Himax Technologies, Inc.
Form SC 13G/A
February 01, 2018

SECURITIES AND EXCHANGE COMMISSION					
WASHINGTON, DC 20549					
SCHEDULE 13G					
(Rule 13d-102)					
Information to be Included in Statements Filed Pursuant to Rule 13d-1(b), (c) and (d) and					
Amendments Thereto Filed Pursuant to Rule 13d-2(b)					
Timenaments Thereto Thea Tarsaunt to Rate 13a 2(b)					
Under the Securities Exchange Act of 1934					
(Amendment No. 12)					
Himax Technologies, Inc. (Name of Issuer)					
Ordinary Shares, par value US\$0.3 per share (Title of Class of Securities)					
43289P106 (CUSIP Number)					
December 31, 2017 (Date of Event Which Requires Filing of this Statement)					

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [_] Rule 13d 1(b)
- [_] Rule 13d 1(c)
- $[X] \qquad Rule \ 13d-1(d)$

SCHEDULE 13G

CUSIP No. 43289P106 Page 2 of 9 Pages

NAME OF **REPORTING PERSONS** 1 S.S. OR I.R.S. **IDENTIFICATION** NO. OF ABOVE **PERSON** Biing-Seng Wu **CHECK** THE **APPROPRIATE BOX IF** $(a)[_]$ 2 **MEMBER** OF A **GROUP** $(b)[_]$ SEC USE ONLY 3 CITIZENSHIP OR PLACE OF 4 **ORGANIZATION** Republic of China **SOLE VOTING** 5 POWER Number of K15,322 (See item 4) **Shares SHARED VOTING Beneficially** 6 POWER O1,049,528 Owned By (See item 4) **SOLE** Each **DISPOSITIVE** 7 POWER Reporting K15,322 (See item 4) Person **SHARED DISPOSITIVE**

8 POWER

With

O1,049,528

(See item 4)

AGGREGATE

AMOUNT

BENEFICIALLY

OWNED BY EACH

9 REPORTING

PERSON

O1,364,850 (See item

4)

CHECK BOX IF THE

AGGREGATE

AMOUNT IN ROW

10 (9) EXCLUDES

CERTAIN

SHARES [_]

PERCENT OF CLASS

REPRESENTED BY

11 AMOUNT IN ROW

(9)

J0.7% (See item 4)

TYPE OF

REPORTING

12 REPORT

IN

CUSIP No. 43289P106 Page 3 of 9 Pages

```
NAME OF
       REPORTING
       PERSONS
       S.S. OR I.R.S.
1
       IDENTIFICATION
       NO. OF ABOVE
       PERSON
        Sanfair Asia
       Investments Ltd.
       CHECK
       THE
       APPROPRIATE
       BOX IF
              (a)[_]
2
       MEMBER
       OF A
       GROUP
              (b)[_]
       SEC USE ONLY
3
       CITIZENSHIP OR
       PLACE OF
4
       ORGANIZATION
        British Virgin Islands
             SOLE
Number of
             VOTING
             POWER
Shares
             Η
             SHARED
Beneficially
             VOTING
             POWER
Owned By
             M1,009,690
             SOLE
Each
           7 DISPOSITIVE
             POWER
Reporting
             Η
             SHARED
Person
             DISPOSITIVE
             POWER
With
             M1,009,690
9
       AGGREGATE
       AMOUNT
       BENEFICIALLY
       OWNED BY EACH
```

REPORTING

PERSON
M1,009,690
CHECK BOX IF THE
AGGREGATE
AMOUNT IN ROW

10 (9) EXCLUDES
CERTAIN
SHARES [_]

