Stock Code: 3105



WIN Semiconductors Corp.

Handbook of the 2018 Annual General

Shareholders' Meeting

Notice to readers

This English version handbook is a summary translation of the Chinese version and is not an official document of the shareholders' meeting. If there is any discrepancy between the English version and Chinese version, the Chinese version shall prevail.

Time: 9:00 a.m., June 15, Friday, 2018

Place: 2F, No. 68, Wuner 1st St., Guishan District, Taoyuan City, Taiwan, R.O.C. (Fullon Hotel Linkou)

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I. MEETING PROCEDURE

WIN Semiconductors Corp. Procedure for the 2018 Annual General Shareholders' Meeting

- I. Call the Meeting to Order
 - II. Chairperson Remarks
 - III. Report Items
 - IV. Proposed Items
 - V. Discussion Items
 - VI. Special Motions
 - VII. Adjournment

II. MEETING AGENDA

WIN Semiconductors Corp. Agenda of the 2018 Annual General Shareholders' Meeting

Time: 9:00 a.m., June 15, Friday, 2018

Place: 2F, No. 68, Wuner 1st St., Guishan District, Taoyuan City, Taiwan, R.O.C.

(Fullon Hotel Linkou)

I. Call the Meeting to Order

II. Chairperson Remarks

III. Report Items

- 1. 2017 business report
- 2. 2017 Audit Committee's review report
- 3. 2017 employees' profit sharing bonus and Directors' compensation
- 4. 2017 private placement common shares execution report

IV. Proposed Items

- 1. Adoption of the 2017 Business Report and Financial Statements
- 2. Adoption of the proposal for distribution of 2017 profits

V. Discussion Items

- 1. Proposal for release of Directors from non-competition restrictions
- 2. Proposal for the issuance of Restricted Stock Awards ("RSA")

VI. Special Motions

VII. Adjournment

REPORT ITEMS

Report 1: 2017 business report

See Attachment I (pages 7-9).

Report 2: 2017 Audit Committee's review report See Attachment II (page 10).

Report 3: 2017 employees' profit sharing bonus and Directors' compensation

- 1. The Company's profit of 2017 is NT\$ 4,577,559,611 (this is the pre-tax profit after deducting of the employees' profit sharing bonus and compensation for Directors). The proposed employees' profit sharing bonus and Directors' compensation are NT\$308,400,000 and NT\$89,500,000 respectively, and are to be distributed in cash.
- 2. These amounts were approved by the Board of Directors meeting on March 22, 2018.

Report 4: 2017 private placement of common shares execution report

1. The execution report is made and attached hereto as Attachment VI (pages 27-29).

PROPOSED ITEMS

Proposal 1:

Proposed by the Board

Adoption of the 2017 Business Report and Financial Statements.

Explanation:

- The Company's Financial Statements, including the balance sheets, statements of comprehensive income, statement of changes in equity, and statements of cash flows, were audited by independent auditors, Ya-Ling Chen and Mei-Yen Chen of KPMG. In addition, the Financial Statements have been approved by the Board of Directors and have been examined by the Audit Committee of the Company.
- 2. The Business Report has been approved by the Board of Directors and has been examined by the Audit Committee of the Company.
- 3. The 2017 Business Report, independent auditors' audit report, and the above-mentioned Financial Statements are attached hereto as Attachments I (pages 7-9), III and IV (pages 11-25).

Proposal 2:

Proposed by the Board

Adoption of the proposal for distribution of 2017 profits.

Explanation:

- 1. The Company's net profit of 2017 is NT\$ 3,764,199,878. In accordance with Article 22-1 of the Articles of Incorporation, the 2017 profit allocation proposal is made and attached hereto as Attachment V (page 26).
- 2. The proposed dividend to shareholders is a cash dividend of NT\$7 per common share. Subject to the approval of the 2018 Annual Meeting of Shareholders, the Chairman of the Board will be authorized to determine the ex-dividend date and payment date. If the total amount of outstanding common shares changes owing to WIN redeeming its common shares and the distribution ratio for the cash dividend needs to be adjusted, the Chairman of the Board of Directors of WIN will be authorized by the General Shareholders Meeting to make such adjustments.
- 3. Distribution of cash dividend will be rounded down to an integer, and will authorize the Chairman to distribute the total rounded down amounts to specific persons for adjustment.

DISCUSSION ITEMS

Proposal 1:

Proposed by the Board

Proposal for release of Directors from non-competition restrictions.

Explanation:

- 1. According to Article 209 of the Company Act, a director who does anything for himself or on behalf of another person that is within the scope of the company's business, shall explain to the meeting of shareholders the essential contents of such an act and secure its approval.
- 2. Directors of the Company who participate in the operations of another company, that engages in the same or similar business scope as the Company hereby requests the shareholders' approval to release these directors and their proxies from the non-competition restrictions.

The positions that Directors concurrently engage in:

Name of Independent Director	The essential position the director engages in
Wei-Lin Wang	Independent Director, Fuzetec Technology Co., Ltd.

Proposal 2:

Proposed by the Board

Proposal for the issuance of Restricted Stock Awards ("RSA").

Explanation:

- 1. To retain and attract professional employees and remain competitive, and to ensure that employees interests are aligned with the interests of shareholders and the long-term value and profitability of the firm. For this reason, it is proposed to issue Restricted Stock Awards in accordance with Article 267 of the Company Act and the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers" issued by Financial Supervisory Commission.
- 2. The number of shares issued by the Company under this plan shall not exceed 1,700,000 common shares, with par value NT\$10, for a total amount of NT\$17,000,000. The shares will be issued free to qualified employees. The issuance terms and conditions, qualification requirement for employees and the allocation of shares, the reason why it is necessary to issue restricted stocks for employees, the expensable amount, and the dilution of the Company's earnings per share and any other impact on shareholders' equity are attached hereto as Attachment VII (pages 30-31).
- **3.** With respect to the issuance of RSA, the relevant restrictions, important agreement and any other matters not set forth here shall be dealt with in accordance with the applicable laws and regulations and the actual issuance plan set by the Company.

4. If some revision or adjustment has to be made due to the competent authority's instruction, amendment to the laws and regulations, or other objective circumstances, it is proposed that the Annual Shareholders' Meeting authorizes the Board of Directors or the appointed person by the Board with full power and authority to handle all the issues regarding the issuance of RSA.

SPECIAL MOTIONS

ADJOURNMENT

III. ATTACHMENT

ATTACHMENT I: 2017 BUSINESS REPORT

For WIN, 2017 was both a challenging and a fruitful year. In 2017, apart from continuing strong growth in the area of microwave communications, we began mass production and shipment for optical devices during the second half of the year in response to the development of new consumer products. During the year, our efforts to develop III-V compound semiconductor technology, and to leverage the technology in other fields of applications, began to pay off significantly. Since the company was established in 1999, we have consistently hoped IDM customers worldwide would be able to increase their dependence on our process technology and production capacity, and ultimately decide to outsource all productions to WIN. After a long period of cultivation, at the end of last year, one of our major IDM customers decided to form a strategic alliance with us via private placement, which proved that our longstanding business model was correct. We believe that this kind of cooperation will have a demonstration effect, causing other IDMs to reduce their willingness to expand their capacity, and instead explore the possibility of cooperating with wafer foundries. It's also worth mentioning that Morgan Stanley Capital International (MSCI) formally announced that WIN was included for the first time on its Global Standard Indexes at the end of 2017. This not only affirmed our business performance, but also enabled WIN—already closely linked with the global wireless communications industry—to establish tighter ties with the global capital market.

The Company's revenues and profits grew by 25% and 21% in 2017, setting new highs for the company. But in spite of this success, we haven't forgotten the importance of continuously improving corporate governance. For the third time in a row, the Company was among the top 5% TPEx-listed companies in Taiwan's corporate governance assessment during the first half of 2017, which was both an encouragement and a goad. Although a company's business success may change with economic conditions, good corporate governance should be a manager's eternal rule. We will continue to maintain and enhance our corporate governance long-term and strive to boost shareholders' return on equity, and we are confident in our growth during 2018.

2017 operating results and 2018 outlook are reported as follow:

A. Operating Performance in 2017

1. Operating Performance

The Company's 2017 consolidated revenues totaled NT\$17,086,555 thousand, representing an increase of 25.42% compared to the year 2016. 2017 net profit attributable to owners of parent was NT\$ 3,764,200 thousand, representing an increase of 20.93% compared to the prior year, and EPS for 2017 was NT\$9.34.

2. Analysis of Receipts, Expenditures, and Profitability

Unit: NT\$ thousands; %

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	Items		2017	2016					
	(Consolidated)	(Consolidated)							
Interest Income &	Interest Income		26,121	11,104					
Interest Expense	Interest Expense		54,946	20,220					
	Return on Total As	sets (%)	11.86	12.32					
	Return on Equity (9	%)	17.43	17.87					
Profitability	Ratio to Issued	Operating Income	108.11	85.72					
Fiornability	Capital (%)	Pre-tax Income	107.15	95.36					
	Profit Ratio (%)		21.74	22.73					
	Earnings per Share	(NT\$ dollars)	9.34	6.04					

3. Budget Implementation

The Company is not required to make public its 2017 financial forecast information; however, the Board of Directors approved the budget plan and the overall operating plan is in good condition.

4. Research and Development Status

The secret to maintaining leadership in the industry is to devote significant resources to the development of future technologies. We have accumulated close to 20 years of technology development experience, and have applied all of the technologies we have developed to our mainstream terminal products, which has powered our continuing growth momentum. Because we always stay close to our market, we are well aware of future trends, understand customers' needs, and can develop the most advanced technologies for our customers' use. We expect optical devices and 5G communications to be our chief engines of growth during the next few years. In the case of optical devices, we will continue to team up with customers to jointly develop new 3D sensing technology for use in handheld devices. We are also developing technologies for data center, AR/VR, and LiDAR related applications, and are being qualified by some of our customers. As for 5G communications applications, our microwave communications technology roadmap spans both the sub-6GHz and millimeter waves. We began developing relevant processes as early as several years ago, and our products are currently being qualified by our customers.

