TAIWAN SEMICONDUCTOR MANUFACTURING CO LTD Form 6-K

August 26, 2009

1934 Act Registration No. 1-14700

SECURITIES AND EXCHANGE COMMISSION
Washington, DC 20549
FORM 6-K
REPORT OF FOREIGN PRIVATE ISSUER
PURSUANT TO RULE 13a-16 OR 15d-16 OF
THE SECURITIES EXCHANGE ACT OF 1934

For the month of August 2009

Taiwan Semiconductor Manufacturing Company Ltd.

(Translation of Registrant s Name Into English)

No. 8, Li-Hsin Rd. 6, Hsinchu Science Park, Taiwan

(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 b Form 40-F o

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

Yes o No b

(If Yes is marked, indicated below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82: ______.)

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SIGNATURES

Taiwan Semiconductor Manufacturing Company Limited Financial Statements for the Six Months Ended June 30, 2009 and 2008 and Independent Auditors Report

INDEPENDENT AUDITORS REPORT

The Board of Directors and Shareholders

Taiwan Semiconductor Manufacturing Company Limited

We have audited the accompanying balance sheets of Taiwan Semiconductor Manufacturing Company Limited as of June 30, 2009 and 2008, and the related statements of income, changes in shareholders equity and cash flows for the six months 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits 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 Taiwan Semiconductor Manufacturing Company Limited as of June 30, 2009 and 2008, and the results of its operations and its cash flows for the six months then ended in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, requirements of the Business Accounting Law and Guidelines Governing Business Accounting with respect to financial accounting standards, and accounting principles generally accepted in the Republic of China.

As discussed in Note 3 to the financial statements, effective January 1, 2009, Taiwan Semiconductor Manufacturing Company Limited adopted the newly revised Statements of Financial Accounting Standards No. 10, Accounting for Inventories. In addition, effective January 1, 2008, Taiwan Semiconductor Manufacturing Company Limited adopted Interpretation 2007-052, Accounting for Bonuses to Employees, Directors and Supervisors, issued by the Accounting Research and Development Foundation of the Republic of China and relevant requirements promulgated by the Financial Supervisory Commission of the Executive Yuan.

We have also audited, 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, the consolidated financial statements of Taiwan Semiconductor Manufacturing Company Limited and subsidiaries as of and for the six months ended June 30, 2009 and 2008, and expressed an unqualified opinion with an explanatory paragraph relating to the adoption of the newly revised Statement of Financial Accounting Standard, Accounting for Inventories, and the adoption of Interpretation 2007-052, respectively, on such consolidated financial statements.

July 27, 2009

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.

Taiwan Semiconductor Manufacturing Company Limited BALANCE SHEETS JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Par Value)

	2009		2008	
	Amount	%	Amount	%
ASSETS				
CURRENT ASSETS				
Cash and cash equivalents (Notes 2 and 4)	\$ 171,474,261	30	\$ 146,745,700	25
Financial assets at fair value through profit or loss	Ψ 1/1, 1/1, 2 01		Ψ 1.0,7.10,7.00	_0
(Notes 2, 5 and 23)	38,883		22,996	
Available-for-sale financial assets (Notes 2, 6 and				
23)			6,880,784	1
Held-to-maturity financial assets (Notes 2, 7 and				
23)	5,476,955	1	5,771,334	1
Receivables from related parties (Note 24)	18,716,737	3	24,139,822	4
Notes and accounts receivable	20,561,613	4	20,912,315	4
Allowance for color returns and others (Notes 2 and 8)	(398,419)		(687,619)	
Allowance for sales returns and others (Notes 2 and 8)	(7,311,251)	(1)	(4,194,528)	(1)
Other receivables from related parties (Note 24)	794,151	(1)	1,644,824	(1)
Other financial assets (Note 25)	1,333,913		417,822	
Inventories (Notes 2, 3 and 9)	17,153,932	3	20,816,966	4
Deferred income tax assets (Notes 2 and 17)	5,669,448	1	6,004,789	1
Prepaid expenses and other current assets	883,166		927,421	
	•		,	
Total current assets	234,393,389	41	229,402,626	39
LONG-TERM INVESTMENTS (Notes 2, 6, 7, 10,				
11 and 23)				
Investments accounted for using equity method	106,116,192	19	106,640,304	18
Available-for-sale financial assets	1,035,686			
Held-to-maturity financial assets	8,615,988	2	7,240,785	1
Financial assets carried at cost	501,060		747,521	
Total long town investments	116 269 026	21	117 620 610	10
Total long-term investments	116,268,926	21	114,628,610	19
PROPERTY, PLANT AND EQUIPMENT (Notes				
2, 12 and 24)				
Cost				
Buildings	114,927,509	20	103,267,057	17
Machinery and equipment	644,746,923	113	618,319,896	104
Office equipment	9,902,124	2	9,477,430	2

769,576,556 (592,207,395) 25,712,586	135 (104) 5	731,064,383 (520,741,784) 26,550,147	123 (87) 4
203,081,747	36	236,872,746	40
5,666,736	1	7,068,055	1
7,234,492	1	8,635,811	1
5,030,761	1	4,724,630	1
2,699,751		2,722,875	
469,209		281,402	
8,199,721	1	7,728,907	1
\$ 569,178,275	100	\$ 597,268,700	100
	1	· · ·	2
	1		1
			1
70,870,312	14	/0,001,311	13
11 599 659	2	12 753 706	2
			1
10,0 10,00 1	J	3,311,207	•
8,128,016	1	19,154,139	4
, ,		8,000,000	1
125,191,206	22	142,457,448	24
	\$ 32,709 7,784,982 2,222,351 2,997,283 76,876,312 \$ 1,567,756 5,666,736 7,234,492 \$ 5,030,761 2,699,751 469,209 \$ 15,549,894 8,128,016	(592,207,395) (104) 25,712,586 5 203,081,747 36 1,567,756 1 5,666,736 1 7,234,492 1 5,030,761 1 2,699,751 469,209 8,199,721 1 \$ 569,178,275 100 \$ 569,178,275 100 \$ 1,567,756 1 1,567,756 1 2,699,751 1 469,209 1 1 1 1,567,756 1 1 1	(592,207,395) (104) (520,741,784) 25,712,586 5 26,550,147 203,081,747 36 236,872,746 1,567,756 1,567,756 5,666,736 1 7,068,055 7,234,492 1 8,635,811 5,030,761 1 4,724,630 2,699,751 2,722,875 469,209 281,402 8,199,721 1 7,728,907 \$ 569,178,275 100 \$ 597,268,700 \$ 32,709 1 8,734,095 2,222,351 2,486,070 2,997,283 1 5,718,520 76,876,312 14 76,881,311 11,599,659 2 12,753,706 15,549,894 3 8,614,287 8,128,016 1 19,154,139 8,000,000 8,000,000

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Bonds payable (Note 14) Other long-term payables (Note 15)	4,500,000 590,724	1	4,500,000 1,005,988	1
Total long-term liabilities	5,090,724	1	5,505,988	1
OTHER LIABILITIES				
Accrued pension cost (Notes 2 and 16) Guarantee deposits (Note 27) Deferred credits (Notes 2 and 24)	3,760,071 1,212,250 162,529	1	3,691,624 1,704,666 668,408	1
Total other liabilities	5,134,850	1	6,064,698	1
Total liabilities	135,416,780	24	154,028,134	26
CAPITAL STOCK NT\$10 PAR VALUE (Notes 19 and 21) Authorized: 28,050,000 thousand shares Issued: 25,626,356 thousand shares in 2009				
25,631,371 thousand shares in 2008 To be issued	256,263,562 2,699,971	45	256,313,709 5,221,238	43
	258,963,533	45	261,534,947	44
CAPITAL SURPLUS (Notes 2 and 19)	55,331,535	10	50,916,645	9
RETAINED EARNINGS (Note 19) Appropriated as legal capital reserve	77,317,710	14	67,324,393	11
Appropriated as special capital reserve Unappropriated earnings	41,347,655	7	391,857 84,236,793	14
	. 1,5 17,000	,	0.,200,770	1.
	118,665,365	21	151,953,043	25

456,824

344,238

801,062

OTHERS (Notes 2, 21 and 23) Cumulative translation adjustments

Unrealized gain on financial instruments

Treasury stock: 250,770 thousand shares

(1)

(3)

(4)

(6,787,320)

(14,845,498)

(21,164,069)

468,749

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Total shareholders equity 433,761,495 76 443,240,566 74

TOTAL \$ 569,178,275 100 \$ 597,268,700 100

The accompanying notes are an integral part of the financial statements. (With Deloitte & Touche audit report dated July 27, 2009)

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Taiwan Semiconductor Manufacturing Company Limited STATEMENTS OF INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2009		2008	
	Amount	%	Amount	%
GROSS SALES (Notes 2 and 24)	\$ 114,227,264		\$ 173,877,093	
SALES RETURNS AND ALLOWANCES (Notes 2 and 8)	4,671,054		3,052,847	
NET SALES	109,556,210	100	170,824,246	100
COST OF SALES (Notes 3, 9, 18 and 24)	67,820,643	62	94,108,599	55
GROSS PROFIT	41,735,567	38	76,715,647	45
UNREALIZED GROSS PROFIT FROM AFFILIATES (Note 2)	79,066		130,977	
REALIZED GROSS PROFIT	41,656,501	38	76,584,670	45
OPERATING EXPENSES (Notes 18 and 24)				
Research and development	7,934,763	7	9,874,836	6
General and administrative	3,975,992	4	5,171,447	3
Marketing	822,469	1	1,261,930	1
Total operating expenses	12,733,224	12	16,308,213	10
INCOME FROM OPERATIONS	28,923,277	26	60,276,457	35
NON-OPERATING INCOME AND GAINS				
Interest income (Note 2)	740,068	1	1,441,583	1
Settlement income (Note 27)	494,070	1	456,195	
Technical service income (Notes 24 and 27)	149,052		364,485	
Gain on settlement and disposal of financial assets,			_	
net (Notes 2 and 23)	53,461		391,888	
Valuation gain on financial instruments, net (Notes			1 707 650	
2, 5 and 23)			1,737,652	1
			946,787	1

Equity in earnings of equity method investees, net (Notes 2 and 10)
Others (Notes 2 and 24)

Total non-operating income and gains

1,656,244

2 5,806,279

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(Continued)

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Taiwan Semiconductor Manufacturing Company Limited STATEMENTS OF INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2009		2008		
	Amount	%	Amount	%	
NON-OPERATING EXPENSES AND LOSSES					
Equity in losses of equity method investees, net (Notes					
2 and 10)	\$ 3,276,491	3	\$		
Interest expense	74,526		177,500		
Valuation loss on financial instruments, net (Notes 2,					
5 and 23)	42,347				
Foreign exchange loss, net (Note 2)	32,612		1,790,609	1	
Provision for litigation loss			459,078		
Others (Note 2)	63,174		47,052		
Total non-operating expenses and losses	3,489,150	3	2,474,239	1	
INCOME BEFORE INCOME TAX	27,090,371	25	63,608,497	37	
INCOME TAX EXPENSE (Notes 2 and 17)	1,089,852	1	6,694,609	4	
NET INCOME	\$ 26,000,519	24	\$ 56,913,888	33	

	20	009	2008		
	Before Income Tax	After Income Tax	Before Income Tax	After Income Tax	
EARNINGS PER SHARE (NT\$, Note 22) Basic earnings per share	\$ 1.05	\$ 1.01	\$ 2.42	\$ 2.17	
Diluted earnings per share	\$ 1.04	\$ 1.00	\$ 2.42	\$ 2.16	

Certain pro forma information (after income tax) is shown as follows, based on the assumption that the Company s stock held by subsidiaries is treated as available-for-sale financial assets instead of treasury stock for the six months ended June 30, 2008 (Notes 2 and 21):

2008

NET INCOME \$57,016,167

EARNINGS PER SHARE (NT\$)

Basic earnings per share	\$	2.17
Diluted earnings per share	\$	2.16
The accompanying notes are an integral part of the financial statements. (With Deloitte & Touche audit report dated July 27, 2009)	(Concl	luded)
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Taiwan Semiconductor Manufacturing Company Limited STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Dividends Per Share)

- Common k		Issued		Legal	Retain Special	ned Earnings		Cumulative	Other Unrealiz Gain (Loss)
Amount	Shares (in Thousands)			Capital Reserve	Capital Reserve	Unappropriated Earnings	l Total	Translation Adjustments	On financi Instrumo
256,254,373	\$	\$	\$ 49,875,255	\$ 67,324,393	\$ 391,857	\$ 102,337,417	\$ 170,053,667	\$ 481,158	\$ (287,3
				9,993,317		(9,993,317)			
					(391,857	391,857			
						(76,876,312)	(76,876,312)	ı	
	51,251	512,509				(512,509)	(512,509))	
	141,870	1,418,699	6,076,289						
	76,876	768,763	(768,763)						
			129,081			26,000,519	26,000,519		

								(24,334)	
9,189			19,673						
									3,0
									628,5
256,263,562	269,997	\$ 2,699,971	\$ 55,331,535	\$77,317,710	\$	\$ 41,347,655	\$ 118,665,365	\$ 456,824	\$ 344,2
264,271,037		\$	\$ 53,732,682	\$ 56,406,684	\$ 629,550	\$ 161,828,337	\$218,864,571	\$ (1,072,853)	\$ 680,9
				10,917,709		(10,917,709)			
					(237,693)	237,693			
						(3,939,883)	(3,939,883)		
	393,988	3,939,883				(3,939,883)	(3,939,883)		
						(76,881,311)	(76,881,311)		
	51,254	512,542				(512,542) (176,890)			
	76,881	768,813	(768,813)						

56,913,888 56,913,888

(186,344)

(5,714,467)

42,672 128,891

102,279

(264,2)

51,9

(8,000,000)(2,092,050)(38,374,907) (38,374,907)

256,313,709 522,123 \$5,221,238 \$50,916,645 \$67,324,393 \$391,857 \$84,236,793 \$151,953,043 \$(6,787,320) \$468,7

Note: Bonus to

employees and directors in the amount of NT\$14,989,976 thousand and NT\$158,080 thousand,

respectively,

had been

charged against

earnings of 2008.

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

(With Deloitte & Touche audit report dated July 27, 2009)

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Taiwan Semiconductor Manufacturing Company Limited STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income	\$ 26,000,519	\$ 56,913,888
	\$ 20,000,319	\$ 30,913,000
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	37,142,624	36,227,938
Unrealized gross profit from affiliates	79,066	130,977
Amortization of premium/ discount of financial assets	(15,843)	(51,144)
Gain on disposal of available-for-sale financial assets, net	(37,370)	(391,218)
Gain on held-to-maturity financial assets redeemed by the issuer	(16,091)	(391,210)
Gain on disposal of financial assets carried at cost, net	(10,091)	(670)
Equity in losses (earnings) of equity method investees, net	3,276,491	(946,787)
Dividends received from equity method investees	988,201	589,071
Gain on disposal of property, plant and equipment and other assets, net	(55,936)	(153,449)
Deferred income tax	(551,537)	1,780,514
Changes in operating assets and liabilities:	(331,337)	1,700,314
Decrease (increase) in:		
Financial assets and liabilities at fair value through profit or loss	(47,332)	(113,239)
Receivables from related parties	(6,988,533)	2,561,826
Notes and accounts receivable	(9,120,437)	(3,000,987)
Allowance for doubtful receivables	(38,327)	(3,000,387) $(1,353)$
Allowance for sales returns and others	1,442,669	337,843
Other receivables from related parties	168,432	222,924
Other financial assets	(603,233)	(86,124)
Inventories	(4,345,996)	170,176
Prepaid expenses and other current assets	309,309	(65,956)
Increase (decrease) in:	307,307	(03,730)
Accounts payable	3,470,717	(751,723)
Payables to related parties	1,020,001	(513,560)
Income tax payable	(6,225,528)	(5,259,443)
Bonuses payable to employees and directors	3,946,590	8,636,933
Accrued expenses and other current liabilities	154,947	302,852
Accrued pension cost	50,062	33,945
Deferred credits	(115,831)	(47,873)
Described enounce	(115,651)	(17,075)
Net cash provided by operating activities	49,887,634	96,525,361
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of:	(10 620 152)	(26,006,150)
Property, plant and equipment	(12,638,153)	(36,086,150)
Available-for-sale financial assets		(4,300,000)

Held-to-maturity financial assets	(662,685)	(549,455)
Investments accounted for using equity method	(210,999)	(301,607)
Financial assets carried at cost	(483)	(1,142)
Proceeds from disposal or redemption of:		
Available-for-sale financial assets	1,037,370	21,235,748
Held-to-maturity financial assets	4,245,000	7,788,000
Financial assets carried at cost		2,451
Property, plant and equipment and other assets	383	1,764,920
		(Continued)
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Taiwan Semiconductor Manufacturing Company Limited STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
Proceeds from return of capital by investees Increase in deferred charges Decrease in refundable deposits	\$ 20,201 (194,313) 19,986	\$ 114,255 (1,854,102) 18,663
Net cash used in investing activities	(8,383,693)	(12,168,419)
CASH FLOWS FROM FINANCING ACTIVITIES Repayment of bonds payable Decrease in guarantee deposits Proceeds from exercise of employee stock options Repurchase of treasury stock	(8,000,000) (266,902) 28,862	(536,011) 171,563 (9,668,896)
Net cash used in financing activities	(8,238,040)	(10,033,344)
NET INCREASE IN CASH AND CASH EQUIVALENTS	33,265,901	74,323,598
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	138,208,360	72,422,102
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 171,474,261	\$ 146,745,700
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION Interest paid	\$ 351,803	\$ 355,000
Income tax paid	\$ 7,694,716	\$ 10,105,861
INVESTING AND FINANCING ACTIVITIES AFFECTING BOTH CASH AND NON-CASH ITEMS		
Acquisition of property, plant and equipment Increase in payables to contractors and equipment suppliers	\$ 20,613,156 (7,975,003)	\$ 39,310,697 (3,224,547)
Cash paid	\$ 12,638,153	\$ 36,086,150
Disposal of property, plant and equipment and other assets Increase in other payables to related parties	\$ 58,833 (58,450)	\$ 1,901,048 (136,128)

Cash received	\$ 383	\$	1,764,920
Repurchase of treasury stock Increase in accrued expenses and other current liabilities	\$	\$	13,927,423 (4,258,527)
Cash paid	\$	\$	9,668,896
NON-CASH FINANCING ACTIVITIES Bonus to employees transferred to capital stock	\$ 7,494,988	\$	
Current portion of bonds payable	\$	\$	8,000,000
Current portion of other long-term payables (under accrued expenses and other current liabilities)	\$ 935,825	\$	2,012,071
The accompanying notes are an integral part of the financial statements. (With Deloitte & Touche audit report dated July 27, 2009)		((Concluded)
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Taiwan Semiconductor Manufacturing Company Limited NOTES TO FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

1. GENERAL

Taiwan Semiconductor Manufacturing Company Limited (the Company or TSMC), a Republic of China (R.O.C.) corporation, was incorporated on February 21, 1987. The Company is a dedicated foundry in the semiconductor industry which engaged mainly in the manufacturing, selling, packaging, testing and computer-aided designing of integrated circuits and other semiconductor devices and the manufacturing of masks. On September 5, 1994, its shares were listed on the Taiwan Stock Exchange (TSE). On October 8, 1997, TSMC listed some of its shares of stock on the New York Stock Exchange (NYSE) in the form of American Depositary Shares (ADSs).

As of June 30, 2009 and 2008, the Company had 19,759 and 20,835 employees, respectively.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The financial statements are presented in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, Business Accounting Law, Guidelines Governing Business Accounting, and accounting principles generally accepted in the R.O.C.

For the convenience of readers, the accompanying financial statements have been translated into English from the original Chinese version prepared and used in the R.O.C. 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 financial statements shall prevail.

Significant accounting policies are summarized as follows:

Use of Estimates

The preparation of financial statements in conformity with the aforementioned guidelines, law and principles requires management to make reasonable assumptions and estimates of matters that are inherently uncertain. The actual results may differ from management s estimates.

Classification of Current and Noncurrent Assets and Liabilities

Current assets are assets held for trading purposes and assets expected to be converted to cash, sold or consumed within one year from the balance sheet date. Current liabilities are obligations incurred for trading purposes and obligations expected to be settled within one year from the balance sheet date. Assets and liabilities that are not classified as current are noncurrent assets and liabilities, respectively.

Cash Equivalents

Repurchase agreements collateralized by government bonds and repurchase agreements collateralized by short-term notes acquired with maturities of less than three months from the date of purchase are classified as cash equivalents. The carrying amount approximates fair value.

Financial Assets/Liabilities at Fair Value Through Profit or Loss

Derivatives that do not meet the criteria for hedge accounting are initially recognized at fair value, with transaction costs expensed as incurred. The derivatives are remeasured at fair value subsequently with changes in fair value recognized in earnings. A regular way purchase or sale of financial assets is accounted for using settlement date accounting.

Fair value is estimated using valuation techniques incorporating estimates and assumptions that are consistent with prevailing market conditions. When the fair value is positive, the derivative is recognized as a financial asset; when the fair value is negative, the derivative is recognized as a financial liability.

Available-for-sale Financial Assets

Available-for-sale financial assets are initially recognized at fair value plus transaction costs that are directly attributable to the acquisition. Changes in fair value from subsequent remeasurement are reported as a separate component of shareholders—equity. The corresponding accumulated gains or losses are recognized in earnings when the financial asset is derecognized from the balance sheet. A regular way purchase or sale of financial assets is accounted for using settlement date accounting.

Fair value of open-end mutual funds is determined using the net assets value at the end of the period. For debt securities, fair value is determined using the average of bid and asked prices at the end of the period.

Any difference between the initial carrying amount of a debt security and the amount due at maturity is amortized using the effective interest method, with the amortization recognized in earnings.

If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. If, in a subsequent period, the amount of the impairment loss decreases, for equity securities, the previously recognized impairment loss is reversed to the extent of the decrease and recorded as an adjustment to shareholders equity; for debt securities, the amount of the decrease is recognized in earnings, provided that the decrease is clearly attributable to an event which occurred after the impairment loss was recognized.

Held-to-maturity Financial Assets

Debt securities for which the Company has a positive intention and ability to hold to maturity are categorized as held-to-maturity financial assets and are carried at amortized cost under the effective interest method except for structured time deposits which are carried at acquisition cost. Those financial assets are initially recognized at fair value plus transaction costs that are directly attributable to the acquisition. Gains or losses are recognized at the time of derecognition, impairment or amortization. A regular way purchase or sale of financial assets is accounted for using settlement date accounting.

If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. If, in a subsequent period, the amount of the impairment loss decreases and the decrease is clearly attributable to an event which occurred after the impairment loss was recognized, the previously recognized impairment loss is reversed to the extent of the decrease. The reversal may not result in a carrying amount that exceeds the amortized cost that would have been determined as if no impairment loss had been recognized.

Allowance for Doubtful Receivables

An allowance for doubtful receivables is provided based on a review of the collectibility of notes and accounts receivable. The Company determines the amount of the allowance for doubtful receivables by examining the

aging analysis of outstanding notes and accounts receivable and current trends in the credit quality of its customers as well as its internal credit policies.

