66 USD 159 N/A None PACIFIC VENTURE at cost, noncurrent **FUND** N/A Fund **VENGLOBAL** Financial assets measured 1,000 USD 712 None CAPITAL FUND III, at cost, noncurrent L.P.

UNITED MICRODISPLAY OPTRONICS CORP.

				June 30, 2006							
							Market				
							value/				
				Units (thousand)/			Net	Shares as			
				bonds/ shares		Percentage of	assets	collateral			
Type of securities	Name of securities	Relationshin	Financial statement account	(thousand)	Book value	ownership (%)	value	(thousand)			
	runic of securities	rectationsinp	I manifelat statement account	(tilousullu)	Dook value	ownership (70)	value	(thousand)			
Stock	THINTEK	•	Long-term investments	9,999			\$ 14,183	None			
* *		•		` /				`			
* *	THINTEK	Investee of	Long-term investments	` /				`			

Note: The net assets values for unlisted investees classified as Financial assets measured at cost, noncurrent were not available as of June 30, 2006.

ATTACHMENT 4 (Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

	Financial			Beginning ba	lance	Addition	ı		Disposal			
ie	statement	Counter-party	Relationshin	Units (thousand)/ bonds/shares (thousand)	Amount (Note 1)	Units (thousand)/ bonds/shares (thousand)	Amount	Units (thousand)/ bonds/shares (thousand)	Amount	Cost f	Gain (Loss) rom disposal (Note 3)	Units l bon
CS	Financial assets at fair value through profit or loss, current	Open market	recutionsinp	800 \$		(mousume)	\$	800 \$		\$ 271,600	. ,	(1.
RE S	Financial assets at fair value through profit or loss, current	Open market		8,000	310,099			8,000	291,714 (Note 4)	270,120	21,594	
CS	Financial assets at fair value through profit or loss, current	Open market		10,000	402,375			10,000	434,127 (Note 4)	322,200	111,927	
IC.	Financial assets at fair value through profit or loss, current	Open market		4,500	144,191			4,500	144,342 (Note 5)	152,778	(8,436)	
	Financial assets at fair value through profit or loss, current	Open market				982	111,540	400	53,769	45,434	8,335	
ΓD.	Financial assets at fair value through profit or loss, current	Open market		37,872	565,344			37,872	581,041	456,571	124,470	
RE	Financial assets at fair value through profit or loss, current	Open market		3,700	170,385	6,832	291,714 (Note 4)					
CS	Financial assets at fair value through profit or loss, current	Open market				14,791	434,127 (Note 4)					
	Available-for-sale financial assets, noncurrent	•		ŕ	20,865,597			13,159	5,089,758	149,720	4,930,365 (Note 6)	
cs	Available-for-sale financial assets, noncurrent	_		23,040	828,272	9,653	(Note 4)					
GΥ	Available-for-sale financial assets, noncurrent	Open market		23,729	716,630	13,492	296,823					

ATTACHMENT 4 (Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

	Financial			Beginning ba	lance	Addition	n		Disposa	վ		
e	statement	Country nasts	Deletionel:-	Units (thousand)/ bonds/shares	Amount	Units(thousand)/ bonds/shares		Units (thousand)/ bonds/shares	Amount	Cost	disposal	Units (
Т	account Long-term investments accounted for under the equity method	Counter-party HSIEH YONG CAPITAL CO., LTD.	Relationship		(Note 1) \$ (3,169,837) (Note 7)	(thousand)	Amount \$	(thousand) 58,500	Amount \$ 6,521,580	(Note 2) \$ 5,865,917	(Note 3) \$ 13,152,475 (Note 8)	(the
D.	Long-term investments accounted for under	TAIWAN TOPPAN PHOTOMASKS GLOBAL INVESTMENT CO., LTD.		106,621	1,063,671			106,621	1,279,449	1,053,204	197,633 (Note 9)	
ΞY		Proceeds from				28,500	285,000					
	Long-term investments accounted for under the equity method	Open market		484	6,341,144	12	132,462					
	Long-term investments accounted for under the equity method	Proceeds from new issues		300,000	2,991,258	300,000	3,000,000					

- Note 1: The amounts of beginning and ending balances of financial assets at fair value through profit or loss and available for sale are recorded at the prevailing
- The disposal cost represents historical cost . Note 2:
- Gain/Loss from disposal includes realized exchange gain/loss to which the R.O.C. SFAS No. 34, Accounting for Financial Instruments, is applied. Note 3:
- Note 4: Exercise of conversion rights of the Company s convertible bond classified as Financial asset at fair value through profit or loss on the balance sheet.
- Note 5: Exercise of call back rights of the Company s convertible bond classified as Financial asset at fair value through profit or loss on the balance sheet.
- The gain/loss on disposal of investment includes adjustments to long-term investment capital reserve of NT\$(9,673) thousand. Note 6:
- The ending balance of NT\$(3,169,837) thousand is computed by deducting the Company s stock held by Hsun Chieh (therefore accounted for as Note 7: treasury stock) of NT\$20,137,403 thousand from the Company s long-term investment beginning balance in Hsun Chieh of NT\$16,967,566 thousand.
- Note 8: The gain/loss on disposal includes long-term investment capital reserve adjustments of NT\$14,149,221 thousand, cumulative translation adjustments of NT\$(8,157) thousand, unrealized loss of available for sale NT\$(1,644,252) thousand.
- Note 9: The gain/loss on disposal includes long-term investment capital reserve adjustments of NT\$(28,612) thousand.
- Note 10: The ending balance includes impairment loss of NT\$(7,774) thousand and long-term investment loss of NT\$(25,796) thousand.
- Note 11: The ending balance includes long-term investment loss of NT\$(395,174) thousand, long-term investment capital reserve adjustment of NT\$1 thousand and cummulative translation adjustments of NT\$56,192 thousand.
- The ending balance includes long-term investment loss of NT\$70,061 thousand, long-term investment capital reserve adjustment of NT\$2,466 Note 12: thousand and unrealized loss on financial assets of NT\$(32,988) thousand.