B. Business Plan in 2018

We continued to expand in 2017 with capital expenditures approaching NT\$4 billion. Apart from responding to demand during the peak season of that year, we also helped ensure that the world's first smartphones with a 3D sensing function were shipped on time, and laid the foundation for continued growth this year. During 2018, we will continue to expand capacity at our Fab C in Guishan Taoyuan. Beyond increasing our clean room space, we will continue to optimize our production line's efficiency and acquire new production machineries. As a result, we expect our capital expenditures during 2018 to be closed to the sum of our expenditures of the past two years, and our new capacity will increase by more than 20%.

C. Development Strategy

Our strategy has always been based on the advantages of R&D ability and mass production strength on III-V compound semiconductor technology, and we will continue employ a foundry business model as we expand our applications market from microwave to light waves. Looking ahead to the future, we are optimistic regarding the development of optical devices, especially 3-D sensing applications on handheld devices, which is an area where WIN is already a leader. According to projections issued by the market research organization Yole Development, the global value of 3-D image sensing functions will increase by a CAGR of close to 37.7% from 2017 to 2022. We look forward to the demand for optical devices growing rapidly with the emergence of even more handheld devices and brands during the next few years, as well as the increasing maturity of AR/VR applications and ADAS. In addition, we also have high expectations of 5G microwave communications applications, which will appear during the next few years. This is not merely because demand for power amplifiers will increase sharply as the frequency of handheld devices extends to sub-6 GHz in the 5G age, but also because demand for 5G infrastructure will increase to keep pace with applications, and base stations will require the high-frequency, high-power technologies that we specialize in. These technologies, including integrated millimeter waves components and GaN technology, will enable WIN to pull further ahead of competitors. We therefore expect optical devices and 5G to be the two major engines of WIN' growth during the coming years.

D. The Impact of the External Competitive Environment, Regulatory Environment, and Macroeconomic Environment

Although we have maintained our position as the GaAs foundry leader, there has been no let up in challenges from our competitors. In the face of pressure from customers to cut prices, new competitors' attempts to replicate, or even pirate, our business model and technology, and uncertainty concerning domestic legal and regulatory trends, we at WIN must constantly seek innovation and engage in R&D in order to maintain our technological leadership. And at the same time, we will also strengthen our information security in order to guard our business secrets and maintain our competitiveness. We further plan to establish various types of strategic alliances with customers in order to maintain our win-win relationships.

Chin-Tsai Chen Chairman Yu-Chi Wang CEO Linna Su Accounting Officer

ATTACHMENT II: 2017 AUDIT COMMITTEE'S REVIEW REPORT

2017 AUDIT COMMITTEE'S REVIEW REPORT

The Board of Directors has prepared the Company's 2017 Business Report, Financial Statements (parent-company-only & consolidated), and proposal for allocation of earnings. The CPA firm of KPMG was retained to audit WIN's Financial Statements and has issued an audit report relating to the Financial Statements.

The Business Report, Financial Statements, and earnings allocation proposal have been reviewed and determined to be correct and accurate by the Audit Committee members of WIN Semiconductors Corp. According to relevant article 14-4 of the Securities and Exchange Act and article 219 of the Company Law, we hereby submit this report.

WIN Semiconductors Corp.

Chairman of the Audit Committee: Jin-Shih Lin

March 22, 2018

ATTACHMENT III: INDEPENDENT AUDITORS' REPORT AND 2017 CONSOLIDATED FINANCIAL STATEMENTS

Independent Auditors' Report

The Board of Directors of WIN Semiconductors Corp. :

Opinion

We have audited the consolidated financial statements of WIN Semiconductors Corp. and its subsidiaries ("the Group"), which comprise the consolidated balance sheets as of December 31, 2017 and 2016, the consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2017 and 2016, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at December 31, 2017 and 2016, and its consolidated financial performance and its consolidated cash flows for the years ended December 31, 2017 and 2016 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the International Financial Reporting Standards ("IFRSs"), International Accounting Standards ("IASs"), interpretations as well as related guidance endorsed by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audit in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2017. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In our judgment, the key audit matters we communicated in the auditors' report were as follows:

1. Evaluation of inventory

Please refer to Note 4(h) "Inventories" for accounting policies, Note 5(a) for accounting assumptions, judgments and estimation uncertainty of inventories, and Note 6(d) for the amount of loss on valuation of inventories of the consolidated financial statements.

Due to the industry demand, WIN Semiconductors Corp. and its subsidiaries store a high ratio of precious metals which result in a lower inventory turnover. Therefore, the Group cannot require sufficient information on inventories that were sold or used on the reporting

date. Since the technology changes rapidly, the inventory may be out of date or may not conform to market demand, resulting in a risk wherein the carrying amount of inventories may exceed its net realizable value.

How the matter was addressed in our audit:

Our principal audit procedures included: Testing the accuracy of the estimations of inventories at the lower of cost and net realizable value. Referring to the recent selling price and considering the amount of written off inventories in the subsequent events to evaluate the appropriateness of the amount of loss on valuation of inventories or obsolescence. Analyzing the historical accuracy of judgments, including inspecting the amount of loss on valuation of inventories or obsolescence recognized in prior year and with reference to actual disposal to assess rationality of the judgments of the current period. Moreover, comparing with the provision for inventories valuation and obsolescence made in the current year to evaluate the appropriateness of the assumptions.

2. Assessment of goodwill impairment

Please refer to Note 4(o) "Impairment of non financial assets" for accounting policies, Note 5(b) for accounting assumptions, judgments and estimation uncertainty of assessment of goodwill impairment, and Note 6(g) for the illustration of acquisition of subsidiary and non controlling interests of the consolidated financial statements.

WIN Semiconductors Corp. and its subsidiaries periodically assess and perform their impairment test of goodwill based on the recoverable amount that is calculated by using the value in use method. The value in use method takes into account by predicting the future cash flow, and is decided by applying the discount rate. Since the assessment of goodwill impairment relies on the subjective judgment and estimation made by the management, it has been identified as a key audit matter.

How the matter was addressed in our audit:

Our principal audit procedures included: Assessing the rationality of method used in measuring the recoverable amount, which is provided by the management of the Group, including evaluating the appropriateness of assumption and estimation on major parameters, such as the forecast of cash flow and discount rate. Comparing with the historical accuracy of judgments, including inspecting the amount of forecast of cash flow in prior year and with reference to actual cash flow to evaluate the appropriateness of the assumptions. Performing the sensitivity analysis on main assumption.

Other Matter

WIN Semiconductors Corp. has prepared its parent company only financial statements as of and for the years ended December 31, 2017 and 2016, on which we have issued an unmodified opinion.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and with the IFRSs, IASs, IFRIC as well as SIC endorsed by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is also responsible for

assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the

planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2017 and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Ya Ling Chen and Mei Yen Chen.

KPMG

Taipei, Taiwan (The Republic of China) March 22, 2018

Note to Readers

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

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

WIN Semiconductors Corp. and Its Subsidiaries

Consolidated Balance Sheets

December 31, 2017 and 2016 (Expressed in Thousands of New Taiwan Dollars)

		December 31, 20)17	December 31, 2	016			D	ecember 31, 20	17 l	December 31, 2	2016
	Assets	Amount	%	Amount	%		Liabilities and Equity		Amount	%	Amount	%
•	Current assets:						Current liabilities:					
1100	Cash and cash equivalents	\$ 7,849,123	21	2,388,143	9	2170	Notes and accounts payable	\$	1,698,485	4	975,478	4
1110	Current financial assets at fair value through profit or loss	1,301,307	3	218,250	1	2200	Other payables		2,802,419	8	2,056,522	7
1125	Current available-for-sale financial assets	1,661,562	5	974,767	4	2320	Long-term liabilities, current portion		352,056	1	940,194	4
1170	Accounts receivable, net	1,551,390	4	1,068,714	4	2399	Other current liabilities	_	224,505	1	222,226	1
1210	Other receivables due from related parties	182,249	1	-	-		Total current liabilities	_	5,077,465	_14	4,194,420	16
1310	Inventories	3,744,681	10	2,727,432	10		Non-Current liabilities:					
1400	Current biological assets	96,738	-	133,029	1	2540	Long-term borrowings		5,905,480	16	3,673,749	14
1470	Other current assets	400,064	1	309,074	1	2570	Deferred tax liabilities		33,489	-	33,728	-
	Total current assets	16,787,114	45	7,819,409	30	2600	Other non-current liabilities	_	206,273		190,858	1
1	Non-current assets:						Total non-current liabilities	_	6,145,242	16	3,898,335	15
1523	Non-current available-for-sale financial assets	1,793,869	5	1,625,267	6		Total liabilities	_	11,222,707	30	8,092,755	31_
1543	Non-current financial assets at cost	22,915	-	24,832	-		Equity:					
1546	Non-current investments in debt instrument without active					3110	Ordinary shares		4,226,664	11	4,076,664	15
	market	62,200	-	92,600	-	3200	Capital surplus		9,052,896	25	3,758,737	14
1550	Investments accounted for using equity method	327,269	1	291,036	1	3300	Retained earnings		10,821,687	29	9,376,801	36
1600	Property, plant and equipment (14,468,268	39	13,348,978	51	3400	Other equity interests		1,467,968	4	761,897	2
1760	Investment property	1,441,902	4	1,468,113	6	3500	Treasury shares	_	_		(347,660)	(1)
1780	Intangible assets	257,844	1	229,539	1		Total equity attributable to owners of parent	_	25,569,215	69	17,626,439	66
1830	Non-current biological assets	37,450	-	48,290	-	36XX	Non-controlling interests	_	235,530	1	691,445	3
1840	Deferred tax assets	77,200	-	75,354	-		Total equity		25,804,745	70	18,317,884	69
1915	Prepayments for business facilities	1,640,765	5	1,263,897	5							
1990	Other non-current assets	110,656		123,324								
	Total non-current assets	20,240,338	_55	18,591,230	_70			_				
	Total assets	\$ <u>37,027,452</u>	100	26,410,639	100		Total liabilities and equity	\$	37,027,452	100	26,410,639	100

WIN Semiconductors Corp. and Its Subsidiaries Consolidated Statements of Comprehensive Income For the years ended December 31, 2017 and 2016