Revenue Recognition and Allowance for Sales Returns and Others

The Company recognizes revenue when evidence of an arrangement exists, the rewards of ownership and significant risk of the goods has been transferred to the buyer, price is fixed or determinable, and collectibility is reasonably assured. Provisions for estimated sales returns and others are recorded in the period the related revenue is recognized, based on historical experience, management s judgment, and any known factors that would significantly affect the allowance.

Sales prices are determined using fair value taking into account related sales discounts agreed to by the Company and its customers. Sales agreements typically provide that payment is due 30 days from invoice date for a majority of the customers and 30 to 45 days after the end of the month in which sales occur for some customers. Since the receivables from sales are collectible within one year and such transactions are frequent, fair value of the receivables is equivalent to the nominal amount of the cash to be received.

Inventories

Inventories are recorded at standard cost and adjusted to approximate weighted-average cost on the balance sheet date. Prior to January 1, 2009, inventories were stated at the lower of cost or market value. Any write-down was made on a total-inventory basis. Market value represented replacement cost for raw materials, supplies and spare parts and net realizable value for work in process and finished goods. As stated in note 3, effective January 1, 2009, inventories are stated at the lower of cost or net realizable value. Inventory write-downs are made on an item-by-item basis, except where it may be appropriate to group similar or related items. Net realizable value is the estimated selling price of inventories less all estimated costs of completion and necessary selling costs.

Investments Accounted for Using Equity Method

Investments in companies wherein the Company exercises significant influence over the operating and financial policy decisions are accounted for using the equity method. The Company s share of the net income or net loss of an investee is recognized in the equity in earnings/losses of equity method investees, net account. The cost of an investment shall be analyzed and the cost of investment in excess of the fair value of identifiable net assets acquired, representing goodwill, shall not be amortized. If the fair value of identifiable net assets acquired exceeds the cost of investment, the excess shall be proportionately allocated as reductions to fair values of non-current assets (except for financial assets other than investments accounted for using the equity method and deferred income tax assets). When an indication of impairment is identified, the carrying amount of the investment is reduced, with the related impairment loss recognized in earnings.

When the Company subscribes for additional investee s shares at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment in the investee differs from the amount of the Company s share of the investee s equity. The Company records such a difference as an adjustment to long-term investments with the corresponding amount charged or credited to capital surplus.

Gains or losses on sales from the Company to equity method investees are deferred in proportion to the Company's ownership percentages in the investees until such gains or losses are realized through transactions with third parties. The entire amount of the gains or losses on sales to investees over which the Company has a controlling interest is deferred until such gains or losses are realized through subsequent sales of the related products to third parties. Gains or losses on sales from equity method investees to the Company are deferred in proportion to the Company's ownership percentages in the investees until they are realized through transactions with third parties. Gains or losses on sales between equity method investees over each of which the Company has control are deferred in proportion to the Company's weighted-average ownership percentage in the investee which records gains or losses. In transactions between equity method investees over either or both of which the

Company has no control, gains or losses on sales are deferred in proportion to the multiplication of the Company s weighted-average ownership percentages in the investees. Such gains or losses are recorded until they are realized through transactions with third parties.

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If an investee s functional currency is a foreign currency, differences will result from the translation of the investee s financial statements into the reporting currency of the Company. Such differences are charged or credited to cumulative translation adjustments, a separate component of shareholders equity.

Financial Assets Carried at Cost

Investments for which the Company does not exercise significant influence and that do not have a quoted market price in an active market and whose fair value cannot be reliably measured, such as non-publicly traded stocks and mutual funds, are carried at their original cost. The costs of non-publicly traded stocks and mutual funds are determined using the weighted-average method. If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. A subsequent reversal of such impairment loss is not allowed.

Cash dividends are recognized as investment income upon resolution of shareholders of an investee but are accounted for as a reduction to the original cost of investment if such dividends are declared on the earnings of the investee attributable to the period prior to the purchase of the investment. Stock dividends are recorded as an increase in the number of shares held and do not affect investment income. The cost per share is recalculated based on the new total number of shares.

Property, Plant and Equipment, Assets Leased to Others and Idle Assets

Property, plant and equipment and assets leased to others are stated at cost less accumulated depreciation. When an indication of impairment is identified, any excess of the carrying amount of an asset over its recoverable amount is recognized as a loss. If the recoverable amount increases in a subsequent period, the amount previously recognized as impairment would be reversed and recognized as a gain. However, the adjusted amount may not exceed the carrying amount that would have been determined, net of depreciation, as if no impairment loss had been recognized. Significant additions, renewals and betterments incurred during the construction period are capitalized. Maintenance and repairs are expensed as incurred.

Depreciation is computed using the straight-line method over the following estimated service lives: buildings 10 to 20 years; machinery and equipment 5 years; and office equipment 3 to 5 years.

Upon sale or disposal of property, plant and equipment and assets leased to others, the related cost and accumulated depreciation are deducted from the corresponding accounts, with any gain or loss recorded as non-operating gains or losses in the period of sale or disposal.

When property, plant and equipment are determined to be idle or useless, they are transferred to idle assets at the lower of the net realizable value or carrying amount. Depreciation on the idle assets is provided continuously, and the idle assets are tested for impairment on a periodical basis.

Intangible Assets

Goodwill represents the excess of the consideration paid for acquisition over the fair value of identifiable net assets acquired. Goodwill is no longer amortized and instead is tested for impairment annually. If an event occurs or circumstances change which indicated that the fair value of goodwill is more likely than not below its carrying amount, an impairment loss is recognized. A subsequent reversal of such impairment loss is not allowed.

Deferred charges consist of technology license fees, software and system design costs and other charges. The amounts are amortized over the following periods: Technology license fees—the shorter of the estimated life of the technology or the term of the technology transfer contract; software and system design costs and other charges—3 years. When an indication of impairment is identified, any excess of the carrying amount of an asset

over its recoverable amount is recognized as a loss. If the recoverable amount increases in a subsequent period, the previously recognized impairment loss would be reversed and recognized as a gain. However, the adjusted amount may not exceed the carrying amount that would have been determined, net of amortization, as if no impairment loss had been recognized.

Expenditures related to research activities and those related to development activities that do not meet the criteria for capitalization are charged to expenses when incurred.

Pension Costs

For employees who participate in defined contribution pension plans, pension costs are recorded based on the actual contributions made to employees individual pension accounts during their service periods. For employees who participate in defined benefit pension plans, pension costs are recorded based on actuarial calculations.

Income Tax

The Company applies an inter-period allocation for its income tax whereby deferred income tax assets and liabilities are recognized for the tax effects of temporary differences and unused tax credits. Valuation allowances are provided to the extent, if any, that it is more likely than not that deferred income tax assets will not be realized. A deferred tax asset or liability is classified as current or noncurrent in accordance with the classification of its related asset or liability. However, if a deferred tax asset or liability does not relate to an asset or liability in the financial statements, then it is classified as either current or noncurrent based on the expected length of time before it is realized or settled.

Any tax credits arising from purchases of machinery, equipment and technology, research and development expenditures, personnel training expenditures, and investments in important technology-based enterprises are recognized using the flow-through method.

Adjustments of prior years tax liabilities are added to or deducted from the current period s tax provision.

Income tax on unappropriated earnings at a rate of 10% is expensed in the year of shareholder approval which is the year subsequent to the year the earnings are generated.

Stock-based Compensation

Employee stock options that were granted or modified in the period from January 1, 2004 to December 31, 2007 are accounted for by the interpretations issued by the Accounting Research and Development Foundation of the Republic of China. The Company adopted the intrinsic value method and any compensation cost determined using this method is recognized in earnings over the employee vesting period. Employee stock option plans that were granted or modified after December 31, 2007 are accounted for using fair value method in accordance with Statement of Financial Accounting Standards No. 39, Accounting for Share-based Payment. The Company did not grant or modify any employee stock options since January 1, 2008.

Bonuses to Employees and Directors

Effective January 1, 2008, the Company adopted Interpretation 2007-052, Accounting for Bonuses to Employees, Directors and Supervisors, which requires companies to record bonuses paid to employees and directors as an expense rather than as an appropriation of earnings.

Treasury Stock

Treasury stock is stated at cost and shown as a deduction in shareholders equity. When the Company retires treasury stock, the treasury stock account is reduced and the common stock as well as the capital surplus additional paid-in capital are reversed on a pro rata basis. When the book value of the treasury stock exceeds the sum of the par value and additional paid-in capital, the difference is charged to capital surplus treasury stock

transactions and to retained earnings for any remaining amount.

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The Company s stock held by its subsidiaries is treated as treasury stock and reclassified from investments accounted for using equity method to treasury stock. The gains resulted from disposal of the treasury stock held by subsidiaries and cash dividends received by subsidiaries from the Company are recorded under capital surplus treasury stock transactions.

Foreign-currency Transactions

Foreign-currency transactions other than derivative contracts are recorded in New Taiwan dollars at the rates of exchange in effect when the transactions occur. Exchange gains or losses derived from foreign-currency transactions or monetary assets and liabilities denominated in foreign currencies are recognized in earnings.

At the balance sheet date, monetary assets and liabilities denominated in foreign currencies are revalued at prevailing exchange rates with the resulting gains or losses recognized in earnings.

3. ACCOUNTING CHANGES

Effective January 1, 2009, the Company adopted the newly revised SFAS No. 10, Accounting for Inventories. The main revisions are (1) inventories are stated at the lower of cost or net realizable value, and inventories are written down to net realizable value item-by-item except when the grouping of similar or related items is appropriate; (2) unallocated overheads are recognized as expenses in the period in which they are incurred; and (3) abnormal cost, write-downs of inventories and any reversal of write-downs are recorded as cost of sales for the period. Such changes in accounting principle did not have significant effect on the Company s financial statements for the six months ended June 30, 2009.

Effective January 1, 2008, the Company adopted Interpretation 2007-052, Accounting for Bonuses to Employees, Directors and Supervisors, issued in March 2007 by the ARDF, which requires companies to record bonuses paid to employees, directors and supervisors as an expense rather than as an appropriation of earnings. The adoption of this interpretation resulted in a decrease in net income and earnings per share (after income tax and retroactively adjusted for the issuance of stock dividend) of NT\$7,194,657 thousand and NT\$0.27, respectively, for the six months ended June 30, 2008.

Effective January 1, 2008, the Company adopted Statement of Financial Accounting Standards (SFAS) No. 39, Accounting for Share-based Payment, which requires companies to record share-based payment transactions in the financial statements at fair value. Such a change in accounting principle did not have any effect on the Company s financial statements as of and for the six months ended June 30, 2008.

4. CASH AND CASH EQUIVALENTS

	June 30		
	2009	2008	
Cash and deposits in banks	\$ 164,060,131	\$ 130,545,705	
Repurchase agreements collaterized by government bonds	7,414,130	12,229,689	
Repurchase agreements collaterized by short-term notes		3,970,306	
	\$ 171,474,261	\$ 146,745,700	

5. FINANCIAL ASSETS AND LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

	Jui	ne 30
	2009	2008
Trading financial assets		
Cross currency swap contracts	\$ 38,883	\$ 22,996
Trading financial liabilities		
Forward exchange contracts	\$ 6,284	\$112,709
Cross currency swap contracts	26,425	2,611
	\$ 32,709	\$ 115,320

The Company entered into derivative contracts during the six months ended June 30, 2009 and 2008 to manage exposures due to fluctuations of foreign exchange rates. The derivative contracts entered into by the Company did not meet the criteria for hedge accounting. Therefore, the Company did not apply hedge accounting treatment for its derivative contracts.

Outstanding forward exchange contracts consisted of the following:

	Maturity Date	Contract Amount (in Thousands)
June 30, 2009	•	,
Sell EUR/Buy US\$	July 2009	EUR12,200/US\$17,019
June 30, 2008		
Sell EUR/Buy US\$	July 2008	EUR11,500/US\$17,826
Sell EUR/Buy NT\$	July 2008	EUR20,000/NT\$858,620
Sell US\$/Buy NT\$	July 2008	US\$30,000/NT\$909,600
Outstanding cross currency swap contracts consisted of the follow	ving:	

Range of Range of **Interest Rates Interest Rates Contract Amount Maturity Date** (in Thousands) Paid Received June 30, 2009 0.46%-9.26% July 2009 US\$767,000/NT\$25,197,800 0.00%-0.76% June 30, 2008 July 2008 US\$971,000/NT\$29,509,297 2.49%-4.68% 0.43%-2.42%

For the six months ended June 30, 2009 and 2008, valuation on financial instruments arising from derivative financial instruments was a net loss of NT\$42,347 thousand and a net gain of NT\$1,737,652 thousand, respectively.

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6. AVAILABLE-FOR-SALE FINANCIAL ASSETS

	Jun	June 30		
	2009	2008		
Corporate bonds Open-end mutual funds	\$ 1,035,686	\$ 3,177,927 3,702,857		
Current portion	1,035,686	6,880,784 (6,880,784)		
	\$ 1,035,686	\$		

7. HELD-TO-MATURITY FINANCIAL ASSETS

	Jun	e 30
	2009	2008
Corporate bonds	\$ 13,209,510	\$ 9,516,207
Government bonds	883,433	2,995,912
Structured time deposits		500,000
	14,092,943	13,012,119
Current portion	(5,476,955)	(5,771,334)
	\$ 8,615,988	\$ 7,240,785
	Ψ 0,013,700	Ψ 1,240,703

Structured time deposits categorized as held-to-maturity financial assets consisted of the following:

	Principal	Interest	Range of Interest	Maturity
June 30, 2008	Amount	Receivable	Rates	Date
Step-up callable domestic deposits	\$ 500,000	\$ 2,031	1.83%	October 2008

8. ALLOWANCES FOR DOUBTFUL RECEIVABLES, SALES RETURNS AND OTHERS

Movements of the allowance for doubtful receivables were as follows:

	Six Months Ended June 30	
	2009	2008
Balance, beginning of period	\$ 436,746	\$ 688,972
Provision	205,480	
Write-off	(243,807)	(1,353)

Balance, end of period \$ 398,419 \$ 687,619

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Movements of the allowance for sales returns and others were as follows:

		Six Months Ended June 30		
	2009	2008		
Balance, beginning of period	\$ 5,868,582	\$ 3,856,685		
Provision	4,671,054	3,052,847		
Write-off	(3,228,385)	(2,715,004)		
Balance, end of period	\$ 7,311,251	\$ 4,194,528		

9. INVENTORIES

	Jun	June 30		
	2009	2008		
Finished goods	\$ 1,762,370	\$ 3,095,657		
Work in process	13,832,628	16,395,692		
Raw materials	872,203	764,863		
Supplies and spare parts	686,731	560,754		
	\$ 17,153,932	\$ 20,816,966		

Write-down of inventories to net realizable value in the amount of NT\$691,760 thousand and NT\$329,560 thousand, respectively, were included in the cost of sales for sales for the six months ended June 30, 2009 and 2008.

10. INVESTMENTS ACCOUNTED FOR USING EQUITY METHOD

	June 30			
	2009		2008	
	% of			% of
	Carrying Amount	Owner- ship	Carrying Amount	Owner- ship
TSMC Global Ltd. (TSMC Global)	\$46,275,534	100	\$41,946,173	100
TSMC Partners, Ltd. (TSMC Partners)	32,889,200	100	3,534,832	100
Vanguard International Semiconductor Corporation				
(VIS)	9,209,323	37	9,926,933	36
Systems on Silicon Manufacturing Company Pte				
Ltd. (SSMC)	5,744,178	39	8,641,503	39
TSMC China Company Limited (TSMC China)	4,286,079	100	7,574,803	100
TSMC North America	2,593,228	100	2,246,123	100
VentureTech Alliance Fund III, L.P. (VTAF III)	1,418,421	98	1,106,412	98
XinTec Inc. (XinTec)	1,349,779	42	1,396,316	43
Global UniChip Corporation (GUC)	920,198	36	798,498	37
VentureTech Alliance Fund II, L.P. (VTAF II)	807,446	98	963,211	98

Emerging Alliance Fund, L.P. (Emerging Alliance)	332,124	99	388,216	99
Taiwan Semiconductor Manufacturing Company				
Europe B.V. (TSMC Europe)	141,821	100	107,796	100
			((Continued)
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	June 30					
	2	009	2008	2008		
		% of		% of		
	Carrying	Owner-	Carrying	Owner-		
	Amount	ship	Amount	ship		
TSMC Japan Limited (TSMC Japan)	\$ 132,28	35 100	\$ 104,842	100		
TSMC Korea Limited (TSMC Korea)	16,57	76 100	15,286	100		
TSMC International Investment Ltd. (TSMC						
International)			27,447,357	100		
Chi Cherng Investment Co., Ltd. (Chi Cherng)			221,911	36		
Hsin Ruey Investment Co., Ltd. (Hsin Ruey)			220,092	36		
	\$ 106,116,19)2	\$ 106,640,304			

(Concluded)

TSMC Partners and TSMC International were both 100% owned subsidiaries of the Company. To simplify the organization structure of investment, TSMC Partners merged TSMC International in June 2009.

Chi Cherng and Hsin Ruey, both 100% owned subsidiaries of the Company, were engaged in investing activities. To simplify the organization structure of investment, the Company merged Chi Cherng and Hsin Ruey in the third quarter of 2008.

For the six months ended June 30, 2009 and 2008, equity in earnings/losses of equity method investees was a net loss of NT\$3,276,491 thousand and a net gain of NT\$946,787 thousand, respectively. Related equity in earnings/losses of equity method investees were determined based on the audited financial statements, except those of Emerging Alliance, TSMC Japan, TSMC Europe and TSMC Korea for the six months ended June 30, 2009. The Company believes that, had Emerging Alliance, TSMC Japan, TSMC Europe and TSMC Korea s financial statements been audited, any adjustments arising would have had no material effect on the Company s financial statements.

As of June 30, 2009 and 2008, fair value of publicly traded stocks in investments accounted for using equity method (VIS and GUC) was NT\$15,082,092 thousand and NT\$23,162,413 thousand, respectively.

Movements of the difference between the cost of investments and the Company s share in investees net assets allocated to depreciable assets were as follows:

	Six Mont Jun	
	2009	2008
Balance, beginning of period	\$ 2,053,253	\$ 2,677,388
Amortization	(312,068)	(312,068)
Balance, end of period	\$ 1,741,185	\$ 2,365,320

As of June 30, 2009 and 2008, balance of the aforementioned difference allocated to goodwill was NT\$1,061,885 thousand and NT\$987,349 thousand, respectively. There are no any additions or impairment for the six months ended June 30, 2009 and 2008.

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11. FINANCIAL ASSETS CARRIED AT COST

	Jun	e 30
	2009	2008
Non-publicly traded stocks	\$ 338,584	\$ 364,913
Mutual funds	162,476	382,608
	\$ 501,060	\$747,521

12. PROPERTY, PLANT AND EQUIPMENT

Six Months Ended June 30, 2009

	Balance, Beginning of Period	Additions	Disposals	Reclassification	Balance, End of Period
Cost			-		
Buildings	\$ 114,014,588	\$ 913,730	\$ (809)	\$	\$ 114,927,509
Machinery and equipment	635,008,261	11,454,368	(1,718,271)	2,565	644,746,923
Office equipment	9,748,869	290,510	(137,255)		9,902,124
	758,771,718	\$ 12,658,608	\$ (1,856,335)	\$ 2,565	769,576,556
Accumulated depreciation					
Buildings	65,351,514	\$ 4,051,294	\$ (809)	\$	69,401,999
Machinery and equipment	484,046,160	31,694,103	(1,115,264)	2,565	514,627,564
Office equipment	7,849,580	465,322	(137,070)		8,177,832
	557,247,254	\$ 36,210,719	\$ (1,253,143)	\$ 2,565	592,207,395
Advance payments and construction in progress	17,758,038	\$ 7,954,548	\$	\$	25,712,586
	\$219,282,502				\$ 203,081,747

Six Months Ended June 30, 2008

	Balance, Beginning of					Balance, End of
	Period	Additions	Disposals	Rec	lassification	Period
Cost						
Buildings	\$101,907,892	\$ 1,361,363	\$ (1,887)	\$	(311)	\$ 103,267,057
Machinery and equipment	589,131,625	32,074,642	(2,665,119)		(221,252)	618,319,896
Office equipment	9,167,107	407,498	(97,232)		57	9,477,430
	700,206,624	\$ 33,843,503	\$ (2,764,238)	\$	(221,506)	731,064,383

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Accumulated depreciation					
Buildings	57,349,828	\$ 3,848,827	\$ (1,887)	\$ (4)	61,196,764
Machinery and equipment	422,278,071	30,674,584	(667,487)	(206,424)	452,078,744
Office equipment	7,097,120	466,362	(97,232)	26	7,466,276
	486,725,019	\$ 34,989,773	\$ (766,606)	\$ (206,402)	520,741,784
Advance payments and construction in progress	21,082,953	\$ 5,467,194	\$	\$	26,550,147
	\$ 234,564,558				\$ 236,872,746

No interest was capitalized during the six months ended June 30, 2009 and 2008.

13. DEFERRED CHARGES, NET

Six Months Ended June 30, 2009

	Balance, Beginning of Period	Additions	An	nortization	Dispos	als Reclassification	Balance, End of Period
Technology license fees Software and system	\$ 3,786,251	\$	\$	(423,468)	\$	\$	\$ 3,362,783
design costs Patent and others	1,559,857 1,055,353	194,313		(370,739) (134,831)			1,383,431 920,522
	\$ 6,401,461	\$ 194,313	\$	(929,038)	\$	\$	\$ 5,666,736

Six Months Ended June 30, 2008

Balance, Beginning

	of					Balance,
	Period	Additions	Amortization	Disposals I	Reclassification	End of Period
Technology license fees	\$ 5,349,937	\$	\$ (781,844)	\$	\$	\$ 4,568,093
Software and system design costs	1,309,272	666,273	(347,384)	(14,279)	59	1,613,941
Patent and others	513,204	454,125	(81,308)			886,021
	\$7,172,413	\$1,120,398	\$ (1,210,536)	\$ (14,279)	\$ 59	\$ 7,068,055

14. BONDS PAYABLE

	June 30		
	2009	2008	
Domestic unsecured bonds:			
Issued in January 2002 and repayable in January 2009 and 2012 in two			
installments, 2.75% and 3.00% interest payable annually, respectively	\$4,500,000	\$ 12,500,000	
Current portion		(8,000,000)	
	\$4,500,000	\$ 4,500,000	

15. OTHER LONG-TERM PAYABLES

Most of the Company s long-term payables resulted from license agreements for certain semiconductor-related patents. As of June 30, 2009, future payments for other long-term payables were as follows:

Year of Payment	Amount
2009 (3 rd and 4 th quarter) 2010 2011	\$ 596,487 503,428 426,634
Current portion (classified under accrued expenses and other current liabilities)	1,526,549 (935,825)
	\$ 590,724
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16. PENSION PLANS

The pension mechanism under the Labor Pension Act is deemed a defined contribution plan. Pursuant to the Act, the Company has made monthly contributions equal to 6% of each employee s monthly salary to employees pension accounts, and recognized pension costs of NT\$284,118 thousand and NT\$326,409 thousand for the six months ended June 30, 2009 and 2008, respectively.