ATTACHMENT 4 (Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

	Financial			Beginning bal	lance	Addition	1		Disposal	I		E
of the	statement	Counter-party	Relationship	Units (thousand)/ bonds/shares (thousand)	Amount (Note 1)	Units (thousand)/ bonds/shares (thousand)	Amount	Units (thousand)/ bonds/shares (thousand)	Amount	Cost	Gain (Loss) from disposal	Units (tl bonds (thou
ONICS	Long-term investments accounted for under the equity method	NVIDIA BVI HOLDINGS LTD.			\$ 252,307		\$		\$ 240,451	\$ 252,307	•	·
'H IENT	U	Proceeds from new issues	Subsidiary	40,000	366,683	30,000	300,000					
YSTEMS,	Available-for-sale financial assets, noncurrent	Open market		255	150,565			255	218,469	71,775	5 146,694	
LOGY GS, INC.	Available-for-sale financial assets, noncurrent	Open market		181	176,419			181	185,353	24,652	2 160,701	
OGY CO.,	Available-for-sale financial assets, noncurrent	Open market				1,090	92,999	1,090	104,173	92,999	9 11,174	
ON CO.,	Available-for-sale financial assets, noncurrent	Open market		5,000	133,500	461		5,461	111,552	93,633	3 17,919	

Note 1: The amounts of beginning and ending balances of available-for-sale financial assets are recorded at the prevailing market prices.

Note 2: The loss on disposal of investment includes cumulative translation adjustments of NT\$249 thousand.

Note 3: The ending balance includes long-term investment loss of NT\$(17,680) thousand, capital reserve adjustments of NT\$8,816 thousand due to disproportionate changes in shareholding, cumulative translation adjustments of NT\$(194) thousand, retained earning adjustments of NT\$352 thousand and unrealized loss of available-for-sale financial assets of NT\$(44) thousand.

ATTACHMENT 4 (Individual securities acquired or disposed of with accumulated amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

TLC CAPITAL CO., LTD.

	Financial			Beginning ba	lance	Addition	1		Disposal			End
ame of the	statement			Units (thousand)/ bonds/shares	Amount	Units (thousand)/ bonds/shares		Units (thousand)/ bonds/shares		G	Sain (Loss) from	Units (thou bonds/sl
ecurities	account	Counter-party	Relationship		(Note)	(thousand)	Amount	(thousand)	Amount	Cost	disposal	(thousa
OMM P.	Available-for-sale financial assets, noncurrent	Open market		2,867	\$ 75,499	5,077	\$ 126,954		\$	\$	\$	
A ELOPMENT NCIAL DING CORP.	Available-for-sale financial assets, noncurrent	e Open market				16,525	207,119					
IOS INOLOGIES	Available-for-sale financial assets, noncurrent	Open market				13,500	169,725					
JNG CO.	Available-for-sale financial assets, noncurrent	Open market				47,372	583,045	7,750	102,124	95,385	6,739	
ECH INOLOGY P.	Available-for-sale financial assets, noncurrent	Open market				4,546	131,108					
PORATION	Available-for-sale financial assets, noncurrent	Open market				3,458	137,176					
ECH INOLOGY P.	Financial assets at fair value through profit or loss, noncurrent	Open market				2,500	250,000					

Note: The amounts of beginning and ending balances of financial assets at fair value through profit or loss and available for sale are recorded at the prevailing market prices.

ATTACHMENT 5 (Acquisition of individual real estate with amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

					Where counter-par	ty is a related party, o	details of prio	r transactions		
						Relationship				
						between former				Date of acquis
	Transaction	Payment			Former holder of	holder and acquirer	Date of	Transaction		and status
Transaction date	amount	status	Counter-party	Relationship	property	of property	transaction	amount	Price reference	utilization

ATTACHMENT 6 (Disposal of individual real estate with amount exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

					Status of						
		Date of original		Transaction	proceeds	Gain (Loss)					
properties	Transaction date	acquisition	Book value	amount	collection	from disposal	Counter-party	Relationship	Reason of disposal	Price reference	com

75

ATTACHMENT 7 (Related party transactions for purchases and sales amounts exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

					De		inon-ai	rm s		
			7	Fransactions Percentage of total		trans Unit	action	Notes and acc	counts receivable (pa Percentage of total	
elated party	Relationship	Purchases (Sales)	Amount	purchases (sales) (%)	Term	price	Term	Balance	receivables (%)	Not
MC GROUP (USA)	Investee company	Sales	\$ 24,239,799	48.35	Net 60 Days	N/A	N/A	\$ 5,493,509	40.71	
NITED IICROELECTRONICS EUROPE) B.V.	Investee company	Sales	4,349,907	8.68	Net 60 Days	N/A	N/A	1,366,652	10.13	
ILICON NTEGRATED YSTEMS CORP.	The Company s director	Sales	1,712,656	3.42	Month-end 45 Days	N/A	N/A	342,930	2.54	
MC JAPAN	Investee company	Sales	1,268,821	2.53	Net 60 Days	N/A	N/A	480,630	3.56	
OLTEK EMICONDUCTOR NC.	Investee company	Sales	382,129	0.76	Month-end 60 Days	N/A	N/A	146,740	1.09	
ГЕ ТЕСН. INC.	Investee company	Sales	127,516	0.25	Month-end 45 Days	N/A	N/A	44,560	0.33	
FA TECHNOLOGY, NC.	Subsidiary sinvestee company	s Sales	111,202	0.22	Month-end 45 Days	N/A	N/A	26,921	0.20	

UNITED MICROELECTRONICS (EUROPE) B.V.