(Expressed in Thousands of New Taiwan Dollars, Except for Earnings Per Common Share)
2017 2

	(Expressed in Thousands of New Talwan Dollars, Except for Ea	rnings Per Co. 2017	шшоп	2016	
		Amount	%	Amount	%
4000	Operating revenue	\$ 17,086,355	100	13,623,076	100
5000	Operating costs	(10,758,385)	(63)	(8,616,865)	(63)
	Gross profit from operating	6,327,970	37	5,006,211	37
	Operating expenses:				
6100	Selling expenses	(197,524)	(1)	(169,804)	(1)
6200	Administrative expenses	(868,302)	(5)	(735,461)	(5)
6300	Research and development expenses	(692,809)	(4)	(606,344)	(5)
	Total operating expenses	(1,758,635)	(10)	(1,511,609)	(11)
	Net operating income	4,569,335	27	3,494,602	26
	Non-operating income and expenses:				
7010	Other income	202,740	1	137,384	1
7020	Other gains and losses	(30,093)	-	318,332	2
7050	Finance costs	(54,946)	-	(20,220)	-
7770	Shares of losses of associates and joint ventures accounted for using equity				
	method	(158,357)	(1)	(42,554)	
	Total non-operating income and expenses	(40,656)		392,942	3
7900	Profit before tax	4,528,679	27	3,887,544	29
7950	Total tax expense	(813,384)	(5)	(791,239)	(6)
	Profit	3,715,295	22	3,096,305	23
8300	Other comprehensive income (loss):				
8310	Components of other comprehensive income (loss) that will not be				
	reclassified to profit or loss:				
8311	Remeasurements of defined benefit plans	201	_	(13,272)	-
8349	Income tax related to components of other comprehensive income that			. , ,	
	will not be reclassified to profit or loss	(34)	_	2,256	_
	Total components of other comprehensive income (loss) that will not				
	be reclassified to profit or loss	167		(11,016)	
8360	Components of other comprehensive income (loss) that will be				
	reclassified to profit or loss:				
8361	Exchange differences on translation of foreign financial statements	(74,329)	(1)	(45,648)	(1)
8362	Unrealized gains (losses) on valuation of available-for-sale financial	, , ,	` '	. , ,	` /
	assets	807,998	5	397,017	3
8370	Shares of other comprehensive income of associates and joint ventures	,		,	
	accounted for using equity method	9,263	_	301	_
8399	Income tax related to components of other comprehensive income that	,			
	will be reclassified to profit or loss	-	_	-	_
	Total components of other comprehensive income (loss) that will be				
	reclassified to profit or loss	742,932	4	351,670	2
8300	Other comprehensive income	743,099	4	340,654	2
8500	Total comprehensive income	\$ <u>4,458,394</u>	26	3,436,959	25
	Profit (loss), attributable to:	-			
8610	Profit attributable to owners of parent	\$ 3,764,200	22	3,112,774	23
8620	Loss attributable to non-controlling interests	(48,905)	_	(16,469)	_
	C	\$ 3,715,295	22	3,096,305	23
	Comprehensive income attributable to:			·	
8710	Comprehensive income, attributable to owners of parent	\$ 4,470,438	26	3,480,374	26
8720	Comprehensive income (loss), attributable to non-controlling interests	(12,044)	-	(43,415)	(1)
. = -	1	\$ <u>4,458,394</u>	26		25
	Earnings per common share (expressed in dollars)	· 			
9750	Basic earnings per share	\$9.34		6.04	
9850	Diluted earnings per share	\$ 9.30		5.99	
	O. I				

WIN Semiconductors Corp. and Its Subsidiaries

Consolidated Statements of Changes in Equity

For the years ended December 31, 2017 and 2016

(Expressed in Thousands of New Taiwan Dollars)

					Equity a	ttributable to owner	rs of parent					
				Retained earnings			Other equity interest				_	
	Ordinary shares	Capital surplus	Legal reserve	Unappropriated retained earnings	Total retained earnings	Exchange differences on translation of foreign financial statements	Unrealized gains (losses) on available-for-sale financial assets	Total other equity interest	Treasury shares	Total equity attributable to owners of parent	Non-controlling interests	Total equity
Balance at January 1, 2016	\$ 5,965,641	3.815.017	800.954	6,244,544	7,045,498	19,783	363,161	382,944	-	17,209,100	-	17,209,100
Appropriation and distribution of retained earnings:	2,505,011	5,615,017			7,010,150	12,705	505,101	302,711		17,200,100		17,200,100
Legal reserve	-	-	267,163	(267,163)	-	-	-	-	-	-	-	-
Cash dividends				(298,333)	(298,333)					(298,333)		(298,333)
			267,163	(565,496)	(298,333)					(298,333)		(298,333)
Profit (losses) for the year ended December 31,												
2016	-	-	-	3,112,774	3,112,774	-	-	-	-	3,112,774	(16,469)	3,096,305
Other comprehensive income for the year ended												
December 31, 2016				(11,016)	(11,016)	(18,401)	397,017	378,616		367,600	(26,946)	340,654
Total comprehensive income for the year ended												
December 31, 2016	-	-	-	3,101,758	3,101,758	(18,401)	397,017	378,616	-	3,480,374	(43,415)	3,436,959
Capital reduction	(1,789,999)	-	-	-	-	-	-	-	-	(1,789,999)	-	(1,789,999)
Changes in equity of associates and joint ventures												
accounted for using equity method	-	5,549	-		-	-		-	-	5,549	-	5,549
Disposal of investments accounted for using		ŕ								,		,
equity method	-	_	_	_	_	337	_	337	-	337	_	337
Exercise of employee stock options	1,022	1,880	_	_	_	-	_	_	_	2.902	_	2,902
Purchase of treasury share	- 1,022	-	_	_	_	_	_	_	(983,491)	(983,491)	_	(983,491)
Retirement of treasury share	(100,000)	(63,709)	_	(472,122)	(472,122)	_	_	_	635,831	-	_	-
Changes in non-controlling interests	(100,000)	(03,707)		(472,122)	(472,122)				- 055,051		734,860	734,860
Balance at December 31, 2016	4,076,664	3,758,737	1,068,117	8,308,684	9,376,801	1,719	760,178	761,897	(347,660)	17,626,439	691,445	18,317,884
Appropriation and distribution of retained	4,070,004	3,730,737	1,000,117	0,500,004	2,370,001	1,717	700,170	701,077	(347,000)	17,020,437	071,143	10,517,004
earnings:												
Legal reserve			311,277	(311,277)								
Cash dividends	-	-	311,277	(1,811,999)	(1,811,999)	-	-	-	-	(1,811,999)	-	(1,811,999)
Casii dividends			311,277	(2,123,276)	(1,811,999)					(1,811,999)		(1,811,999)
Profit (losses) for the year ended December 31,			511,277	(2,123,270)	(1,611,999)					(1,011,999)		(1,611,999)
2017				3,764,200	3,764,200					3,764,200	(48,905)	3,715,295
Other comprehensive income for the year ended	-	-	-	3,704,200	3,704,200	-	-	-	-	3,704,200	(48,903)	3,713,293
1				167	1.67	(101.027)	007.000	706.071		706 220	26.061	742.000
December 31, 2017				167	167	(101,927)	807,998	706,071		706,238	36,861	743,099
Total comprehensive income for the year ended				2500	0.751.6-7	(101.65=	005	70567		4.450.150	(12.0:::	4.450.00:
December 31, 2017				3,764,367	3,764,367	(101,927)	807,998	706,071		4,470,438	(12,044)	4,458,394
Issue of shares	200,000	5,340,000	-	-	-	-	-	-	-	5,540,000	-	5,540,000
Purchase of treasury share	-	-	-	-	-	-	-	-	(96,317)	(96,317)	-	(96,317)
Retirement of treasury share	(50,000)	(45,841)	-	(348,136)	(348,136)	-	-	-	443,977	-	-	-
Changes in ownership interests in subsidiaries	-	-	-	(159,346)	(159,346)	-	-	-	-	(159,346)	-	(159,346)
Changes in non-controlling interests				-					-		(443,871)	(443,871)
Balance at December 31, 2017	\$ 4,226,664	9,052,896	1,379,394	9,442,293	10,821,687	(100,208)	1,568,176	1,467,968		25,569,215	235,530	25,804,745

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WIN Semiconductors Corp. and Its Subsidiaries

Consolidated Statements of Cash Flows

For the years ended December 31, 2017 and 2016

(Expressed in Thousands of New Taiwan Dollars)