The Company has a defined benefit plan under the Labor Standards Law that provides benefits based on an employee s length of service and average monthly salary for the six-month period prior to retirement. The Company contributes an amount equal to 2% of salaries paid each month to a pension fund (the Fund), which is administered by the Labor Pension Fund Supervisory Committee (the Committee) and deposited in the Committee s name in the Bank of Taiwan. The Company recognized pension costs of NT\$144,341 thousand and NT\$134,494 thousand for the six months ended June 30, 2009 and 2008, respectively.

Movements of the Fund and accrued pension cost under the defined benefit plan were summarized as follows:

	Six Months E 2009	nded June 30 2008
The Fund		
Balance, beginning of period	\$ 2,389,519	\$ 2,145,010
Contributions	98,290	109,289
Interest	52,445	71,236
Payments	(37,801)	(13,726)
Balance, end of period	\$ 2,502,453	\$ 2,311,809
Accrued pension cost		
Balance, beginning of period	\$ 3,710,009	\$3,657,679
Accruals	50,062	33,945
Balance, end of period	\$ 3,760,071	\$3,691,624

17. INCOME TAX

a. A reconciliation of income tax expense based on income before income tax at statutory rate and income tax currently payable was as follows:

	Six Months E 2009	nded June 30 2008	
Income tax expense based on income before income tax at statutory rate (25%)	\$ 6,772,583	\$ 15,902,124	
Tax effect of the following:	\$ 0,772,363	ψ 13,902,12 4	
Tax-exempt income	(3,229,360)	(5,071,328)	
Temporary and permanent differences	2,063,571	310,461	
Others	69,174	41,235	
Investment tax credits used	(2,837,984)	(5,591,246)	

Income tax currently payable

\$ 2,837,984

\$ 5,591,246

b. Income tax expense consisted of the following:

	Six Months Ended June 30		
	2009	2008	
Income tax currently payable	\$ 2,837,984	\$5,591,246	
Income tax adjustments on prior years	(1,155,113)	(707,255)	
Other income tax adjustments	(41,482)	30,104	
Net change in deferred income tax assets			
Investment tax credits	(2,296,767)	1,318,658	
Temporary differences	308,450	25,929	
Valuation allowance	1,436,780	435,927	
Income tax expense	\$ 1,089,852	\$6,694,609	

c. Net deferred income tax assets consisted of the following:

	June	e 30
	2009	2008
Current deferred income tax assets Investment tax credits Temporary differences	\$ 4,956,104 713,344	\$ 6,004,789
	\$ 5,669,448	\$ 6,004,789
Noncurrent deferred income tax assets		
Investment tax credits	\$ 10,952,881	\$ 7,513,308
Temporary differences	1,914,306	1,117,382
Valuation allowance	(7,836,426)	(3,906,060)
	\$ 5,030,761	\$ 4,724,630

The amendment of Article 5 of the Income Tax Law which was public in May, 2009 announced that the income tax rate of profit-seeking enterprises reduces from 25% to 20% since 2010. The Company recalculated its deferred tax assets and liabilities in accordance with the amended Article and adjusted the resulting difference as an income tax benefit and expense.

d. Integrated income tax information:

The balance of the imputation credit account as of June 30, 2009 and 2008 was NT\$8,102,454 thousand and NT\$12,141,222 thousand, respectively.

The estimated and actual creditable ratios for distribution of earnings of 2008 and 2007 was 9.06% and 9.83%, respectively.

The imputation credit allocated to shareholders is based on its balance as of the date of dividend distribution. The estimated creditable ratio may change when the actual distribution of imputation credit is made.

e. All earnings generated prior to December 31, 1997 have been appropriated.

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f. As of June 30, 2009, investment tax credits consisted of the following:

Law/Statute	Item		Total Creditable Amount	(Remaining Creditable Amount	Expiry Year
Statute for Upgrading	Purchase of machinery and					2009
Industries	equipment	\$	500,000	\$	500,000	
			1,053,410			2010
			4,592,615		4,592,615	2011
			3,076,348		3,076,348	2012
			47,066		47,066	2013
		\$	9,269,439	\$	8,216,029	
Statute for Upgrading	Research and development					
Industries	expenditures	\$	2,663,784	\$	879,210	2010
			2,687,841		2,687,841	2011
			2,688,201		2,688,201	2012
			1,184,049		1,184,049	2013
		\$	9,223,875	\$	7,439,301	
Statute for Upgrading	Personnel training					2010
Industries	expenditures	\$	23,146	\$	23,146	2010
maustres	expenditures	Ψ	36,568	Ψ	36,568	2011
			27,036		27,036	2012
		\$	86,750	\$	86,750	
Statute for Upgrading	Investments in important					
Industries	technology-based enterprises	\$	87,101	\$	87,101	2009
			79,804		79,804	2010
		\$	166,905	\$	166,905	

g. The profits generated from the following projects are exempt from income tax for a five-year period:

Tax-exemption Period

Construction of Fab 14	Module A		2006 to 2010
Construction of Fab 12	Module B and expansion of Fab 14	Module A	2007 to 2011

Construction of Fab 14 Module B and expansion of Fab 12 and others

2008 to 2012

h. The tax authorities have examined income tax returns of the Company through 2006. All investment tax credit adjustments assessed by the tax authorities have been recognized accordingly.

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18. LABOR COST, DEPRECIATION AND AMORTIZATION

16. LABUR COST, DEPRECIATION AND AMORTIZAT					
	Six Months Ended June 30, 2009 Classified				
	Classified	as			
	as Cost of	Operating			
	Sales	Expenses	Total		
Labor cost					
Salary and bonus	\$ 6,099,123	\$ 4,445,518	\$ 10,544,641		
Labor and health insurance	290,166	172,465	462,631		
Pension	268,466	159,993	428,459		
Meal	193,992	80,986	274,978		
Welfare	62,101	37,965	100,066		
Others	37,969	8,800	46,769		
	\$ 6,951,817	\$ 4,905,727	\$ 11,857,544		
Depreciation	\$ 34,426,607	\$ 1,775,979	\$ 36,202,586		
Amortization	\$ 608,828	\$ 320,210	\$ 929,038		
	Six Mo	nths Ended June 3 Classified	0, 2008		
			0, 2008		
	Classified	Classified as	0, 2008		
	Classified as	Classified	0, 2008		
	Classified	Classified as	70, 2008 Total		
Labor cost	Classified as Cost of	Classified as Operating			
Labor cost Salary and bonus	Classified as Cost of Sales	Classified as Operating Expenses	Total		
Salary and bonus	Classified as Cost of Sales	Classified as Operating Expenses \$ 6,656,160	Total \$ 15,748,360		
Salary and bonus Labor and health insurance	Classified as Cost of Sales \$ 9,092,200 335,749	Classified as Operating Expenses \$ 6,656,160 189,700	Total \$ 15,748,360 525,449		
Salary and bonus Labor and health insurance Pension	Classified as Cost of Sales \$ 9,092,200 335,749 294,502	Classified as Operating Expenses \$ 6,656,160	Total \$ 15,748,360 525,449 460,903		
Salary and bonus Labor and health insurance Pension Meal	Classified as Cost of Sales \$ 9,092,200 335,749 294,502 219,219	Classified as Operating Expenses \$ 6,656,160	Total \$ 15,748,360		
Salary and bonus Labor and health insurance Pension	Classified as Cost of Sales \$ 9,092,200 335,749 294,502	Classified as Operating Expenses \$ 6,656,160	Total \$ 15,748,360 525,449 460,903		
Salary and bonus Labor and health insurance Pension Meal Welfare	Classified as Cost of Sales \$ 9,092,200 335,749 294,502 219,219 92,539	Classified as Operating Expenses \$ 6,656,160	Total \$ 15,748,360 525,449 460,903 307,514 146,585		
Salary and bonus Labor and health insurance Pension Meal Welfare	Classified as Cost of Sales \$ 9,092,200 335,749 294,502 219,219 92,539 89,637	Classified as Operating Expenses \$ 6,656,160	Total \$ 15,748,360		

19. SHAREHOLDERS EQUITY

As of June 30, 2009, 1,092,053 thousand ADSs of the Company were traded on the NYSE. The number of common shares represented by the ADSs was 5,460,265 thousand (one ADS represents five common shares).

Capital surplus can only be used to offset a deficit under the Company Law. However, the capital surplus generated from donations and the excess of the issuance price over the par value of capital stock (including the stock issued for new capital, mergers, convertible bonds and the surplus from treasury stock transactions) may be appropriated as stock dividends, which are limited to a certain percentage of the Company s paid-in capital. In addition, the capital surplus from long-term investments may not be used for any purpose.

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Capital surplus consisted of the following:

	June 30		
	2009	2008	
Additional paid-in capital	\$ 23,289,667	\$ 18,295,464	
From merger	22,805,390	23,276,911	
From convertible bonds	8,893,190	9,077,065	
From long-term investments	343,233	164,871	
Donations	55	55	
From treasury stock transactions		102,279	
	\$ 55,331,535	\$ 50,916,645	

The Company s Articles of Incorporation provide that, when allocating the net profits for each fiscal year, the Company shall first offset its losses in previous years and then set aside the following items accordingly:

- a. Legal capital reserve at 10% of the profits left over, until the accumulated legal capital reserve equals the Company s paid-in capital;
- b. Special capital reserve in accordance with relevant laws or regulations or as requested by the authorities in charge;
- c. Bonus to directors and bonus to employees of the Company of not more than 0.3% and not less than 1% of the remainder, respectively. Directors who also serve as executive officers of the Company are not entitled to receive the bonus to directors. The Company may issue stock bonuses to employees of an affiliated company meeting the conditions set by the Board of Directors or, by the person duly authorized by the Board of Directors;
- d. Any balance left over shall be allocated according to the resolution of the shareholders meeting. The Company s Articles of Incorporation also provide that profits of the Company may be distributed by way of cash dividend and/or stock dividend. However, distribution of profits shall be made preferably by way of cash dividend. Distribution of profits may also be made by way of stock dividend; provided that the ratio for stock dividend shall not exceed 50% of the total distribution.

Any appropriations of the profits are subject to shareholders approval in the following year.

The Company has recorded bonuses to employees and directors with an estimate based on historical experience with a charge to earnings of approximately 15% of net income. If the actual amounts subsequently resolved by the shareholders differ from the estimated amounts, the differences are recorded in the year of shareholders resolution as a change in accounting estimate. If stock bonuses are resolved to be distributed to employees, the number of shares is determined by dividing the amount of bonuses by the closing price (after considering the effect of dividends) of the shares on the day preceding the shareholders meeting.

The Company no longer has supervisors since January 1, 2007. The required duties of supervisors are being fulfilled by the Audit Committee.

The appropriation for legal capital reserve shall be made until the reserve equals the Company s paid-in capital. The reserve may be used to offset a deficit, or be distributed as dividends and bonuses for the portion in excess of

50% of the paid-in capital if the Company has no unappropriated earnings and the reserve balance has exceeded 50% of the Company s paid-in capital. The Company Law also prescribes that, when the reserve has reached 50% of the Company s paid-in capital, up to 50% of the reserve may be transferred to capital.

A special capital reserve equivalent to the net debit balance of the other components of shareholders—equity (for example, cumulative translation adjustments and unrealized loss on financial instruments, but excluding treasury stock) shall be made from unappropriated earnings pursuant to existing regulations promulgated by the Securities and Futures Bureau (SFB). Any special reserve appropriated may be reversed to the extent that the net debit balance reverses.

The appropriations of earnings for 2008 and 2007 had been approved in the shareholders meeting held on June 10, 2009 and June 13, 2008, respectively. The appropriations and dividends per share were as follows:

	Appropriation	Dividend (N	s Per VT\$)	Share	
	For Fiscal Year 2008	For Fiscal Year 2007	For Fiscal Year 2008	F	For Tiscal Year 2007
Legal capital reserve \$ 9,993,31 Special capital reserve (391,85 Bonus to employees in cash Bonus to employees in stock Cash dividends to shareholders 76,876,31 Stock dividends to shareholders 512,50 Bonus to directors		\$10,917,709 (237,693) 3,939,883 3,939,883 76,881,311 512,542 176,890	\$ 3.00 0.02	\$	3.00 0.02
	\$ 86,990,281	\$ 96,130,525			

Bonus to employees that to be paid in cash and in stock as well as bonus to directors in the amounts of NT\$7,494,988 thousand, NT\$7,494,988 thousand and NT\$158,080 thousand for 2008, respectively, had been approved in the shareholders meeting held on June 10, 2009. The employee stock bonus of 141,870 thousand shares were determined by the closing price of the Company s common share (after considering the effect of dividends) of the day immediately preceding the shareholders meeting, which is NT\$52.83. The resolved amounts of the bonus to employees and to directors were consistent with the resolutions of meeting of the Board of Directors held on February 10, 2009 and same amount had been charged against earnings of 2008.

The shareholders meeting held on June 10, 2009 also resolved to distribute stock dividends out of capital surplus, and stock dividends to shareholders as well as bonus to employee to be paid in stock in the amount of NT\$768,763 thousand, NT\$512,509 thousand and NT\$7,494,988 thousand, respectively. The aforementioned capital increase had been approved by SFB and has taken effect on July 21, 2009.

The information about the appropriations of bonuses to employees and directors is available at the Market Observation Post System website.

Under the Integrated Income Tax System that became effective on January 1, 1998, the R.O.C. resident shareholders are allowed a tax credit for their proportionate share of the income tax paid by the Company on earnings generated since January 1, 1998.

20. STOCK-BASED COMPENSATION PLANS

The Company s Employee Stock Option Plans under the 2004 Plan, 2003 Plan and 2002 Plan were approved by the SFB on January 6, 2005, October 29, 2003 and June 25, 2002, respectively. The maximum number of options authorized to be granted under the 2004 Plan, 2003 Plan and 2002 Plan was 11,000 thousand, 120,000 thousand and 100,000 thousand, respectively, with each option eligible to subscribe for one common share when exercisable. The options may be granted to qualified employees of the Company or any of its domestic or foreign subsidiaries, in which the Company s shareholding with voting rights, directly or indirectly, is more than fifty percent (50%). The options of all the plans are valid for ten years and exercisable at certain percentages subsequent to the second anniversary of the grant date. Under the terms of the plans, the options are granted at an exercise price equals to the closing price of the Company s common shares listed on the TSE on the grant date.

Options of the aforementioned plans that had never been granted or had been granted but subsequently cancelled had expired as of June 30, 2009.

Information about outstanding options for the six months ended June 30, 2009 and 2008 was as follows:

Six months ended June 30, 2009	Number of Options (in Thousands)	av Ex I	ighted- erage ercise Price NT\$)
Balance, beginning of period Options exercised Options canceled	36,234 (919) (243)	\$	35.3 31.4 46.4
Balance, end of period	35,072		35.3
Six months ended June 30, 2008			
Balance, beginning of period Options exercised Options canceled	41,875 (4,267) (260)	\$	37.4 40.2 46.8
Balance, end of period	37,348		37.0

The number of outstanding options and exercise prices have been adjusted to reflect the distribution of earnings in accordance with the plans.

As of June 30, 2009, information about outstanding and exercisable options was as follows:

Options Outstanding		ding	Options Exercisable
Weigh	ted-	Weighted-	Weighted-
avera	ige	average	average

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	Number of Options	Remaining	Ex	ercise	Number of Options	Ex	ercise
Range of Exercise	(in	Contractual Life	F	Price	(in	P	rice
Price (NT\$)	Thousands)	(Years)	(1	NT\$)	Thousands)	(N	NT\$)
\$24.2-\$33.9	24,903	3.66	\$	31.0	24,903	\$	31.0
38.2 - 50.4	10,169	5.39		45.8	10,160		45.8
	35,072			35.3	35,063		35.3
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No compensation cost was recognized under the intrinsic value method for the six months ended June 30, 2009 and 2008. Had the Company used the fair value based method to evaluate the options using the Black-Scholes model, the assumptions and pro forma results of the Company for the six months ended June 30, 2009 and 2008 would have been as follows:

	Six Months Ended June 30					
	2009			2008		
Assumptions:						
Expected dividend yield		1.00%-3.44%	1.00%-3.44%			
Expected volatility	4:	3.77%-46.15%	43.77%-46.15%			
Risk free interest rate		3.07%-3.85%	3.07%-3.85%			
Expected life	5 years			5 years		
Net income:						
Net income as reported	\$	26,000,519	\$	56,913,888		
Pro forma net income	25,823,759		56,802,663			
Earnings per share (EPS) after income tax (NT\$):						
Basic EPS as reported	\$	1.01	\$	2.17		
Pro forma basic EPS		1.00		2.16		
Diluted EPS as reported		1.00		2.16		
Pro forma diluted EPS		1.00		2.16		
21. TREASURY STOCK						

(Shares in Thousands)

Six months ended June 30, 2008	Beginning Shares	Addition	Retirement	Ending Shares
Parent company stock held by subsidiaries Repurchase under share buyback plan	34,096 800,000	216,674	800,000	34,096 216,674
	834,096	216,674	800,000	250,770

As of June 30, 2008, the book value of the treasury stock was NT\$14,845,498 thousand and the market value was NT\$16,300,044 thousand. The Company s common shares held by subsidiaries were treated as treasury stock and the holders are entitled to the rights of shareholders, with the exception of voting rights.

The Company held a meeting of the Board of Directors on November 13, 2007 and approved a share buyback plan to repurchase the Company s common shares up to 800,000 thousand shares listed on the TSE during the period from November 14, 2007 to January 13, 2008 for the buyback price in the range from NT\$43.2 to NT\$94.2. The Company had repurchased 800,000 thousand common shares. All the treasury stock repurchased under this share buyback plan was retired on February 2008.

The Company held a meeting of the Board of Directors on May 13, 2008 and approved a share buyback plan to repurchase the Company s common shares up to 500,000 thousand shares listed on the TSE during the period from May 14, 2008 to July 13, 2008 for the buyback price in the range from NT\$48.25 to NT\$100.50. The

Company had repurchased 216,674 thousand common shares. All the treasury stock repurchased under this share buyback plan was retired in August 2008.

As discussed in Note 10, the Company merged Chi Cherng and Hsin Ruey in the third quarter of 2008. The Company s common shares held by Chi Cherng and Hsin Ruey in the number of 34,267 thousand shares were retired in August 2008.

22. EARNINGS PER SHARE

EPS is computed as follows:

	Amounts (N Before	` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `		EPS (Before Income	(NT\$) After Income
Six months ended June 30, 2009	Income Tax	Income Tax	(in Thousands)	Tax	Tax
Basic EPS Earnings available to common shareholders	\$ 27,090,371	\$ 26,000,519	25,770,637	\$ 1.05	\$ 1.01
Effect of dilutive potential common shares Bonus to employees Stock options			163,412 10,118		
Diluted EPS Earnings available to common shareholders (including effect of dilutive potential common shares)	\$ 27,090,371	\$ 26,000,519	25,944,167	\$ 1.04	\$ 1.00
Six months ended June 30, 2008					
Basic EPS Earnings available to common shareholders	\$ 63,608,497	\$ 56,913,888	26,245,748	\$ 2.42	\$ 2.17
Effect of dilutive potential common shares Bonus to employees Stock options			69,348 17,401		
Diluted EPS Earnings available to common shareholders (including effect of dilutive potential common shares)	\$ 63,608,497	\$ 56,913,888	26,332,497	\$ 2.42	\$ 2.16

As discussed in Note 3, effective January 1, 2008, the Company adopted Interpretation 2007-052 that requires companies to record bonuses paid to employees as an expense rather than as an appropriation of earnings. If the Company may settle the obligation by cash, by issuing share, or in combination of both cash and shares, potential

shares from bonus to employees which will be settled in shares should be included in the weighted average number of shares outstanding in calculation of diluted EPS, if the shares have a dilutive effect. The number of shares is estimated by dividing the amount of bonus to employees by the closing price (after considering the dilutive effect of dividends) of the common shares on the balance sheet date. Such dilutive effect of the potential shares needs to be included in the calculation of diluted EPS until the shares of employee bonus are resolved in the shareholders meeting in the following year.

The average number of shares outstanding for EPS calculation has been retroactively adjusted for the issuance of stock dividends and employee stock bonuses. This adjustment caused each of the basic and diluted after income tax EPS for the six months ended June 30, 2008 to decrease from NT\$2.22 to NT\$2.17 and NT\$2.22 to NT\$2.16, respectively.

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23. DISCLOSURES FOR FINANCIAL INSTRUMENTS

a. Fair values of financial instruments were as follows:

	June 30				
	20	009	2008		
	Carrying		Carrying		
	Amount	Fair Value	Amount	Fair Value	
Assets					
Financial assets at fair value through					
profit or loss	\$ 38,883	\$ 38,883	\$ 22,996	\$ 22,996	
Available-for-sale financial assets	1,035,686	1,035,686	6,880,784	6,880,784	
Held-to-maturity financial assets	14,092,943	14,181,730	13,012,119	13,004,523	
Liabilities					
Financial liabilities at fair value through					
profit or loss	32,709	32,709	115,320	115,320	
Bonds payable (including current					
portion)	4,500,000	4,592,795	12,500,000	12,642,479	
Other long-term payable (including					
current portion)	1,526,549	1,526,549	3,018,059	3,018,059	

- b. Methods and assumptions used in the estimation of fair values of financial instruments
 - 1) The aforementioned financial instruments do not include cash and cash equivalents, receivables, other financial assets, refundable deposits, payables and guarantee deposits. The carrying amounts of these financial instruments approximate their fair values due to their short maturities.
 - 2) Except for derivatives and structured time deposits, fair values of financial assets at fair value through profit or loss, available-for-sale and held-to-maturity financial assets were based on their quoted market prices.
 - 3) For those derivatives and structured time deposits with no quoted market prices, their fair values are determined using valuation techniques incorporating estimates and assumptions that were consistent with prevailing market conditions.
 - 4) Fair value of bonds payable was based on their quoted market price.
 - 5) Fair value of other long-term payables was based on the present value of expected cash flows, which approximates their carrying amount.
- c. The changes in fair value of derivatives contracts which were outstanding as of June 30, 2009 and 2008 estimated using valuation techniques were recognized gains of NT\$6,174 thousand and losses of NT\$92,324 thousand, respectively.
- d. As of June 30, 2009 and 2008, financial assets exposed to fair value interest rate risk were NT\$15,167,512 thousand and NT\$19,915,899 thousand, respectively, financial liabilities exposed to fair value interest rate risk were NT\$4,532,709 thousand and NT\$12,615,320 thousand, respectively.

e. Movements of unrealized gains or losses on financial instruments for the six months ended June 30, 2009 and 2008 were as follows:

	Six Months Ended June 30, 2009			
	From From Available- for-sale sale Financial Assets Held			
	Financial Assets]	by Investees	Total
Balance, beginning of period Recognized directly in shareholders equity Removed from shareholders equity and recognized in earnings	\$ 32,658 40,398 (37,370)	\$	(320,000) 628,552	\$ (287,342) 668,950 (37,370)
Balance, end of period	\$ 35,686	\$	308,552	\$ 344,238

	Six Mo From Available- for-sale Financial	vailable- Available-for- for-sale sale Financial Assets Held		
	Assets	I	nvestees	Total
Balance, beginning of period Recognized directly in shareholders equity Removed from shareholders equity and recognized in earnings	\$ 266,573 126,971 (391,218)	\$	414,424 51,999	\$ 680,997 178,970 (391,218)
Balance, end of period	\$ 2,326	\$	466,423	\$ 468,749

f. Information about financial risks

- 1) Market risk. The derivative financial instruments categorized as financial assets/liabilities at fair value through profit or loss are mainly used to hedge the exchange rate fluctuations of foreign-currency assets and liabilities; therefore, the market risk of derivatives will be offset by the foreign exchange risk of these hedged items. Available-for-sale financial assets held by the Company are mainly fixed-interest-rate debt securities; therefore, the fluctuations in market interest rates will result in changes in fair values of these debt securities. Subject to recent turmoil in the global financial market, the Company had evaluated its financial instruments and the Company believed the exposure to market risk as of June 30, 2009 was not significant.
- 2) Credit risk. Credit risk represents the potential loss that would be incurred by the Company if the counter-parties or third-parties breached contracts. Financial instruments with positive fair values at the balance sheet date are evaluated for credit risk. Subject to recent turmoil in the global financial market, the Company evaluated whether the financial instruments for any possible counter-party or third-parties are reputable financial institutions, business enterprises, and government agencies and accordingly, the Company believed that the Company s exposure to credit risk as of June 30, 2009 was not significant.