Transaction details for non-

			Tran	sactions Percentage of total		arm s le transact	0	Notes and acc	counts receivable (pay Percentage of total	<i>'</i>
Related party	Relationship	Purchases (Sales)	Amount	purchases (sales) (%)	Term	Unit price	Term	Balance	receivables (%)	Not
JNITED	Investor	Purchases	USD 135,357	100.00	Net 60 Days	N/A	N/A	USD 42,300	100.00	
/ICROELECTRONICS	company									
CORPORATION										

ATTACHMENT 7 (Related party transactions for purchases and sales amounts exceeding the lower of NT\$100 million or 20 percent of capital stock for the six-month period ended June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UMC GROUP (USA)

CORPORATION

Transaction details for non-

arm s length

transaction

Notes and accounts receivable (payable)

				Percentage of total					Percentage of total	
Related party	Relationship	Purchases (Sales)	Amount	purchases (sales) (%)	Term	Unit price	Term	Balance	receivables (%)	Note
JNITED	Investor	Purchases	USD 752,330	100.00	Net 60 Days	N/A	N/A	USD 170,027	100.00	
MICROELECTRONICS	company									
CORPORATION										
UMC JAPAN										
			Trans	sactions Percentage of total		Transac details for arm s lo transact	non- ength	Notes and acco	unts receivable (pay Percentage of total	
0-1-4-3	D -1 -4! -!	D (C-1)	A 4	8	Т	TI:4:	Т	Dalamas	8	
Related party	Relationship	Purchases (Sales)	Amount	purchases (sales) (%)	Term	Unit price	1 erm	Balance	receivables (%)	Note
JNITED	Investor	Purchases	JPY 4,433,639	51.56	Net 60 Days	N/A	N/A	JPY 1,694,691	25.40	
MICROELECTRONICS	company									

Transactions

ATTACHMENT 8 (Receivables from related parties with amounts exceeding the lower of NT\$100 million or 20 percent of capital stock as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

			Ending	balance			Overd	lue receivables		
			Ü					A	mount receiv	ed
						_			in	
Dalatad manter	D-1-4:	Notes	Accounts	Other	T-4-1	Turnover rate	A 4	C-114:4-4	•	llowance for
Related party	Relationship	receivable	receivable			(times)	Amount	Collection status		btful accounts
UMC GROUP (USA)	Investee company	\$	\$ 5,493,509	\$ 60	\$ 5,493,569	9.64	\$		\$ 962,822	\$ 72,466
UNITED	Investee company		1,366,652	71	1,366,723	9.10	13,779	Credit	870,791	25,958
MICROELECTRONICS								Collecting		
(EUROPE) B.V.										
UMC JAPAN	Investee company		480,630	1,496	482,126	6.23			16,531	8,067
SILICON	The Company s		342,930	1,252	344,182	4.34	7,934	Credit	13	3,488
INTEGRATED	director							Collecting		
SYSTEMS CORP.								C		
HOLTEK	Investee company	68,752	77,988		146,740	5.77			61,575	778
SEMICONDUCTOR	1 3	,	,		,				,	
INC.										

ATTACHMENT 9 (Names, locations and related information of investee companies as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

<u>UNITED MICROELECTRONICS CORPORATION</u>

			I	Initial Investme	ent (N	ote 1)	Investme	ent as of June Percentage	÷ 30, 2006	Net income	Investment
							Number of	of		(loss) of	income
							shares	ownership		investee	(loss)
e company	Address	Main businesses and products	Endi	ing balance B	seginni	ing balance	(thousand)	(%)	Book value	company	recognized
GROUP (USA)	Sunnyvale,	IC Sales	USD	_	_	16,438	16,438		\$ 803,681	\$ 63,954	\$ 63,954
-	California, USA	7001	TIOD	5 401 I	TOD	5 401	0	100.00	277. 205	2.054	2.054
ID DELECTRONICS PE) B.V.	The Netherlands	IC Sales	USD	5,421 U	JSD	5,421	9		276,285	2,954	2,954
CAPITAL CORP.		Investment holding	USD	74,000 U	JSD	74,000	74,000	100.00	2,140,698	118,473	118,473
	Islands		7.10D	1.000 T		1.000	1.000	100.00	10.065	(1.100)	(1.100)
D DELECTRONICS (SAMOA)	Apia, Samoa	Investment holding	USD	1,000 U	JSD	1,000	1,000	100.00	12,865	(1,109)	(1,109)
LTD.	Singapore	Sales and manufacturing of integrated circuits	USD	839,880 U	JSD	839,880	880,006	100.00	23	15,365	15,365
APITAL CO.,	Taipei, Taiwan	Consulting and planning for investment in new business		6,000,000		3,000,000	600,000	100.00	6,030,797	70,061	70,061
JNE VENTURE AL CORP.	Taipei, Taiwan	Consulting and planning for investment in new business		4,999,940	·	4,999,940	499,994	99.99	6,332,605	310,861	310,857
D DDISPLAY DNICS CORP.		Sales and manufacturing of LCOS		1,008,078		1,008,078	60,701	86.72	252,208	(89,858)	(77,921)
APAN	Chiba, Japan	Sales and manufacturing of integrated circuits	JPY	20,994,400 J	PY 2	.0,537,634	496	50.09	6,134,625	(805,618)	(395,174)
IC VENTURE AL CO., LTD.	Taipei, Taiwan	Consulting and planning for investment in new business		300,000		300,000	30,000	49.99	277,379	(41,929)	(20,964)
CH CAPITAL	British Virgin	Investment holding	USD	21,000 U	JSD	21,000	21,000	42.00	746,830	148,133	62,216
	Islands										
CHIEH TMENT CO.,	Taipei, Taiwan	Investment holding		336,241		921,241	33,624	36.49	4,069,373	(32,514)	(26,105)
TEK ONICS CORP.	Hsinchu, Taiwan	LCOS design, production and sales		83,451		35,650	8,345	27.82	11,837	(50,243)	(13,976)
EK CONDUCTOR		IC design and production		357,628		357,628	51,428	24.67	922,620	518,657	101,343
CH INC.	Park, Taiwan Hsinchu Science	Sales and manufacturing of integrated circuits		186,898		186,898	24,229	22.04	347,675	95,524	13,279
	Park, Taiwan										
CRON NOLOGY CORP.	Taoyuan, Taiwan	PCB production		2,592,013		2,592,013	196,472	20.40	4,531,744	2,146,367	423,646