		2017	2016
Cash flows from (used in) operating activities: Profit before tax	\$	4,528,679	3,887,544
Adjustments:			
Adjustments to reconcile profit (loss):			
Depreciation expense Amortization expense		2,514,612 47,398	2,338,116 33,943
Net losses (gains) on financial assets or liabilities at fair value through profit or loss		16,411	(28,838)
Interest expenses		54,946	20,220
Interest income		(26,121)	(11,104)
Dividend income		(87,859)	(55,532)
Shares of losses of associates and joint ventures accounted for using equity method		166,787	49,835
Losses on disposal of property, plant and equipment Gains on disposal of investments		1,809 (163,028)	2,786 (227,111)
Impairment loss on financial assets		2.635	(227,111)
Changes in biological assets at fair value		17,455	(16,959)
Total adjustments to reconcile profit		2,545,045	2,105,356
Changes in operating assets and liabilities:			
Changes in operating assets:		(021)	(20, 222)
Increase in current financial assets at fair value through profit or loss Increase in accounts receivable, net		(831) (482,676)	(29,222) (347,001)
Increase in inventories		(1,026,689)	(279,342)
Decrease (increase) in biological assets		(92,323)	22,327
Decrease (increase) in other current assets		(105,198)	138
Total changes in operating assets		(1,707,717)	(633,100)
Changes in operating liabilities:		012 244	(296 702)
Increase (decrease) in notes and accounts payable Increase in other payables		912,344 371,790	(386,703) 95,757
Increase (decrease) in other current liabilities		2,397	(398,223)
Increase in other non-current liabilities		1,361	1,645
Total changes in operating liabilities		1,287,892	(687,524)
Total changes in operating assets and liabilities		(419,825)	(1,320,624)
Cash inflow generated from operations Dividends received		6,653,899	4,672,276
Income taxes paid		5,200 (765,072)	2,785 (888,561)
Net cash flows from operating activities		5,894,027	3,786,500
Cash flows from (used in) investing activities:		-	
Acquisition of current financial assets at fair value through profit or loss		(1,200,963)	(2,796,160)
Proceeds from disposal of current financial assets at fair value through profit or loss		109,289	3,669,438
Acquisition of current available-for-sale financial assets Acquisition of non-current available-for-sale financial assets		(220.014)	(21,732)
Proceeds from disposal of current available-for-sale financial assets		(229,014) 181,000	(376,870)
Proceeds from disposal non-current available-for-sale financial assets		150,745	284,140
Acquisition of investments accounted for using equity method		(30,330)	(486,720)
Proceeds from capital reduction of investments accounted for using equity method		39,833	109,426
Proceeds from disposal of non-current investments in debt instrument without active market		30,400	67,000
Acquisition of property, plant and equipment Proceeds from disposal of property, plant and equipment		(2,694,713) 3,947	(2,036,046) 891
Acquisition of investment properties		(1,258)	-
Decrease (increase) in other receivables due from related parties		(181,200)	4,938
Acquisition of intangible assets		(83,782)	(46,267)
Net cash inflows (outflows) from business combination		(36,959)	963,765
Increase in other non-current assets		(8,784)	(44,786)
Increase in prepayments for business facilities Interest received		(1,299,756) 22,232	(1,189,832) 12,205
Dividends received		82,659	52,747
Net cash flows used in investing activities		(5,146,654)	(1,833,863)
Cash flows from (used in) financing activities:			
Decrease in short-term loans		- 5.062.500	(23,656)
Proceeds from long-term debt Repayments of long-term debt		5,963,500 (4,320,979)	2,514,000 (841,506)
Increase in other non-current liabilities		14,255	6,127
Cash dividends paid		(1,811,999)	(298,333)
Proceeds from issuing shares		5,540,000	-
Capital reduction payments to shareholders		-	(1,789,999)
Exercise of employee share options		(114.515)	2,902
Payments to acquire treasury shares Interest paid		(114,515) (53,096)	(965,293) (18,189)
Change in non-controlling interests		(462,802)	(10,109)
Net cash flows from (used in) financing activities		4,754,364	(1,413,947)
Effect of exchange rate changes on cash and cash equivalents		(40,757)	(20,204)
Net increase in cash and cash equivalents		5,460,980	518,486
Cash and cash equivalents at beginning of period	•	2,388,143	1,869,657
Cash and cash equivalents at end of period	\$	7,849,123	2,388,143

ATTACHMENT IV: INDEPENDENT AUDITORS' REPORT AND 2017 PARENT-COMPANY-ONLY FINANCIAL STATEMENTS

Independent Auditors' Report

The Board of Directors of WIN Semiconductors Corp. :

Opinion

We have audited the financial statements of WIN Semiconductors Corp. ("the Company"), which comprise the balance sheets as of December 31, 2017 and 2016, the statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2017 and 2016, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as at December 31, 2017 and 2016, and its financial performance and its cash flows for the years ended December 31, 2017 and 2016 in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audit in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants and the auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Certified Public Accountants Code of Professional Ethics in Republic of China ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis of our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended December 31, 2017. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In our judgment, the key audit matters we communicated in the auditors' report was as follows:

Evaluation of inventory

Please refer to Note 4(g) "Inventories" for accounting policies, Note 5 for accounting assumptions, judgments and estimation uncertainty of inventories, and Note 6(d) for the amount of loss on valuation of inventories of the parent company only financial statements.

Due to the industry demand, WIN Semiconductors Corp. stores a high ratio of precious metals which result in a lower inventory turnover. Therefore, the Company cannot obtain sufficient information on inventories that were sold or used on the reporting date. Since the technology changes rapidly, the inventory may be out of date or may not conform to market demand, resulting in a risk wherein the carrying amount of inventories may exceed its net realizable value.

How the matter was addressed in our audit:

Our principal audit procedures included: Testing the accuracy of the estimations of inventories at the lower of cost and net realizable value. Referring to the recent selling price and considering the amount of written off inventories in the subsequent events to evaluate the appropriateness of the amount of loss on valuation of inventories or obsolescence. Analyzing the historical accuracy of judgments, including inspecting the amount of loss on valuation of

inventories or obsolescence recognized in prior year and with reference to actual disposal to assess rationality of the judgments of the current period. Moreover, comparing with the provision for inventories valuation and obsolescence made in the current year to evaluate the appropriateness of the assumptions.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with Regulations Governing the Preparation of Financial Reports by Securities Issuers and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is also responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the auditing standards generally accepted in the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with the auditing standards generally accepted in the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

- 5. Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence regarding the financial information of the investment in other entities accounted for using the equity method to express an opinion on this financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements for the year ended December 31, 2017 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Ya Ling Chen and Mei Yen Chen.

KPMG Taipei, Taiwan (The Republic of China) March 22, 2018

Note to Readers

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

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

Balance Sheets

December 31, 2017 and 2016

(Expressed in Thousands of New Taiwan Dollars)

		December 31, 2	017	December 31, 2	016			_1	December 31, 2	017	December 31,	2016
	Assets	Amount	%	Amount	%		Liabilities and Equity	_	Amount	%	Amount	<u>%</u>
	Current assets:						Current liabilities:					
1100	Cash and cash equivalents	\$ 6,692,816	18	1,434,161	6	2170	Accounts payable	\$	1,682,749	5	941,533	5 4
1110	Current financial assets at fair value through profit or loss	1,131,696	3	72,750	-	2200	Other payables		2,722,598	7	1,978,32	1 8
1125	Current available-for-sale financial assets	1,661,562	5	974,767	4	2320	Long-term liabilities, current portion		352,056	1	940,194	4 3
1170	Accounts receivable, net	454,663	1	532,672	2	2399	Other current liabilities	-	211,649	1	207,072	2 1
1180	Accounts receivable due from related parties, net	1,285,142	4	521,957	2		Total current liabilities	-	4,969,052	14	4,067,122	2 16
1310	Inventories	3,735,524	10	2,716,765	11		Non-Current liabilities:					
1470	Other current assets	368,740	1	293,150	1	2540	Long-term borrowings		5,905,480	16	3,673,749	9 14
	Total current assets	15,330,143	42	6,546,222	26	2570	Deferred tax liabilities		33,489	-	33,728	8 -
	Non-current assets:					2600	Other non-current liabilities	-	182,206		190,858	8 1
1523	Non-current available-for-sale financial assets	1,149,835	3	1,164,160	5		Total non-current liabilities	-	6,121,175	_16	3,898,335	5 15
1546	Non-current investments in debt instrument without active market	62,200	-	92,600	-		Total liabilities	=	11,090,227	30	7,965,45	7 31
1550	Investments accounted for using equity method	2,660,032	7	1,675,609	7		Equity:					
1600	Property, plant and equipment	14,163,365	39	13,181,802	51	3110	Ordinary shares		4,226,664	11	4,076,664	4 16
1760	Investment property	1,441,902	4	1,468,113	6	3200	Capital surplus		9,052,896	25	3,758,73	7 14
1780	Intangible assets	81,879	-	73,352	-	3300	Retained earnings		10,821,687	30	9,376,80	1 37
1840	Deferred tax assets	77,200	-	75,354	-	3400	Other equity interests		1,467,968	4	761,89	7 3
1915	Prepayments for business facilities	1,640,615	5	1,263,897	5	3500	Treasury shares	=	-		(347,660) (1)
1990	Other non-current assets	52,271		50,787			Total equity		25,569,215	70	17,626,439	9 69
	Total non-current assets	21,329,299	58	19,045,674	74			-				
	Total assets	\$ 36,659,442	100	25,591,896	100		Total liabilities and equity	\$_	36,659,442	<u>100</u>	25,591,890	<u>6</u> <u>100</u>

Statements of Comprehensive Income

For the years ended December 31, 2017 and 2016

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

		2017		2016	
		Amount	%	Amount	%
4000	Operating revenue	\$ 16,477,395	100	13,299,527	100
5000	Operating costs	(10,367,930)	(63)	(8,414,261)	(63)
	Gross profit from operating	6,109,465	37	4,885,266	37
	Operating expenses:				
6100	Selling expenses	(109,666)	(1)	(85,376)	(1)
6200	Administrative expenses	(734,840)	(4)	(667,364)	(5)
6300	Research and development expenses	(674,475)	(4)	(605,674)	(5)
	Total operating expenses	(1,518,981)	(9)	(1,358,414)	(11)
	Net operating income	4,590,484	28	3,526,852	26
	Non-operating income and expenses:				
7010	Other income	181,820	1	130,025	1
7020	Other gains and losses	(30,475)	-	297,470	2
7050	Finance costs	(54,946)	-	(20,220)	-
7070	Shares of losses of subsidiaries, associates and joint ventures				
	accounted for using equity method	(109,323)	(1)	(30,543)	
	Total non-operating income and expenses	(12,924)		376,732	3
7900	Profit before tax	4,577,560	28	3,903,584	29
7950	Total tax expense	(813,360)	(5)	(790,810)	(6)
	Profit	3,764,200	23	3,112,774	23
8300	Other comprehensive income (loss):				
8310	Components of other comprehensive income (loss) that will not be				
	reclassified to profit or los:				
8311	Remeasurements of defined benefit plans	201	-	(13,272)	-
8349	Income tax related to components of other comprehensive income				
	that will not be reclassified to profit or loss	(34)		2,256	
	Total components of other comprehensive income (loss) that				
	will not be reclassified to profit or loss	167		(11,016)	
8360	Components of other comprehensive income (loss) that will be				
	reclassified to profit or loss:				
8361	Exchange differences on translation of foreign financial statements	(136,844)	(1)	(6,675)	-
8362	Unrealized gains (losses) on valuation of available-for-sale financial				
	assets	617,146	4	357,577	3
8380	Shares of other comprehensive income of subsidiaries, associates				
	and joint ventures accounted for using equity method	225,769	1	27,714	-
8399	Income tax related to components of other comprehensive income				
	that will be reclassified to profit or loss				
	Total components of other comprehensive income (loss) that				
	will be reclassified to profit or loss, net of tax	706,071	4	378,616	3
8300	Other comprehensive income	706,238	4	367,600	3
8500	Total comprehensive income	\$ <u>4,470,438</u>	<u>27</u>	3,480,374	<u>26</u>
	Earnings per common share (expressed in dollars)				
9750	Basic earnings per share	\$ <u>9.34</u>		6.04	
9850	Diluted earnings per share	\$ <u>9.30</u>		<u>5.99</u>	