- 3) Liquidity risk. The Company has sufficient operating capital to meet cash needs upon settlement of derivative financial instruments and bonds payable. Therefore, the liquidity risk is low.
- 4) Cash flow interest rate risk. The Company mainly invests in fixed-interest-rate debt securities. Therefore, cash flows are not expected to fluctuate significantly due to changes in market interest rates.

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24. RELATED PARTY TRANSACTIONS

The Company engages in business transactions with the following related parties:

a. Subsidiaries

TSMC North America

TSMC China

TSMC Europe

TSMC Japan

TSMC Korea

b. Investees

GUC (with a controlling financial interest)

XinTec (with a controlling financial interest)

VIS (accounted for using equity method)

SSMC (accounted for using equity method)

c. Indirect subsidiaries

WaferTech, LLC (WaferTech)

TSMC Technology, Inc. (TSMC Technology)

TSMC Design Technology Canada Inc. (TSMC Canada)

d. Indirect investee

VisEra Technology Company, Ltd. (VisEra), an indirect investee accounted for using equity method.

e. Others

Related parties over which the Company has control or exercises significant influence but with which the Company had no material transactions.

Transactions with the aforementioned parties, other than those disclosed in other notes, are summarized as follows:

	2009		2008	
For the six months ended June 30	Amount	%	Amount	%
For the six months ended June 30				
Sales	.		*	
TSMC North America	\$61,280,891	53	\$ 103,800,578	60
Others	906,621	1	769,027	
	\$ 62,187,512	54	\$ 104,569,605	60
Purchases	A. 0.10.0 06	1.6	.	20
WaferTech	\$ 2,012,386	16	\$ 4,410,290	20
SSMC	1,422,840	11	2,300,893	10

VIS TSMC China	1,399,271 1,288,201	11 10	1,718,897 2,650,161	8 12
	\$ 6,122,698	48	\$ 11,080,241	50
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		2009		2008		
	A	Amount	%		Amount	%
Manufacturing expenses outsourcing						
VisEra	\$	15,168		\$	45,313	
Marketing expenses commission						
TSMC Europe	\$	151,844	18	\$	184,005	15
TSMC Japan TSMC Korea		104,755 6,336	13 1		116,844 9,837	9 1
13MC Rolea		0,550	1		9,031	1
	\$	262,935	32	\$	310,686	25
Research and development expenses						
TSMC Technology (primarily consulting fee)	\$	179,751	2	\$	167,355	2
TSMC Canada (primarily consulting fee)		76,380	1		95,549	1
Others		24,608			12,156	
	\$	280,739	3	\$	275,060	3
Sales of property, plant and equipment and other						
assets XinTec	\$	58,450	99	\$		
TSMC China	Ψ	30,430	99	φ	1,871,252	99
Others		263			10,665	
	\$	58,713	99	\$	1,881,917	99
Non-operating income and gains						
TSMC China VIS (primarily technical service income, see Note	\$	97,186	6	\$	161,523	3
27e)		88,964	5		181,670	3
SSMC (primarily technical service income, see Note		<i>57.56</i> 0	4		121 104	2
27d) Others		57,560 263	4		131,194 69,597	2
Calcus		203			07,371	1
	ф	242.072	15	ф	542 004	9
	\$	243,973	15	\$	543,984	9

As of June 30

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Receivables TSMC North America Others	C North America \$ 18,436,885		\$ 23,871,291 268,531	99 1
	\$ 18,716,737	100	\$ 24,139,822	100
Other receivables				
VIS	\$ 373,849	47	\$ 1,132,499	69
GUC	153,874	19	140,489	9
TSMC China	136,106	17	191,032	12
XinTec	70,823	9	18,214	1
SSMC	36,923	5	108,319	7
Others	22,576	3	54,271	2
	\$ 794,151	100	\$ 1,644,824	100
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	2009		2008	
	Amount	%	Amount	%
Payables				
VIS	\$ 735,925	33	\$ 685,168	28
WaferTech	480,794	22	666,082	27
SSMC	400,558	18	501,436	20
TSMC China	365,620	16	476,025	19
TSMC Technology	123,536	6	52,761	2
Others	115,918	5	104,598	4
	\$ 2,222,351	100	\$ 2,486,070	100
Deferred credits TSMC China VisEra	\$ 90,452	56	\$ 277,340 31,087	41 5
	\$ 90,452	56	\$ 308,427	46

The sales prices and payment terms to related parties were not significantly different from those of sales to third parties. For other related party transactions, prices and terms were determined in accordance with mutual agreements.

The Company deferred the net gains (classified under the deferred credits) derived from sales of property, plant, and equipment to TSMC China and VisEra, and then recognized such gains (classified under the non-operating income and gains) over the depreciable lives of the disposed assets.

The Company leased certain buildings and facilities to VisEra. The rental income were classified under non-operating income and gains. The lease terms and prices were determined in accordance with mutual agreements. The lease agreement between the Company and VisEra expired in April 2008.

25. PLEDGED OR MORTGAGED ASSETS

As of June 30, 2009, the Company had pledged time deposits of NT\$605,602 thousand (classified as other financial assets) as collateral for land lease agreements and customs duty guarantee.

26. SIGNIFICANT LONG-TERM LEASES

The Company leases several parcels of land from the Science Park Administration. These operating leases expire on various dates from December 2009 to December 2028 and can be renewed upon expiration.

As of June 30, 2009, future lease payments were as follows:

Year	Amount
2009 (3 rd and 4 th quarter)	\$ 156,983
2010	256,543
2011	254,962
2012	287,491

2013 265,847 2014 and thereafter 2,014,873

\$3,236,699

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27. SIGNIFICANT COMMITMENTS AND CONTINGENCIES

Significant commitments and contingencies of the Company as of June 30, 2009, excluding those disclosed in other notes, were as follows:

- a. Under a technical cooperation agreement with ITRI, the R.O.C. Government or its designee approved by the Company can use up to 35% of the Company s capacity if the Company s outstanding commitments to its customers are not prejudiced. The term of this agreement is for five years beginning from January 1, 1987 and is automatically renewed for successive periods of five years unless otherwise terminated by either party with one year prior notice.
- b. Under several foundry agreements, the Company shall reserve a portion of its production capacity for certain major customers that have guarantee deposits with the Company. As of June 30, 2009 the Company had a total of US\$35,302 thousand of guarantee deposits.
- c. Under a Shareholders Agreement entered into with Philips and EDB Investments Pte Ltd. on March 30, 1999, the parties formed a joint venture company, SSMC, which is an integrated circuit foundry in Singapore. The Company s equity interest in SSMC was 32%. Nevertheless, Philips parted with its semiconductor company which was renamed as NXP B.V. in September 2006. The Company and NXP B.V. purchased all the SSMC shares owned by EDB Investments Pte Ltd. pro rata according to the Shareholders Agreement on November 15, 2006. After the purchase, the Company and NXP B.V. currently own approximately 39% and 61% of the SSMC shares respectively. The Company and Philips (now NXP B.V.) are required, in the aggregate, to purchase at least 70% of SSMC s capacity, but the Company alone is not required to purchase more than 28% of the capacity. If any party defaults on the commitment and the capacity utilization of SSMC fall below a specific percentage of its capacity, the defaulting party is required to compensate SSMC for all related unavoidable costs.
- d. The Company provides technical services to SSMC under a Technical Cooperation Agreement (the Agreement) effective March 30, 1999. The Company receives compensation for such services computed at a specific percentage of net selling price of all products sold by SSMC. The Agreement shall remain in force for ten years and will be automatically renewed for successive periods of five years each unless pre-terminated by either party under certain conditions.
- e. The Company provides a technology transfer to VIS under a Manufacturing License and Technology Transfer Agreement entered into on April 1, 2004. The Company receives compensation for such technology transfer in the form of royalty payments from VIS computed at specific percentages of net selling price of certain products sold by VIS. VIS agreed to reserve its certain capacity to manufacture for the Company certain products at prices as agreed by the parties.
- f. TSMC, TSMC North America and WaferTech filed a series of lawsuits in late 2003 and 2004 against Semiconductor Manufacturing International Corporation, SMIC (Shanghai) and SMIC Americas (aggregately referring to as SMIC). The lawsuits alleged that SMIC infringed multiple TSMC, TSMC North America and WaferTech patents and misappropriated TSMC, TSMC North America and WaferTech s trade secrets. These suits were settled out of court on January 30, 2005. As part of the settlement, Semiconductor Manufacturing International Corporation shall pay US\$175 million over six years to resolve TSMC, TSMC North America and WaferTech s claims. As of June 30, 2009, SMIC had paid US\$135 million in accordance with the terms of this settlement agreement. In August 2006, TSMC, TSMC North America and WaferTech filed a lawsuit against SMIC in Alameda County Superior Court in California for breach of aforementioned settlement agreement, breach of promissory notes and trade secret misappropriation, seeking injunctive relief and monetary damages. In September 2006, SMIC filed a cross-complaint against TSMC, TSMC North America and WaferTech of breach

of the settlement agreement and implied covenant of good faith and fair dealing, in response to TSMC, TSMC North America and WaferTech s August complaint. In November 2006, SMIC filed a complaint with Beijing People s High Court against TSMC, TSMC North America and WaferTech alleging defamation and breach of good faith. The California State Superior Court of Alameda County issued an Order on

TSMC, TSMC North America and WaferTech s pre-trial motion for a preliminary injunction against SMIC on September 7, 2007. In the Order, the Court found TSMC has demonstrated a significant likelihood that it will ultimately prevail on the merits of its claim for breach of certain paragraphs of the (2005) Settlement Agreement with SMIC. The Court also found TSMC has demonstrated a significant probability of establishing that SMIC retains and is using TSMC Information in SMIC s 0.13um and smaller technologies, and there is significant threat of serious irreparable harm to TSMC if SMIC were to disclose or transfer that information before final resolution of the case. Therefore, the Court ordered that, effective immediately, SMIC must provide advance notice and an opportunity for TSMC, TSMC North America and WaferTech to object before disclosing items enumerated in the Court Order to SMIC s third party partners. The Court, however, did not grant a preliminary injunction as requested by TSMC, TSMC North America and WaferTech. In January 2009, the court in the California action held a four-day bench trial to determine whether a Settlement Agreement existed between the parties, and if there were an agreement, the interpretation of certain terms. SMIC contended that there was no binding Settlement Agreement, and TSMC, TSMC North America and WaferTech contended that the Settlement Agreement signed on January 30, 2005 and finalized shortly thereafter and repeatedly ratified bound the parties. On March 10, 2009, the Court issued its Statement of Decision. The Court rejected SMIC s contention, and found that the parties were bound by the Settlement Agreement identified by TSMC, TSMC North America and WaferTech. The Court also interpreted the meaning of certain provisions within the Settlement Agreement. Regarding the claims raised by SMIC in the Beijing lawsuit, the Beijing People s High Court has on June 10, 2009 rejected those claims and dismissed the lawsuit. SMIC has appealed. The matters are pending in both courts. The result of the above-mentioned litigation cannot be determined at this time.

28. ADDITIONAL DISCLOSURES

Following are the additional disclosures required by the SFB for the Company and its investees:

- a. Financing provided: None;
- b. Endorsement/guarantee provided: None;
- c. Marketable securities held: Please see Table 1 attached;
- d. Marketable securities acquired or disposed of at costs or prices of at least NT\$100 million or 20% of the paid-in capital: Please see Table 2 attached;
- e. Acquisition of individual real estate properties at costs of at least NT\$100 million or 20% of the paid-in capital: None;
- f. Disposal of individual real estate properties at prices of at least NT\$100 million or 20% of the paid-in capital: None;
- g. Total purchases from or sales to related parties of at least NT\$100 million or 20% of the paid-in capital: Please see Table 3 attached;
- h. Receivable from related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Please see Table 4 attached;
- i. Names, locations, and related information of investees over which the Company exercises significant influence: Please see Table 5 attached;

j. Information about derivatives of investees in which the Company has a controlling interest:

TSMC China entered into forward exchange contracts during the six months ended June 30, 2009 to manage exposures due to foreign exchange rate fluctuations. Outstanding forward exchange contracts as of June 30, 2009:

Maturity Date Contract Amount (in Thousands)

RMB27,360/US\$4,000

Contract Amount

Sell RMB/Buy US\$

For the six months ended June 30, 2009, net losses arising from forward exchange contracts of TSMC China were NT\$1,072 thousand.

July 2009

XinTec entered into forward exchange contracts during the six months ended June 30, 2009 to manage exposures due to foreign exchange rate fluctuations. Outstanding forward exchange contracts as of June 30, 2009:

 Maturity Date
 (in Thousands)

 Sell US\$/Buy NT\$
 July 2009
 US\$3,730/NT\$122,418

 Sell NT\$/Buy US\$
 September 2009
 NT\$17,221/US\$530

For the six months ended June 30, 2009, net losses arising from forward exchange contracts of XinTec were NT\$4.201 thousand.

- k. Information on investment in Mainland China
 - 1) The name of the investee in mainland China, the main businesses and products, its issued capital, method of investment, information on inflow or outflow of capital, percentage of ownership, equity in the net gain or net loss, ending balance, amount received as dividends from the investee, and the limitation on investee: Please see Table 6 attached.
 - 2) Significant direct or indirect transactions with the investee, its prices and terms of payment, unrealized gain or loss, and other related information which is helpful to understand the impact of investment in mainland China on financial reports: Please see Note 24.

TABLE 1

Taiwan Semiconductor Manufacturing Company Limited and Investees MARKETABLE SECURITIES HELD JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

June 30

			Shares/Units (in	CarryingPo Value (US\$ in O
Marketable Securities Type and Name Corporate bond	Relationship with the Company	Financial Statement Accoun	ntThousands)'	(housands)
Γaiwan Mobile Co., Ltd.		Available-for-sale financial		
		assets	\$	1,035,686
Formosa Petrochemical Corporation		Held-to-maturity financial		
•		assets		3,377,910
Taiwan Power Company		"		3,360,659
Nan Ya Plastics Corporation		"		2,697,204
Formosa Plastics Corporation		"		1,569,297
China Steel Corporation		"		1,204,374
CPC Corporation, Taiwan		"		1,000,066
Government bond				
2003 Asian Development Bank Govt.		Held-to-maturity financial		
Bond		assets		883,433
Stocks				
rsmc Global	Subsidiary	Investments accounted for		
		using equity method	1	46,275,534
SMC Partners	Subsidiary	"	988,268	32,889,200
VIS	Investee accounted for using	"		
	equity method		628,223	9,209,323
SMC	Investee accounted for using	"		
	equity method		314	5,744,178
SMC North America	Subsidiary	"	11,000	2,593,228
KinTec	Investee with a controlling	"		
	financial interest		92,620	1,349,779
GUC	Investee with a controlling	"		
	financial interest		44,904	920,198
SMC Europe	Subsidiary	"		141,821
TSMC Japan	Subsidiary	"	6	132,285
TSMC Korea	Subsidiary	"	80	16,576
Jnited Industrial Gases Co., Ltd.		Financial assets carried at cos	t 16,783	193,584
hin-Etsu Handotai Taiwan Co., Ltd.		"	10,500	105,000
W.K. Technology Fund IV		"	4,000	40,000

'n	n	A	

Horizon Ventures Fund	Financial assets carried at cost	103,992
Crimson Asia Capital	"	58.484

Capital

ΓSMC China	Subsidiary	Investments accounted for
I SIVIC China	Subsidiary	investments accounted for

		using equity method	4,286,079
VTAF III	Subsidiary	"	1,418,421
VTAF II	Subsidiary	"	807,446
Emerging Alliance	Subsidiary	"	332,124

(Continued)

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June 30

CarryingP

			Shares/Unit		alue JS\$ in O
Marketable Securities Type and Name Corporate bond	Relationship with the Company	Financial Statement Accoun	tThousands) Tho	usands)
General Elec Cap Corp. Mtn		Held-to-maturity financial assets		2211	20,669
General Elec Cap Corp. Mtn		assets "			20,257
Stocks					
TSMC Development, Inc. (TSMC	Subsidiary	Investments accounted for	1	TIOO	<i>(</i> 77
Development)	T	using equity method	1	US\$6	677,274
VisEra Holding Company	Investee accounted for using		42,000	TIOO	(5.740
and Chan Comican dustan Develorment	equity method	"	43,000	022	65,749
nveStar Semiconductor Development Fund, Inc. (II) LDC. (ISDF II)	Subsidiary		22.290	TICC	20.763
nveStar Semiconductor Development	Subsidiary	"	32,289	OSÞ	29,703
Fund, Inc. (ISDF)	Subsidiary		7,680	221	8,924
rund, file. (13D1') TSMC Technology	Subsidiary	"	•	US\$,
TSMC Technology TSMC Canada	Subsidiary	"	2,300		,
I SIVIC Canada	Substatary		2,300	USĢ	2,014
Corporate bond					
GE Capital Corp.		Held-to-maturity financial			
		assets		US\$	20,391
P Morgan Chase & Co.		"		US\$	15,000
Stocks					
WaferTech	Subsidiary	Investments accounted for			
	•	using equity method	293,637	US\$	186,304
Common stock					
RichWave Technology Corp.		Financial assets carried at cost	4,247	US\$	1,648
Global Investment Holding Inc.		"	10,000	US\$	3,065
Preferred stock					
Audience, Inc.		Financial assets carried at cost	1,654	US\$	250
Axiom Microdevices, Inc.		"	1,000	US\$	24
GemFire Corporation		"		US\$	31
Mosaic Systems, Inc.		"	2,481	US\$	12
Next IO, Inc.		"	800	US\$	500
Optichron, Inc.		"	714	US\$	1,000
Optimal Corporation		"		US\$	229
Pixim, Inc.		"	4,642	US\$	1,137
QST Holding, LLC		"		US\$	131

Teknovus, Inc.		"	6,977	US\$	1,327
Capital					
VentureTech Alliance Holdings, LLC	Subsidiary	Investments accounted for			
VTA Holdings)		using equity method			
Common stock					
Leadtrend		Financial assets carried at cost	1,265	US\$	660
RichWave Technology Corp.		"	1,043	US\$	730
Sentelic		"	1,200	US\$	2,040
Preferred stock					
V Technologies, Inc.		Financial assets carried at cost	2,890	US\$	2,168
Aquantia		"	2,108	US\$	2,573
Audience, Inc.		"	7,956	US\$	1,838
Axiom Microdevices, Inc.		"	7,017	US\$	757
ŕ			(Cont	tinued)	
	- 3	39 -	`	Í	

June 30

					Carryin₽e
				Shares/Uni	• •
				(in	(US\$ inOv
e	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Accour	`	*
	Beceem Communications	701010110111P	Financial assets carried at cost		US\$1,701
	GemFire Corporation		"		US\$ 68
	Impinj, Inc.		"		US\$1,000
	Next IO, Inc.		"	3,795	•
	Optichron, Inc.		"	,	US\$1,844
	Pixim, Inc.		"	,	US\$1,878
	Power Analog Microelectronics		"		US\$2,790
	QST Holding, LLC		"	3,434	US\$ 415
	Teknovus, Inc.		"	1 500	US\$ 454
	•		"		
	Xceive			8/0	US\$1,177
	Capital		. 16		
	VTA Holdings	Subsidiary	Investments accounted for		
			using equity method		
	~				
	Common stock		-		
	Mutual-Pak Technology Co., Ltd.	Subsidiary	Investments accounted for		
			using equity method	4,590	US\$1,172
	Acionn Technology Corporation	Investee accounted for using	"		
		equity method		4,500	US\$ 830
	Preferred stock				
	Advasense Sensors, Inc.		Financial assets carried at cost	t 1,929	US\$ 188
	Auramicro, Inc.		"	3,816	US\$1,145
	BridgeLux, Inc.		"	3,333	US\$5,000
	Exclara, Inc.		"	21,708	US\$4,568
	GTBF, Inc.		"		US\$1,500
	InvenSense, Inc.		"		US\$1,000
	LiquidLeds Lighting Corp.		"		US\$ 800
	M2000, Inc.		"		US\$3,000
	Neoconix, Inc.		"		US\$4,000
	Powervation, Ltd.		"		US\$2,930
	Quellan, Inc.		"		US\$3,500
	Silicon Technical Services, LLC		"	1,055	US\$1,208
	Tilera, Inc.		"	3,222	
			"		
	Validity Sensors, Inc.			8,070	US\$3,089
	C14-1				
	Capital	6.1.11			110¢ 007
	Growth Fund Limited (Growth Fund)	Subsidiary			US\$ 887

VTA Holdings	Subsidiary	Investments accounted for using equity method				
Common stock Staccato		Financial assets carried at cost	10	US\$	25	
SiliconBlue Technologies Inc.		" " "	5,107	US\$	762	
Common stock						
Memsic, Inc.		Available-for-sale financial				
		assets	1,364	US\$5	5,781	
Capella Microsystems (Taiwan), Inc.		Financial assets carried at cost	530	US\$	154	
Preferred stock						
Integrated Memory Logic, Inc.		Financial assets carried at cost	2,872	US\$1	,221	
IP Unity, Inc.		"	1,008	US\$	290	
NanoAmp Solutions, Inc.		"	541	US\$	327	
Sonics, Inc.		"	230	US\$	730	
			(Contin	ued)		

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June 30

		;	Shares/Uni	its V	arryingPe Value US\$ in Ov
Marketable Securities Type and Name	Relationship with the Company	Financial Statement Accoun	Thousand	s)Tho	usands)
Common stock					
Memsic, Inc.		Available-for-sale financial	1 1 4 7	- TO 0	1.050
		assets "	1,145		-
Richtek Technology Corp.				US\$,
Ralink Technology (Taiwan), Inc.		<i>"</i>		US\$	
Treadchip Technologies Corp.		"	883		,
Sonics, Inc.		Financial assets carried at cost			
Epic Communication, Inc.		"	50		
EON Technology, Corp.		"	2,494	US\$	691
Goyatek Technology, Corp.		"	932	US\$	545
Capella Microsystems (Taiwan), Inc.		"	534	US\$	210
Auden Technology MFG. Co., Ltd.		"	1,049	US\$	223
Preferred stock					
Alchip Technologies Limited		Financial assets carried at cost	t 6,979	US\$	3,664
FangTek, Inc.		"	7,064	US\$	3,428
Kilopass Technology, Inc.		"	3,887	US\$	1,000
NanoAmp Solutions, Inc.		"	375	US\$	227
Sonics, Inc.		"	264	US\$	1,685
Open-end mutual funds					
Prudential Financial Bond Fund		Available-for-sale financial			
		assets	11,261		170,272
PCA Well Pool Fund		"	13,121		170,211
Jih Sun Bond Fund		"	7,804		110,024
Hua Nan Phoenix Bond Fund		"	6,434		100,111
FSITC Taiwan Bond Fund		"	500		85,164
Uni-President James Bond Fund		"	4,392		70,152
Yuanta Wan Tai Bond Fund		"	1,385		20,019
Cathay Bond Fund		"	1,259		15,026
Common stock					
GUC-NA	Subsidiary	Investments accounted for			
	<i>5</i>	using equity method	800		35,618
GUC-Japan	Subsidiary	"	1		12,101
GUC-Europe	Subsidiary	"	-		5,137
GUC-BVI	Subsidiary	"	50		1,641
Capital					
Compositech Ltd.		Financial assets carried at cost	t 587		

Available-for-sale financial	10.202	110¢ 10.600
assets	10,392	US\$ 10,600
Available-for-sale financial		
assets	4,260	US\$ 832
"	3,580	US\$ 393
"	4,300	US\$ 375
"	4,049	US\$ 786
"	3,750	US\$ 537
"	4,200	US\$ 225
"	4,150	US\$ 428
"	4,150	
Available-for-sale financial		
assets	498	US\$ 498
	(Concl	luded)
- 41 -	`	-
	Available-for-sale financial assets " " " " " " " " " Available-for-sale financial assets	assets 10,392 Available-for-sale financial assets 4,260 " 3,580 " 4,300 " 4,049 " 3,750 " 4,200 " 4,150 " 4,150 Available-for-sale financial assets 498 (Concl.)

