

ADVANCED SEMICONDUCTOR ENGINEERING INC
Form 6-K
May 29, 2013

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

Report of Foreign Private Issuer

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

May 29, 2013

Commission File Number 001-16125

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

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

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

Form 20-F Form 40-F

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

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

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

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

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

Yes No X

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

Signatures

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

ADVANCED SEMICONDUCTOR
ENGINEERING, INC.

Date: May 29, 2013

By:

Name:

Title:

/s/ Joseph Tung

Joseph Tung

Chief Financial Officer

Stock Code 2311

NYSE ASX

Notice and Agenda
Of
2013 Annual Shareholders' Meeting

June 26, 2013

Summary Translation

Meeting Notice

Coupon 1

Notice for Meeting

I. Please note that we are scheduled to hold the 2013 Shareholders' General Meeting on Wednesday, June 26, 2013 at 10:00 a.m. (shareholder registration starts 9:00 a.m.; registration at meeting venue) at Chuang-ching Hall, 600, Jia-chang Rd., NEPZ, Nantz Dist., Kaohsiung City.

(1) Status Reports:

1. 2012 Business Report.
2. Report by supervisors on review of the 2012 financial statements.
3. Report on total amount for endorsement, guarantee and amount of loans to third parties.
4. The effect of the first adoption of IFRS on unappropriated earnings and special surplus reserve report.
5. Report on the implementation of the privately offered foreign convertible corporate bonds passed in the 2012 shareholders meeting.
6. The Company amended the Proceedings of Board Meetings.

(2) Matters for Ratification:

1. Ratification of the Company's 2012 final financial statements.
2. Ratification of 2012 earnings distribution proposal.

(3) Matters for Discussions:

1. To discuss whether to consecutively or simultaneously select one of or combine cash capital increase by issuing common shares and GDR, domestic cash capital increase by issuing common shares, and privately offered foreign convertible corporate bonds.
2. Discussions of revision of the Procedures for Lending Funds to Other Parties.
3. Discussions of revision of the Procedures of Making of Endorsement and Guarantees.
4. Discussions of revision of the Company's Articles of Incorporation.

(4) Other Resolutions and Extempore Motions

II. For the Company's 2012 surplus distribution, the board of directors has drafted a shareholder dividend of NT\$7,987,973,811 at NT\$1.05 per share, all of which will be distributed in cash. The above distribution of dividends to shareholders and the cash and stock dividend distribution rates are calculated based on the number (7,607,594,106) of shares recorded in the Register of Shareholders as of March 28, 2013. Later, if the Company's ECB holders exercise the right of conversion, or new shares issued to employees against Employee Stock Option warrant, or new shares issued by the Company for a cash capital increase, or buyback of the Company's stocks, or

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transfer or cancellation of the Company's treasury stocks, which affect the cash distribution rate of the shareholders' bonus, requiring adjustment, the management will request the shareholders' meeting to authorize the board of directors to handle the situation and make adjustments accordingly.

III Please refer to the description on the back for the procedure of privately offering foreign convertible corporate bonds (Coupon 5).

IV. According to Article 165 of the Company Act, stock transfer shall be discontinued from April 28, 2013 to June 26, 2013.

V. Apart from the public announcement, this is the letter of invitation attached with one copy each of the Notice for Attendance of the Shareholders' General Meeting and proxy. You are cordially invited to attend. If you are to attend the meeting in person, please report to the site on the date of meeting by filling out Coupon 2 the Notice for Attendance in Person and Coupon 3 Sign-in Card. If you wish to consign an agent to attend on your behalf, please send back Coupon 6 Proxy and Coupon 3 Sign-in Card in its full form, duly filled out, to the Company's stock affairs agent, President Securities Corp. with attention to Department of Stock Affairs Agency 5 days prior to the meeting. Once the signature or seal is verified, the Company's stock affairs agent will send back the Sign-in Card with the registration seal affixed to your agent for attending the shareholders' general meeting.

VI. If any shareholder wishes to enlist proxies, the Company will produce a general checklist stating therein the information of the solicitor and the soliciting information on 2013/5/24 to be disclosed on the website (<http://free.sfib.org.tw>). Investors who wish to make an enquiry may enter the website and navigate to Free Enquiry System for Announced Information Related to Proxy. Click on the Entry for Enquiry About the Announced Information on Proxy for Meeting on the right-hand side and enter the search criteria.

VII. In this year's annual general meeting, shareholders may exercise their voting rights via electronic voting. The period for which electronic voting may be carried out: From May 27 to June 23, 2013. Login to Taiwan Depository & Clearing Corporation's "Stock Vote" website for and proceed in accordance with the instructions provided (web address: www.stockvote.com.tw)

VIII. This is for your information and please act accordingly.

To:
Shareholder _____
The Board of Directors, Advanced Semiconductor Engineering, Inc.

Address: B1, 8, Tunghsing St., Sungshan District, Taipei City 105

Stock Affairs Agent for Advanced Semiconductor Engineering, Inc.

Exclusive line for stock affairs agency: (02) 2746-3797 (Representative Line) Website: <http://www.pscnet.com.tw/>

Exclusive line for stock affairs agency: (02) 2746-3797 (Representative Line) Website: <http://www.pscnet.com.tw/>

The personal information collected by the Department of Stock Affairs Agency is processed or used only for stock affair purposes, and the related information will be stored according to the regulations or the agreed storage periods. Please contact the Department of Stock Affairs Agency if you intend to exercise the related rights.

Coupon 2:

Notice for Those Attending in Person

Please note that I shall personally attend the 2013 Shareholders' General Meeting on June 26, 2013 and you may send me the Sign-in Card.

To:

Advanced Semiconductor Engineering, Inc. Shareholder No.:

Shareholder Name:

(If proxy is consigned, please endorse on the back of the card)

Please sign here if you shall attend the meeting in person.

Serial No.:

Checked and Verified by:

Coupon 3: Sign-in Card

This Sign-in Card will
become null

2013 Shareholders' General Meeting of

and void without the
registration

Advanced Semiconductor Engineering, Inc.

seal by the Company's stock
affairs agent.

o To attend in person

o By proxy

Sign-in Card

Time: 10:00AM, Thursday, June 26, 2013

Place: Zhuang Jing Auditorium, 600
Jiachang

Rd., Nantz Processing Export Zone, Nantz

District, Kaohsiung City

Shareholder No.:

Number of Shares Held:

Addressee:

Shareholder Name:

Mailing Address of Shareholder:

Name of Agent:

Mailing Address of Agent:

Serial No. of Attendance: Approved by:

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Coupon 4

Advanced Semiconductor Engineering, Inc. cash dividend transfer (change) application form

Account
No.

Authorized seal

Account
Name

Telephone

Original registration	Name of Bank	Bank Code	Branch	Account title	Account No.	Check digit
(Do not send in the form if there are no errors)						

(New) Change	Name of Bank	Bank Code	Branch	Account title	Account No.	Check digit
	Post Office	Passbook (H) P07	Branch No.	-	Account No.	-

Please fill out bank information completely and carefully; a check will be sent if the fund is unable to be transferred. If you are not familiar with filling out the account number for fund transfer, please attach a photocopy of your account passbook to facilitate data entry.

The distribution of cash dividends by the Company may be conducted via bank transfer or via checks. Please send the form back to the Department of Stock Affairs at President Securities Corp. before June 26, 2013 for processing.

Please Note:

The souvenir for shareholders this year will be: Coffee mug and bowl set; in the event of insufficient quantity, an alternative souvenir of equal value will be distributed.