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) I4.8% TYPE OF

12 REPORTING PERSON CO

3

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```
NAME OF
       REPORTING
       PERSONS
       S.S. OR I.R.S.
1
       IDENTIFICATION
       NO. OF ABOVE
       PERSON
        Chi-Duan Investment
       Co. Ltd.
       CHECK
       THE
       APPROPRIATE
       BOX IF
              (a)[_]
2
       MEMBER
       OF A
       GROUP
              (b)[_]
       SEC USE ONLY
3
       CITIZENSHIP OR
       PLACE OF
4
       ORGANIZATION
        Republic of China
             SOLE
Number of
             VOTING
             POWER
Shares
             Η
             SHARED
Beneficially
             VOTING
             POWER
Owned By
             J0,039,838
             SOLE
Each
           7 DISPOSITIVE
             POWER
Reporting
             Η
             SHARED
Person
             DISPOSITIVE
             POWER
With
             J0,039,838
9
       AGGREGATE
       AMOUNT
       BENEFICIALLY
       OWNED BY EACH
```

REPORTING

PERSON
J0,039,838
CHECK BOX IF THE
AGGREGATE
AMOUNT IN ROW

10 (9) EXCLUDES
CERTAIN
SHARES [_]

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW

AMOUNT IN ROW
(9)
M.8%
TYPE OF
REPORTING

PERSON CO

Item 1(a).	Name of Issuer.				
Himax Technologies, Inc.					
Item 1(b).	Address of Issuer's Principal Executive Offices.				
The address of the principal executive offices of Himax Technologies, Inc. is No. 26, Zih Lian Road, Sinshih District, Tainan City 74148, Taiwan, the Republic of China.					
Item 2(a).	Name of Person Filing.				
Biing-Seng Wu					
Sanfair Asia Investments Ltd.					
Chi-Duan Investment Co. Ltd.					
Item 2(b). Add	ress of Principal Business Office or, if None, Residence.				
The address of the principal business office of Biing-Seng Wu is No. 26, Zih Lian Road, Sinshih District, Tainan City 74148, Taiwan, the Republic of China.					
The address of the principal business office of Sanfair Asia Investments Ltd. is Akara Building, 24 De Castro Street, Wickhams Cat I, Road Town, Tortola, British Virgin Islands.					
The address of the principal business office of Chi-Duan Investment Co. Ltd. is 10F, No.1, Xiangyang Rd., Taipei 10046, Taiwan, the Republic of China.					

Citizenship.

Item 2(c).

Biing-Seng	Wii	ic a	citizen	of the	Republic	of	China
Dimg-Seng	w u	is a	citizen	or the	Republic	OI	Cililia.

Sanfair Asia Investments Ltd. is incorporated under the laws of the British Virgin Islands.

Chi-Duan Investment Co. Ltd. is incorporated under the laws of the Republic of China.

Item 2(d).

Title of Class of Securities.

Ordinary Shares, par value US\$0.3 per Share (the "Shares").

Item 2(e). CUSIP Number. 43289P106 Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a: (a) [_] Broker or dealer registered under section 15 of the Act (15 U.S.C. 780); Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c); (b) [_] Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c); (c) [_] (d) [_] Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8); (e) [_] An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E); (f) [] An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F); (g) [_] A parent holding company or control person in accordance with § 240.13d-1(b)(1)(ii)(G); (h) A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813); A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the (i) Investment Company Act (15 U.S.C. 80a-3); (j) [_] A non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J); Group, in accordance with § 240.13d-1(b)(1)(ii)(K). (k) [_]

If filing as a non-U.S. institution in accordance with § 240.13d-1(b)(1)(ii)(J), please specify the type of institution:

Item 4. Ownership.							
(a), (b) and (c)							
Biing-Seng Wu directly owns 315,322 Shares, representing approximately 0.1% of the outstanding Shares. Biing-Seng Wu beneficially owns 51,009,690 Shares and 20,039,838 Shares through Sanfair Asia Investments Ltd. and Chi-Duan Investment Co. Ltd, respectively, both of which are investment companies controlled by Biing-Seng Wu. Biing-Seng Wu therefore may be deemed to have shared power to vote and dispose of 71,049,528 Shares. Accordingly, Biing-Seng Wu may be deemed to beneficially own an aggregate of 71,364,850 Shares, representing approximately 20.7% of the outstanding Shares.							
Sanfair Asia Investments Ltd. directly owns and has shared power to vote and dispose of 51,009,690 Shares, representing approximately 14.8% of the outstanding Shares as of December 31, 2017.							
Chi-Duan Investment Co. Ltd. directly owns and has shared power to vote and dispose of 20,039,838 Shares, representing approximately 5.8% of the outstanding Shares as of December 31, 2017.							
Item 5. Ownership of Five Percent or Less of the Class.							
Not applicable.							
Item 6. Ownership of More than Five Percent on Behalf of Another Person.							
Not applicable.							
 Item Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company. 							
Not applicable.							

Identification and Classification of Members of the Group.

Item 8.

Not applicable.		
	Item 9.	Notice of Dissolution of Group.
Not applicable.		
	Item 10.	Certification.
Not applicable.		

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 1, 2018

By:/s/ Biing-Seng Wu Name: Biing-Seng Wu

SANFAIR ASIA INVESTMENTS LTD.

By:/s/Biing-Seng Wu Name: Biing-Seng Wu Title: Director

CHI-DUAN INVESTMENT CO. LTD.

By:/s/ Biing-Seng Wu Name: Biing-Seng Wu Title: Director

Exhibit A

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned agree to the joint filing on behalf of each of them of a statement on Schedule 13G (including amendment thereto) with respect to the Shares of Himax Technologies, Inc. and further agree that this agreement be included as an exhibit to such filing. In evidence there of, each of the undersigned hereby executed this Agreement on February 1, 2018.

By:/s/ Biing-Seng Wu Name: Biing-Seng Wu

SANFAIR ASIA INVESTMENTS LTD.

By:/s/ Biing-Seng Wu Name: Biing-Seng Wu Title: Director

CHI-DUAN INVESTMENT CO. LTD.

By:/s/ Biing-Seng Wu Name: Biing-Seng Wu Title: Director