TABLE 2

Taiwan Semiconductor Manufacturing Company Limited and Investees
MARKETABLE SECURITIES ACQUIRED AND DISPOSED OF AT COSTS OR PRICES OF AT LEAST
NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL
FOR THE SIX MONTHS ENDED JUNE 30, 2009
(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

			Beginnii	Beginning Balance		Acquisition			osal	
	Financial			Amount	Shares/Units (in	Amount		Amount		
l	Statement		Nature of Shares/Units (in	(US\$ in	•	(US\$ in	Shares/Units (In	(US\$ in		
	Account	Counter-party	RelationshipThousands)	Thousands)	(Note 1)	Thousands) Thousands)	Thousands)		
	Available-for-sale financial assets	Securities Corp. and several financial								
	II-11 4	institutions		\$2,032,658	3	\$		\$1,037,370		
	Held-to-maturity financial assets	"		3,554,908 2,385,285 1,000,000	5	355,966 101,729 204,990	9			
	Held-to-maturity financial assets	Grand Cathay Securities Corp. and several financial institutions		383,387	7			400,000		
	Investments accounted for using equity method		Subsidiary	1,305,605	5	210,999)			
	Held-to-maturity financial assets	JP Morgan Securitied Inc.			1	US\$ 15,000)			
	Available-for-sale financial assets	Prudential Financial Securities			11,261	170,000)			

Investment		
Trust		
Enterprise		
PCA Securities		
Investment		
Trust Co., Ltd.	13,121	170,000
Jih Sun		
Investment		
Trust Co., Ltd.	7,804	110,000
Hua Nan		
Investment		
Trust Co., Ltd.	6,434	100,000

financial assets	4,597	US\$	4,584			4,472	US\$	4,480	US
"	4,000		3,884			4,000		3,925	
"	4,353		4,349			4,090		4,085	
<i>"</i>	4,788		4,715			4,774		4,780	
"	3,737	US\$	3,495			3,725	US\$	3,537	US
"	3,397	US\$	3,163			3,375	US\$	3,283	US
"	3,214	US\$	2,925			3,127	US\$	3,106	US
Avoilable for cole									
Available-for-sale									
financial assets	30,435	US\$	30,435	245,938	US\$245,939	275,875	US\$	275,875	US

Available-for-sale

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(Continued)

Beginning

			В	alance	Acquisition	l	Dispos	al (Note
	Financial			Amo 6i	ntares/Minitant (in (US\$	į	Amount	Carry Valu
ole Securities Type and	Statement		Nature of Shares/Un	nits(US\$ T			nits(US\$ in	(US\$
Name	Account	Counter-party	(in Relationshi T housand	d F housan	(Note ds) ThousaTd	(In So)usan	d F housands	Thousa
nds			•	ŕ			ŕ	,
n Pc Pool 1g1282	Available-for-sale	2						
	financial assets		3,215	US\$3,28	35 US\$	3,179	US\$3,281	US\$3,1
n Pc Pool B19205	<i>"</i>		5,449	US\$5,50)1	5,335	US\$5,511	US\$5,2
ome Ln Mtg Corp.	<i>"</i>		3,060	US\$3,10	08	3,005	US\$3,078	US\$3,0
1 257245	<i>"</i>		3,456	US\$3,51	13	3,415	US\$3,513	US\$3,4
1 691283	<i>"</i>			US\$3,03			US\$3,028	US\$2,9
1 888738	"			US\$3,77			US\$3,828	US\$3,8
1 888793	"		·	US\$4,24		4,071	US\$4,265	US\$4,2
Ln Bank	"		·	US\$5,30			US\$5,282	US\$5,0
rm Cr Bks	"		3,400	-			US\$3,590	US\$3,4
rm Credit Bank	"		·	US\$3,43			US\$3,430	US\$3,3
ome Ln Bks	"			US\$3,85			US\$3,852	
ome Ln Bks	"		· · · · · · · · · · · · · · · · · · ·	US\$5,32		-	US\$5,312	-
ome Ln Bks	"		·	US\$4,14		-	US\$4,151	US\$4,1
ome Ln Mtg	"		·	US\$5,34		-	US\$5,334	-
ome Ln Mtg Corp.	"		·	US\$3,42			US\$3,432	
ome Ln Mtg Corp.	"			US\$3,56			US\$3,561	US\$3,4
ome Ln Mtg Corp.	"		·	US\$3,74		-	US\$3,749	US\$3,7
ome Loan Bank	"		·	US\$4,71		-	US\$4,709	US\$4,5
atl Mtg Assn	"		·	US\$3,71			US\$3,712	
atl Mtg Assn	"		·	US\$4,16			US\$4,179	
atl Mtg Assn	"			US\$3,80			US\$3,801	US\$3,6
atl Mtg Assn	"		·	US\$4,13		-	US\$4,127	US\$4,1
bonds								
nhattan Corp. New	Available-for-sale	e						
_	financial assets		3,250	US\$3,35	53	3,250	US\$3,380	US\$3,4
Bank Ag London	"		2,995				US\$3,021	US\$3,0
anley	"		4,855	US\$4,55	52		US\$4,751	US\$4,7
Corp. New	<i>"</i>		· · · · · · · · · · · · · · · · · · ·	US\$3,13		-	US\$3,195	US\$3,1
go + Co. New Med Trm	"		4,500	US\$4,49	93	-	US\$4,524	

Note 1: The shares/units and amount of marketable securities acquired do not include

stock dividends from investees.

Note 2: The data for

marketable

securities disposed exclude bonds maturities and capital return from

subsidiaries.

Note 3: The ending

balance includes the amortization of premium/discount on bonds investments,

investments, unrealized valuation gains/

valuation gains/ losses on financial assets, translation adjustments or

equity in earnings/ losses of equity method investees.

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(Concluded)

TABLE 3

Notes/A

Taiwan Semiconductor Manufacturing Company Limited and Investees
TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR
20% OF THE PAID-IN CAPITAL
FOR THE SIX MONTHS ENDED JUNE 30, 2009
(Amounts in Thousands of New Taiwan Dollars)

			Transactio	on Deta %	ails	Abnorm	al Transaction	Paya Rece
		Purchases/		to		Unit Price	Payment Terms	
e Related Part	ty Nature of Relationships Subsidiary	Sales	Amount	Tota	l Payment Terms Net 30 days after	(Note)	(Note)	Endii Balan
America GUC	Investee with a controlling financial	Sales	\$61,280,891	53	invoice date Net 30 days after			\$18,436,
WaferTech	interest Indirect subsidiary	Sales	803,180	1	monthly closing Net 30 days after			279.
SSMC	Investee accounted for	Purchases	2,012,386	16	monthly closing Net 30 days after			(480,
VIS	using equity method Investee accounted for	Purchases	1,422,840		~			(400,
TSMC China	using equity method Subsidiary	Purchases	1,399,271	11	•			(735,
TSMC North America	Same parent company	Purchases	1,288,201		monthly closing Net 30 days after invoice date/net 45 days after			(365,
OmniVision	Parent company of	Purchases	391,623		monthly closing			(179,
	director (represented for XinTec)	Sales	437,434	73	Net 30 days after monthly closing			202,

Note: The sales prices and payment terms to related parties were not significantly different from those of sales to third parties. For other related party transactions, prices and terms were determined in accordance with mutual agreements.

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TABLE 4

Amounts

Taiwan Semiconductor Manufacturing Company Limited and Investees RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars)

			Т	urnov	er		Received in	
			Ending	Days (Note		verdue	Subsequent	Allowance for
•	•	Nature of Relationships	Balance	1)	Amounts	Action Taken	Period	Debts
ompany	TSMC North America	Subsidiary	\$18,444,729	45	\$5,981,651		\$8,330,730	\$
	GUC	Investee with a controlling financial						
		interest	433,603	56				
	VIS	Investee accounted for	•	(Note		Accelerate		
		using equity method		2)		demand on account		
			373,849		16,188	receivable		
	TSMC China	Subsidiary	•	(Note	ŕ			
		•	136,106					
ec	OmniVision	Parent company of director (represented for	·	ŕ				
		XinTec)	202,326	107	2,029		112,580	

Note 1: The calculation of turnover days excludes other receivables from related parties.

Note 2: The ending balance primarily consisted of other receivables, which is not applicable for the calculation of turnover days.

TABLE 5

Taiwan Semiconductor Manufacturing Company Limited and Investees NAMES, LOCATIONS, AND RELATED INFORMATION OF INVESTEES OVER WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

			Original Inves	stment Amount December 31,		e as of	June 30, 2009 Carrying	Net In (Losses)
			June 30, 2009 (Foreign	2008 (Foreign			Value (Foreign	Inve (For
			Currencies in	Currencies in	Share P e (in	rcenta of	ige Currencies in	Curren
pany	Location	Main Businesses and Products	Thousands)		•		nipThousands)	Thous
	Tortola, British Virgin	Investment activities	,			,	1	
	Islands		\$ 42,327,245	\$ 42,327,245	5 1	100	\$ 46,275,534	\$ 2
rs	Tortola, British Virgin	Investment in companies involved in the design, manufacture, and other related	· -,e_7,_1e			100	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4 –
	Islands	business in the semiconductor industry.	31,456,130	31,456,130	988,268	100	32,889,200	(6
	Hsin-Chu, Taiwan	Research, design, development, manufacture, packaging, testing and sale of memory integrated circuits, LSI, VLSI and related						
	Singapore	parts Fabrication and supply of integrated circuits	13,232,288	13,232,288	628,223	37	9,209,323	(6
			5,120,028	5,120,028	3 314	39	5,744,178	(
	Shanghai, China	Manufacturing and selling of integrated circuits at the order of and pursuant to product design specifications provided by		3,120,020) 314	3)	3,/11,170	(
	San Jose,	customers Sales and marketing of	12,180,367	12,180,367	1	100	4,286,079	(2,0
	California,	integrated circuits and						
	U.S.A. Cayman	semiconductor devices Investing in new start-up	333,718	333,718	3 11,000	100	2,593,228	1
	Islands	technology companies	1,651,240	1,440,241		98	1,418,421	(
	Taoyuan, Taiwan	Wafer level chip size packaging service	1,357,890	1,357,890	92,620	42	1,349,779	(3

	Hsin-Chu, Taiwan	Researching, developing, manufacturing, testing and marketing of integrated circuits										
				386,568		386,568	44,904	36		920,198		2
	Cayman	Investing in new start-up										
	Islands	technology companies		1,036,422		1,036,422		98		807,446		(
ance	Cayman	Investing in new start-up		066.506		007.707		00		222 124		
	Islands Amsterdem	technology companies Marketing and engineering		966,596		986,797		99		332,124		
·	the	supporting activities										
	Netherlands	supporting activities		15,749		15,749		100		141,821		
	Yokohama,	Marketing activities		15,7 15		10,7 17		100		111,021		
	Japan			83,760		83,760	6	100		132,285		
	Seoul,	Customer service and technical										
	Korea	support activities		13,656		13,656	80	100		16,576		
	Delaware,	Investment activities										
	U.S.A.		US\$	0.001	US\$	0.001	1	100	US\$	677,274	US\$	
g	Cayman	Investment in companies										
	Islands	involved in the design, manufacturing, and other related										
		businesses in the semiconductor										
		industry	US\$	43,000	US\$	43,000	43,000	49	US\$	65,749	US\$	
	Cayman	Investing in new start-up	СБψ	15,000	СБψ	13,000	15,000	17	СБФ	03,717	СБФ	
	Islands	technology companies	US\$	32,289	US\$	32,289	32,289	97	US\$	29,763	US\$	
	Cayman	Investing in new start-up		•		·	•					
	Islands	technology companies	US\$	7,680	US\$	7,680	7,680	97	US\$	8,924	US\$	
logy	Delaware,	Engineering support activities										
	U.S.A.		US\$	0.001	US\$	0.001	1	100	US\$	8,630	US\$	
l	Ontario,	Engineering support activities	TIOO	2 200	TIOO	2 200	2 200	100	ттоф	2.014	TIOO	
	Canada	Manufacturing calling testing	US\$	2,300	US\$	2,300	2,300	100	US\$	2,814	US\$	
	Wasnington, U.S.A.	Manufacturing, selling, testing and computer-aided designing of										
	U.S.A.	integrated circuits and other										
		semiconductor devices	US\$	380,000	US\$	380,000	293,637	100	US\$	186,304	US\$	
	Hsin-Chu,	Manufacturing and selling of	СБФ	200,000	Ουψ	200,000	275,057	100	СБФ	100,501	Ουφ	
	Taiwan	electronic parts and providing										
		turn-key services in back-end										
		color filter fabrication, package,										
		test, and optical solutions	US\$	91,041	US\$	91,041	253,120	89	US\$	115,422		
										(Continued	d)	
				- 46 -								

			Jur 20 (Fo	ne 30, 009 reign	Dec Dec 2 (Fo	ember 31, 008 oreign	Balan	200	09 Car Va (Fo	rying alue reign	Inco (Loss tl Invo (For	let ome ses) of he estee reign	Ε
							Shar Ps e		_				
	T 4º	Main Basin and Basin		in 		in 	(in	of		in 1-)		n 	C
vestee Company tual-Pak chnology Co.,	Location Taipei, Taiwan	Main Businesses and Products Manufacturing and selling of electronic parts and researching,							-				
conn Technology p.	Taipei, Taiwan	developing, and testing of RFID Wholesaling telecommunication equipments, and manufacturing wired and wireless communication equipments	υ3\$	1,705	U 3 \$	1,705	4,390	31	υ3\$	1,172	υ3\$	(430)	
							4,500	41	US\$	830	US\$	(560)	
owth Fund	Cayman Islands	Investing in new start-up technology companies	US\$	1,550	US\$	700		100	US\$	887	US\$	(63)	
A Holdings	Delaware, U.S.A.	Investing in new start-up technology companies						68					
A Holdings	Delaware, U.S.A.	Investing in new start-up technology companies						24					
C-NA	U.S.A.	Consulting services in main products	US\$	800	US\$	800	800	100	3	35,618	1	1,624	
C-Japan	Japan	Consulting services in main products				30,000	1	100		12,101		931	
C-Europe	The Netherlands	Consulting services in main	EUR	•	EUR			100		5,137		248	
C-BVI	British Virgin Islands	Investment activities	US\$	50			50	100		1,641			
A Holdings	Delaware, U.S.A.	Investing in new start-up technology companies						8					

Note 1: Equity in earnings/losses of investees include the effect of unrealized gross profit from affiliates.

(Concluded)

Note 2: The equity in the earnings/losses of the investee company is not reflected herein as such amount is already included in the equity in the earnings/ losses of the investor company.

Note 3: Equity in earnings/losses was determined based on the unaudited financial statements.

Accumulated

Outflow of

TABLE 6

Accumulated

Outflow of

Taiwan Semiconductor Manufacturing Company Limited INFORMATION OF INVESTMENT IN MAINLAND CHINA FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

			Investment from Taiwan			Investment from Taiwan			
	Total Amount of		as of			as of		Equity in the	-
	Paid-in Capital		January 1, 2009			June 30, 2009		Earnings	Carr Va
				Invest			ercentag	•	
Iain Businesses and	(RMB in	Method of	(US\$ in	Flo	WS	(US\$ in	of	(Losses)	as
Products anufacturing and lling of integrated reuits at the order of	Thousand)	Investment	Thousand)	Outflow	Inflow	Thousand) O	wnershi	p (Note 2)	June 20
d pursuant to oduct design ecifications ovided by customers	\$12,180,367 (RMB3,070,623)	(Note 1)	\$12,180,367 (US\$371,000)	\$	\$	\$12,180,367 (US\$371,000)	100%	\$(2,006,326)	\$4,28

Investment Amounts Authorized

A 1 4 1	T 4 4 •	N/ · 1 1
Accumulated	investment in	Viainiand

by

China as of June 30, 2009	Investment Commission, MOEA	Investment
(US\$ in Thousand)	(US\$ in Thousand)	(US\$ in Thousand)
\$12,180,367	\$12,180,367	\$12,180,367
(US\$371,000)	(US\$371,000)	(US\$371,000)

Note 1: Direct investments US\$371,000 thousand in TSMC China.

Note 2: Amount was recognized based on the audited financial statements.

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Upper Limit on

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries Consolidated Financial Statements for the Six Months Ended June 30, 2009 and 2008 and Independent Auditors Report

INDEPENDENT AUDITORS REPORT

The Board of Directors and Shareholders

Taiwan Semiconductor Manufacturing Company Limited

We have audited the accompanying consolidated balance sheets of Taiwan Semiconductor Manufacturing Company Limited and subsidiaries as of June 30, 2009 and 2008, and the related consolidated statements of income, changes in shareholders equity and cash flows for the six months then ended. These consolidated financial statements are the responsibility of the Company s management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We 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. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Taiwan Semiconductor Manufacturing Company Limited and subsidiaries as of June 30, 2009 and 2008, and the results of their consolidated operations and their consolidated cash flows for the six months then ended in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China.

As discussed in Note 3 to the consolidated financial statements, effective January 1, 2009, Taiwan Semiconductor Manufacturing Company Limited and subsidiaries adopted the newly revised Statements of Financial Accounting Standards No. 10, Accounting for Inventories. In addition, effective January 1, 2008, Taiwan Semiconductor Manufacturing Company Limited and subsidiaries adopted Interpretation 2007-052, Accounting for Bonuses to Employees, Directors and Supervisors, issued by the Accounting Research and Development Foundation of the Republic of China and relevant requirements promulgated by the Financial Supervisory Commission of the Executive Yuan.

July 27, 2009

Notice to Readers

The accompanying consolidated financial statements are intended only to present the consolidated 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 jurisdiction. The standards, procedures and practices to audit such consolidated financial statements are those generally accepted and applied in the Republic of China. For the convenience of readers, the auditors—report and the accompanying consolidated 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 consolidated financial statements shall prevail.