If you are unable to attend the shareholders' meeting in person and wish to appoint the Department of Stock Affairs at President Securities Corp. to attend on your behalf, please present your proxy form, signed or sealed, to President Securities Corp. between June 4, 2013 and June 20, 2013 (with the exception of weekends and holidays), from 8:30 AM to 4:30 PM at the following address: 1F, 8, Tunghsing St., Sungshan District, Taipei City; Telephone: (02)2746-3797). Applications are not accepted otherwise.

You may pick up the souvenir from June 21 to June 25, 2013 at President Securities Corp. at No. 8, Tunghsing St., Sungshan District, Taipei City or from June 4 to June 25, 2013 at 26, Ching 3rd Road, NEPZ, Kaohsiung City. 8:30

a.m. to 4:30 p.m. except on weekends and holidays.

If you plan to attend the meeting in person on June 26, 2013, you may pick up the souvenir at the meeting. For shareholders who wish to exercise the voting rights by electronic means, the souvenir may be picked up between 8:30 a.m. and 4:30 p.m. on June 26, 2013 at the Department of Stock Affairs at President Securities Corp. at No. 8, Tunghsing St., Sungshan District, Taipei City. Souvenirs cannot be mailed or replaced after the meeting. You may enquire about the souvenir-related information at the exclusive souvenir section on the website of President Securities Corp. at <http://www.pscnet.com.tw/>.

Coupon 5

Private offering of foreign convertible corporate bonds

To cope with needs for funds in the longer term and allow more diversified and flexible funding channels, the AGM is urged to authorize the board to consecutively or simultaneously select one of or combine issuing GDRs through cash capital increases, conducting domestic cash capital increases by issuing common shares, and privately offering foreign convertible corporate bonds at appropriate times depending on market circumstances and needs for funds.

According to Article 43-6 of the Securities and Exchange Act and the Directions for Public Companies Conducting Private Placements of Securities, the aforementioned privately offering of foreign convertible corporate bonds is described as follows:

(1)Basis and reasonableness of private offering price:

The issue price for the private offering of foreign convertible corporate bonds is set to be not lower than 80% of the formula price referred to in the Directions for Public Companies Conducting Private Placements of Securities. For the actual issue price, the shareholders meeting will be requested to grant the board of directors the authority to set the price according to the law and not below the range approved by the shareholders meeting and depending on current market and company circumstances. The price for this private offering of foreign convertible corporate bonds is set according to the regulations and in consideration of the strict restrictions for transfer timing, recipient, and quantity of the privately offered securities. In addition, the shares converted from the corporate bonds may not be publicly listed for three years of the delivery. The price for this private offering of foreign convertible corporate bonds is deemed to be reasonable under the terms and factors such as weaker liquidity.

(2)Selection method and purpose for designated persons, necessity, and expected benefits:

The offeree selection procedure shall follow the rules under Article 43-6 of the Securities and Exchange Act and the previous order (91) Tai-Cai-Zheng-1 No. 0910003455 on June 13, 2002 from the Securities and Futures Commission of the Ministry of Finance. The purpose for selecting offerees is to introduce strategic investors. A strategic investor refers to an individual or corporate entity that, for the purpose of increasing the Company's profits, assists the Company to enhance technology, improve quality, increase efficiency, and expand market through vertical or horizontal industrial integration or collaboration in product or market development. The selection of offerees shall be decided by the board of directors as authorized by the shareholders meeting. The purpose, necessity, and expected benefits are to meet the demands of the Company's operations by having private offering investors provide the Company with assistance in enhancing technology, improving quality, reducing costs, increasing efficiency, and expanding the market in order to strengthen the Company's competitiveness and improve operational efficiency and long term development.

(3)The necessity, use of funds, and expected benefits:

1. Reasons against a public offering: The choice of a private offering is in support of the Company's future business development and plans to introduce strategic investors and in consideration of the time sensitiveness, convenience, issue costs and shareholder stability provided by a private offering. In addition, privately offered securities are restricted from free transfers under the Securities and Exchange Act, and the rule will ensure a long term partnership between the Company and its strategic investors.
2. Maximum amount of private offering: This private offering of foreign convertible corporate bonds is subject to a maximum of NT\$15 billion or the equivalent in foreign currencies. However, the actual amount of the private offering shall be determined according to the applicable regulations and financial market circumstances at the

time. When a convertible corporate bond holder obtains common shares of the Company by exercising the conversion right, the number of shares is calculated based on the conversion price at the time of conversion.

3. Use of funds and expected benefits: This private offering of foreign convertible corporate bonds may be made by the board of directors as

authorized by the shareholders meeting within one year of the passing of the resolution. The raised capital is expected to be used for one or more purposes of capital expenditure, providing for working capital increases, repaying bank loans, and reinvestments. In addition, it is expected that the fund will be completely used within three years after the private offering is completed. The expected benefits include a positive impact on shareholder rights and one or more of strengthened position in the industry, enhanced long term competitiveness, improved financial structure, and savings in interest expenses. However, the actual private offering and the schedule for the use of funds shall depend on the Company's needs for funds, regulations, and financial market circumstances.

- (4) Rights and obligations associated with converting corporate bonds to common shares

The rights and obligations associated with the common shares converted from this private offering of foreign convertible corporate bonds are identical to those associated with the existing common shares of the Company. However, the listing and resale of such common shares shall be subject to the rules under the Securities and Exchange Act. Private offerings of foreign convertible corporate bonds shall be conducted in compliance with the letter from the Financial Supervisory Commission of the Executive Yuan, Jin-Guan-Zheng-1 No. 09700513881 on October 21, 2008.

- (5) The private offering plan includes primarily the issue and conversion rules, actual private offering price, private offering terms, plan items, amounts, scheduled progress and expected benefits, and other matters potentially related to the issue plan. The shareholders meeting will be requested to authorize the board of directors to make adjustments at its full discretion according to the Company's financial needs, financial market circumstances, and relevant regulations. The shareholders meeting will also be requested to authorize the board of directors to make modification or correction at its full discretion in response to future changes in regulations, orders from competent authorities, or changes in market circumstances, business assessments, or objective environmental conditions.
- (6) In order to complete the private offering of foreign convertible corporate bonds, the shareholders meeting will also be requested to authorize the chairman of the board or a designated person to represent the Company in signing all relevant contracts and documents and complete all subsequent procedures for the Company.
- (7) For matters that are not covered herein, the shareholders meeting will be requested to authorize the board of directors to, in accordance with law, proceed at its discretion.

For more information on private offerings, please visit the following websites: The Market Observation Post System

<http://mops.twse.com.tw/mops/web/index>, the Company's website: <http://www.aseglobal.com>

Instructions for use of the Proxy

1. The proxy is provided with two different forms and the shareholder may opt to use any of them. However, if both forms are used simultaneously, it shall be deemed as carte blanche.
2. Before solicitation for proxy is made by the other party, shareholders are advised to ask the solicitor to provide the information on the written and advertising contents or consult with the Company-compiled general information of the solicitor's written and advertising contents in order to fully understand the background information of the solicitor and the candidate to be elected as well as the opinions on the agenda by the solicitor.
3. If the trustee agent is not a shareholder, he/she should fill out his/her ID number or the uniform serial number in the Shareholder A/C Column. 4. If the solicitor is a trust business or service agency institution, please fill out the uniform serial number in the Shareholder A/C Column.
5. All other matters related to the agenda shall be conducted by the instructions herein provided.
6. Once the proxy has been delivered to the Company and the shareholder wishes to personally attend the meeting or exercise his or her voting rights by electronic means, the concerned shareholder should notify the Company in writing two days prior to the shareholders' meeting to rescind the notice for proxy. If the shareholder fails to do so by the deadline, the voting right cast by the trustee agent shall govern.
7. The Department of Stock Affairs at President Securities Corp. (No. 8, Tunghsing St., Sungshan District, Taipei City) has been appointed the Company's stock affairs agent for the current shareholders' meeting. Telephone: (02)2746-3797. If you are unable to attend the shareholders' meeting in person to approve the proposals of the Board of Directors, please place a check mark next to the proposal on Format II of the proxy form, signed or sealed (1. Ratification of the Company's 2012 final financial statements. 2. Ratification of 2012 earnings distribution proposal. 3. To discuss whether to consecutively or simultaneously select one of or combine cash capital increase by issuing common shares and GDR, domestic cash capital increase by issuing common shares, and privately offered foreign convertible corporate bonds. 4. Discussions of revision of the Procedures for Lending Funds to Other Parties. 5. Discussions of revision of the Procedures of Making of Endorsement and Guarantees. 6. Discussions of revision of the Company's Articles of Incorporation. The Department of Stock Affairs at President Securities Corp. has been appointed the Company's stock affairs agent.
8. See Coupon 6 for the format of the proxy.