ATTACHMENT 9 (Names, locations and related information of investee companies as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITED MICROELECTRONICS CORPORATION

		I	nitial Investm	ent (Note	·	nt as of June Percentage	,	Net income	Investment	
					Number of	of		(loss) of	income	
					shares	ownership		investee	(loss)	
Investee company	Address	Main businesses and products	anding ba lkege r	ning bala	(th ousand)	(%)	Book value	company	recognized	Note
HIGHLINK TECHNOLOGY CORP.	Miao-Li County, Taiwan	Sales and manufacturing of electronic parts	\$ 285,000 \$		28,500	18.99	\$ 251,430	\$ (140,939)	\$ (25,796)	
XGI TECHNOLOGY INC.		Cartography chip design and production	248,795	248,795	8,758	16.50	65,721	(101,042)	(16,687)	
AMIC TECHNOLOGY CORP.	Hsinchu Science Park, Taiwan	IC design, production and sales	135,000	135,000	16,200	11.86	53,403	(138,160)	(11,625)	

Note 1: Initial investment amounts denominated in foreign currencies are expressed in thousands.

FORTUNE VENTURE CAPITAL CORP.

			Initial Inve	estment	Investme	nt as of June Percentage	,	Net income	Investment	
					Number of	of		(loss) of	income	
					shares	ownership		investee	(loss)	
Investee company UNITRUTH INVESTMENT CORP.	Address Taipei, Taiwan	Main businesses and products Investment holding	nding ba lkege \$ 700,000 \$	_		(%) 100.00	Book value \$ 657,933		recognized \$ (17,680)	
ANOTO TAIWAN CORP. UWAVE TECHNOLOGY	Taiwan	Tablet transmission systems and chip-set RF IC Design	39,200 85,471	85,471	3,920 10,187	49.00 44.29	,		. ,	
CORP. UCA TECHNOLOGY INC.	Taipei County, Taiwan	Design of MP3 player chip	99,311	49,311	11,285	43.40	59,312	(40,898)	(17,369)	
NEXPOWER TECHNOLOGY CORP.	Hsinchu, Taiwan	Sales and manufacturing of solar power batteries	8,000	8,000	800	40.00	6,672	(3,278)	(1,310)	
AEVOE INC.	Taipei, Taiwan	Design of VOIP Telephone	15,000	15,000	1,500	39.47	6,346	(822)	(324)	

Note 2: Based on the resolution of the board of directors meeting on August 26, 2004, the businesses, operations and assets of UMCI Ltd. were transferred to the Branch as of April 1, 2005.

STAR	Hsinchu,	IC design, production and	91,194	44,129	10,212	36.83	36,169	(46,225)	(14,002)
SEMICONDUCTOR	Taiwan	sales							
CORP.									
WALTOP	Hsinchu,	Tablet PC module, Pen	90,000		6,000	30.00	87,462	(15,618)	(2,538)
INTERNATIONAL	Taiwan	LCD Monitor/module							
CORP.									

ATTACHMENT 9 (Names, locations and related information of investee companies as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

FORTUNE VENTURE CAPITAL CORP.