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED BALANCE SHEETS JUNE 30, 2009 AND 2008

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

	2009		2008	
	Amount	%	Amount	%
ASSETS				
CURRENT ASSETS				
Cash and cash equivalents (Notes 2 and 4)	\$ 239,517,163	41	\$ 185,346,119	30
Financial assets at fair value through profit or loss	+ ==>,==>,===		+,,,	
(Notes 2, 5 and 24)	39,193		44,912	
Available-for-sale financial assets (Notes 2, 6, and				
24)	1,736,135		32,825,625	6
Held-to-maturity financial assets (Notes 2, 7 and	- 1-60		7.77 4.004	
24)	5,476,955	1	5,771,334	1
Receivables from related parties (Note 25) Notes and accounts receivable	447	7	3,530	8
Allowance for doubtful receivables (Notes 2 and 8)	41,342,273 (499,926)	/	47,155,226 (701,591)	0
Allowance for sales returns and others (Notes 2 and 8)	(499,920)		(701,391)	
8)	(7,458,429)	(1)	(4,598,856)	(1)
Other receivables from related parties (Note 25)	411,822	()	1,240,818	()
Other financial assets (Note 26)	2,652,764		1,611,165	
Inventories (Notes 2, 3 and 9)	18,973,907	3	23,358,777	4
Deferred income tax assets (Notes 2 and 18)	6,067,035	1	6,386,131	1
Prepaid expenses and other current assets	1,159,533		1,320,101	
Total current assets	309,418,872	52	299,763,291	49
LONG-TERM INVESTMENTS (Notes 2, 6, 7, 10,				
11 and 24)				
Investments accounted for using equity method	17,138,508	3	20,955,923	3
Available-for-sale financial assets	1,035,686			
Held-to-maturity financial assets	11,120,591	2	7,240,785	1
Financial assets carried at cost	3,203,529	1	3,740,161	1
Total long-term investments	32,498,314	6	31,936,869	5
PROPERTY, PLANT AND EQUIPMENT (Notes				
2, 12 and 26) Cost				
Land and land improvements	954,573		888,065	
Buildings	133,111,093	23	120,005,058	19
Machinery and equipment	708,451,415	121	674,666,739	110
• • •	• •		• •	

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Office equipment Leased assets	12,710,854 720,091	2	11,991,372 663,731	2
Accumulated depreciation Advance payments and construction in progress	855,948,026 (656,826,056) 25,949,019	146 (111) 4	808,214,965 (574,737,419) 28,720,751	131 (93) 5
Net property, plant and equipment	225,070,989	39	262,198,297	43
INTANGIBLE ASSETS Goodwill (Note 2) Deferred charges, net (Notes 2 and 13)	6,038,670 6,321,124	1 1	5,702,990 7,755,165	1 1
Total intangible assets	12,359,794	2	13,458,155	2
OTHER ASSETS Deferred income tax assets (Notes 2 and 18) Refundable deposits Others (Note 2)	5,235,855 2,736,414 222,646	1	4,784,854 2,766,835 315,120	1
Total other assets	8,194,915	1	7,866,809	1
TOTAL	\$ 587,542,884	100	\$ 615,223,421	100
LIABILITIES AND SHAREHOLDERS EQUITY				
CURRENT LIABILITIES Financial liabilities at fair value through profit or loss (Notes 2, 5 and 24) Accounts payable Payables to related parties (Note 25)	\$ 32,966 8,960,408 1,144,324	2	\$ 118,146 10,427,525 1,204,006	2
Income tax payable (Notes 2 and 18) Cash dividends payable (Note 20) Bonuses payable to employees, directors and	3,095,016 77,165,649	13	5,850,172 77,042,768	1 13
supervisors (Notes 2, 3 and 20) Payables to contractors and equipment suppliers Accrued expenses and other current liabilities	11,695,197 15,852,503	2 3	12,961,511 9,511,319	2 2
(Notes 16 and 28) Current portion of bonds payable and long-term	11,374,602	2	21,604,192	3
bank loans (Notes 14, 15 and 26)	308,971		8,261,656	1
Total current liabilities	129,629,636	22	146,981,295	24

Bonds payable (Note 14)	LONG-TERM LIABILITIES				
Other long-term payables (Notes 16 and 28) 8,497,635 2 8,889,579 1 Obligations under capital leases (Note 2) 720,091 3 15,643,430 2 Total long-term liabilities 15,210,271 3 15,643,430 2 OTHER LIABILITIES Accrued pension cost (Notes 2 and 17) 3,750,502 1 3,698,572 1 Guarantee deposits (Note 28) 1,233,784 1,707,572 1 1 Deferred credits (Notes 2 and 25) 323,915 469,677 0 Others 41,667 35,654 1 Total other liabilities 150,189,775 26 168,536,200 27 EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT Capital stock NT\$10 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares Issued: 25,626,356 thousand shares in 2009 25,631,371 thousand shares in 2009 25,631,371 thousand shares in 2009 44 256,313,709 41 To be issued 25,89,63,533 44 261,534,947 42 Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) 70,317,710 <td>* •</td> <td></td> <td>1</td> <td></td> <td>1</td>	* •		1		1
Obligations under capital leases (Note 2) 720,091 663,731 Total long-term liabilities 15,210,271 3 15,643,430 2 OTHER LIABILITIES		· · ·	2		
Total long-term liabilities			2		I
OTHER LIABILITIES Accrued pension cost (Notes 2 and 17) Guarantee deposits (Note 28) 1,233,784 1,707,572 Deferred credits (Notes 2 and 25) 323,915 449,677 Others 41,667 35,654 Total other liabilities 5,349,868 1 5,911,475 1 Total liabilities 150,189,775 26 168,536,200 27 EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT Capital stock NT510 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares in 2009 25,631,371 thousand shares in 2008 256,363,533 44 261,534,947 42 Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) Appropriated as special capital reserve Unappropriated as expecial capital reserve Unappropriated earnings 41,347,655 7 84,236,793 14 Others (Notes 2, 22 and 24) Cumulative translation adjustments 456,824 Cumulative translation adjustments 456,824 Cumulative translation adjustments 456,824 Cumulative translation adjustments 456,824 Cumulative translation adjustments 468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)	Obligations under capital leases (Note 2)	/20,091		003,/31	
Accrued pension cost (Notes 2 and 17) 3,750,502 1 3,698,572 1 Guarantee deposits (Note 28) 1,233,784 1,707,572 469,677 7 Others 2 and 25) 323,915 469,677 7 Others 2 and 25) 323,915 469,677 7 Others 2 and 25) 323,915 41,667 35,654 2 41,667 35,654 2 41,667 35,654 2 41,667 35,654 2 5,349,868 1 5,911,475 1 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	Total long-term liabilities	15,210,271	3	15,643,430	2
Clearantee deposits (Note 28)	OTHER LIABILITIES				
Deferred credits (Notes 2 and 25) 323,915 469,677 Others 41,667 35,654	Accrued pension cost (Notes 2 and 17)	3,750,502	1	3,698,572	1
Others 41,667 35,654 Total other liabilities 5,349,868 1 5,911,475 1 Total liabilities 150,189,775 26 168,536,200 27 EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT Capital stock NTS10 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares in 2009 256,263,556 44 256,313,709 41 To be issued 25,626,3562 44 256,313,709 41 To be issued 2699,971 5,221,238 1 Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) 77,317,710 13 67,324,393 11 Appropriated as legal capital reserve Unappropriated as special capital reserve Unappropriated unappropriated unappropriated un	Guarantee deposits (Note 28)	1,233,784		1,707,572	
Total other liabilities 5,349,868 1 5,911,475 1 Total liabilities 150,189,775 26 168,536,200 27 EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT Capital stock NT\$10 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares Issued: 25,626,356 thousand shares in 2009 25,631,371 thousand shares in 2008 2,699,971 5,221,238 1 To be issued 258,963,533 44 261,534,947 42 Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) Appropriated as legal capital reserve 77,317,710 13 67,324,393 11 Appropriated as special capital reserve 118,665,365 20 151,953,043 25 Others (Notes 2, 22 and 24) Cumulative translation adjustments 456,824 (6,787,320) (1) Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (2) (1,845,498) (2)	· · · · · · · · · · · · · · · · · · ·	·		·	
Total liabilities	Others	41,667		35,654	
EQUITY ATTRIBUTABLE TO SHAREHOLDERS OF THE PARENT Capital stock NT\$10 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares Issued: 25,626,356 thousand shares in 2009 25,631,371 thousand shares in 2008 25,631,371 thousand shares in 2008 25,639,971 25,221,238 1 Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) Appropriated as legal capital reserve Appropriated as special capital reserve Unappropriated earnings 41,347,655 7 84,236,793 14 Others (Notes 2, 22 and 24) Cumulative translation adjustments 456,824 Cumulative translation adjustments 456,824 Treasury stock: 250,770 thousand shares (14,845,498) (2)	Total other liabilities	5,349,868	1	5,911,475	1
SHAREHOLDERS OF THE PARENT Capital stock NT\$10 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares Issued: 25,626,356 thousand shares in 2009 25,631,371 thousand shares in 2008 25,631,371 thousand shares in 2008 258,963,533 44 258,963,533 44 261,534,947 42 Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) Appropriated as legal capital reserve Appropriated as special capital reserve Unappropriated earnings 41,347,655 7 84,236,793 14 Cumulative translation adjustments 456,824 Cumulative translation adjustments 456,824 Cumulative translation adjustments 4468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)	Total liabilities	150,189,775	26	168,536,200	27
Capital surplus (Notes 2 and 20) 55,331,535 10 50,916,645 8 Retained earnings (Note 20) 77,317,710 13 67,324,393 11 Appropriated as legal capital reserve 77,317,710 13 67,324,393 11 Appropriated as special capital reserve 391,857 7 84,236,793 14 Unappropriated earnings 41,347,655 7 84,236,793 14 Others (Notes 2, 22 and 24) 20 151,953,043 25 Others (Notes 2, 22 and 24) 456,824 (6,787,320) (1) Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)	SHAREHOLDERS OF THE PARENT Capital stock NT\$10 par value (Notes 20 and 22) Authorized: 28,050,000 thousand shares Issued: 25,626,356 thousand shares in 2009 25,631,371 thousand shares in 2008		44		
Retained earnings (Note 20) Appropriated as legal capital reserve 77,317,710 13 67,324,393 11 Appropriated as special capital reserve 391,857 Unappropriated earnings 41,347,655 7 84,236,793 14 Others (Notes 2, 22 and 24) Cumulative translation adjustments 456,824 (6,787,320) (1) Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (2)		258,963,533	44	261,534,947	42
Appropriated as legal capital reserve Appropriated as special capital reserve Appropriated as special capital reserve Unappropriated earnings 41,347,655 7 84,236,793 14 Others (Notes 2, 22 and 24) Cumulative translation adjustments Unrealized gain on financial instruments Treasury stock: 250,770 thousand shares 77,317,710 13 67,324,393 11 14 18,665,365 7 84,236,793 14 118,665,365 20 151,953,043 25 (6,787,320) (1) 19 10 11 11 11 11 12 13 14 14 15 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	Capital surplus (Notes 2 and 20)	55,331,535	10	50,916,645	8
Appropriated as legal capital reserve Appropriated as special capital reserve Appropriated as special capital reserve Unappropriated earnings 41,347,655 7 84,236,793 14 Others (Notes 2, 22 and 24) Cumulative translation adjustments Unrealized gain on financial instruments Treasury stock: 250,770 thousand shares 77,317,710 13 67,324,393 11 14 18,665,365 7 84,236,793 14 118,665,365 20 151,953,043 25 (6,787,320) (1) 19 10 11 11 11 11 12 13 14 14 15 15 16 17 18 18 18 18 18 18 18 18 18 18 18 18 18	Retained earnings (Note 20)				
Unappropriated earnings 41,347,655 7 84,236,793 14 118,665,365 20 151,953,043 25 Others (Notes 2, 22 and 24) Cumulative translation adjustments 456,824 (6,787,320) (1) Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)	Appropriated as legal capital reserve	77,317,710	13	, ,	11
Others (Notes 2, 22 and 24) Cumulative translation adjustments Unrealized gain on financial instruments Treasury stock: 250,770 thousand shares 456,824 456,824 (6,787,320) (1) 344,238 (14,845,498) (2)	** *	41,347,655	7	·	14
Cumulative translation adjustments 456,824 (6,787,320) (1) Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)		118,665,365	20	151,953,043	25
Cumulative translation adjustments 456,824 (6,787,320) (1) Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)	Others (Nates 2, 22 and 24)				
Unrealized gain on financial instruments 344,238 468,749 Treasury stock: 250,770 thousand shares (14,845,498) (2)		156 821		(6.787.320)	(1)
Treasury stock: 250,770 thousand shares (14,845,498) (2)	•	•			(1)
801,062 (21,164,069) (3)		511,230		•	(2)
		801,062		(21,164,069)	(3)

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Equity attributable to shareholders of the parent	433,761,495	74	443,240,566	72
MINORITY INTERESTS (Note 2)	3,591,614		3,446,655	1
Total shareholders equity	437,353,109	74	446,687,221	73
TOTAL	\$ 587,542,884	100	\$ 615,223,421	100

The accompanying notes are an integral part of the consolidated financial statements. (With Deloitte & Touche audit report dated July 27, 2009)

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Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED STATEMENTS OF INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2009		2008	
	Amount	%	Amount	%
GROSS SALES (Notes 2 and 25)	\$ 118,430,147		\$ 178,973,801	
SALES RETURNS AND ALLOWANCES (Notes 2 and 8)	4,718,307		3,357,091	
NET SALES	113,711,840	100	175,616,710	100
COST OF SALES (Notes 3, 9, 19 and 25)	71,936,007	63	97,156,057	55
GROSS PROFIT	41,775,833	37	78,460,653	45
OPERATING EXPENSES (Notes 19 and 25)				
Research and development	8,824,835	8	10,673,813	6
General and administrative	4,475,728	4	5,832,564	4
Marketing	2,139,354	2	2,457,830	1
Total operating expenses	15,439,917	14	18,964,207	11
INCOME FROM OPERATIONS	26,335,916	23	59,496,446	34
NON-OPERATING INCOME AND GAINS				
Interest income (Note 2)	1,643,820	2	2,742,476	2
Settlement income (Note 28)	494,070		456,195	
Technical service income (Notes 25 and 28)	145,310		958,217	1
Valuation gain on financial instruments, net (Notes				
2, 5 and 24)			1,921,977	1
Equity in earnings of equity method investees, net			056.517	
(Notes 2 and 10)			856,517	
Gain on settlement and disposal of financial assets, net (Notes 2 and 24)			672,578	
Others (Notes 2 and 25)	232,079		381,285	
Omers (110105 2 and 25)	252,017		301,203	
Total non-operating income and gains	2,515,279	2	7,989,245	4

(Continued)

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED STATEMENTS OF INCOME FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	20 Amount	09 %	2008 Amount	8 %
NON-OPERATING EXPENSES AND LOSSES Equity in losses of equity method investees, net (Notes 2 and 10)	\$ 706,745	1	\$	
Loss on impairment of financial assets (Notes 2, 6, 11 and 24) Interest expense	542,764 203,390		885,268 306,449	1
Loss on settlement and disposal of financial assets, net (Notes 2 and 24) Valuation loss on financial instruments, net (Notes 2,	•		,	
5 and 24) Foreign exchange loss, net (Note 2) Provision for litigation loss	43,637 6,526		1,740,143 459,078	1
Others (Note 2)	71,030		145,964	
Total non-operating expenses and losses	1,713,711	1	3,536,902	2
INCOME BEFORE INCOME TAX	27,137,484	24	63,948,789	36
INCOME TAX EXPENSE (Notes 2 and 18)	1,204,266	1	6,838,752	4
NET INCOME	\$ 25,933,218	23	\$ 57,110,037	32
ATTRIBUTABLE TO: Shareholders of the parent Minority interests	\$ 26,000,519 (67,301)		\$ 56,913,888 196,149	32
	\$ 25,933,218	23	\$ 57,110,037	32
	2009 Income Attribu Shareholders Parent	of the	2008 Income Attrib Shareholder Paren	s of the t
	Before Income	After Income	Before Income	After Income

Tax

Tax

Tax

Tax

EARNINGS PER SHARE (NT\$, Note 23)

Basic earnings per share \$ 1.06 \$ \$ \$ 1.01 2.43 2.17 Diluted earnings per share \$ 1.05 \$ 1.00 \$ 2.42 \$ 2.16

The accompanying notes are an integral part of the consolidated financial statements. (With Deloitte & Touche audit report dated July 27, 2009) (Concluded)

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Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS EQUITY FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars, Except Dividends Per Share)

Equity Attributable to Shareholders of the Parent

			Retair	ned Earnings		Unrealized Gain			
e Issued		Logol	Special		Retained	Cumulative	(Loss)		
ls) Amount	Capital Surplus	Legal Capital Reserve	Capital Reserve	Unappropriated Earnings	Earnings Total	Translation Adjustments		Treasury Stock	
\$	\$49,875,255	\$ 67,324,393	\$ 391,857	\$ 102,337,417	\$ 170,053,667	\$ 481,158	\$ (287,342) \$	8	
		9,993,317		(9,993,317)					
			(391,857	391,857					
				(76,876,312)	(76,876,312)				
512,509				(512,509)	(512,509)				
) 1,418,699	6,076,289								
768,763	(768,763)								
				26,000,519	26,000,519				

129,081

Others

19,673

583,388

48,192

7 \$ 2,699,971 \$ 55,331,535 \$ 77,317,710 \$ \$ 41,347,655 \$ 118,665,365 \$ 456,824 \$ 344,238 \$

\$ \$53,732,682 \$56,406,684 \$ 629,550 \$161,828,337 \$218,864,571 \$(1,072,853) \$ 680,997 \$(49,385,032) \$(

(237,693) 237,693

(10,917,709)

(3,939,883) (3,939,883) 3,939,883 (3,939,883) (3,939,883)

10,917,709

		(76,881,311)	(76,881,311)		
512,542		(512,542) (176,890)	(512,542) (176,890)		
768,813	(768,813)				
		56,913,888	56,913,888		
	(186,344)				
				(5,714,467)	
	128,891				
	102,279				
					(143,654)
					(68,594)

(2,092,050) (38,374,907) (38,374,907) 48,466,957

(13,927,423) (

3 \$5,221,238 \$50,916,645 \$67,324,393 \$ 391,857 \$ 84,236,793 \$151,953,043 \$(6,787,320) \$ 468,749 \$(14,845,498) \$(

Note: Bonus to

employees and

directors in the

amount of

NT\$14,989,976

thousand and

NT\$158,080

thousand,

respectively,

had been

charged against

earnings of

2008.

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

(With Deloitte & Touche audit report dated July 27, 2009)

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Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income attributable to shareholders of the parent	\$ 26,000,519	\$ 56,913,888
Net income (loss) attributable to minority interests	(67,301)	196,149
Adjustments to reconcile net income to net cash provided by operating	(**,****)	
activities:		
Depreciation and amortization	40,536,498	39,865,278
Amortization of premium/ discount of financial assets	(8,685)	(51,144)
Loss on impairment of financial assets	542,764	885,268
Loss (gain) on disposal of available-for-sale financial assets, net	169,431	(630,834)
Gain on held-to-maturity financial assets redeemed by the issuer	(16,091)	, , ,
Gain on disposal of financial assets carried at cost, net	(13,721)	(41,744)
Equity in losses (earnings) of equity method investees, net	706,745	(856,517)
Dividends received from equity method investees	988,201	589,071
Loss (gain) on disposal of property, plant and equipment and other assets, net	1,362	(50,042)
Deferred income tax	(696,687)	1,714,632
Changes in operating assets and liabilities:		
Decrease (increase) in:		
Financial assets and liabilities at fair value through profit or loss	(35,684)	1,456,308
Receivables from related parties	(40)	7,355
Notes and accounts receivable	(16,318,952)	48,900
Allowance for doubtful receivables	44,175	(216)
Allowance for sales returns and others	1,387,403	509,821
Other receivables from related parties	(60,615)	65,421
Other financial assets	(743,475)	(95,638)
Inventories	(4,097,262)	503,483
Prepaid expenses and other current assets	654,159	50,129
Increase (decrease) in:		
Accounts payable	3,407,257	(1,147,357)
Payables to related parties	654,467	(299,370)
Income tax payable	(6,236,809)	(5,275,956)
Bonuses payable to employees, directors and supervisors	3,976,273	8,844,738
Accrued expenses and other current liabilities	592,841	(152,369)
Accrued pension cost	48,918	33,050
Deferred credits	(103,808)	(736,108)
Net cash provided by operating activities	51,311,883	102,346,196
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of:	(10.000.016)	(07.506.675)
Property, plant and equipment	(13,032,316)	(37,586,675)

Available-for-sale financial assets	(9,053,319)	(27,987,837)
Held-to-maturity financial assets	(1,165,380)	(549,455)
Financial assets carried at cost	(131,324)	(302,858)
		(Continued)

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
Proceeds from disposal or redemption of:		
Available-for-sale financial assets	\$ 19,784,106	\$ 60,867,654
Held-to-maturity financial assets	5,920,650	7,788,000
Financial assets carried at cost	74,679	127,554
Property, plant and equipment and other assets	4,925	30,916
Increase in deferred charges	(271,906)	(1,926,895)
Decrease in refundable deposits	30,785	10,934
Increase in other assets	(17,328)	(556)
Net cash provided by investing activities	2,143,572	470,782
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from long-term bank loans	290,054	108,785
Repayment of:		
Long-term bank loans	(123,067)	(218,519)
Bonds payable	(8,000,000)	
Decrease in guarantee deposits	(250,711)	(535,437)
Proceeds from exercise of employee stock options	28,862	171,563
Repurchase of treasury stock		(9,668,896)
Increase (decrease) in minority interests	(157,110)	9,174
Net cash used in financing activities	(8,211,972)	(10,133,330)
NET INCREASE IN CASH AND CASH EQUIVALENTS	45,243,483	92,683,648
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH		
EQUIVALENTS	(340,072)	(2,324,017)
CASH AND CASH EQUIVALENTS, BEGINNING OF PERIOD	194,613,752	94,986,488
CASH AND CASH EQUIVALENTS, END OF PERIOD	\$ 239,517,163	\$ 185,346,119
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Interest paid	\$ 469,761	\$ 497,376
Income tax paid	\$ 7,841,389	\$ 10,220,646

INVESTING AND FINANCING ACTIVITIES AFFECTING BOTH CASH AND NON-CASH ITEMS

Acquisition of property, plant and equipment Increase in payables to contractors and equipment suppliers Increase in accrued expenses and other current liabilities	\$ 20,886,046 (7,853,730)	\$ 40,854,643 (3,254,587) (13,381)
Cash paid	\$ 13,032,316	\$ 37,586,675
		(Continued)

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (In Thousands of New Taiwan Dollars)

	2009	2008
Repurchase of treasury stock Increase in accrued expenses and other current liabilities	\$	\$ 13,927,423 (4,258,527)
Cash paid	\$	\$ 9,668,896
NON-CASH FINANCING ACTIVITIES Bonus to employees transferred to capital stock	\$7,494,988	\$
Current portion of bonds payable	\$	\$ 8,000,000
Current portion of long-term bank loans	\$ 308,971	\$ 261,656
Current portion of other long-term payables (under accrued expenses and other current liabilities)	\$1,703,213	\$ 2,012,071
The accompanying notes are an integral part of the consolidated financial statements. (With Deloitte & Touche audit report dated July 27, 2009) - 9 -		(Concluded)

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED JUNE 30, 2009 AND 2008 (Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

1. GENERAL

Taiwan Semiconductor Manufacturing Company, Limited (TSMC), a Republic of China (R.O.C.) corporation, was incorporated on February 21, 1987. TSMC is a dedicated foundry in the semiconductor industry which engaged mainly in the manufacturing, selling, packaging, testing and computer-aided designing of integrated circuits and other semiconductor devices and the manufacturing of masks. On September 5, 1994, its shares were listed on the Taiwan Stock Exchange (TSE). On October 8, 1997, TSMC listed some of its shares of stock on the New York Stock Exchange (NYSE) in the form of American Depositary Shares (ADSs).

As of June 30, 2009 and 2008, TSMC and its subsidiaries had 23,644 and 25,390 employees, respectively.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements are presented in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the R.O.C.

For the convenience of readers, the accompanying consolidated financial statements have been translated into English from the original Chinese version prepared and used in the R.O.C. 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 consolidated financial statements shall prevail.

Significant accounting policies are summarized as follows:

Principles of Consolidation

The accompanying consolidated financial statements include the accounts of all directly and indirectly majority owned subsidiaries of TSMC, and the accounts of investees in which TSMC s ownership percentage is less than 50% but over which TSMC has a controlling interest. All significant intercompany balances and transactions are eliminated upon consolidation.

The consolidated entities were as follows:

	Percentage of Ownership June 30			
Name of Investor	Name of Investee	2009	2008	Remark
TSMC	TSMC North America TSMC Japan Limited (TSMC	100% 100%	100% 100%	
	Japan) TSMC Partners, Ltd. (TSMC Partners)	100%	100%	
	TSMC Korea Limited (TSMC Korea)	100%	100%	
	Taiwan Semiconductor Manufacturing Company Europe B.V. (TSMC Europe)	100%	100%	
	TSMC International Investment Ltd. (TSMC International)		100%	In June 2009, TSMC International was merged by TSMC Partners.
	TSMC Global Ltd. (TSMC Global)	100%	100%	by Tolvic Farmers.
	TSMC China Company Limited (TSMC China)	100%	100%	
	Chi Cherng Investment Co., Ltd. (Chi Cherng)		36%	TSMC and Hsin Ruey held in aggregate a 100% ownership of Chi Cherng as of June 30, 2008. In July 2008, Chi Cherng was merged by Hsin Ruey.
	Hsin Ruey Investment Co., Ltd. (Hsin Ruey)		36%	TSMC and Chi Cherng held in aggregate a 100% ownership of Hsin Ruey as of June 30, 2008. In August 2008, Hsin Ruey was merged by TSMC.
	VentureTech Alliance Fund III, L.P. (VTAF III)	98%	98%	<i>5</i> ,
	VentureTech Alliance Fund II, L.P. (VTAF II)	98%	98%	
	Emerging Alliance Fund, L.P. (Emerging Alliance)	99.5%	99.5%	
	Global Unichip Corporation (GUC)	36%	37%	TSMC has a controlling interest over the financial, operating and personnel hiring decisions of GUC.
	XinTec Inc. (XinTec)	42%	43%	TSMC obtained three out of five director positions and has a controlling interest in XinTec.