Coupon 6

If you wish to consign an agent to attend the meeting on your behalf, please fill out this coupon and send it back.

Stock Code No.: 2311

PROXY

Format I

Format II

Principal (Shareholder) Shareholder Number No. of shares held Serial No. 02 ASE Signature or Seal

A. _____ (the trustor must fill it out in person and it may not be replaced by affixation of seal) is hereby consigned as the agent for the undersigned shareholder, to attend the 2013 Shareholders' General Meeting to be held on June 26, 2013, representing the undersigned shareholder to exercise the rights of shareholders with regard to the matters in the agenda and may at his/her discretion handle the extempore motions in the meeting.

B. Please mail the attendance pass or presence sign-in card to the agent. If the meeting date is changed for whatever the reason, this Proxy remains in force (limited to this meeting only).

To:
Advanced Semiconductor Engineering, Inc.

Date of authorization:

A. _____ (the trustor must fill out in person and it can not be replaced by affixation of seal) is hereby consigned as the agent for the undersigned shareholder, to attend the Shareholders' General Meeting to be held on June 26, 2013, representing the undersigned shareholder to exercise the rights and opinion of shareholders with regard to the following agenda:

1. Ratification of the Company's 2012 final financial statements. 1. Ratify 2. Oppose 3. Abstain from voting.

2. Ratification of 2012 earnings distribution proposal. 1. Ratify 2. Oppose 3. Abstain from voting. 3. To discuss whether to consecutively or simultaneously select one of or combine cash capital increase by issuing common shares and GDR, domestic cash capital increase by issuing common shares, and privately offered

Name or Title

Solicitor

Account No.

Name or Title

Signature or Seal

foreign convertible
corporate bonds.

1. Ratify 2. Oppose 3.

Abstain

from voting.

4. Discussions of revision ID No.

of the Procedures for

Lending Funds to Other

Parties. 1. Ratify 2. Oppose

3.

Abstain from voting.

5. Discussions of revision Address

of the Procedures of

Making of Endorsement

and Guarantees. 1. Ratify

2. Oppose 3. Abstain from
voting.

6. Discussions of revision
of the Company's Articles

of Incorporation. 1. Ratify

2. Oppose 3. Abstain

from voting.

7. Extempore Motions.

B. If this shareholder has
not ticked any of the
above motions, it shall
mean ratification or
endorsement of each and
every motion.

C. The agent of this
shareholder may have the
right at his/her discretion
to handle any extempore
motions in the meeting.

D. Please mail the
attendance pass or
presence sign-in card to
the agent. If the meeting
date is changed for
whatever the reason, this
Proxy remains in force
(limited to this meeting
only).

To:

Advanced Semiconductor
Engineering, Inc.

Date of authorization:

Serial No.:

Checked and Verified by:

Atten: 105 B1, 8, Tunghsing St., Sungshan District, Taipei City 105

Stock Affairs Agent for Advanced Semiconductor Engineering, Inc.
President Securities Corp. Department of Stock Affairs Agency

Advertisement Reply

Taiwan Northern Post

Office

Administration

Registration

Permit No.

Pei-Shih-Tzu-#3577

(No Postage Necessary)

__F, ____, ____Alley, ____Lane, ____Road/Street, ____Sec., ____Neighborhood/Village,

____District/Township, ____County/City

Sender:

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Meeting Agenda

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Impact upon Business Performance and EPS Resultant from
Nonremunerative Share Allotment this time Operating Performance and
Earnings Per Share

Advanced Semiconductor Engineering, Inc.

2013 Annual Shareholders' Meeting Procedure

- I. Meeting called to order (announcing respective holding of shareholders present)
- II. Chairperson's opening remarks
- III. Status Reports
- IV. Matters for Ratification
- V. Matters for Discussion
- VI. Other Resolutions and Extempore Motions
- VII. Meeting Ended

Advanced Semiconductor Engineering, Inc.

2013 Annual Shareholders' Meeting Agenda

1. Time: 10:00AM, Wednesday, June 26, 2013

2. Place: Zhuang Jing Auditorium, 600 Jiachang Rd., Nantz Processing Export Zone, Nantz District, Kaohsiung City

3. Present: All shareholders and proxies

4. Chairperson's Remarks

5. Status Reports

(1) 2012 Business Report

(2) Report by supervisors on review of the 2012 financial statements.

(3) Report on total amount for endorsement, guarantee and amount of loans to third parties.

(4) The effect of the first adoption of IFRS on unappropriated earnings and special surplus reserve report.

(5) Report on the implementation of the privately offered foreign convertible corporate bonds passed in the 2012 shareholders meeting.

(6) The Company amended the Proceedings of Board of directors Meetings.

6. Matters for Ratification

Case 1: Ratification of the Company's 2012 final financial statements.

Case 2: Ratification of 2012 earnings distribution proposal.

7. Matters for Discussion

Case 1: To discuss whether to consecutively or simultaneously select one of or combine cash capital increase by issuing common shares and GDR, domestic cash capital increase by issuing common shares, and privately offered foreign convertible corporate bonds.

Case 2: Discussions of revision of the Procedures for Lending Funds to Other Parties.

Case 3: Discussions of revision of the Procedures of Making of Endorsement and Guarantees.

Case 4: Discussions of revision of the Company's Articles of Incorporation.

8. Other Resolutions and Extempore Motions

9. Meeting Ended

Status Reports

1. 2012 Business Report (proposed by the Board of Directors)

Explanation: Please see Attachment for the 2012 Business Report attached to this Agenda Manual.

2. Report by supervisors on review of the 2012 financial statements. (proposed by the Board of Directors)

Explanation: Please see Attachment for the Supervisors' Report attached to this Agenda Manual.

3. Report of the Company's aggregate amount of endorsements and guarantees and amounts of loans extended to others as of December 31, 2012. (proposed by the Board of Directors)

Explanation: (1) The Company's aggregate amount of endorsements and guarantees is as follows as of December 31, 2012:

Unit: NT\$ 1,000

Guarantee beneficiary	Relationship	Guaranteed amount
Anstock Limited	Subsidiaries in which it indirectly holds 100% voting shares	3,438,832

(2) The Company's aggregate amount of loans extended to others is zero as of December 31, 2012.

4. The effect of the first adoption of IFRS on unappropriated earnings and special surplus reserve report. (proposed by the Board of Directors)

Explanation: (1) In accordance with the Financial Supervisory Commission's letter, Jin-Guan-Zheng-Fa No. 1010012865 on April 6, 2012.

(2) As a result of the Company's adoption of IFRS, the unappropriated earnings on the conversion date, January 1, 2012, and for the comparison period in 2012 increased by NT\$4,664,876 thousand and decreased by NT\$695,659 thousand respectively.