			Initial Inv	estment	Investme	nt as of June Percentage		Net income	Investment	
					Number of	of		(loss) of	income	
					shares	ownership		investee	(loss)	
Investee company	Address	Main businesses and product	anding ba kege	ening bala	(thousand)	(%)	Book value	company	recognized	Note
SMEDIA TECHNOLOGY CORP.	ŕ	Multimedia association processor	\$ 93,478 \$	90,240	9,045	29.79	\$ 33,542	\$ (70,698)	\$ (21,039)	
USBEST TECHNOLOGY INC.	Hsinchu, Taiwan	Design, manufacturing and sales of IC	54,208	54,208	4,746	27.92	56,540	(5,186)	(1,448)	
CRYSTAL MEDIA INC.	Hsinchu, Taiwan	Design of VOIP network phones	17,206	17,206	2,265	25.39	7,063	(9,444)	(2,398)	
ALLIANCE OPTOTEK CORP.	Hsinchu County, Taiwan	Design and manufacturing of LED	39,900		3,500	25.36	38,749	(14,541)	(1,151)	
AFA TECHNOLOGY, INC.	Taipei County,	IC design	68,621	53,340	6,414	23.75	45,476	(49,411)	(11,881)	
	Taiwan									
DAVICOM SEMICONDUCTOR, INC.	Hsinchu Science Park, Taiwan	Design of communication IC	134,251	134,251	13,798	21.56	155,416	35,608	4,750	
MOBILE DEVICES INC.	Hsinchu County,	PHS &GSM/PHS dual mode B/B Chip	51,500	50,000	5,150	21.05	27,802	(64,396)	(13,629)	
II A CEDIA	Taiwan	WILLIAM D. H. L.D. C. L.	45.550	45.750	5 000	21.01	22.215	(25,025)	(6.00.4)	
U-MEDIA COMMUNICATIONS, INC.	Hsinchu, Taiwan	WLAN, Broadband, Digital Home ODM	45,750	45,750	5,000	21.01	23,215	(27,037)	(6,004)	
AMIC TECHNOLOGY CORP.	Hsinchu Science	IC design, production and sales	291,621	291,621	23,405	17.09	115,294	(138,160)	(16,751)	
	Park, Taiwan									
EXCELLENCE OPTOELECTRONICS INC.	Hsinchu Science	LED Packaging	85,291		8,529	14.88	85,291	(29,077)		
	Park, Taiwan	D ' CADC 1'	20.100	20.120	0.504	12.00	16.502	(11-647)	(6.201)	
CHIP ADVANCED TECHNOLOGY INC.		Design of ADC chip	32,128	32,128	2,594	13.99	16,593	(44,647)	(6,281)	
XGI TECHNOLOGY INC.	Hsinchu, Taiwan	Design and manufacturing of cartography chip	270,483	270,483	6,281	11.84	39,795	(101,042)	(10,949)	

ATTACHMENT 9 (Names, locations and related information of investee companies as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

TLC CAPITAL CO., LTD.

			Initial Investment		nt as of June 30, 2006 Percentage	Net income	Investment	
				Number of	of	(loss) of	income	
				shares	ownership	investee	(loss)	
Investee company	Address	Main businesses and products	nding ba Begie ning bala	n(th ousand)	(%) Book valu	e company	recognized	Note
HIGHLINK TECHNOLOGY CORP.	Miao-Li County, Taiwan	Sales and manufacturing of electronic parts	\$ 174,596 \$ 221,920	17,460	11.63 \$ 150,397	\$ (140,939)	\$ (20,425)	

UNITRUTH INVESTMENT CORP.

			Initial Invo	estment	Investmen	t as of June Percentage		Net income	Investment	
					Number of	of		(loss) of	income	
					shares	ownership		investee	(loss)	
Investee company	Address	Main businesses and product	nding b Blegin	ning bal	a(thousand)	(%)	Book value	e company	recognized	Note
EXCELLENCE OPTOELECTRONICS INC.	Hsinchu, Taiwan	LED Packaging	\$ 63,739 \$		6,374	11.12	\$ 63,739	\$ (29,077)	\$	
WALTOP INTERNATIONAL CORP.	,	Tablet PC module, Pen LCD Monitor/module	30,000		2,000	10.00	29,154	(15,618)	(846)	
ALLIANCE OPTOTEK CORP.	Hsinchu County,	Design and manufacturing of LED	14,820		1,300	9.42	14,392	(14,541)	(428)	
	Taiwan									
CRYSTAL MEDIA INC.	Hsinchu, Taiwan	Design of VOIP network phones	4,688	4,688	800	8.97	2,495	(9,444)	(847)	
SMEDIA TECHNOLOGY CORP.	Hsinchu, Taiwan	Multimedia co-processor	24,057	24,057	2,570	8.46	15,954	(70,698)	(6,010)	
CHIP ADVANCED TECHNOLOGY INC.	Hsinchu, Taiwan	Design of ADC chip	8,732	8,732	1,386	7.48	4,897	(44,647)	(3,356)	
UCA TECHNOLOGY INC.	Taipei County, Taiwan	Design of MP3 player chip	11,910	5,390	1,585	6.10	10,231	(40,898)	(2,508)	
USBEST		Design, manufacturing and	8,760	8,760	1,000	5.88	11,429	(5,186)	(305)	
TECHNOLOGY INC.	Tismenu, Tarwan	sales of IC	0,700	0,700	1,000	3.00	11,42)	(3,100)	(303)	
U-MEDIA COMMUNICATIONS, INC.	Hsinchu, Taiwan	WLAN, Broadband, Digital Home ODM	13,800	13,800	1,250	5.25	5,804	(27,037)	(1,501)	
MOBILE DEVICES INC.	Hsinchu County,	PHS &GSM/PHS dual mode B/B chip	11,463	11,463	1,250	5.11	5,992	(64,396)	(3,335)	

	Taiwan							
STAR	Hsinchu, Taiwan IC design, production and	6,617	6,617	1,300	4.69	3,907	(46,225)	(2,436)
SEMICONDUCTOR	sales							
CORP.								
UWAVE TECHNOLOGY CORP.	Hsinchu, Taiwan RF IC Design	6,950	6,950	1,000	4.35	4,392	(43,424)	(1,888)

ATTACHMENT 9 (Names, locations and related information of investee companies as of June 30, 2006)

(Amount in thousand; Currency denomination in NTD unless otherwise specified)

UNITRUTH INVESTMENT CORP.