Statements of Changes in Equity

For the years ended December 31, 2017 and 2016

(Expressed in Thousands of New Taiwan Dollars)

]	Retained earning	s	Other equity interest				
						Exchange	Unrealized	.		
							gains (losses)			
						translation of	on			
				Unappropriated		foreign	available			
	Ordinary		_	retained	Total retained	financial	-for-sale	Total other	Treasury	
	shares	Capital surplus		earnings	earnings	statements	financial assets		shares	Total equity
Balance at January 1, 2016	\$5,965,641	3,815,017	800,954	6,244,544	7,045,498	19,783	363,161	382,944		17,209,100
Appropriation and distribution of retained earnings:										
Legal reserve appropriated	-	-	267,163	(267,163)	-	-	-	-	-	-
Cash dividends				(298,333)	(298,333)		-		-	(298,333)
			267,163	(565,496)	(298,333)		-		-	(298,333)
Profit for the year ended December 31, 2016	-	-	-	3,112,774	3,112,774	-	-	-	-	3,112,774
Other comprehensive income for the year ended December 31, 2016				(11,016)	(11,016)	(18,401)	397,017	378,616		367,600
Total comprehensive income for the year ended December 31, 2016				3,101,758	3,101,758	(18,401)	397,017	378,616	-	3,480,374
Capital reduction	(1,789,999)	-	-	-	-	-	-	-	-	(1,789,999)
Changes in equity of subsidiaries, associates and joint ventures accounted for										
using equity method	-	5,549	-	-	-	337	-	337	-	5,886
Exercise of employee stock options	1,022	1,880	-	-	-	-	-	-	-	2,902
Purchase of treasury share	-	-	-	-	-	-	-	-	(983,491)	(983,491)
Retirement of treasury share	(100,000)	(63,709)		(472,122)	(472,122)				635,831	
Balance at December 31, 2016	4,076,664	3,758,737	1,068,117	8,308,684	9,376,801	1,719	760,178	761,897	(347,660)	17,626,439
Appropriation and distribution of retained earnings:										
Legal reserve appropriated	-	-	311,277	(311,277)	-	-	-	-	-	-
Cash dividends				(1,811,999)	(1,811,999)					(1,811,999)
			311,277	(2,123,276)	(1,811,999)					(1,811,999)
Profit for the year ended December 31, 2017	-	-	-	3,764,200	3,764,200	-	-	-	-	3,764,200
Other comprehensive income for the year ended December 31, 2017				167	167	(101,927)	807,99	706,071		706,238
Total comprehensive income for the year ended December 31, 2017				3,764,367	3,764,367	(101,927)	807,99	706,071		4,470,438
Issue of shares	200,000	5,340,000	-	-	-	-	-	-	-	5,540,000
Purchase of treasury share	-	-	-	-	-	-	-	-	(96,317)	(96,317)
Retirement of treasury share	(50,000)	(45,841)	-	(348,136)	(348,136)	-	-	-	443,977	
Changes in ownership interests in subsidiaries				(159,346)	(159,346)				<u> </u>	(159,346)
Balance at December 31, 2017	\$4,226,664	9,052,896	1,379,394	9,442,293	10,821,687	(100,208)	1,568,17	1,467,968		25,569,215

Note: The appropriations for 2017 and 2016 directors and supervisors' remuneration amounting to \$89,500 and \$76,300, employee's remuneration, amounting to \$308,400 and \$263,000, were recognized and accrued in the 2017 and 2016 earnings.

Statements of Cash Flows

For the years ended December 31,2017 and 2016

(Expressed in Thousands of New Taiwan Dollars)

	2017	2016
Cash flows from (used in) operating activities: Profit before tax	\$4,577,560	3,903,584
Adjustments:	φ 4,377,300	3,903,364
Adjustments to reconcile profit (loss):		
Depreciation expense	2,487,549	2,331,155
Amortization expense	41,826	32,129
Net losses (gains) on financial assets or liabilities at fair value through profit or loss	34,775	(13,993)
Interest expenses	54,946	20,220
Interest income	(18,285)	(9,811)
Dividend income	(70,680)	(46,681)
Shares of losses of subsidiaries, associates and joint ventures accounted for using equity method	109,323	30,543
Losses on disposal of property, plant and equipment	1,809	2,768
Gains on disposal of investments	(160,043)	(209,987)
Total adjustments to reconcile profit	2,481,220	2,136,343
Changes in operating assets and liabilities:		
Changes in operating assets:	70.000	(222 520)
Decrease (increase) in accounts receivable, net	78,009	(232,538)
Increase in accounts receivable due from related parties, net Increase in inventories	(763,185)	(146,241)
Increase in other current assets	(1,019,023) (75,862)	(281,748) (159)
Total changes in operating assets	(1,780,061)	(660,686)
Changes in operating liabilities:	(1,700,001)	(000,000)
Increase (decrease) in accounts payable	741,214	(368,332)
Increase in other payable	384,189	95,132
Increase (decrease) in other current liabilities	4,577	(399,734)
Increase in other non-current liabilities	1,361	1,645
Total changes in operating liabilities	1,131,341	(671,289)
Total changes in operating assets and liabilities	(648,720)	(1,331,975)
Cash inflow generated from operations	6,410,060	4,707,952
Income taxes paid	(764,527)	(888,336)
Net cash flows from operating activities	5,645,533	3,819,616
Cash flows from (used in) investing activities:		
Acquisition of current financial assets at fair value through profit or loss	(1,165,963)	(2,761,160)
Proceeds from disposal of current financial assets at fair value through profit or loss	74,230	3,669,438
Acquisition of current available-for-sale financial assets	-	(21,732)
Acquisition of non-current available-for-sale financial assets	(229,014)	(356,864)
Proceeds from disposal of current available-for-sale financial assets	181,000 150,745	284 140
Proceeds from disposal of non-current available-for-sale financial assets Acquisition of investments accounted for using equity method	(1,204,000)	284,140 (540,500)
Proceeds from capital reduction of investments accounted for using equity method	39,833	109,426
Proceeds from disposal of non-current investments in debt instrument without active markets	30,400	67,000
Acquisition of property, plant and equipment	(2,201,117)	(1,986,782)
Proceeds from disposal of property, plant and equipment	3,929	891
Acquisition of investment properties	(1,258)	-
Acquisition of intangible assets	(46,839)	(44,067)
Increase in other non-current assets	(1,484)	(2,046)
Increase in prepayment for business facilities	(1,299,606)	(1,189,832)
Interest received	18,487	10,911
Dividends received	70,680	46,681
Net cash flows used in investing activities	(5,579,977)	(2,714,496)
Cash flows from (used in) financing activities:		
Decrease in short-term loans	-	(23,656)
Proceeds from long-term debt	5,963,500	2,514,000
Repayments of long-term debt	(4,320,979)	(841,506)
Increase (decrease) in other non-current liabilities	(9,812)	6,127
Cash dividends paid	(1,811,999)	(298,333)
Proceeds from issuing shares	5,540,000	(1.790.000)
Capital reduction payments to shareholders Exercise of employee share options	-	(1,789,999)
Payments to acquire treasury shares	(114,515)	2,902 (965,293)
Interest paid	(53,096)	(18,189)
Net cash flows from (used in) financing activities	5,193,099	(1,413,947)
The cash hous hour (asea in) illiancing activities		
Net increase (decrease) in cash and cash equivalents	5.258.655	(300.0471
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents at beginning of period	5,258,655 1,434,161	(308,827) 1,742,988

ATTACHMENT V: PROFIT ALLOCATION PROPOSAL

WIN Semiconductors Corp. 2017 Profit Allocation Proposal

Unit: NT\$

Net profit of 2017	3,764,199,878
Less: 10% legal reserve	(376,419,988)
Retained earnings in 2017 available for distribution	3,387,779,890
Distributable item:	
Cash dividends to common share holders (NT\$7 per share)	(2,958,664,688)
Unappropriated retained earnings of 2017	429,115,202
Add: uappropriated retained earnings, Dec. 31, 2016	6,185,408,323
Add: remeasurements of defined benefit plans	166,830
Less: retirement of treasury share	(348,136,138)
Less: changes in ownership interests in subsidiaries	(159,346,525)
Unappropriated retained earnings, Dec. 31, 2017	6,107,207,692

If there is any net profit after closing of a fiscal year, the Corporation shall first pay business income tax, offset losses in previous years, set aside a legal capital reserve at 10% of the profits left over, provided that no allocation of legal reserve is required if the accumulated legal reserve is equivalent to the total capital amount of the Corporation; and then set aside or rotate special reserve according to the rule set out by the government authority in charge. If there is still remaining balance, the Board of Directors should draw up a meeting regarding the issue of profit distribution and report to the shareholders' meeting for the resolution of the distribution of the dividend, in which cash dividend shall not be lower than 10% of entire dividend.

As the Company is a high-tech firm with intensive capital expenditure, conditions, timing, amount and kinds of the above-stated dividend policy may be adjusted, taking into account economic cycles, industry change and the Company's growth and cash demand.