(3) The Company followed the orders in the aforementioned letter, and the first adoption of IFRS led to a cumulative translation adjustment profit on the book of NT\$3,353,938 thousand. As of January 1, 2012, regarding the retained earnings created by the decision to adopt IFRS 1 exemptions, a special surplus reserve of NT\$3,353,938 thousand was set aside.

5. Report on the implementation of the privately offered foreign convertible corporate bonds passed in the 2012 shareholders meeting. (proposed by the Board of Directors)

Explanation: (1) A resolution passed by the shareholders meeting on June 21, 2012 has authorized the board of directors of the Company to issue privately offered foreign non-guaranteed convertible corporate bonds or foreign subordinated perpetuity convertible corporate bonds up to a total amount of NT\$9 billion in equivalent foreign currencies within one year of the passing of the resolution in response to the Company's capital needs, the condition of the financial markets, or regulatory requirements.

(2) With respect to the aforementioned private offering by the board of directors as authorized by the shareholders meeting, the issuance deadline has expired on June 20, 2013, and the Company's board of directors did not make any private offering during the aforementioned authorized issuance period.

6. The Company amended the Proceedings of Board of directors Meetings. (proposed by the Board of Directors)

Explanation: (1) In response to the amendment of the Regulations Governing Procedure for Board of directors Meetings of Public Companies released by the Financial Supervisory Commission on August 22, 2012, the Company's board of directors approved the amendment of the Company's Proceedings of Board of directors Meetings on September 27, 2012.

(2) Please see Attachment for the Table of Comparison of Proceedings of Board of directors Meetings attached to this Agenda Manual.

Matters for Ratification

Case 1 (proposed by the Board of Directors)

Proposal: 2012 final accounts for your recognition.

Explanation: 1. The Company's 2012 financial statements have been audited and attested by Deloitte & Touche and reviewed by the Supervisors.

2. Please ratify the financial statements (see Attachment to this Agenda Manual for details) and the 2012 Business Report (see Attachment to this Agenda Manual for details).

Resolution:

Case 2 (proposed by the Board of Directors)

Proposal: Please ratify the Company's 2012 proposal for earnings distribution.

Explanation: 1. The Board of directors has drafted the Company's 2012 proposal for surplus distribution as shown in the table below in accordance with the applicable laws and the Company's Articles of Incorporation for your ratification.

Advanced Semiconductor Engineering, Inc.
2012 earnings distribution proposal

Item	Unit: NT\$	Amount
Prior year retained earnings		6,756,011,846
Subtract: Unappropriated earnings recorded from cancelled treasury stocks		290,022,973
Add: Current year gross profit		13,091,359,427
Subtract: Provision for 10% statutory surplus reserve		1,309,135,943
Subtract: Provision for special surplus reserve		309,991,832
Current year earnings to be distributed		17,938,220,525
Items for distribution:		
Dividends (Note 1)		7,987,973,811
Current year retained earnings		9,950,246,714

Remarks:

NT\$228,000,000 to be distributed for Director and Supervisor remuneration
NT\$1,147,223,000 to be distributed for employee bonuses, all in cash

President: Jason C.S. Chang

Manager: Richard H.P. Chang

Accountant Manager: Joseph Tung

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Note A total of NT\$7,987,973,811 is distributed as dividends, NT\$1.05 per share, all of which will be distributed in cash. The above distribution of dividends to shareholders and the cash and stock dividend distribution rates are calculated based on the number (7,607,594,106) of shares recorded in the Register of Shareholders as of March 28, 2013. Later, if the Company's ECB holders exercise the right of conversion, or new shares issued to employees against Employee Stock Option warrant, or new shares issued by the Company for a cash capital increase, or buyback of the Company's stocks, or transfer or cancellation of the Company's treasury stocks, which affect the cash distribution rate of the shareholders' bonus, requiring adjustment, the management will request the shareholders' meeting to authorize the board of directors to handle the situation and make adjustments accordingly.

Note In response to the introduction of an integrated income tax system, earnings of the most recent year will be distributed this time.

2. Basis date for dividend distribution: The board of directors is authorized to set the date after it is passed at the shareholders meeting.

Resolution:

Matters for Discussion

Case 1 (proposed by the Board of Directors)

Proposal: To discuss whether to consecutively or simultaneously select one of or combine cash capital increase by issuing common shares and GDR, domestic cash capital increase by issuing common shares, and privately offered foreign convertible corporate bonds.

Explanation: To finance future capacity expansion, provide for working capital increases, repay bank loans, or cope with other needs for funds in the longer term, the Company is urged to authorize the board of directors to consecutively or simultaneously select one of or combine issuing GDRs through cash capital increases, conducting domestic cash capital increases by issuing common shares, and privately offering foreign convertible corporate bonds according to articles of incorporation, relevant regulations and the following rules.

1. The principles to issue new common shares and GDR for capital increase in cash shall be as follows:

(1) This capital increase by issuing common shares and GDR shall not exceed 500 million shares with the board of directors authorized to decide how many shares to be issued depending on market circumstances.

(2) The price at which shares are issued via issuance of GDRs through cash capital increases shall not fall below 90% of the simple arithmetic mean of the share's closing price on the date the issue price is set and its closing price one, three or five days prior to the price-setting date after adjustment for any distribution of stock dividends (or cancelled shares for capital reduction) as per "Self-imposed Rules Governing Underwriters Assisting Companies in Issuing Securities" announced by Taiwan Securities Association. If relevant regulations change, the pricing method may be changed accordingly. As share prices often fluctuate substantially in a short time, the president is authorized to set the issue price by following international practices after consulting the underwriter and considering international capital markets' circumstances, domestic market prices, and the book building status. The GDR's issue price is decided based on the fair market price of the company's common stock. Original shareholders who did not participate in the offering, if for the purpose of maintaining shareholding structure, may purchase common stock in Taiwan's stock market at a price close to the GDR's issue price without having to assume exchange and liquidity risks. In addition, shares issued via issuance of GDRs through cash capital increases will

dilute the original shareholders' equity to a maximum of 6.57%, not a major impact on shareholders' rights and interests.

(3) 10%~15% of common shares issued for this capital increase in cash shall, according to Article 267 of The Company Act, be reserved for subscription by company employees and the shareholders meeting will be requested to fully appropriated the remaining 85%~90% for open issuance as the securities for GDR as the original shareholders have waived their rights for subscription in accordance with Article 28-1 of the Securities Exchange Act. For the part that employees have not subscribed, the president is authorized to contact specific party for purchase or, depending on the market requirements, list as the original securities for participation in the issuance of GDR.

(4) The funds raised by shares issued via issuance of GDRs through this cash capital increases shall be used to expanding the factories, purchase equipment, purchase materials overseas, make reinvestments, and/or repay bank loans. Implementation shall be completed within 2 years after the funds are raised. The project is expected to boost the Company's competitiveness, improve its efficiency, and have a positive impact on shareholders' rights and interests.

(5) The board of directors is authorized to adjust, set, and administer the major contents of the cash capital increase by GDR issuance plan, which includes issuance rules, source of capital, plan items, estimated progress and estimated probable effect generated as well as other matters relevant to the issuance of GDR, according to market conditions. If a cash capital increase must be changed as ordered by the regulatory authority or required by circumstances, the board of directors is authorized to make corresponding changes.

(6) In conjunction with the issuance method of common shares for this capital increase in cash and participation in GDR issuance, the president or his designated representative is authorized to represent the Company in signing all documents related to the participation in the issuance of GDR as well as handling all needed matters.

2. The principles for domestic cash capital increase by issuing common shares:

(1) The number of common shares issued for this domestic cash capital increase may not exceed 500 million shares.