			Initial Invo	estment		t as of June 30 Percentage	<i>'</i>	Net income	Investment	
					Number of	of		(loss) of	income	
					shares	ownership		investee	(loss)	
Investee company	Address	Main businesses and product	anding b ladgin	ning bala	a(thousand)	(%) Bo	ok value	company	recognized	Note
AFA	Taipei County,	IC design	\$ 5,600 \$	5,600	1,000	3.70 \$	4,949	\$ (49,411)	\$ (1,836)	
TECHNOLOGY,										
INC.	Taiwan									
XGI	Hsinchu, Taiwan	Design and manufacturing	26,400	26,400	1,760	3.32	13,207	(101,042)	(3,355)	
TECHNOLOGY		of cartography chip								
INC.										
UMC CAPITAL	CORP.									

			Ini	tial Invo	estmer	nt	Investme	ent as of Jun Percentage		006	Ne inco		Invest	ment	
							Number of	of			(loss)	of	inco	me	
							shares	ownership			inves	tee	(los	is)	
Investee company	Address	Main businesses and products	Ending	bal aheg i	nning	balar	(thousand)	(%)	Book	value	comp	any	recogi	nized	Note
UMC CAPITAL (USA)	Sunnyvale, California, U.S.A.	Investment holding	USD	200 L	JSD	200	200	100.00	USD	313	USD	17	USD	17	1
ECP VITA LTD.	British Virgin Islands	Insurance	USD	1,000 U	JSD 1	,000	1,000	100.00	USD :	1,399	USD	135	USD	135	1
UC FUND II	British Virgin Islands	Investment holding	USD	3,850 L	JSD 3	,850	5,000	35.45	USD 4	4,193	USD	366	USD	130	1
PARADE TECHNOLOGIES, LTD.	U.S.A.	IC design	USD	2,500 U	JSD 2	,500	3,125	24.41	USD 2	2,339	USD ((667)	USD	(163)	1

Note 1: Amounts denominated in foreign currencies are expressed in thousands.

UNITED MICRODISPLAY OPTRONICS CORP.

	Address	Main businesses and products	Initial Investment	Investmen	nt as of June 30, 2006	Net income	Investment	Note
Investee company		En	ding ba Bagite ning balan t	ember of	Percentage Book valu	ie		
						(loss) of	income	
				shares	of			
						investee	(loss)	
			(t	thousand)	ownership			

					(%)	company	recognized
THINTEK	Hsinchu,	LCOS design,	\$99,990 \$ 99,990	9,999	33.33 \$ 14,183	\$ (50,243)	\$ (16,746)
OPTRONICS	Taiwan	manufacturing and sales					
CORP.							

UNITED MICROELECTRONICS CORPORATION

AND SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS

WITH REPORT OF INDEPENDENT AUDITORS

FOR THE SIX-MONTH PERIODS ENDED

JUNE 30, 2006 AND 2005

Address: No. 3 Li-Hsin Road II, Hsinchu Science Park, Hsinchu City, Taiwan, R.O.C.

Telephone: 886-3-578-2258

The reader is advised that these financial statements have been prepared originally in Chinese. In the event of a conflict between these financial statements and the original Chinese version or difference in interpretation between the two versions, the Chinese language financial statements shall prevail.

REPORT OF INDEPENDENT AUDITORS

English Translation of a Report Originally Issued in Chinese

To the Board of Directors and Stockholders of

United Microelectronics Corporation

We have audited the accompanying consolidated balance sheets of United Microelectronics Corporation and Subsidiaries as of June 30, 2006 and 2005, and the related consolidated statements of income, change in stockholders—equity and cash flows for the six-month periods ended June 30, 2006 and 2005. The 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. As described in Note 4(11) to the consolidated financial statements, certain long-term investments were accounted for under the equity method based on the June 30, 2006 and 2005 financial statements of the investees, which were audited by other auditors. Our opinion insofar as it relates to the investment income amounting to NT\$473 million and NT\$164 million for the six-month periods ended June 30, 2006 and 2005, respectively, and the related long-term investment balances of NT\$6,018 million and NT\$7,557 million as of June 30, 2006 and 2005, respectively, is based solely on the reports of the other auditors.

We conducted our audits in accordance with auditing standards generally accepted in the Republic of China and Guidelines for Certified Public Accountants Examination and Reports on Financial Statements , which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and 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 other auditors, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of United Microelectronics Corporation and Subsidiaries as of June 30, 2006 and 2005, and the results of their operations and their cash flows for the six-month periods ended June 30, 2006 and 2005, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China.

As described in Note 3 to the financial statements, effective from January 1, 2006, United Microelectronics Corporation and Subsidiaries have adopted the R.O.C. Statement of Financial Accounting Standards No. 34, Accounting for Financial Instruments and No. 36, Disclosure and Presentation of Financial Instruments to account for the financial instruments.

As described in Note 3 to the financial statements, effective from January 1, 2005, United Microelectronics Corporation and Subsidiaries have adopted the R.O.C. Statement of Financial Accounting Standards No. 35, Accounting for Asset Impairment to account for the impairment of its assets. Effective from January 1, 2006, goodwill is no longer subject to amortization.

As described in Note 3 to the financial statements, effective from January 1, 2005, United Microelectronics Corporation and subsidiaries have adopted the amendments to the R.O.C. Statement of Financial Accounting Standards No. 5, $\,$ Accounting for Long-term Equity Investment $\,$.