TSMC Partners	TSMC Design Technology Canada Inc. (TSMC Canada)	100%	100%	
	TSMC Technology, Inc. (TSMC Technology)	100%		Its previous shareholders, TSMC International, was merged by TSMC Partners in June 30, 2009.
	TSMC Development, Inc. (TSMC Development)	100%		Its previous shareholders, TSMC International, was merged by TSMC Partners in June 30, 2009.
	InveStar Semiconductor Development Fund, Inc. (ISDF)	97%		Its previous shareholders, TSMC International, was merged by TSMC Partners in June 30, 2009.
		11		(Continued)
	-	11 -		

		Percentage o	-	
Name of Investor	Name of Investee	2009	2008	Remark
	InveStar Semiconductor Development Fund, Inc. (II) LDC. (ISDF II)	97%		Its previous shareholders, TSMC International, was merged by TSMC Partners in June 30, 2009.
TSMC Development	WaferTech, LLC (WaferTech)	99.996%	99.996%	
VTAF III	Mutual-Pak Technology Co., Ltd. (Mutual-Pak)	51%	51%	
	Growth Fund Limited (Growth Fund)	100%	100%	
VTAF III, VTAF II and Emerging Alliance	VentureTech Alliance Holdings, LLC (VTA Holdings)	100%	100%	
GUC	Global Unichip Corporation-NA (GUC-NA)	100%	100%	
	Global Unichip Japan Co., Ltd. (GUC-Japan)	100%	100%	
	Global Unichip Europe B.V. (GUC-Europe)	100%	100%	
	Global Unichip (BVI) Corp. (GUC- BVI)	100%		Newly established in February 2009. (Concluded)

The following diagram presents information regarding the relationship and ownership percentages between TSMC and its consolidated investees as of June 30, 2009:

TSMC North America is engaged in selling and marketing of integrated circuits and semiconductor devices. TSMC Japan, TSMC Korea and TSMC Europe are engaged mainly in marketing or customer service, engineering and technical supporting activities. TSMC Partners is engaged in investment in companies involved in the design, manufacture, and other related business in the semiconductor industry. TSMC Global and TSMC Development are engaged in investing activities. TSMC China is engaged in the manufacturing and selling of integrated circuits pursuant to the orders from and product design specifications provided by customers. Emerging Alliance, VTAF II, VTAF III, VTA Holdings, ISDF, ISDF II, and Growth Fund are engaged in investing in new start-up technology companies. TSMC Canada and TSMC Technology are engaged mainly in engineering support activities. WaferTech is engaged in the manufacturing, selling, testing and computer-aided designing of integrated circuits and other semiconductor devices. GUC is engaged in researching, developing, manufacturing, testing and marketing of integrated circuits. GUC-NA, GUC-Japan, and GUC-Europe are engaged in providing products consulting in North America, Japan, and Europe, respectively. GUC-BVI is engaged in investing activities. XinTec is engaged in the provision of wafer packaging service. Mutual-Pak is engaged in the manufacturing and selling of electronic parts, and researching, developing and testing of RFID.

TSMC Partners and TSMC International were both 100% owned subsidiaries of TSMC. To simplify the organization structure of investment, TSMC Partners merged TSMC International in June 2009.

Chi Cherng and Hsin Ruey, both 100% owned subsidiaries of TSMC, were engaged in investing activities. To simplify the organization structure of investment, TSMC merged Chi Cherng and Hsin Ruey in the third quarter of 2008.

TSMC together with its subsidiaries are hereinafter referred to collectively as the Company.

Minority interests in the aforementioned subsidiaries are presented as a separate component of shareholders equity.

Use of Estimates

The preparation of consolidated financial statements in conformity with the aforementioned guidelines and principles requires management to make reasonable assumptions and estimates of matters that are inherently uncertain. The actual results may differ from management s estimates.

Classification of Current and Noncurrent Assets and Liabilities

Current assets are assets held for trading purposes and assets expected to be converted to cash, sold or consumed within one year from the balance sheet date. Current liabilities are obligations incurred for trading purposes and obligations expected to be settled within one year from the balance sheet date. Assets and liabilities that are not classified as current are noncurrent assets and liabilities, respectively.

Cash Equivalents

Repurchase agreements collateralized by government bonds, repurchase agreements collateralized by short-term notes and corporate notes acquired with maturities of less than three months from the date of purchase are classified as cash equivalents. The carrying amount approximates fair value.

Financial Assets/Liabilities at Fair Value Through Profit or Loss

Derivatives that do not meet the criteria for hedge accounting and financial assets acquired principally for the purpose of selling them in the near term are initially recognized at fair value, with transaction costs expensed as incurred. The derivatives and financial assets are remeasured at fair value subsequently with changes in fair value recognized in earnings. A regular way purchase or sale of financial assets is accounted for using settlement date accounting. Fair value is determined as follows: Publicly traded stocks—closing prices at the end of the period; derivatives—using valuation techniques incorporating estimates and assumptions that are consistent with prevailing market conditions. When the fair value is positive, the derivative is recognized as a financial asset; when the fair value is negative, the derivative is recognized as a financial liability.

Available-for-sale Financial Assets

Investments designated as available-for-sale financial assets include debt securities and equity securities. Available-for-sale financial assets are initially recognized at fair value plus transaction costs that are directly attributable to the acquisition. Changes in fair value from subsequent remeasurement are reported as a separate component of shareholders—equity. The corresponding accumulated gains or losses are recognized in earnings when the financial asset is derecognized from the balance sheet. A regular way purchase or sale of financial assets is accounted for using settlement date accounting.

Fair value is determined as follows: Open-end mutual funds and money market funds — net asset values at the end of the period; publicly traded stocks—closing prices at the end of the period; and other debt securities—average of bid and asked prices at the end of the period.

Cash dividends are recognized as investment income upon resolution of shareholders of an investee but are accounted for as a reduction to the original cost of investment if such dividends are declared on the earnings of the investee attributable to the period prior to the purchase of the investment. Stock dividends are recorded as an increase in the number of shares held and do not affect investment income. The cost per share is recalculated based on the new total number of shares.

Any difference between the initial carrying amount of a debt security and the amount due at maturity is amortized using the effective interest method, with the amortization recognized in earnings.

If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. If, in a subsequent period, the amount of the impairment loss decreases, for equity securities, the previously recognized impairment loss is reversed to the extent of the decrease and recorded as an adjustment to shareholders—equity; for debt securities, the amount of the decrease is recognized in earnings, provided that the decrease is clearly attributable to an event which occurred after the impairment loss was recognized.

Held-to-maturity Financial Assets

Debt securities for which the Company has a positive intention and ability to hold to maturity are categorized as held-to-maturity financial assets and are carried at amortized cost under the effective interest method except for structured time deposits which are carried at acquisition cost. Those financial assets are initially recognized at fair value plus transaction costs that are directly attributable to the acquisition. Gains or losses are recognized at the time of derecognition, impairment or amortization. A regular way purchase or sale of financial assets is accounted for using settlement date accounting.

If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. If, in a subsequent period, the amount of the impairment loss decreases and the decrease is clearly attributable to an event which occurred after the impairment loss was recognized, the previously recognized impairment loss is reversed to the extent of the decrease. The reversal may not result in a carrying amount that exceeds the amortized cost that would have been determined as if no impairment loss had been recognized.

Allowance for Doubtful Receivables

An allowance for doubtful receivables is provided based on a review of the collectibility of notes and accounts receivable. The Company determines the amount of the allowance for doubtful receivables by examining the aging analysis of outstanding notes and accounts receivable and current trends in the credit quality of its customers as well as its internal credit policies.

Revenue Recognition and Allowance for Sales Returns and Others

The Company recognizes revenue when evidence of an arrangement exists, the rewards of ownership and significant risk of the goods has been transferred to the buyer; price is fixed or determinable, and collectibility is reasonably assured. Provisions for estimated sales returns and others are recorded in the period the related revenue is recognized, based on historical experience, management s judgment, and any known factors that would significantly affect the allowance.

Sales prices are determined using fair value taking into account related sales discounts agreed to by the Company and its customers. Sales agreements typically provide that payment is due 30 days from invoice date for a majority of the customers and 30 to 45 days after the end of the month in which sales occur for some customers. Since the receivables from sales are collectible within one year and such transactions are frequent, fair value of the receivables is equivalent to the nominal amount of the cash to be received.

Inventories

Inventories are recorded at standard cost and adjusted to approximate weighted-average cost on the balance sheet date. Prior to January 1, 2009, inventories were stated at the lower of cost or market value. Any write-down was made on a total-inventory basis. Market value represented replacement cost for raw materials, supplies and spare parts and net realizable value for work in process and finished goods. As stated in Note 3, effective January 1, 2009, inventories are stated at the lower of cost or net realizable value. Inventory write-downs are made on an item-by-item basis, except where it may be appropriate to group similar or related items. Net realizable value is the estimated selling price of inventories less all estimated costs of completion and necessary selling costs.

Investments Accounted for Using Equity Method

Investments in companies wherein the Company exercises significant influence over the operating and financial policy decisions are accounted for using the equity method. The Company s share of the net income or net loss of an investee is recognized in the equity in earnings/losses of equity method investees, net account. The cost of an investment shall be analyzed and the cost of investment in excess of the fair value of identifiable net assets acquired, representing goodwill, shall not be amortized. If the fair value of identifiable net assets acquired exceeds the cost of investment, the excess shall be proportionately allocated as reductions to fair values of non-current assets (except for financial assets other than investments accounted for using the equity method and deferred income tax assets). When an indication of impairment is identified, the carrying amount of the investment is reduced, with the related impairment loss recognized in earnings.

When the Company subscribes for additional investee s shares at a percentage different from its existing ownership percentage, the resulting carrying amount of the investment in the investee differs from the amount of the Company s share of the investee s equity. The Company records such a difference as an adjustment to long-term investments with the corresponding amount charged or credited to capital surplus.

Gains or losses on sales from the Company to equity method investees or from equity method investees to the Company are deferred in proportion to the Company s ownership percentages in the investees until such gains or losses are realized through transactions with third parties.

If an investee s functional currency is a foreign currency, differences will result from the translation of the investee s financial statements into the reporting currency of the Company. Such differences are charged or credited to cumulative translation adjustments, a separate component of shareholders equity.

Financial Assets Carried at Cost

Investments for which the Company does not exercise significant influence and that do not have a quoted market price in an active market and whose fair value cannot be reliably measured, such as non-publicly traded stocks and mutual funds, are carried at their original cost. The costs of non-publicly traded stocks and mutual funds are determined using the weighted-average method. If there is objective evidence which indicates that a financial asset is impaired, a loss is recognized. A subsequent reversal of such impairment loss is not allowed.

The accounting treatment for cash dividends and stock dividends arising from financial assets carried at cost is the same as that for cash and stock dividends arising from available-for-sale financial assets.

Property, Plant and Equipment, Assets Leased to Others and Idle Assets

Property, plant and equipment and assets leased to others are stated at cost less accumulated depreciation. Properties covered by agreements qualifying as capital leases are carried at the lower of the leased equipment s market value or the present value of the minimum lease payments at the inception date of the lease, with the corresponding amount recorded as obligations under capital leases. When an indication of impairment is identified, any excess of the carrying amount of an asset over its recoverable amount is recognized as a loss. If the recoverable amount increases in a subsequent period, the amount previously recognized as impairment would be reversed and recognized as a gain. However, the adjusted amount may not exceed the carrying amount that would have been determined, net of depreciation, as if no impairment loss had been recognized. Significant additions, renewals and betterments incurred during the construction period are capitalized. Maintenance and repairs are expensed as incurred. Depreciation is computed using the straight-line method over the following estimated service lives: land improvements 20 years; buildings 10 to 20 years; machinery and equipment 3 to 10 years; office equipment 3 to

Upon sale or disposal of property, plant and equipment and assets leased to others, the related cost and accumulated depreciation are deducted from the corresponding accounts, with any gain or loss recorded as non-operating gains or losses in the period of sale or disposal.

When property, plant and equipment are determined to be idle or useless, they are transferred to idle assets at the lower of the net realizable value or carrying amount. Depreciation on the idle assets is provided continuously, and the idle assets are tested for impairment on a periodical basis.

Intangible Assets

15 years; and leased assets 20 years.

Goodwill represents the excess of the consideration paid for acquisition over the fair value of identifiable net assets acquired. Goodwill is no longer amortized and instead is tested for impairment annually. If an event occurs or circumstances change which indicated that the fair value of goodwill is more likely than not below its carrying amount, an impairment loss is recognized. A subsequent reversal of such impairment loss is not allowed. Deferred charges consist of technology license fees, software and system design costs and other charges. The amounts are amortized over the following periods: Technology license fees the shorter of the estimated life of the technology or the term of the technology transfer contract; software and system design costs and other charges 2 to 5 years. When an indication of impairment is identified, any excess of the carrying amount of an asset over its recoverable amount is recognized as a loss. If the recoverable amount increases in a subsequent period, the previously recognized impairment loss would be reversed and recognized as a gain. However, the adjusted amount may not exceed the carrying amount that would have been determined, net of amortization, as if no impairment loss had been recognized. Expenditures related to research activities and those related to development activities that do not meet the criteria for capitalization are charged to expenses when incurred.

Pension Costs

For employees who participate in defined contribution pension plans, pension costs are recorded based on the actual contributions made to employees individual pension accounts during their service periods. For employees who participate in defined benefit pension plans, pension costs are recorded based on actuarial calculations.

Government Subsidies

Income-related subsidies from governments are recognized in earnings when the requirements for subsidies are met.

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Income Tax

The Company applies an inter-period allocation for its income tax whereby deferred income tax assets and liabilities are recognized for the tax effects of temporary differences, net operating loss carryforwards and unused tax credits. Valuation allowances are provided to the extent, if any, that it is more likely than not that deferred income tax assets will not be realized. A deferred tax asset or liability is classified as current or noncurrent in accordance with the classification of its related asset or liability. However, if a deferred tax asset or liability does not relate to an asset or liability in the financial statements, then it is classified as either current or noncurrent based on the expected length of time before it is realized or settled.

Any tax credits arising from purchases of machinery, equipment and technology, research and development expenditures, personnel training expenditures, and investments in important technology-based enterprises are recognized using the flow-through method.

Adjustments of prior years tax liabilities are added to or deducted from the current period s tax provision. Income tax on unappropriated earnings (excluding earnings from foreign consolidated subsidiaries) at a rate of 10% is expensed in the year of shareholder approval which is the year subsequent to the year the earnings are generated.

Stock-based Compensation

Employee stock options that were granted or modified in the period from January 1, 2004 to December 31, 2007 are accounted for by the interpretations issued by the Accounting Research and Development Foundation of the Republic of China. The Company adopted the intrinsic value method and any compensation cost determined using this method is recognized in earnings over the employee vesting period. Employee stock option plans that were granted or modified after December 31, 2007 are accounted for using fair value method in accordance with Statement of Financial Accounting Standards No. 39, Accounting for Share-based Payment. The Company did not grant or modify any employee stock options since January 1, 2008.

Bonuses to Employees, Directors and Supervisors

Effective January 1, 2008, the Company adopted Interpretation 2007-052, Accounting for Bonuses to Employees, Directors and Supervisors, which requires companies to record bonuses paid to employees, directors and supervisors as an expense rather than as an appropriation of earnings.

Treasury Stock

Treasury stock is stated at cost and shown as a deduction in shareholders equity. When TSMC retires treasury stock, the treasury stock account is reduced and the common stock as well as the capital surplus additional paid-in capital are reversed on a pro rata basis. When the book value of the treasury stock exceeds the sum of the par value and additional paid-in capital, the difference is charged to capital surplus treasury stock transactions and to retained earnings for any remaining amount.

TSMC s stock held by its subsidiaries is treated as treasury stock and reclassified from investments accounted for using equity method to treasury stock. The gains resulted from disposal of the treasury stock held by subsidiaries and cash dividends received by subsidiaries from TSMC are recorded under capital surplus treasury stock transactions.

Foreign-currency Transactions

Foreign-currency transactions other than derivative contracts are recorded in New Taiwan dollars at the rates of exchange in effect when the transactions occur. Exchange gains or losses derived from foreign-currency transactions or monetary assets and liabilities denominated in foreign currencies are recognized in earnings.

At the balance sheet date, monetary assets and liabilities denominated in foreign currencies are revalued at prevailing exchange rates with the resulting gains or losses recognized in earnings.

Translation of Foreign-currency Financial Statements

The financial statements of foreign subsidiaries are translated into New Taiwan dollars at the following exchange rates: Assets and liabilities—spot rates at period-end; shareholders—equity—historical rates; income and expenses average rates during the period. The resulting translation adjustments are recorded as a separate component of shareholders—equity.

3. ACCOUNTING CHANGES

Effective January 1, 2009, the Company adopted the newly revised SFAS No. 10, Accounting for Inventories. The main revisions are (1) inventories are stated at the lower of cost or net realizable value, and inventories are written down to net realizable value item-by-item except when the grouping of similar or related items is appropriate; (2) unallocated overheads are recognized as expenses in the period in which they are incurred; and (3) abnormal cost, write-downs of inventories and any reversal of write-downs are recorded as cost of sales for the period. Such a change in accounting principle did not have significant effect on the Company s financial statements as of and for the six months ended June 30, 2009.

Effective January 1, 2008, the Company adopted Interpretation 2007-052, Accounting for Bonuses to Employees, Directors and Supervisors, issued in March 2007 by the ARDF, which requires companies to record bonuses paid to employees, directors and supervisors as an expense rather than as an appropriation of earnings. The adoption of this interpretation resulted in a decrease in net income and earnings per share (after income tax and retroactively adjusted for the issuance of stock dividend) of NT\$7,285,797 thousand and NT\$0.28, respectively, for the six months ended June 30, 2008.

Effective January 1, 2008, the Company adopted Statement of Financial Accounting Standards (SFAS) No. 39, Accounting for Share-based Payment, which requires companies to record share-based payment transactions in the financial statements at fair value. Such a change in accounting principle did not have any effect on the Company s financial statements as of and for the six months ended June 30, 2008.

4. CASH AND CASH EQUIVALENTS

	June 30		
	2009	2008	
Cash and deposits in bank Repurchase agreements collateralized by government bonds	\$ 232,103,033 7,414,130	\$ 168,767,410 12,229,689	
Repurchase agreements collateralized by short-term notes Corporate notes		3,970,306 378,714	
	\$ 239,517,163	\$ 185,346,119	
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5. FINANCIAL ASSETS AND LIABILITIES AT FAIR VALUE THROUGH PROFIT OR LOSS

	June 30	
	2009	2008
Trading financial assets		
Publicly traded stocks	\$	\$ 21,684
Forward exchange contracts	310	232
Cross currency swap contracts	38,883	22,996
	\$ 39,193	\$ 44,912
Trading financial liabilities		
Forward exchange contracts	\$ 6,541	\$ 115,535
Cross currency swap contracts	26,425	2,611
	\$ 32,966	\$118,146

The Company entered into derivative contracts during the six months ended June 30, 2009 and 2008 to manage exposures due to the fluctuations of foreign exchange rates. The derivative contracts entered into by the Company did not meet the criteria for hedge accounting. Therefore, the Company did not apply hedge accounting treatment for its derivative contracts.

Outstanding forward exchange contracts consisted of the following:

	Maturity Date	Contract Amount (in Thousands)
June 30, 2009	Maturity Date	(m Thousands)
Sell EUR/buy US\$	July 2009	EUR12,200/US\$17,019
Sell RMB/buy US\$	July 2009	RMB 27,360/ US\$4,000
Sell US\$/buy NT\$	July 2009	US\$3,730/NT\$122,418
Sell NT\$/buy US\$	September 2009	NT\$17,221/US\$530
June 30, 2008		
Sell EUR/buy US\$	July 2008	EUR11,500/US\$17,826
Sell EUR/buy NT\$	July 2008	EUR20,000/NT\$858,620
Sell US\$/buy JPY	July 2008 to August 2008	US\$365/JPY39,000
Sell RMB/buy US\$	July 2008 to September 2008	RMB199,445/US\$29,000
Sell US\$/buy NT\$	July 2008 to August 2008	US\$37,000/NT\$1,121,881
Outstanding cross currency swa	p contracts consisted of the following:	

		Range of	Range of
	Contract Amount	Interest Rates	Interest Rates
Maturity Date	(in Thousands)	Paid	Received

June 30, 2009			
July 2009	US\$767,000/NT\$25,197,800	0.46%-9.26%	0.00%-0.76%
June 30, 2008			
July 2008	US\$971,000/NT\$29,509,297 - 19 -	2.49%-4.68%	0.43%-2.42%

For the six months ended June 30, 2009 and 2008, valuation on financial instruments arising from derivative financial instruments was a net loss of NT\$43,637 thousand and a net gain of NT\$1,921,977 thousand, respectively.

6. AVAILABLE-FOR-SALE FINANCIAL ASSETS

	June 30				
	2009	2008			
Corporate bonds	\$ 1,035,686	\$ 9,791,099			
Open-end mutual funds	740,979	3,722,996			
Publicly traded stocks	504,461	586,140			
Government bonds	347,868	2,550,968			
Corporate issued asset-backed securities	126,466	4,074,475			
Money market funds	16,361	4,388,862			
Agency bonds		7,711,085			
	2,771,821	32,825,625			
Current portion	(1,736,135)	(32,825,625)			
	\$ 1,035,686	\$			

For the six months ended June 30, 2009 and 2008, the loss on impairment of the above available-for-sale financial assets was NT\$70,434 thousand and NT\$755,910 thousand, respectively.