(2) Face value of shares issued via cash capital increases is NT\$10 per share. The issue price shall be decided by the president after consulting the underwriter as per "Self-imposed Rules Governing Underwriters Assisting Companies in Issuing Securities" announced by Taiwan Securities Association and market conditions at time of issue and filed

with the regulatory authority.

(3) According to Article 28-1 of the Securities Exchange Act, the underwriting method for the publicly offered portion shall be decided by the board of directors as authorized between public subscription and book building.

A. If public subscription is selected:

Apart from the 10%~15% of the issued shares to be reserved for employee subscription at the actual issue price according to Article 267 of the Company Act, 10% of the newly issued shares will be publicly offered to comply with Article 28-1 of the Securities Exchange Act, while the remaining 75%~80% will be subscribed by the existing shareholders based on the shareholding percentages on the basis date. For an existing shareholder who holds less than enough shares to subscribe one new share, joint subscription with other shareholders or combined subscription by one person will be allowed; any existing shareholder who does not subscribe authorizes the president to subscribe at the issue price from the designated person.

B. If book building is selected:

Apart from the 10%~15% of the issued shares to be reserved for employee subscription at the actual issue price according to Article 267 of the Company Act, the remaining shares will be subject to Article 28-1 of the Securities Exchange Act, and the existing shareholders waive the right to subscribe before the shares all become publicly offered based on the book building method. In addition, if the Company's employees have not subscribed sufficiently and adequately or waived the right to subscribe, the chairman may contact specific party for purchase.

(4) The rights and obligations associated with the new shares issued for the cash capital increase are identical to those associated with the existing shares.

(5) The funds raised by common shares issued through this cash capital increases shall be used to expanding the factories, purchase equipment, purchase materials overseas, provide for working capital increase, make reinvestments, and/or repay bank loans. Implementation shall be completed within 2 years after the funds are raised. The project is expected to boost the Company's competitiveness, improve its efficiency, and have a positive impact on shareholders' rights and interests.

(6) The board of directors is authorized to adjust, set, and administer the major contents of the cash capital increase plan, which includes issuance rules, source of capital, plan items, estimated progress and estimated

probable effect generated as well as other matters relevant to the issuance of GDR, according to market conditions. If a cash capital increase must be changed as ordered by the regulatory authority or required by circumstances, the board of directors is authorized to make corresponding changes.

(7) Once the plan for cash capital increase in cash is filed with the competent regulatory authority, the president will be authorized to set the base date, payment period, and ex-rights date for new share issue.

3. The principles to privately issue foreign convertible corporate bonds:

(1) This private offering of foreign convertible corporate bonds is subject to a maximum of NT\$15 billion or the equivalent in foreign currencies. Please see Attachment to this Agenda Manual for the tentative issue and conversion rules for this private offering of foreign convertible corporate bonds, which will be handled by the board of directors authorized by the shareholders meeting based on the Company's needs for funds or financial market circumstances.

(2) Basis and reasonableness of private offering price:

The issue price for the private offering of foreign convertible corporate bonds is set to be not lower than 80% of the formula price referred to in the Directions for Public Companies Conducting Private Placements of Securities. For the actual issue price, the shareholders meeting will be requested to grant the board of directors the authority to set the price according to the law and not below the range approved by the shareholders meeting and depending on current market and company circumstances. The price for this private offering of foreign convertible corporate bonds is set according to the regulations and in consideration of the strict restrictions for transfer timing, recipient, and quantity of the privately offered securities. In addition, the shares converted from the corporate bonds may not be publicly listed for three years of the delivery. The price for this private offering of foreign convertible corporate bonds is deemed to be reasonable under the terms and factors such as weaker liquidity.

(3) Selection method and purpose for designated persons, necessity, and expected benefits:

The offeree selection procedure shall follow the rules under Article 43-6 of the Securities and Exchange Act and the previous order (91) Tai-Cai-Zheng-1 No. 0910003455 on June 13, 2002 from the Securities and Futures Commission of the Ministry of Finance. The purpose for selecting offerees is to introduce strategic investors. A strategic investor refers to an individual or corporate entity that, for the purpose of increasing the Company's profits, assists the Company to enhance technology, improve quality, increase efficiency, and expand market through vertical or horizontal industrial integration or collaboration in product or market development. The selection of offerees shall be decided by the board of directors as authorized by the shareholders meeting. The purpose, necessity, and expected benefits are to meet the demands of the Company's operations by having private offering investors provide the Company with assistance in enhancing technology, improving quality, reducing costs, increasing efficiency, and expanding the market in order to strengthen the Company's competitiveness and improve operational efficiency and long term development.

(4) The necessity, use of funds, and expected benefits:

A. Reasons against a public offering:

The choice of a private offering is in support of the Company's future business development and plans to introduce strategic investors and in consideration of the time sensitiveness, convenience, issue costs and shareholder stability provided by a private offering. In addition, privately offered securities are restricted from free transfers under the Securities and Exchange Act, and the rule will ensure a long term partnership between the Company and its strategic investors.

B. Maximum amount of private offering:

This private offering of foreign convertible corporate bonds is subject to a maximum of NT\$15 billion or the equivalent in foreign currencies. However, the actual amount of the private offering shall be determined according to the applicable regulations and financial market circumstances at the time. When a convertible corporate bond holder obtains common shares of the Company by exercising the conversion right, the number of shares is calculated based on the conversion price at the time of conversion.

C. Use of funds and expected benefits:

This private offering of foreign convertible corporate bonds may be made by the board of directors as authorized by the shareholders meeting within one year of the passing of the resolution. The raised capital is expected to be used for one or more purposes of capital expenditure, providing for working capital increases, repaying bank loans, and reinvestments. In addition, it is expected that the fund will be completely used within three years after the private offering is completed. The

expected benefits include a positive impact on shareholder rights and one or more of strengthened position in the industry, enhanced long term competitiveness, improved financial structure, and savings in interest expenses. However, the actual private offering and the schedule for the use of funds shall depend on the Company's needs for funds, regulations, and financial market circumstances.

(5) Rights and obligations associated with converting corporate bonds to common shares The rights and obligations associated with the common shares converted from this private offering of foreign convertible corporate bonds are identical to those associated with the existing common shares of the Company. However, the listing and resale of such common shares shall be subject to the rules under the Securities and Exchange Act. Private offerings of foreign convertible corporate bonds shall be conducted in compliance with the letter from the Financial Supervisory Commission of the Executive Yuan, Jin-Guan-Zheng-1 No. 09700513881 on October 21, 2008.

(6) The private offering plan includes primarily the issue and conversion rules, actual private offering price, private offering terms, plan items, amounts, scheduled progress and expected benefits, and other matters potentially related to the issue plan. The shareholders meeting will be requested to authorize the board of directors to make adjustments at its full discretion according to the Company's financial needs, financial market circumstances, and relevant regulations. The shareholders meeting will also be requested to authorize the board of directors to make modification or correction at its full discretion in response to future changes in regulations, orders from competent authorities, or changes in market circumstances, business assessments, or objective environmental conditions.

(7) In order to complete the private offering of foreign convertible corporate bonds, the shareholders meeting will also be requested to authorize the chairman of the board of directors or a designated person to represent the Company in signing all relevant contracts and documents and complete all subsequent procedures for the Company.

(8) For matters that are not covered herein, the shareholders meeting will be requested to authorize the board of directors to, in accordance with law, proceed at its discretion.

Resolution:

Case 2 (proposed by the Board of Directors)

Proposal: Please discuss the revised version of the Procedures for Lending Funds to Other Parties.