Chin-Tsai Chen Chairman Yu-Chi Wang CEO Linna Su Accounting Officer

ATTACHMENT VI: 2017 PRIVATE PLACEMENT OF SECURITIES EXECUTION REPORT

Item	2017 1 st Private Placement Date of issuance: January 17, 2018		
Securities under private placement	Common shares		
Date of resolution and approved quantity	June 16, 2017, not exceeding 40,000,000 shares		
Basis and rationality of price setting	 In accordance with "Directions for Public Companies Conducting Private Placements of Securities", the higher of the following two calculations shall be the reference price: (a) the simple average closing price of the common shares of the Company for either the 1, 3, or 5 business days, or (b) for the 30 business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction. The actual issuance price shall no lower than the reference price. The pricing date is the Board meeting date on December 8, 2017. The simple average closing price of the common shares of the Company for the 1, 3, or 5 business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction is NT\$267.50, NT\$268.17 and NT\$283.60, respectively, the closing price for 1 business day, NT\$267.50, has been chosen. In addition, the simple average closing price of the common shares of the Company for 30 business days before the price determination date, after adjustment for any distribution of stock dividends, cash dividends, or capital reduction is NT\$276.92. The higher of the two prices, that is, NT\$276.92 is the reference price. The actual issuance price, NT\$277, is not lower than the reference price and meets the 2017 AGM resolutions. 		
Method of selection of specified parties	The strategic investors have the priority to be considered as Specific Persons for private placement if (i) being qualified for the rules in Article 43-6, Security and Exchange Act and relevant regulations, (ii) can meet the Company's business needs in terms of developing new market, expanding operation scale and generating direct or indirect benefits for future operations. The major targets will be the Company's customers and shall not be insiders or related parties of the Company. It is proposed to authorize the Company's Board to determine the Specific Persons for private placement.		

The reasons for private placement	Considering the effectiveness, feasibility and costs to raise capital, the Company proposes to raise funds by way of issuance of common shares through private placement. Also, it is proposed to authorize the Company's Board to implement the private placement based on the capital market status and Company's actual needs, which can increase the flexibility and effectiveness. Fundraising through private placement with the imposed trading limitation period of 3 years can ensure more long-term cooperation between the Company and the strategic investors.				
Date of payment and completion	The aggregate subscription price NT\$5,540,000,000 was fully received on December 22, 2017. Overtity Relationship with Participation in				
Information of contributing parties	Target	Eligibility	Quantity purchased	Relationship with the company	company operations
	Avago Technologies General IP (Singapore) Pte. Ltd.	Subparagraph 2, Paragraph 1, Article 43-6 of Security and Exchange Act	20,000,000 shares	Non related-party of the Company	No
Actual purchase price	NT\$277				
Difference between the actual purchase price and the reference price	The actual issuance price, NT\$277, is not lower than the reference price and meets the 2017 AGM resolutions.				
Impact of private placement on shareholder's equity	Shares of private placement to total ordinary shares is 4.73%.				
The Board of Directors has resolved to issue 20,000,000 shares on Damount has been fully paid on December 22, 2017. Therefore, the B remaining 20,000,000 shares for private placement during the remain 2017. The execution report was as follows:					d to terminate the
Use of funds from private placement and the progress of proposed plans	Project name	Projected amo	nint	Actual amount to March 22, 2018)	Achievement
	Capital expenditu	re NT\$1,277,163,	603 N	NT\$ 980,023,166	76.73%
	Research & develop expenses and working		397 N	TT\$2,319,110,083	54.40%
	Total	NT\$5,540,000	,000 N	T\$3,299,133,249	59.55%

Effectiveness of private placement	The capital usage plan and projected benefits of private placement: Proceeds raised will be used as capital expenditure, research & development expenses and working capital. The private placement will reinforce the financial structure and contribute to the stability of the Company's growth, which can benefit shareholders' equity.
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ATTACHMENT VII: THE 2018 NEW SHARES FOR EMPLOYEE RESTRICTED SHARES AWARDS PLAN

RESTRICTE	D SHARES AWARDS PLAN
Total amount of	Not exceed 1,700,000 common shares with par value NT\$10, for a total amount of NT\$17,000,000.
1 .	Within one year from the date of the shareholders resolution, the
issuance	
	Company may, depending on its actual need, register with the
	competent authority single tranche or multiple tranche of the
	restricted shares for the employees. For the number of shares
	effectively registered, the Company may issue the shares all at
	once or by tranches. The Chairman of the Board is authorized to
	determine the actual issuance date.
Terms and	1. Issue price: free to qualified employees.
conditions	2. Type of shares: newly issued common shares.
	3. Vesting conditions: subject to the actual issuance plan, the
	granted employees shall achieve the performance goal.
	(1) The award of Restricted Stock shall vest at a rate of 100%
	at the end of three years of continuous employment after
	granting the award and achievement both of personal
	performance goals and business performance.
	(2) The aforementioned personal performance goals shall
	mean the year-end individual performance evaluation is
	better than B ⁺ , which takes into account various KPIs of
	performance and contribution to the firm.
	(3) The aforementioned business performance goals shall
	mean the Earnings Per Share (EPS) of the Company for
	the previous year prior to the scheduled date to vest is not
	less than NT\$7, and the Return On Equity (ROE) and of
	the Company for the previous year prior to the scheduled
	date to vest is not less than 11%. In determining the
	business performance hurdles we considered the 3-year
	average net income and resulting ROE accordingly.
	(4) Granted employees shall have no violation on any terms of
	the Company's employment agreement, employee
	handbook, or policies during the vesting period, otherwise
	the Company shall redeem and cancel all new restricted
	employee shares.
	4. Conditions of the employee who fails to meet the vesting
	conditions or in the event of inheritance: in the event that an
	employee fails to meet the vesting conditions, the Company
	shall redeem and cancel all new restricted employee shares.
	For other circumstances, it shall follow the actual issuance
	plan.
	5. Restricted rights before employees meet the vesting
	conditions:
	(1) During the vesting period, employee may not sell,
	pledge, transfer, give to another person, create any encumbrance on, or otherwise dispose of, restricted
	employee shares.
	1
	(2) All the attending rights, proposal rights, motion rights,
	speech rights, voting rights and any other shareholder
	rights are the same as the issued ordinary shares of the
	Company and shall be exercised by the trustee.
	(3) During the vesting period, the RSA can participate in
	stock and cash dividends and subscription to cash rights
	issues and subscription is not required to be deposited in
	trust.
	(4) If the vested date is during the book closure period, the

	100 00 500
Qualificati on requiremen t for employees and the allocation of shares	lifting of the restrictions on RSA data and procedure shall be executed by the trustee rules or related regulations. 1. Regular employees of the Company that the restricted employee shares are awarded to and meet certain performance requirements shall be eligible for the Restricted Stock Awards Plan. The award will be limited to employees who are: (1) highly relevant to the future strategy and development of the Company, (2) critical to the Company's business operation, (3) key technical talent. The number of granted shares shall be determined by seniority, position, performance, overall contribution, special contribution and other meaningful factors in management. The results of shares distribution shall be reviewed by the Chairman of the Board and resolved by the Board of Directors. 2. The Company's managerial officers defined by the Securities and Exchange Act are not eligible to this program. 3. In terms of percentage, the estimated number of eligible employees will be fewer than 100 people, which represents around 8% of our total indirect labor. 4. The sum of the cumulative number of shares granted to each employee shall be in accordance with the "Regulations Governing the Offering and Issuance of Securities by Securities Issuers".
The reason why it is necessary to issue restricted stocks for amployees	To retain and attract professional employees and remain competitive, and to ensure that employees interests are aligned with the interests of shareholders and the long-term value and profitability of the firm.
employees The expensable amount, and the dilution of the Company's earnings per share and any other impact on shareholder s' equity	 The expensable amount: The Company shall value the shares' fair market value and record expenses during the vesting period annually. The expense is approximately in the amount of NT\$ 370,736 thousand calculated based on the closing share price on May 3, 2018. The amortized expense is estimated to be in the amount of NT\$ 41,193 thousand, NT\$ 123,579 thousand, NT\$ 123,579 thousand, and NT\$ 82,386 thousand for 2018, 2019, 2020 and 2021, respectively. The dilution of the Company's earnings per share and any other impact on shareholders' equity: The dilution of the Company's EPS is estimated to be approximately in the amount of NT\$ 0.10, NT\$ 0.29, NT\$ 0.29 and NT\$0.19 for 2018, 2019, 2020 and 2021, respectively. The total number of proposed shares is equivalent to 0.4% of the Company outstanding common shares, and there is no material impact on existing shareholders' equity.
Other important stipulations	The Restricted Stock Awards issued may be deposited in a security trust account.

IV. APPENDIX

APPENDIX I: RULES AND PROCEDURES OF SHAREHOLDERS' MEETING

WIN Semiconductors Corp. Rules and Procedures of Shareholders' Meeting

Approved by the AGM on June 24, 2016

- 1. Unless otherwise provided for in applicable laws and regulations or the Company's Articles of Incorporation, Shareholders' Meeting Rules and Procedures of the Company shall comply with the following articles.
- 2. The shareholders or their appointed proxies are referred to as shareholders on these articles.
- 3. Shareholders' meetings (the "Meeting") shall be held at the Company's premises or at another place that is convenient for shareholders to attend and suitable for a Meeting. The Meeting shall not start earlier than 9:00 AM or later than 3:00 PM.
- 4. The Company may appoint retained lawyers, certified public accountants or related persons to participate in the Meeting.
- 5. The Company shall provide a sign-in book allowing attending shareholders to sign in or require attending shareholders to submit attendance cards in lieu of signing in. Shareholders shall be admitted to the Meeting on the basis of attendance passes, attendance cards, or other attendance documents; those persons soliciting proxy forms shall be required to present identification documents for checking identities. When the government or a legal entity is a shareholder, more than one representative may attend the Meeting. However, a legal entity serving as proxy to attend the Meeting may appoint only one representative to attend.
- 6. Voting and attendance at the Meeting shall be based on number of shares. If a shareholder requests counting of number of the attendees, the chairman may turn it down. After such request was made, a resolution is duly passed should the attendance constitute the quorum if a voting is made on an agenda item.
 Shares of shareholders without voting rights shall not be included in the total
 - Shares of shareholders without voting rights shall not be included in the total number of issued and outstanding shares when voting on resolutions. If there is concern that a shareholder's interest may conflict with and adversely affect the Company's interests with regard to any matters discussed at the Meeting, such shareholder may not participate in voting, and may not represent another shareholder to exercise his or her voting rights.

The number of shares of those persons not permitted to exercise their voting rights in the foregoing paragraph shall not be included in counting the total number of voting shares for attending shareholders.