July 19, 2006

Taipei, Taiwan

Republic of China

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

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars)

Assets	Notes	As of Ju 2006	ine 30, 2005
Current assets	Hotes	2000	2003
Cash and cash equivalents	2, 4(1)	\$ 104.638.721	\$ 82,445,691
Financial assets at fair value through profit or loss, current	2, 3, 4 (2)	1,506,063	2,286,070
Available-for-sale financial assets, current	2, 3, 4 (3)	2,200,000	969,623
Held-to-maturity financial assets, current	2, 3, 4 (4)	779,456	63,080
Notes receivable	4 (5)	91,602	10,270
Notes receivable - related parties	5	70,880	57,853
Accounts receivable, net	2, 4 (6)	14,384,693	11,336,744
Accounts receivable - related parties, net	2	686,682	802,787
Other receivables	2	915,369	838,103
Inventories, net	2, 4 (7)	11,101,565	8,479,210
Prepaid expenses	- , · (<i>r</i>)	1,006,262	900,582
Deferred income tax assets, current	2, 4 (24)	2,768,318	3,482,806
Restricted deposits	6	2,700,010	569,400
Total current assets		137,949,611	112,242,219
Funds and investments			
Financial assets at fair value through profit or loss, noncurrent	2, 3, 4 (8)	460,663	
Available-for-sale financial assets, noncurrent	2, 3, 4 (9)	42,265,703	7,620,632
Held-to-maturity financial assets, noncurrent	2, 3, 4 (4)	340,200	1,409,258
Financial assets measured at cost, noncurrent	2, 3, 4 (10)	5,820,121	6,414,547
Long-term investments accounted for under the equity method	2, 3, 4 (11)	12,746,745	18,638,444
Total funds and investments		61,633,432	34,082,881
Property, plant and equipment	2, 3, 4 (12), 7		
Land		1,901,659	1,306,418
Buildings		21,243,519	20,971,776
Machinery and equipment		400,335,575	375,094,399
Transportation equipment		90,084	89,510
Furniture and fixtures		2,919,197	2,639,260
Leasehold improvements		42,640	38,918
Total cost		426,532,674	400,140,281
Less : Accumulated depreciation		(292,121,103)	(247,132,203)
Add: Construction in progress and prepayments		10,563,033	20,544,860
Property, plant and equipment, net		144,974,604	173,552,938
Intangible assets			
Goodwill	2, 3	3,491,073	4,168,997
Technological know-how	2	299,877	399,178
Other intangible assets	2	167,258	379,269

Total intangible assets		3,958,208	4,947,444
Other assets			
Deferred charges	2	1,667,615	1,844,083
Deferred income tax assets, noncurrent	2, 4 (24)	4,414,747	3,929,966
Other assets - others	2, 4 (13), 6	2,135,017	2,317,002
Total other assets		8,217,379	8,091,051
Total assets		\$ 356,733,234	\$ 332,916,533
			une 30,
Liabilities and Stockholders Equity	Notes	2006	2005
Current liabilities	4 (14) 6	¢ 240.519	¢ 1 0/5 215
Short-term loans	4 (14), 6	\$ 340,518 1,188,930	\$ 1,845,315 28,135
Financial liabilities at fair value through profit or loss, current	2, 3, 4 (15)	1,188,930	,
Notes payable Accounts payable		6 104 242	21,385 5,118,329
	2	6,194,242	298,904
Income tax payable		1,329,839 6,239,362	
Accrued expenses	4 (22)		5,605,509
Cash dividend payable	4 (22)	7,161,301 4,448,995	1,758,736
Payable on equipment	4 (22)		3,659,537
Other payables	4 (22)	381,508	161,511
Current portion of long-term liabilities Other current liabilities	2, 4 (16), 4 (17)	12,921,369	6,332,625
	7	2,151,697	978,653
Deferred income tax liabilities, current	2, 4 (24)	2,140	163
Total current liabilities		42,359,901	25,808,802
Long-term liabilities			
Bonds payable	2, 4 (16)	33,200,034	34,939,572
Long-term loans	4 (17)		3,247,875
Total long-term liabilities		33,200,034	38,187,447
Other liabilities			
Accrued pension liabilities	2, 4 (18)	3,061,730	2,977,371
Deposits-in	, (-,	19,282	18,679
Deferred income tax liabilities, noncurrent	2, 4 (24)	54,239	44,539
Deferred credits - intercompany profits	2	36,297	
Other liabilities - others		602,143	579,526
Total other liabilities		3,773,691	3,620,115
Total liabilities		79,333,626	67,616,364
Capital	2, 4 (19), 4 (20), 4 (22)	2)	
Common stock		188,452,341	177,794,314
Stock dividents for distribution		2,248,771	19,560,220
Capital reserve	2, 4 (19)	,,	
Premiums		60,712,685	64,227,411
Change in equities of long-term investments		6,655,250	20,786,958
Retained earnings	4 (19), 4 (22)		
Legal reserve		16,699,508	15,996,839
Special reserve		322,150	1,744,171
Unappropriated earnings		3,434,838	3,622,790
Adjustment items to stockholders equity	2, 4 (9)		
• •			

Cumulative translation adjustment		(855,518)	(1,998,163)
Unrealized gain or loss on financial instruments		19,677,371	(150,917)
Treasury stock	2, 4 (11), 4 (19), 4 (21)	(26,387,722)	(43,524,011)
Total stockholders equity of holding company		270,959,674	258,059,612
Minority interests		6,439,934	7,240,557
Total stockholders equity		277,399,608	265,300,169
Total liabilities and stockholders equity		\$ 356,733,234	\$ 332,916,533