Explanation:

1. In response to the amendment of the Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies released by the Financial Supervisory Commission on July 6, 2012, the Company's board of directors approved the amendment of the Company's Procedures for Lending Funds to Other Parties on September 27, 2012.

2. Your approval of a comparison of the Procedures for Lending Funds to Other Parties before and after revisions as shown in Attachment is requested.

Resolution:

Case 3 (proposed by the Board of Directors)

Proposal: Please discuss the revised version of the Procedures of Making of Endorsement and Guarantees.

Explanation: 1. In response to the amendment of the Regulations Governing Loaning of Funds and Making of Endorsements/Guarantees by Public Companies released by the Financial Supervisory Commission on July 6, 2012, the Company's board of directors approved the amendment of the Company's Procedures of Making of Endorsement and Guarantees on September 27, 2012.

2. Your approval of a comparison of the Procedures of Making of Endorsement and Guarantees before and after revisions as shown in Attachment is requested.

Resolution:

Case 4 (proposed by the Board of Directors)

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

Explanation:

1. In order to accommodate the Company's operating requirements and to comply with Article 26 of the Corporate Governance Best-Practice Principles for TWSE/GTSM Listed Companies as required by the Financial Supervisory Commission, the dividend distribution method for a special surplus reserve reversal is specified in the Articles of Incorporation. Moreover, in response to the accounting principles to be adopted in 2015

after the IFRS implementation and in consideration of the average percentage of remunerations to the directors and supervisors in the industry and market trends, the Company's board of directors approved the amendment of the Company's Articles of Incorporation on April 8, 2013. .

2. Your approval of a comparison of articles of incorporation before and after revisions as shown in Attachment is requested.

Resolution:

Other Resolutions and Extempore Motions

Meeting Ended

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Advanced Semiconductor Engineering, Inc.
Business Report

The weakening trend of 2011 persisted in the global economy, and the European debt crisis has spread to European countries including Spain and Italy in 2012. The economic recovery in the United States had also slowed down in 2012, while the Chinese economy cooled down to the lowest point in recent years. All of the elements above had a severe impact on the global economy. Taiwan cannot separate itself from the global economy, and its economic performance sustained a significant impact. When combined with the various policy reforms last year, the conditions in Taiwan have become more challenging, and the overall economy has cooled down in terms of both imports and exports. According to the World Semiconductor Trade Statistics (WSTS), the global semiconductor sales fell by 2.7% in 2012. According to the report from the IEK ITIS Project, the semiconductor industry in Taiwan produced an output of NT\$1,634.2 billion in 2012, a growth of 4.6% compared to 2011. In spite of excellent growth in the IC packaging and testing industry from smartphones and tablets, the weak PC sales evened out the performance of the industry as a whole. The output of the packaging industry amounted to NT\$272 billion, a growth of 0.9% compared to 2011. The output of the testing industry amounted to NT\$121.5 billion, a growth of 0.6% compared to 2011. In the face of the harsh, challenging conditions, the Company will exercise caution in meeting the changes in the macro environment. The following is our report on the company's operation for the past year:

"2012 Operating Results"

1. Implementation results for the 2012 business plan

The Company's combined revenues for 2012 were NT\$194 billion, an increase of NT\$8.6 billion and a growth of 4.7% compared to 2011. For semiconductor packaging and testing services, the Company's combined revenue in 2012 was NT\$130 billion, a growth of 1.9%. The revenue from advanced packaging services reached US\$246 million with a quarterly growth of 25% in 2012 Q4; and US\$834 million for the entire year with an annual growth of 27%. The Company's revenue from copper wire bonding was US\$500 million in 2012, and copper wire bonding accounted for 60% of the total revenue as of Q4, far exceeding the industry average of 20%. In spite of the US\$600 million dollar decrease in gold wire bonding revenue, the change in revenue was primarily caused by the larger shift from gold to copper. Therefore, even if the sales volume had remained unchanged, the revenue would have fallen anyway. In addition, the gold price was weak in 2012, leading to lower costs and positive benefits for the Company's profitability.

2. Budget performance

No financial forecast was disclosed in 2012.

3. Analysis of financial accounts and profitability

As of the end of 2012, the Company's paid-in capital was NT\$75,941,496 thousands and shareholders' equity NT\$109,514,885 thousands, accounting for 58% of total assets of NT\$189,000,561 thousands. Its long-term funds are 252% of fixed assets and current ratio 42%. This year's

ratios are slightly lower than those in the preceding year, but the Company's financial structure and ability to repay debts are relatively sound. This year's operating profit was NT\$10,732,774 thousands, a decrease of NT\$126,358 thousands compared to 2011. Under the overall unfavorable economic conditions, the Company strived for a stable position in the semiconductor packaging and testing services. This year's after-tax net profit rose to NT\$13,091,359 thousands, a 4.6% decrease compared to the previous year. The Company's overall operational performance, compared to the conservative approach in the main areas of business, was satisfactory.

4. R&D Overview

As cloud computing emerges and smart mobile devices such as cell phones and tablets become more popular, the demands of advanced semiconductor chip packaging and testing markets are now a growing trend. The Company continues with the three focuses of product development: Advanced packaging, advanced copper wire bonding and low-pin-count packaging drove the Company's successes and global competitive advantages to be applied in the advanced technologies including 28-nanometer advanced packaging, flip-chip assembly, wafer copper pillar bumps, and 3D packaging. New technologies successfully developed by the Company in 2012 developed are categorized as follows: (1) Flip-chip assembly is extended to 28 nano copper process / nano copper process of wafers with an ultra-low dielectric coefficient with tin and lead-free flip-chip assembly FCBGA / FCCSP and other applications and new mass production. (2) Wire-bond assembly is extended to 28 nano copper / gold wire-bond assembly of wafers with an ultra-low dielectric coefficient and other applications and new mass production, 18 μ m copper wire bond assembly. (3) For 3D packaging, 300mm 28 nm 3D stacked flip chip packaging with through silicon vias, RF wireless Wi-Fi + BT + GPS+ FM system module solutions, and integrated microelectromechanical systems. (4) For wafer assembly, tin-silver electroplated lead-free bumps and 40 μ m Pitch Cu Pillar Bump. (5) Faced with the eco-friendly product development trends around the world, the Company has adopted a green design strategy, which is built on the basis of eco-friendly packaged products and supported by eco-design in order to begin with product design and introduction of new technology and combine specification considerations such as low pollution, low energy consumption, and water conservation and other environmentally friendly elements as well as operational safety. It is hoped that the products' potential impact on the environment may be considered and the risks be reduced as soon as possible.

"Outline of 2013 Business Plan"

1. Operating policy

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

2. Projects sales volume and references

In light of current industry dynamics, future market demand and ASE's capacity, the projected sales volume for 2013 is as follows:

Item	Project Sales
Assembly	Approx. 13 billion chips
Test	Approx. 1.9 billion chips

3. Important production and sales policies

The Company's capital expenditures continued to rise in 2012 to allow production capacity and technology to reach the intended levels earlier than expected. As the 28 nm production becomes more mature, the wafer outsourcing services continued to progress toward the 20 nm production while the demand for advanced packaging remained strong. In addition, the copper wire bonding process capability stayed in a leading position, and the Company's long term commitment to technology can be expected to come to fruition. 2013 will be the year in which copper wire bonding's growth base period will exceed that of gold wire bonding. It is expected that the wire bonding revenue will grow in 2013 without being subject to the interference of price changes in gold and copper wire bonding products. As the global economy lost momentum, the demand turned to the age of miniscule profit, which led to changes in the structure of the industry. Integrated device manufacturers (IDMs) would keep releasing relatively mid- and low end packaging and testing orders in order to increase operational efficiency. The Company has the most comprehensive production capacity in this aspect and the closest relationship with IDMs, and so has the best opportunity to reap the benefits. The Company remains optimistic about the outlook of the packaging and testing industry and the growth in the demand of IDM outsourcing packaging and testing and copper process. The Company has been investing a lot of effort in IDMs for years, and IDM clients currently accounts for close to 40% of its revenue. The Company is confident about raising the revenue contribution from IDMs and staying more competitive than the other companies. Meanwhile, the competitive gap between the Company and its competitors will continue to be widened for the copper process.