Except in the case of a trust enterprise or securities proxy organization approved by the securities competent authority, the proxy voting rights of a person serving as a proxy for two or more shareholders may not exceed 3% of total issued and outstanding shares voting rights; if it does exceed 3%, the excess portion shall not be counted.

- 7. The Chairman of the Board of Directors shall be the chairman presiding at the Meeting in the case that the Meeting is convened by the Board of Directors. If, for any reason, the Chairman of the Board of Directors cannot preside at the Meeting, the Vice Chairman of the Board of Directors or one of the Directors shall preside at the Meeting in accordance with Article 208 of the Company Law of the Republic of China.
 - If the Meeting is convened by any person entitled to convene the Meeting other than the Board of Directors, such person shall be the chairman to preside at the Meeting. If there is more than one such person entitles to convene the Meeting, those persons shall nominate amongst themselves to be the Meeting's chairman.
 - The notifications and announcements shall state the reasons for the Meeting. The election or discharge of directors, the amendment of this Company's Articles of Incorporation, the dissolution, merger, or spin-off of the Company, or the matters specified in the Article 185, Paragraph 1 of the Company Law, or Article 26-1 or Article 43-6 of the Securities and Exchange Law shall be listed among the reasons for the Meeting, and may not be proposed as provisional motions.
- 8. The Company shall locate the surveillance video taping at the entrance of the Meeting place, and the proceeding of the Meeting shall be audio recorded and videotaped and these tapes shall be preserved for at least one year. However, the said audio and video tapes shall be preserved until the conclusion of the lawsuit if a shareholder initiates a lawsuit in accordance with Article 189 of the Company Law.
- 9. The chairman shall call the Meeting to order at the time scheduled for the Meeting. If the number of shares represented by the shareholders present at the Meeting has not yet constituted the quorum at the time scheduled for the Meeting, the chairman may postpone the time for the Meeting. The postponements shall be limited to two times at the most and the Meeting shall not be postponed for longer than one hour in the aggregate. If after two postponements, the number of shares represented by the attending shareholders has not yet constituted more than one-third of all issued and outstanding shares, the chairman shall announce the termination of the Meeting.

If after two postponements no quorum can yet be constituted but the shareholders present at the Meeting represent more than one-third of the total outstanding shares, tentative resolutions may be made in accordance with Section 1 of Article 175 of the Company Law of the Republic of China, and shareholders shall be notified to attend another shareholders' meeting to approve the tentative resolutions within one month.

If during the process of the Meeting the number of outstanding shares represented by the shareholders present becomes sufficient to constitute the quorum, the chairman may submit the tentative resolutions to the Meeting for approval in accordance with Article 174 of the Company Law of the Republic of China.

10. The agenda of the Meeting shall be set by the Board of Directors if the meeting is convened by the Board of Directors. Unless otherwise resolved at the Meeting, the Meeting shall proceed in accordance with the agenda.

The above provision applies mutatis mutandis to cases where the Meeting is convened by any person, other than the Board of Directors, entitled to convene such meeting.

Unless otherwise resolved at the Meeting, the chairman cannot announce adjournment of the Meeting before all the items (including provisional motions) listed in the agenda are completed.

11. When a shareholder attending the meeting wishes to speak, a speech note should be filled out with summary of the speech, the shareholder's account number (or the number of attendance card) and the account name of the shareholder. The chairman shall determine the sequence of shareholder's speeches.

If any attending shareholder at the Meeting submits a speech note but does not speak, no speech should be deemed to have been made by the shareholder. In case the content of the speech of a shareholder is inconsistent with the content of the speech note, the content of actual speech shall prevail.

The same shareholder may not speak more than twice concerning the same item without the chairman's consent, and each speech time may not exceed five minutes. The chairman may stop the speech of any shareholder who violates the above provision or exceeds the scope of the agenda item.

Unless otherwise permitted by the chairman and the speaking shareholder, no shareholder shall interrupt the speech of the speaking shareholder, otherwise the chairman shall stop such interruption.

When a legal-entity shareholder has appointed two or more representatives to attend the Meeting, only one representative can speak for each agenda item.

The chairman may respond himself/herself or designate another person to respond after the speech of attending shareholder.

12. Unless otherwise listed in the agenda items, there shall be no discussion or voting. The chairman must provide sufficient time for the explanation and discussion of all items on the agenda and amendments and provisional motions submitted by shareholders; the chairman may announce an end of discussion and submit an item for a vote if the chairman deems that the agenda item is ready for voting. If the item(s) discussion of which was ended by the chairman is announced by the chairman to submit for voting(s), the votings may be conducted at same time, but each agenda item shall be voted separately.

- 13. Except otherwise specified in the Company Law or the Company's Articles of Incorporation, a resolution shall be adopted by a majority of the votes represented by the attending shareholders. An agenda item shall be deemed approved and shall have the same effect as if it was voted by casting ballots if no objection is voiced by all the attending shareholders after solicitation by the chairman.
- 14. If there is amendment to or substitute for an agenda item, the chairman shall decide the sequence of voting for such original agenda item, the amendment and the substitute. If any one of them has been approved, the others shall be deemed vetoed and no further voting will be necessary.
- 15. The chairman shall appoint persons to handle checking and counting ballots during votes on agenda items. However, the persons responsible for checking ballots must be shareholders. The ballots shall be publicly counted at the Meeting venue and the results of voting shall be announced at the Meeting and placed on record.
- 16. During procession of the Meeting, the chairman may announce recession. In case of force majeure, the chairman may determine to suspend the Meeting and announce the time of resuming the Meeting. In accordance with Article 182 of the Company Law of the Republic of China, the shareholders may have resolution to extend or continue the Meetings in five days.
 - Before the agenda (including provisional motions) set for the Meeting are completed, if the Meeting place cannot continue to be used, a new place will be located for resumption of the Meeting.
- 17. Persons handling affairs of the Meeting shall wear identification cards or arm badges. The chairman may order disciplinary officers or security guards to assist in keeping order in the Meeting place. Such disciplinary officers or security guards shall wear arm badges marked "Disciplinary Personnel" when assisting in maintaining order in the Meeting place.
 - If the Meeting place is equipped with loudspeaker equipment, the chairman shall stop any shareholders using equipment not installed by the Company from speaking.
 - The chairman shall order disciplinary officers or security guard to escort any shareholders who violate these Rules and Procedures and fail to heed the chairman's correction, or disrupt the proceeding of the Meeting and fail to desist, to leave the Meeting place.
- 18. If the election of directors is conducted during the Meeting, such an election shall be performed in accordance with the Company's Rules for Election of Directors and Supervisors, and the results must be announced at the Meeting.
 - The ballots casts in the election in the forgoing paragraph shall be sealed and signed by the persons responsible for checking ballots and kept for at least one year. If a shareholder initiates a lawsuit in accordance with Article 189 of the Company Law, ballots shall be kept until the end of the lawsuit.

19. Resolutions made at the Meeting shall be complied in the form of minutes. The chairman shall affix his signature or seal to the minutes, which shall be issued to shareholders within 20 days after the end of the Meeting.

With regard to the issue of minutes in the forgoing paragraph, the minutes may be distributed in the form of an announcement on the Market Observation Post System Website.

The minutes must faithfully record the Meeting's date (year, month, day), place, chairman's name, resolution method, summary of proceeding and results of resolutions.

The minutes of the Meeting shall be preserved for as long as the Company exists.

"There is no objection from any shareholders after solicitation by the chairman and the resolution is passed "shall be recorded in the minutes if no objection is voiced after solicitation by the chairman before an agenda item is put to a vote. If there are any objections, however, the resolution method, the number of approval votes cast and the percentage of the approval votes as to total votes shall be recorded in the minutes.

If any resolutions made by the Meeting are material information pursuant to the applicable laws and regulations or the Taiwan Stock Exchange Corporation's (Taipei Exchange's) regulations, the Company shall transmit the content of such resolutions to the Market Observation Post System Website within the specified period of time.

- 20. Shareholders attending the Meeting shall have the obligation to observe Meeting rules, obey resolutions and maintain order at the Meeting place.
- 21. These Rules and Procedures shall be effective from the date it is approved by the Shareholders' Meeting. The same applies in case of revision.

APPENDIX II: ARTICLES OF INCORPORATION

WIN Semiconductors Corp. Articles of Incorporation

Approved by the AGM on June 24, 2016

Section I General Provisions

Article 1

This Corporation shall be incorporated, as a company limited by shares, under the Company Law of the Republic of China, and its name shall be 穩懋半導體股份有限公司 in Chinese.

Article 2

The scope of business of the Corporation shall be as follows:

- 1. CC01080 Manufacturing of electronic parts and components.
- 2. F119010 Wholesale of electronic materials.
- 3. ZZ99999 All business items that are not prohibited or restricted by law, except those that are subject to special approval.

Article 3

The Corporation shall have its principal office in Taoyuan Cityn, Taiwan, and shall be free, whenever necessary and upon approval of the Board of Directors and government authorities in charge, to set up branch offices at various locations within or outside the territory of the Republic of China.

Article 4

The Corporation may provide endorsement and guarantee and act as a guarantor pursuant to the Corporation's Endorsement and Guarantee Procedure, whenever the Corporation deems it necessary to carry out its business.

Section II Capital Stock

Article 5

The total capital stock of the Corporation shall be in the amount of 10,000,000,000 New Taiwan Dollars, divided into 1,000,000,000 shares, at ten New Taiwan Dollars each, and may be paid-up in installments subject to the approval by the meeting of the Board of Directors. The Corporation may issue employee stock options from time to time. A total of 100,000,000 shares (representing 1,000,000,000 New Taiwan Dollars) among the above total capital stock shall be reserved for issuing employee stock options.

Article 6

The share certificates of the Corporation shall all be name-bearing, signed by at least three directors and numbered, and issued after being authenticated by the government authority in charge or its designated stock issuance registration institution. The Corporation may issue shares without printing share certificates, provided that the stock shall be recorded with the centralized securities custody institution.

Article 7

All transfers of stocks and name changes conducted by shareholders shall follow the Company Law and applicable regulations.