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

English Translation of Financial Statements Originally Issued in Chinese

UNITED MICROELECTRONICS CORPORATION AND SUBSIDIARIES

CONSOLIDATED STATEMENT OF INCOME

For the six-month periods ended June 30, 2006 and 2005

(Expressed in Thousands of New Taiwan Dollars, Except for Earnings per Share)

	Notes	For the six-month pe	eriod ended June 30, 2005
Operating revenues	2, 5		
Sales revenues		\$ 52,855,507	\$ 42,548,923
Less : Sales returns and discounts		(584,810)	(788,168)
Net Sales		52,270,697	41,760,755
Other operating revenues		1,729,714	4,504,342
Net operating revenues		54,000,411	46,265,097
Operating costs	4 (23)		
Cost of goods sold		(44,395,454)	(41,390,077)
Other operating costs		(1,255,681)	(2,240,722)
Operating costs		(45,651,135)	(43,630,799)
Gross profit		8,349,276	2,634,298
Unrealized intercompany profit	2	(91,435)	(67,609)
Realized intercompany profit	2	118,815	151,192
Gross profit-net		8,376,656	2,717,881
Operating expenses	4 (23), 5		
Sales and marketing expenses		(1,715,293)	(2,066,367)
General and administrative expenses		(1,559,754)	(2,172,715)
Research and development expenses		(4,235,723)	(5,063,463)
Subtotal		(7,510,770)	(9,302,545)
Operating income (loss)		865,886	(6,584,664)
Non-operating income			
Interest revenue		755,317	481,533
Investment gain accounted for under the equity method, net	2, 4 (11)	296,402	391,294
Dividend income		43,431	43,075
Gain on disposal of property, plant and equipment	2	245,573	125,496
Gain on disposal of investments	2	19,335,111	6,660,102
Exchange gain, net	2	98,174	73,295
Gain on recovery of market value of inventories	2		254,027
Gain on valuation of financial assets	2		42,639
Gain on valuation of financial liabilities	2	89,197	
Other income		468,093	698,980
Subtotal		21,331,298	8,770,441

Non-operating expenses Interest expense	4 (12)		(400,662)		(593,650)
Loss on disposal of property, plant and equipment	2		(95,753)		(91,237)
Loss on decline in market value and obsolescence of inventories	2		(526,320)		
Financial expenses			(105,333)		(155,369)
Impairment loss	2, 4 (11)	(21,807)		(= = ,= = = ,
Loss on valuation of financial assets	2	,	(511,603)		
Other losses			(38,141)		(76,077)
					, , ,
Subtotal			(1,699,619)		(916,333)
Subtotal			(1,0)),01))		(710,333)
Income from continuing operations before income tax			20,497,565		1,269,444
Income tax expense	2, 4 (24	1)	(1,413,158)		(106,942)
income tax expense	2, 4 (22	1)	(1,413,136)		(100,942)
T 6			10.004.407		1 160 500
Income from continuing operations			19,084,407		1,162,502
Cumulative effect of changes in accounting principles					
(the net amount after deducted tax expense \$0)	3		(1,188,515)		(112,898)
Net income		\$	17,895,892	\$	1,049,604
Of which					
Consolidated net income		\$	18,337,788	\$	1,817,700
Minority interests			(441,896)		(768,096)
·					, ,
Net income		\$	17,895,892	\$	1,049,604
Tet meome		Ψ	17,075,072	Ψ	1,042,004
		Pre-tax	Post-tax	Pre-tax	Post-tax
Earnings per share-basic (NTD)	2, 4 (25)				
Income from continuing operations	2, 4 (25)	\$ 1.13	\$ 1.06	\$ 0.07	\$ 0.07
	2, 4 (25)				
Income from continuing operations Cumulative effect of changes in accounting principles	2, 4 (25)	\$ 1.13	\$ 1.06	\$ 0.07	\$ 0.07
Income from continuing operations Cumulative effect of changes in accounting principles Net income	2, 4 (25)	\$ 1.13 (0.07)	\$ 1.06 (0.07)	\$ 0.07 (0.01) 0.06	\$ 0.07 (0.01)
Income from continuing operations Cumulative effect of changes in accounting principles	2, 4 (25)	\$ 1.13 (0.07)	\$ 1.06 (0.07)	\$ 0.07 (0.01)	\$ 0.07 (0.01)
Income from continuing operations Cumulative effect of changes in accounting principles Net income	2, 4 (25)	\$ 1.13 (0.07)	\$ 1.06 (0.07)	\$ 0.07 (0.01) 0.06	\$ 0.07 (0.01)
Income from continuing operations Cumulative effect of changes in accounting principles Net income	2, 4 (25)	\$ 1.13 (0.07)	\$ 1.06 (0.07)	\$ 0.07 (0.01) 0.06	\$ 0.07 (0.01) 0.06 0.04
Income from continuing operations Cumulative effect of changes in accounting principles Net income Minority interests	2, 4 (25)	\$ 1.13 (0.07) 1.06 0.02	\$ 1.06 (0.07) 0.99 0.02	\$ 0.07 (0.01) 0.06 0.04	\$ 0.07 (0.01) 0.06 0.04
Income from continuing operations Cumulative effect of changes in accounting principles Net income Minority interests	2, 4 (25) 2, 4 (25)	\$ 1.13 (0.07) 1.06 0.02	\$ 1.06 (0.07) 0.99 0.02	\$ 0.07 (0.01) 0.06 0.04	\$ 0.07 (0.01) 0.06 0.04

Income from continuing operations