"Development Strategy"

Looking forward to the semiconductor industry in 2013, market instability will remain high, but the demand for advanced production capacity will stay unreduced. In terms of the macroeconomy, though the semiconductor industry's performance fell below expectations in the last two years, Japan and the United States have started to show improvement, and so the risk of Europe and China deteriorating has temporarily been alleviated. As long as there is no major changes in the world, Gartner has proposed that the annual output of the semiconductor industry in 2013 can be expected to reach the target of 4.5%. From a broad perspective, economic conditions and the cycle nature of the packaging and testing industry have always had an impact on the Company's net profit. However, the Company's global strategies of extending the reach of its sales, combining production capacity and products, and entering new markets and helping clients promote sales have proven suitable long term development tactics for the Company's continuing success. It is obvious that the semiconductor industry is sitting at the top of a wave of global technological transformation, and the Company faces opportunities in the transformation process. The Company continued to expand its business and achieved nearly 5% in revenue growth in 2012 compared to the same period last year, reaching yet another record high. The Company is committed to its promises to the shareholders, clients, partners, and employees, which have laid a solid foundation for the Company's growth, especially in the age of mobile communication and business optimization.

"Impacts of Competition, Legislation and Operating Environment"

Under the current conditions, the worries over the fiscal cliff in the United States continued from last year and the global economy will remain uncertain in 2013. There seems to be

no solution for the European debt crisis any time soon. The economic outlook in China is unclear and the major countries around the world will adopt quantitative easing to stimulate their economies, which will indirectly cause uncontrollable hot money flows and inflationary pressure. We cannot afford not to be conservative about the economic performance in 2013. However, after the adjustment period in which demand decreases and inventory increases over the last two years, it is believed that the semiconductor industry will start to grow again in the next few years. The demand for smartphones and tablets in the emerging markets will grow rapidly, which in turn will drive the semiconductor industry forward. We look forward to a stronger relationship of trust and cooperation between the employees and shareholders of the Company in meeting the challenges in the coming year together and sharing the fruit of success.

Chairman: Jason C.S. Chang

President: Richard H.P. Chang

Accountant Manager: Joseph Tung

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Supervisors' Report

We have examined the Company's 2012 financial statements, and the Company's business report, earnings distribution proposals, etc. that have been prepared and submitted by the Board of Directors and audited and attested by certified public accountants, Chen Chen Li and Kung Chun Chi of Deloitte & Touche, and do not find any discrepancy. We hereby respectfully prepare and present this Report in accordance with Article 219 of The Company Act for your review.

Advanced Semiconductor Engineering, Inc.

Supervisors: YY Tseng

David Pan

TS Chen

JJ Lee

Jerry Chang

April 16, 2013

Advanced Semiconductor Engineering, Inc.

Table of Comparison of Proceedings of Board of Directors Meetings

Original Provisions

Provisions after Revision

Article 3:

The board of directors meeting shall be convened at least once every quarter.

Board of directors meetings shall be notified to directors and supervisors seven days in advance with the reason indicated. In an emergency, a board of directors meeting may be called at any time.

Items under Paragraph 1, Article 12 of these proceedings shall be listed in the reasons for convening a meeting, except in the case of an emergency or with just cause, and the items may not be raised in the form of an extempore motion.

Article 8:

When a board of directors meeting is called, the Finance Department shall have the relevant information ready at hand for the reference of the attending directors.

Members of the management team who are not directors may be notified to attend a board of directors meeting depending on the agenda. CPAs, lawyers, or other professionals may be invited to attend a board of directors meeting if necessary.

The chairperson shall announce that the meeting begins when it is time to begin and at least half of the directors are present. If half or more of the directors are not present when it is time to begin a meeting, the chairperson may postpone the meeting. A meeting may be postponed twice. If after two postponements the number of directors present is still insufficient, the chairman may reconvene the meeting by following the procedure under Paragraph 2, Article 3.

Article 3:

The board of directors meeting shall be convened at least once every quarter.

Board of directors meetings shall be notified to directors and supervisors seven days in advance with the reason indicated. In an emergency, a board of directors meeting may be called at any time.

According to the Company's Articles of Incorporation, notifications of board of directors meetings may be in writing or via email or fax.

Items under Paragraph 1, Article 12 of these proceedings shall be listed in the reasons for convening a meeting, except in the case of an emergency or with just cause, and the items may not be raised in the form of an extempore motion.

Article 8:

When a board of directors meeting is called, the Finance Department shall have the relevant information ready at hand for the reference of the attending directors.

Members of the relevant departments or subsidiaries may be notified to attend a board of directors meeting depending on the agenda. CPAs, lawyers, or other professionals may be invited to attend a board of directors meeting if necessary, but shall excuse themselves from the discussion and voting process.

The chairperson shall announce that the meeting begins when it is time to begin and at least half of the directors are present. If half or more of the directors are not present when it is time to begin a meeting, the chairperson may postpone the meeting. A meeting may be postponed twice. If after two postponements the number of directors present is still insufficient, the chairman may reconvene the meeting by following the procedure under Paragraph 2, Article 3.

Original Provisions

Provisions after Revision

Article 12:

The following items shall be submitted to the board of directors for discussion:

1. The Company's business plans.
2. Annual and semiannual financial statements.
3. Implementation or amendment of internal control mechanisms in accordance with Article 14-1 of the Securities and Exchange Act.
4. Implementation or amendment of guidelines for major financial operations including asset acquisition and disposal, trading derivatives, lending funds to other parties, and making of endorsement and guarantees for other parties.

5. Making offers, issuances, or private offers of securities with rights to shares.

6. Appointment and discharge of financial, accounting, or internal audit supervisors.

7. Decisions that require a resolution of the shareholders meeting or the board of directors according to Article 14-3 of the Securities and Exchange Act, other laws or the articles of incorporation or other important matters specified by the competent authorities.

Article 12:

The following items shall be submitted to the board of directors for discussion:

1. The Company's business plans.
2. Annual financial statements.
3. Implementation or amendment of internal control mechanisms in accordance with Article 14-1 of the Securities and Exchange Act.
4. Implementation or amendment of guidelines for major financial operations including asset acquisition and disposal, trading derivatives, lending funds to other parties, and making of endorsement and guarantees for other parties.

5. Making offers, issuances, or private offers of securities with rights to shares.

6. Appointment and discharge of financial, accounting, or internal audit supervisors.

7. Donations to stakeholders and material donations to nonstakeholders. However, charity donations as emergency relief after major natural disasters may be submitted to the next board of directors for recognition.

8. Decisions that require a resolution of the shareholders meeting or the board of directors according to Article 14-3 of the Securities and Exchange Act, other laws or the articles of incorporation or other important matters specified by the competent authorities.

The stakeholders under Item 7 refer to the stakeholders specified in the Guidelines Governing the Preparation of Financial Reports by Securities Issuers. Material donations to nonstakeholders refer to a single donation or an annual sum to a single recipient of NT\$100 million or above or of 1% of the net operating revenue or 5% of the paid-in capital indicated in the latest audited financial statements.

The annual sum referred to in the preceding paragraph is based on the year preceding the date of the current board of directors meeting, and the amount previously approved by a board of directors meeting resolution may be exempted from the calculation.