Article 8

All transfers of stocks, pledges of rights, losses, successions, gifts, losses of seal, amendments of seal, changes of address or similar stock transactions conducted by shareholders of the Corporation shall follow the "Guidelines for Stock Operations of Public Companies" unless specified otherwise by securities laws and regulations.

Article 8 – 1

When it is proposed that the Corporation cease public offering of its shares, the Corporation shall submit such proposal for approval by the Shareholders' Meeting in accordance with the Company Law of the Republic of China, provided that such clause shall not be varied or amended during the period of registration with and/or listing on the Emerging Market of Gre Tai Securities Market, Taiwan Stock Exchange Corporation and/or the Gre Tai Securities Market.

Section III Shareholders Meeting

Article 9

Shareholders' Meetings of the Corporation are of two types, namely: (1) regular meetings, and (2) special meetings. Regular meetings shall be convened within six (6) months after the close of each fiscal year. Special meetings shall be convened whenever necessary. The above-stated shareholders' meetings shall be convened by the Board of Directors unless otherwise provided for in the Company Law of the Republic of China.

Article 10

If a shareholder is unable to attend a meeting, he/she may appoint a representative to attend it by signing or sealing a proxy stating scope of authorization. The handling of proxies shall follow Procedures Governing Using Proxies in Shareholders Meetings of a Public Company issued by the government authority in charge.

Article 11

Unless otherwise provided for by laws, each share of stock in the Corporation shall be entitled to one vote.

Article 12

Expect as provided in the Company Law of the Republic of China, shareholders' meeting may be held if attended by shareholders representing more than one half of the total issued and outstanding capital stock of the Corporation, and resolutions shall be adopted at the meeting with the concurrence of a majority of the votes held by shareholders present at the meeting.

Section IV Directors of the Board and Supervisors

Article 13

The Corporation shall have seven (7) to nine (9) Directors and three (3) Supervisors, who shall be elected in accordance with the nomination system by the shareholders' meeting, and to serve a term of office of three (3) years. All Directors and Supervisors shall be eligible for re-election.

The Corporation shall have Independent Directors, seats of which shall not be less than two (2) or one-fifth of seats of Directors, whichever is higher. Matters relevant to acceptance of candidate nomination, announcement, etc. shall be proceeded pursuant to the Company Law, Securities Exchange Law and the related laws and regulations. The election of Independent Directors and Directors of the Corporation shall be conducted concurrently and the number of the Independent Directors and Directors to be elected shall be calculated separately.

Article 14

The Board of Directors is consisted of Directors. The Directors shall elect from among themselves a Chairman of the Board of Directors and a Vice Chairman of the Board of Directors, by a majority in a meeting attended by over two-thirds of the Directors. The Board of Directors shall have the authority to undertake all matters on behalf of the Corporation pursuant to the laws and regulations, the Articles of Incorporation of the Corporation, and the resolutions adopted by the Shareholders' meeting and the meeting of the Board of Directors.

Article 14 - 1

The Board of Directors may establish various committees with different functions. The committees subordinated to the Board of Directors shall stipulate charters and rules regarding the exercise of rights and duties and which shall be put in force upon approval by the Board of Directors.

Where the Corporation has established an Audit Committee by law or regulations, the Audit Committee shall be responsible for those responsibilities of supervisors specified in the Company Law of the Republic of China, Securities and Exchange Law and other relevant regulations. Upon establishment of an Audit Committee, all provisions related to supervisors shall cease to apply.

Article 15

The Board of Directors shall hold a meeting at least once every quarter.

The reasons for convention of meetings of the Board of Directors shall be specified in the meeting notice and be given to each Director and Supervisor, provided that a meeting of the Board of Directors may be convened at any time in the event of emergency. The notice for convention of meetings of the Board of Directors shall be given to each Director and Supervisor in writing, in the form of electronic transmission or facsimile.

Article 16

The authorities of the Board of Directors shall follow the Company Law of the Republic of China and other applicable regulations.

Article 17

Meetings of the Board of Directors shall be presided by the Chairman of the Board of Directors. In his absence, acting for him shall be determined in accordance with Article 208 of the Company Law of the Republic of China. Other than the Board of Directors, anyone who has the right to convene a shareholders' meeting shall preside that shareholders' meeting. If there are two (2) or more persons who have the right to convene such meeting, a chairman shall be elected among themselves.

Article 18

Expect as otherwise provided in the Company Law of the Republic of China, a meeting of the Board of Directors may be held if attended by a majority of total Directors and resolutions shall be adopted with the concurrence of the majority of the Directors present at the meeting. A Director may, by written authorization stating the scope of authority, appoint another Director to attend the meeting, provided that one Director may not be acting for two or more Directors.

Article 19

The Corporation may defray compensation to all the Directors and Supervisors when they perform the duties relevant to the Corporation. The Board of Directors is authorized to determine the compensation for all Directors and Supervisors based on the standards of the industry, taking into account the individual performance and the long term performance of the Corporation, and the business operation risk of the Corporation. The compensation for Independent Directors may be reasonably different from Directors.

Article 19 - 1

The Corporation may purchase liability insurance for Directors and Supervisors.

Section V Management

Article 20

The Corporation may appoint a Chief Executive Officer, whose appointment, discharge and compensation shall follow Article 29 of the Company Law of the Republic of China and be appointed by a resolution attended by a majority of Directors and adopted with the concurrence of the majority of the Directors present at the meeting.

Section VI Accounting

Article 21

After closing of each fiscal year, the following reports shall be prepared by the Board of Directors, and submitted to the regular Shareholders' meeting for acceptance:

- 1. Business Report;
- 2. Financial Statements, and
- 3. Proposal Concerning Appropriation of Net Profits or Losses.

Article 22 Employees' Profit Sharing Bonus and Compensation of Directors and Supervisors

If there is any net profit after closing of a fiscal year, it shall be allocated according to the following principles:

- 1. Employee's profit sharing bonus: not less than 5% but no more than 10% and shall be determined and pursuant to Employee Bonus Procedure of the Corporation. In addition, employee's profit sharing bonus shall be distributed in the form of shares or cash. Stock-type employee's profit sharing bonus may be distributed to qualified employees of affiliates of the Corporation.
- 2. Compensation of Directors and Supervisors: no more than 3%.

However, if there are any accumulated losses of the Corporation, the Corporation shall pre-reserve the amount to offset the loss. The distribution of employees' compensation and compensation of Directors and Supervisors shall follow the special resolution by Board of Directors, and report it to the shareholders' meeting.

Article 22 - 1 Profits Distribution

If there is any net profit after closing of a fiscal year, the Corporation shall first pay business income tax, offset losses in previous years, set aside a legal capital reserve at 10% of the profits left over, provided that no allocation of legal reserve is required if the accumulated legal reserve is equivalent to the total capital amount of the Corporation; and then set aside or rotate special reserve according to the rule set out by the government authority in charge. If there is still remaining balance, the Board of Directors should draw up a meeting regarding the issue of profit distribution and report to the shareholders' meeting for the resolution of the distribution of the dividend, in which cash dividend shall not be lower than 10% of entire dividend.

As the Corporation is a high-tech firm with intensive capital expenditure, conditions, timing, amount and kinds of the above-stated dividend policy may be adjusted, taking into account economic cycles, industry change and the Corporation's growth and cash demand.

Section VII Supplementary Provisions

Article 23

The amount of re-investment by the Corporation may exceed 40% of its paid-in capital.

Article 24

In regard to all matters not provided for in the Articles of Incorporation, the Company Law and relevant laws and regulations of the Republic of China shall govern.

Article 25

The Article of Incorporation are agreed to and signed on December 12, 1999 by all the promoters of the Corporation, and the first Amendment was approved by the shareholders' meeting on May 12, 2000, the second Amendment on May 4, 2001, the third Amendment on June 24, 2002, the fourth Amendment on June 24, 2003, the fifth Amendment on October 26, 2004, the sixth Amendment on June 24, 2005, the seventh Amendment on June 2, 2006, the eighth Amendment on June 19, 2008, the ninth Amendment on June 26, 2009, the tenth Amendment on June 24, 2010, the eleventh Amendment on June 10, 2011, the twelfth Amendment on June 5, 2012, the thirteenth Amendment of June 3, 2015 and the fourteenth Amendment of June 24, 2016.

APPENDIX III: EFFECT UPON BUSINESS PERFORMANCE, EARNINGS PER SHARE AND RETURN ON EQUITY OF ANY STOCK DIVIDEND DISTRIBUTION

No stock dividend distributed, not applicable.

APPENDIX IV: THE ACCEPTANCE OF PROPOSED RESOLUTIONS OR NOMINATION OF CANDIDATES FOR DIRECTORS FROM ELIGIBLE SHAREHOLDERS

- 1. In accordance with Article 172-1 of the Company Law, the time frame for the acceptance of proposed resolutions or nomination of candidates for directors from eligible shareholders will start from April 9 to April 19, 2018.
- 2. No proposal was submitted by any shareholders who hold more than one per cent of the company outstanding shares within this period.

APPENDIX V: SHAREHOLDING OF DIRECTORS

WIN Semiconductors Corp. Shareholding of Directors

Book closure date: April 17, 2018

Position	Name	Shareholding (shares)	Shareholding ratio (%)
Chairman	Chin-Tsai Chen	12,402,953	2.93%
Director	International Fiber Technology Co, Ltd.	3,503,097	0.83%
	Representative: Shih-Chuan Hsieh	0	0.00%
Director	Li-Chen Yeh	7,687,525	1.82%
Director	Yu-Chi Wang	880,000	0.21%
Director	Wen-Ming Chang	365,750	0.09%
Director	Shun-Ping Chen	1,897,993	0.45%
Total	Shareholding of directors (excluding independent directors)	26,737,318	6.33%
Independent Director	Shen-Yi Li	38,000	0.01%
Independent Director	Wei-Lin Wang	0	0.00%
Independent Director	Jin-Shih Lin	0	0.00%
Total	Shareholding of independent directors	38,000	0.01%

- 1. Total issued shares: 422,666,384 shares.
- 2. The minimum required combined shareholding of all directors by law: 16,000,000 shares.
- 3. The combined shareholding of directors (excluding independent directors) on the book closure date: 26,737,318 shares (6.33%).