Original Provisions

Provisions after Revision

Regarding matters that require a resolution of the board of directors according to Article 14-3 of the Securities and Exchange Act, independent directors shall attend the meetings in person or appoint other independent directors to attend on their behalf. Any objection or reservation expressed by an independent director shall be recorded in the meeting minutes of the board meeting. Any objection or reservation expressed by an independent director who is unable to attend the meeting in person shall be made in writing and in advance, except with just cause, and recorded in the meeting minutes of a board of directors meeting.

Article 15:

With respect to matters of which a director or the corporate entity represented by the director is a stakeholder, which may be in conflict with the Company's interest, the director may make comments and answer questions, but may not join the discussion and voting process. In addition, the director shall excuse himself from the discussion and voting process and may not exercise the voting right on the behalf of another director.

A resolution of the Company's board of directors subject to any director who may not exercise the voting right as specified in the preceding paragraph shall be handled according to the rules under Paragraph 2, Article 180 of the Company Act as specified under Paragraph 2, Article 206 of the same act.

Article 16:

All meetings of the board of directors shall be recorded in the meeting minutes, which shall include detailed accounts of the following items:

1. The number (or year), time and location of a meeting.
2. The name of the chairman.
3. Director attendance, including the names and number of the directors who are attending, on leave, and absent.
4. The names and titles of those present.
5. The name of the person recording the meeting.
6. Items to report.

Regarding matters that require a resolution of the board of directors according to Article 14-3 of the Securities and Exchange Act, independent directors shall attend the meetings in person or appoint other independent directors to attend on their behalf. Any objection or reservation expressed by an independent director shall be recorded in the meeting minutes of the board of directors meeting. Any objection or reservation expressed by an independent director who is unable to attend the meeting in person shall be made in writing and in advance, except with just cause, and recorded in the meeting minutes of a board of directors meeting.

Article 15:

With respect to matters of which a director or the corporate entity represented by the director is a stakeholder, which may be in conflict with the Company's interest, the director shall make comments and answer questions during the discussion in the current board of directions meeting, but may not join the discussion and voting process. In addition, the director shall excuse himself from the discussion and voting process and may not exercise the voting right on the behalf another director.

A resolution of the Company's board of directors subject to any director who may not exercise the voting right as specified in the preceding paragraph shall be handled according to the rules under Paragraph 2, Article 180 of the Company Act as specified under Paragraph 3, Article 206 of the same act.

Article 16:

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3. Director attendance, including the names and number of the directors who are attending, on leave, and absent.
4. The names and titles of those present.
5. The name of the person recording the meeting.
6. Items to report.

Original Provisions

Provisions after Revision

7. Matters for discussion: Resolutions and results of proposals, summary of comments, objections or reserved comments made by the directors, supervisors, experts, and other personnel on record or with written statements, and written comments submitted by independent directors according to Paragraph 2, Article 12.

8. Extemporaneous motions: The name of the proposing member, decision on the proposal and results, summary of comments, objections, or reserved comments made by the directors, supervisors, experts, and other personnel on record or with written statements.

9. Other necessary information to be kept on file.

Resolutions of the board of directors, except in one of the following circumstances, shall be recorded in the meeting minutes as well as filed with the Market Observation Post System designated by the Financial Supervisory Commission of the Executive Yuan within two days of the board of directors meeting:

(1) Any objection or reservation expressed by an independent director on record or with written statements.

(2) Matters not approved by the Company's audit committee but approved by at least two thirds of the directors.

The board of directors's attendance sheet constitutes a part of the meeting minutes and shall be stored for the duration of the Company.

The meeting minutes shall be affixed with the signature or seal of the chairman and the person recording the meeting and distributed to the members of the directors and supervisors within twenty days after the close of the meeting. The meeting minutes shall also be classified as important documents to be stored for the duration of the Company.

The preparation and distribution of the meeting minutes in the first paragraph may be effected by means of electronic transmission.

7. Matters for discussion: Resolutions and results of proposals, summary of comments, names of directors in conflict of interest according to the first paragraph of the preceding article, description of the conflict, the reasons for absence or waived absence from the proceedings, the actual absence, objections or reserved comments made by the directors, supervisors, experts, and other personnel on record or with written statements, and written comments submitted by independent directors according to Paragraph 4, Article 12.

8. Extemporaneous motions: The name of the proposing member, decision on the proposal and results, summary of comments, names of directors in conflict of interest according to the first paragraph of the preceding article, description of the conflict, the reasons for absence or waived absence from the proceedings, the actual absence, objections or reserved comments made on record or with written statements.

9. Other necessary information to be kept on file. Resolutions of the board of directors, except in one of the following circumstances, shall be recorded in the meeting minutes as well as filed with the Market Observation Post System designated by the Financial Supervisory Commission of the Executive Yuan within two days of the board of directors meeting.

(1) Any objection or reservation expressed by an independent director on record or with written statements.

(2) Matters not approved by the Company's audit committee but approved by at least two thirds of the directors.

The board of directors's attendance sheet constitutes a part of the meeting minutes, and shall be stored for the duration of the Company.

The meeting minutes shall be affixed with the signature or seal of the chairman and the person recording the meeting and distributed to the members of the directors and supervisors within twenty days after the close of the meeting. The meeting minutes shall also be classified as important documents to be stored for the duration of the Company.

The preparation and distribution of the meeting minutes in the first paragraph may be effected by means of

electronic transmission.

Article 18:

These proceedings were established on December 21, 2006, and the implementation and amendments shall

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These proceedings were established on December 21, 2006, and the implementation and amendments shall be

Original Provisions

Provisions after Revision

be approved by the board of directors and submitted to the shareholders meeting.

approved by the board of directors and submitted to the shareholders meeting.

The first amendment of these proceedings was made on January 30, 2008.

The first amendment of these proceedings was made on January 30, 2008.

The second amendment of these proceedings was made on September 27, 2012.

Attachment

Advanced Semiconductor Engineering,
Inc. and Subsidiaries

Financial Statements for the
Years Ended December 31, 2012 and 2011 and
Independent Auditors' Report

-32-

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INDEPENDENT AUDITORS' REPORT

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

We have audited the accompanying balance sheets of Advanced Semiconductor Engineering, Inc. (the "Company") as of December 31, 2012 and 2011, and the related statements of income, changes in shareholders' equity and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

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

We have also audited the consolidated financial statements of the Company and its subsidiaries as of and for the years ended December 31, 2012 and 2011, and have issued an unqualified opinion.

March 4, 2013

Notice to Readers

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

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

ADVANCED SEMICONDUCTOR ENGINEERING, INC.

BALANCE SHEETS

DECEMBER 31, 2012 AND 2011

(In Thousands of New Taiwan Dollars, Except Par Value)

ASSETS	2012		2011	
	Amount	%	Amount	%
CURRENT ASSETS				
Cash	\$1,694,430	1	\$1,475,629	1
Financial assets at fair value through profit or loss - current	9,070	-	471,383	-
Available-for-sale financial assets - current	-	-	20,152	-
Accounts receivable, net	10,685,080	6	9,729,994	6
Accounts receivable from related parties	52,117	-	62,371	-
Other receivables	1,188,383	-	811,196	1
Other receivables from related parties	253,262	-	305,919	-
Inventories	3,538,679	2	3,292,068	2
Deferred income tax assets - current	397,233	-	691,776	-
Other current assets	329,312	-	286,629	-
Total current assets	18,147,566	9	17,147,117	10
LONG-TERM INVESTMENTS				
Available-for-sale financial assets - noncurrent	67,146	-	4,675	-
Financial assets carried at cost - noncurrent	384,161	-	380,680	-
Equity method investments	110,439,978	59	106,233,823	62