7. HELD-TO-MATURITY FINANCIAL ASSETS

	June 30				
	2009	2008			
Corporate bonds	\$ 15,714,113	\$ 9,516,207			
Government bonds	883,433	2,995,912			
Structured time deposits		500,000			
	16,597,546	13,012,119			
Current portion	(5,476,955)	(5,771,334)			
	\$11,120,591	\$ 7,240,785			

Structured time deposits categorized as held-to-maturity financial assets consisted of the following:

	Principal	Interest	Range of Interest	Maturity
June 30, 2008	Amount	Receivable	Rates	Date
Step-up callable domestic deposits	\$ 500,000	\$ 2,031	1.83%	October 2008

8. ALLOWANCES FOR DOUBTFUL RECEIVABLES, SALES RETURNS AND OTHERS

Movements of the allowance for doubtful receivables were as follows:

	Six Months 2009	Ended June 30 2008
Balance, beginning of period	\$ 455,751	\$ 701,807
Provision	288,036	1,136
Write-off	(243,861)	(1,352)
Balance, end of period	\$ 499,926	\$ 701,591
Movements of the allowance for sales returns and others were as follows:		
	Six Months E 2009	nded June 30 2008
Balance, beginning of period	\$ 6,071,026	\$ 4,089,035
Provision	4,718,307	3,357,091
Write-off	(3,330,904)	(2,847,270)
Balance, end of period	\$ 7,458,429	\$ 4,598,856
9. INVENTORIES		
	June	
	2009	2008
Finished goods	\$ 1,963,811	\$ 3,584,761
Work in process	14,793,338	17,636,248
Raw materials	1,108,629	976,568
Supplies and spare parts	1,108,129	1,161,200
	*	

Write-down of inventories to net realizable value in the amount of NT\$178,682 thousand and NT\$369,316 thousand, respectively, were included in the cost of sales for the six months ended June 30, 2009 and 2008.

\$23,358,777

\$18,973,907

10. INVESTMENTS ACCOUNTED FOR USING EQUITY METHOD

	June 30					
	2009		2008	3		
		% of		% of		
	Carrying Amount	Owner- ship	Carrying Amount	Owner- ship		
Vanguard International Semiconductor Corporation						
(VIS)	\$ 9,209,323	37	\$10,111,033	37		
Systems on Silicon Manufacturing Company Pte						
Ltd. (SSMC)	5,744,178	39	8,641,503	39		
VisEra Holding Company (VisEra Holding)	2,157,747	49	2,203,387	49		
Aiconn Technology Corporation (Aiconn)	27,260	41				
	\$ 17,138,508		\$ 20,955,923			

For the six months ended June 30, 2009 and 2008, equity in earnings/losses of equity method investees was a net loss of NT\$706,745 thousand and a net gain of NT\$856,517 thousand, respectively. Related equity in earnings/losses of equity method investees were determined based on the audited financial statements, except for Aiconn for the six months ended June 30, 2009. The Company believes that, had Aiconn s financial statements been audited, any adjustments arising would have had no material effect on the Company s financial statements.

As of June 30, 2009 and 2008, fair values of publicly traded stocks in investments accounted for using equity method (VIS) was NT\$8,166,905 thousand and NT\$13,907,807 thousand, respectively.

Movements of the difference between the cost of investment and the Company s share in investees net assets allocated to depreciable assets were as follows:

	Six Months E	Ended June 30
	2009	2008
Balance, beginning of period Amortization	\$ 1,990,621 (299,561)	\$ 2,589,742 (299,561)
Balance, end of period	\$ 1,691,060	\$ 2,290,181

As of June 30, 2009 and 2008, the ending balances of the aforementioned difference allocated to goodwill were both NT\$1,061,885 thousand.

11. FINANCIAL ASSETS CARRIED AT COST

	Jun	e 30
	2009	2008
Non-publicly traded stocks	\$ 3,041,053	\$ 3,357,553
Mutual Funds	162,476	382,608
	\$3,203,529	\$3,740,161

For the six months ended June 30, 2009 and 2008, the loss on impairment of the above financial assets carried at cost was NT\$472,330 thousand and NT\$129,358 thousand, respectively.

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12. PROPERTY, PLANT AND EQUIPMENT

improvements

Buildings

942,197

118,640,027

1,869,513

(1,887)

12. PROPERTY, PLANT AND EQUIPMENT												
	Six Months Ended June 30, 2009 Balance, Effect of											
	Beginning of			Exchange Rate	Balance, End of							
	Period	Additions	Disposals Reclassification	n Changes	Period							
Cost												
Land and land	\$ 953,857	\$	\$ 1,843	\$ (1,127)	\$ 954,573							
improvements Buildings	132,249,996	922,974	(809) (19,976)	(41,092)	133,111,093							
Machinery and	132,247,770	722,774	(607) (17,770)	(41,072)	133,111,073							
equipment	697,498,743	12,180,329	(1,123,467) 17,012	(121,202)	708,451,415							
Office equipment	12,430,800	427,235	(169,271) 28,150	(6,060)	12,710,854							
Leased asset	722,339	,		(2,248)	720,091							
	843,855,735	\$ 13,530,538	\$ (1,293,547) \$ 27,029	\$ (171,729)	855,948,026							
Accumulated												
depreciation Land and land												
improvements	295,898	\$ 15,229	\$ \$	\$ (694)	310,433							
Buildings	72,681,699	4,656,244	(809) (5,846)	(26,850)	77,304,438							
Machinery and	72,001,000	1,020,211	(5,5.5)	(20,020)	77,501,150							
equipment	535,962,291	34,162,617	(1,119,042) 1,361	(132,649)	568,874,578							
Office equipment	9,693,809	613,180	(167,505) 7,050	(9,865)	10,136,669							
Leased asset	182,570	18,321		(953)	199,938							
	618,816,267	\$ 39,465,591	\$ (1,287,356) \$ 2,565	\$ (171,011)	656,826,056							
A 1												
Advance payments and construction in												
	18,605,882	\$ 7,355,508	\$ \$ (20,092)	\$ 7,721	25,949,019							
progress	10,003,002	\$ 7,333,306	\$ (20,092)	Φ 7,721	23,949,019							
	\$ 243,645,350				\$ 225,070,989							
	ъ.	Si	x Months Ended June 30, 200									
	Balance,			Effect of								
	Beginning of			Exchange Rate	Balance,							
	Deginning of			nut	End of							
	Period	Additions	Disposals Reclassification	Changes	Period							
Cost			-									
Land and land					¢ 999.065							

888,065

120,005,058

(54,132) \$

(501,499)

(1,096)

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Machinery and						
equipment	646,419,427	32,169,313	(624,202)	26,910	(3,324,709)	674,666,739
Office equipment	11,829,640	561,994	(109,057)	(201,470)	(89,735)	11,991,372
Leased asset	652,296	13,381	,	, , ,	(1,946)	663,731
	778,483,587	\$ 34,614,201	\$ (735,146)	\$ (175,656)	\$ (3,972,021)	808,214,965
Accumulated						
depreciation						
Land and land						
improvements	262,703	\$ 14,070	\$	\$	\$ (17,220)	259,553
Buildings	63,239,922	4,379,585	(1,887)	402	(206,147)	67,411,875
Machinery and						
equipment	467,665,072	33,485,290	(612,529)	(102,034)	(2,632,607)	497,803,192
Office equipment	8,796,752	602,090	(108,768)	(104,770)	(73,729)	9,111,575
Leased asset	135,118	16,398	, , ,	, , ,	(292)	151,224
	540,099,567	\$ 38,497,433	\$ (723,184)	\$ (206,402)	\$ (2,929,995)	574,737,419
Advance payments						
and construction in						
progress	21,868,167	\$ 6,240,442	\$	\$ (45,850)	\$ 657,992	28,720,751

The Company entered into agreements to lease buildings that qualify as capital leases. The term of the leases ranged from December 2003 to December 2013. The future minimum lease payments as of June 30, 2009 were NT\$801,101 thousand.

13. DEFERRED CHARGES, NET

\$260,252,187

	Balance, Beginning of Period	Additions	An	Six Month				ŕ	Ex	ffect of schange Rate hanges	Balance, End of Period
Technology license fee Software and system design	\$4,125,212	\$	\$	(473,181)	\$		\$		\$	2,167	\$ 3,654,198
costs Patent and others	1,801,831 1,198,785	266,688 5,218		(447,338) (147,519)		(96)		(4,372) (6,035)		74 (310)	1,616,883 1,050,043
	\$ 7,125,828	\$ 271,906	\$	(1,068,038)	\$	(96)	\$	(10,407)	\$	1,931	\$ 6,321,124
	Balance,			Six Months	s En	ıded Jı	ıne	30, 2008	E	ffect of	

\$ 262,198,297

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	Beginning of Period	Ac	Additions Amortization DisposalReclassifica		ificati	Exchange Rate ationChanges			Balance, End of Period			
Technology license fee Software and system design	\$ 5,819,148	\$	8,756	\$	(844,135)	\$	\$		\$	(6,782)	\$	4,976,987
costs Patent and	1,449,603		724,153		(400,817)	(14,279)		59		(81)		1,758,638
others	654,850		460,282		(95,262)					(330)		1,019,540
	\$7,923,601	\$1	,193,191	\$	(1,340,214)	\$ (14,279)	\$	59	\$	(7,193)	\$	7,755,165
					- 23 -							

14. BONDS PAYABLE

	June 30		
Domestic unsecured bonds:	2009	2008	
Issued in January 2002 and repayable in January 2009 and 2012 in two installments, 2.75% and 3.00% interest payable annually, respectively Current portion	\$4,500,000	\$ 12,500,000 (8,000,000)	
	\$4,500,000	\$ 4,500,000	

15. LONG-TERM BANK LOANS

	June 30 2009 2008	
	2009	_000
Secured loans:		
Repayable from August 2009 in 17 quarterly installments, annual interest at		
0.75%-2.70% in 2009 and at 2.94%-3.67% in 2008	\$ 1,013,507	\$ 721,020
US\$20,000 thousand, repayable in full in one lump sum payment in		
November 2010, annual interest at 0.76-0.97% in 2009 and 3.62% in 2008	656,409	607,442
Repayable from December 2007 in 8 semi-annual installments, annual interest at		
1.12%-2.42% in 2009 and 2.95%-3.23% in 2008	131,600	361,500
Repayable from March 2007 in 12 quarterly installments, annual interest at		
3.06%-3.21%		63,708
Repayable from May 2007 in 16 quarterly installments, annual interest at		
2.85%-2.93%		46,235
Repayable from April 2005 in 16 quarterly installments, annual interest at		
2.85%-2.93%		26,985
Repayable from February 2005 in 17 quarterly installments, annual interest at		
3.06%-3.09%		24,190
Unsecured loans:		
Science Park Administration (SPA) SOC loan, repayable from October 2003 in		
20 quarterly installments, interest-free		696
	1,801,516	1,851,776
Current portion	(308,971)	(261,656)
•	, ,	, ,
	\$ 1,492,545	\$ 1,590,120

Pursuant to the loan agreements, financial ratios calculated based on annual audited financial statements of TSMC China have to meet certain financial covenants. As of June 30, 2009, TSMC China was in compliance with such financial covenants. According to the terms of Xintec s loan agreements, semi-annual and annual financial statements of XinTec must comply with predetermined financial covenants. As of June 30, 2009, XinTec was not in compliance with part of the aforementioned financial covenants. However, XinTec is currently negotiating with the financial institution to waive probable obligations arised from violation of the covenants. The Company did not expect any material impact on the Company s financial statements.

As of June 30, 2009, future principal repayments for the long-term bank loans were as follows:

Year of Repayment	Amount
2009 (3rd to 4th quarter) 2010 2011 2012 2013	\$ 154,485 965,380 276,071 243,171 162,409

\$1,801,516

16. OTHER LONG-TERM PAYABLES

	June 30		
	2009	2008	
Payables for acquisition of property, plant and equipment (Note 28g)	\$ 8,553,019	\$ 7,883,591	
Payables for royalties	1,647,829	3,018,059	
	10,200,848	10,901,650	
Current portion (classified under accrued expenses and other current liabilities)	(1,703,213)	(2,012,071)	
	\$ 8,497,635	\$ 8,889,579	
	Ψ 0, 777,033	Ψ 0,007,577	

The payables for royalties were primarily attributable to several license arrangements that the Company entered into for certain semiconductor-related patents.

As of June 30, 2009, future payments for other long-term payables were as follows:

Year of Payment	Amount
2009 (3 rd and 4 th	
quarter)	\$ 650,866
2010	1,242,422
2011	1,124,902
2012	685,180
2013	685,180
2014 and thereafter	5,812,298

\$10,200,848

17. PENSION PLANS

The pension mechanism under the Labor Pension Act is deemed a defined contribution plan. Pursuant to the Act, TSMC, GUC, XinTec and Mutual-Pak have made monthly contributions equal to 6% of each employee s monthly salary to employees pension accounts. Furthermore, TSMC North America, TSMC China, TSMC Europe and TSMC Canada are required by local regulations to make monthly contributions at certain percentages of the basic

salary of their employees. Pursuant to the aforementioned Act and local regulations, the Company recognized pension cost of NT\$358,282 thousand and NT\$389,317 thousand for the six months ended June 30, 2009 and 2008, respectively.

TSMC, GUC and XinTec have defined benefit plans under the Labor Standards Law that provide benefits based on an employee s service years and average monthly salary for the six-month period prior to retirement. The aforementioned companies contribute an amount equal to 2% of salaries paid each month to their respective pension funds (the Funds), which are administered by the Labor Pension Fund Supervisory Committee (the Committee) and deposited in the name of the committees in the Bank of Taiwan. The Company recognized pension cost of NT\$144,816 thousand and NT\$135,061 thousand for the six months ended June 30, 2009 and 2008, respectively.

Movements of the Fund and accrued pension cost under the defined benefit plan were summarized as follows:

	Six Months Ended June 30	
	2009	2008
The Fund		
Balance, beginning of period	\$ 2,434,876	\$ 2,184,435
Contributions	99,908	111,621
Interest	53,066	72,210
Payments	(37,801)	(13,726)
Balance, end of period	\$ 2,550,049	\$ 2,354,540
Accrued pension cost		
Balance, beginning of period	\$ 3,701,584	\$3,665,522
Accruals	48,918	33,050
Balance, end of period	\$ 3,750,502	\$3,698,572

18. INCOME TAX

a. A reconciliation of income tax expense based on income before income tax at statutory rates and income tax currently payable was as follows:

	Six Months Ended June 30 2009 2008	
Income tax expense based on income before income tax at statutory rate Tax effect of the following:	\$ 7,050,740	\$ 16,115,433
Tax-exempt income	(3,246,392)	(5,101,163)
Temporary and permanent differences	2,136,464	741,646
Others	69,174	41,333
Additional tax at 10% on unappropriated earnings	19,237	13,926
Net operating loss carryforwards used	(41,243)	(330,739)
Income tax credits used	(2,889,391)	(5,672,001)
Income tax currently payable	\$ 3,098,589	\$ 5,808,435

b. Income tax expense consisted of the following:

	Six Months Ended June 30		
	2009	2008	
Income tax currently payable	\$ 3,098,589	\$ 5,808,435	
Income tax adjustments on prior years	(1,155,898)	(707,255)	
Other income tax adjustments	(37,876)	37,045	
Net change in deferred income tax assets			
Investment tax credits	(2,428,140)	1,216,954	
Net operating loss carryforwards	(176,527)	243,615	
Temporary differences	54,728	(268,565)	
Valuation allowance	1,849,390	508,523	
Income tax expense	\$ 1,204,266	\$ 6,838,752	
c Net deferred income tax assets consisted of the following:			

c. Net deferred income tax assets consisted of the following:

	June 30		
	2009	2008	
Current deferred income tax assets			
Investment tax credits	\$ 5,056,379	\$ 6,126,540	
Temporary differences	1,471,998	759,818	
Valuation allowance	(461,342)	(500,227)	
	\$ 6,067,035	\$ 6,386,131	
Noncurrent deferred income tax assets			
Investment tax credits	\$11,569,375	\$ 7,914,720	
Net operating loss carryforwards	3,759,283	3,469,904	
Temporary differences	(1,600,798)	(2,456,221)	
Valuation allowance	(8,492,005)	(4,143,549)	
	\$ 5,235,855	\$ 4,784,854	

The amendment of Article 5 of the Income Tax Law which was public in May, 2009 announced that the income tax rate of profit-seeking enterprises reduces from 25% to 20% since 2010. The Company recalculated its deferred tax assets and liabilities in accordance with the amended Article and adjusted the resulting difference as an income tax benefit and expense.

As of June 30, 2009, the net operating loss carryforwards were generated by WaferTech, TSMC Development, TSMC Technology, XinTec and Mutual-Pak and would expire on various dates through 2026.

d. Integrated income tax information:

The balance of the imputation credit account (ICA) of TSMC as of June 30, 2009 and 2008 was NT\$8,102,454 thousand and NT\$12,141,222 thousand, respectively.

The estimated and actual creditable ratio for distribution of TSMC $\,$ s earnings of 2008 and 2007 was 9.06% and 9.83%, respectively.

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The imputation credit allocated to the shareholders is based on its balance as of the date of dividend distribution. The expected creditable ratio may change when the actual distribution of imputation credit is made.

- e. All of TSMC s earnings generated prior to December 31, 1997 have been appropriated.
- f. As of June 30, 2009, investment tax credits of TSMC, GUC, XinTec and Mutual-Pak consisted of the following:

Law/Statute	Item	Cr	Total editable mount	C	emaining reditable Amount	Expiry Year
Statute for Upgrading Industries	Purchase of machinery and	ď	507.244	\$	500,000	2009
maustries	equipment		507,244 ,168,087	Ф	110,488	2009
			,658,983		4,658,983	2010
			,078,705		3,078,705	2011
		J	47,581	•	47,581	2013
		\$9	,460,600	\$ 3	8,395,757	
Statute for Upgrading	Research and development					
Industries	expenditures		,711,736	\$	888,563	2010
			,826,406		2,825,068	2011
			,965,423		2,965,423	2012
		1	,293,656		1,293,656	2013
		\$9	,797,221	\$ ′	7,972,710	
Statute for Upgrading	Personnel training expenditures					
Industries		\$	37	\$		2009
			23,905		23,905	2010
			37,356		37,356	2011
			28,946		28,946	2012
			175		175	2013
		\$	90,419	\$	90,382	
Statute for Upgrading	Investments in important					
Industries	technology-based enterprises	\$	87,101	\$	87,101	2009
			79,804		79,804	2010

\$ 166,905 \$ 166,905

g. The profits generated from the following projects of TSMC, GUC and XinTec are exempt from income tax for a five-year period:

		Tax-Exemption	
		Periods	
C	M 11 A	2006 / 2010	
Construction of Fab 14	Module A	2006 to 2010	
Construction of Fab 12	Module B and expansion of Fab 14 Module A	2007 to 2011	
Construction of Fab 14	Module B and expansion of Fab 12 and others	2008 to 2012	
2003 plant expansion of	GUC	2007 to 2011	
2003 plant expansion of	XinTec	2007 to 2011	

h. The tax authorities have examined income tax returns of TSMC through 2006. All investment tax credit adjustments assessed by the tax authorities have been recognized accordingly.

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19. LABOR COST, DEPRECIATION AND AMORTIZATION

Six Months Ended June 30, 2009
Classified

as

		as	
	Classified		
	as	Operating	
	Cost of		
	Sales	Expenses	Total
Labor cost			
Salary and bonus	\$ 7,142,575	\$ 6,203,912	\$ 13,346,487
Labor and health insurance	339,727	270,692	610,419
Pension	292,380	210,718	503,098
Meal	206,162	87,602	293,764
Welfare	250,085	108,932	359,017
Others	46,548	137,036	183,584
	\$ 8,277,477	\$ 7,018,892	\$ 15,296,369
Depreciation	\$ 37,506,468	\$ 1,950,990	\$ 39,457,458
Amortization	\$ 638,559	\$ 429,479	\$ 1,068,038

Six Months Ended June 30, 2008 Classified

as

	Classified as Cost of Sales	Operating Expenses	Total
Labor cost	Sales	Lapenses	10141
Salary and bonus	\$ 10,294,436	\$ 8,505,686	\$ 18,800,122
Labor and health insurance	384,315	238,801	623,116
Pension	319,124	205,254	524,378
Meal	237,428	95,051	332,479
Welfare	338,003	138,817	476,820
Others	102,942	78,497	181,439
	\$11,676,248	\$ 9,262,106	\$ 20,938,354
Depreciation	\$ 36,348,092	\$ 2,140,748	\$ 38,488,840
Amortization	\$ 925,533	\$ 414,681	\$ 1,340,214

20. SHAREHOLDERS EQUITY

As of June 30, 2009, 1,092,053 thousand ADSs of TSMC were traded on the NYSE. The number of common shares represented by the ADSs was 5,460,265 thousand (one ADS represents five common shares).

Capital surplus can only be used to offset a deficit under the Company Law. However, the capital surplus generated from donations and the excess of the issuance price over the par value of capital stock (including the stock issued for new capital, mergers, convertible bonds and the surplus from treasury stock transactions) may be appropriated as stock dividends, which are limited to a certain percentage of TSMC s paid-in capital. Also, the capital surplus from long-term investments may not be used for any purpose.

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Capital surplus consisted of the following:

	June 30	
	2009	2008
Additional paid-in capital	\$ 23,289,667	\$ 18,295,464
From merger	22,805,390	23,276,911
From convertible bonds	8,893,190	9,077,065
From long-term investments	343,233	164,871
Donations	55	55
From treasury stock transactions		102,279
	\$ 55,331,535	\$ 50,916,645

TSMC s Articles of Incorporation provide that, when allocating the net profits for each fiscal year, TSMC shall first offset its losses in previous years and then set aside the following items accordingly:

- a. Legal capital reserve at 10% of the profits left over, until the accumulated legal capital reserve equals TSMC s paid-in capital;
- b. Special capital reserve in accordance with relevant laws or regulations or as requested by the authorities in charge;
- c. Bonus to directors and bonus to employees of TSMC of not more than 0.3% and not less than 1% of the remainder, respectively. Directors who also serve as executive officers of TSMC are not entitled to receive the bonus to directors. TSMC may issue stock bonuses to employees of an affiliated company meeting the conditions set by the Board of Directors or, by the person duly authorized by the Board of Directors;
- d. Any balance left over shall be allocated according to the resolution of the shareholders meeting. TSMC s Articles of Incorporation also provide that profits of TSMC may be distributed by way of cash dividend and/or stock dividend. However, distribution of profits shall be made preferably by way of cash dividend. Distribution of profits may also be made by way of stock dividend; provided that the ratio for stock dividend shall not exceed 50% of the total distribution.

Any appropriations of the profits are subjected to shareholders approval in the following year.

TSMC has recorded bonuses to employees and directors with an estimate based on historical experience with a charge to earnings of approximately 15% of its net income. If the actual amounts subsequently resolved by the shareholders differ from the estimated amounts, the differences are recorded in the year of shareholders—resolution as a change in accounting estimate. If stock bonuses are resolved to be distributed to employees, the number of shares is determined by dividing the amount of bonuses by the closing price (after considering the effect of dividends) of the shares on the day preceding the shareholders—meeting.

TSMC no longer has supervisors since January 1, 2007. The required duties of supervisors are being fulfilled by the Audit Committee.

The appropriation for legal capital reserve shall be made until the reserve equals TSMC s paid-in capital. The reserve may be used to offset a deficit, or be distributed as dividends and bonuses for the portion in excess of 50% of the paid-in capital if TSMC has no unappropriated earnings and the reserve balance has exceeded 50% of TSMC s paid-in capital. The Company Law also prescribes that, when the reserve has reached 50% of TSMC s paid-in capital, up to 50% of the reserve may be transferred to capital.

A special capital reserve equivalent to the net debit balance of the other components of shareholders—equity (for example, cumulative translation adjustments and unrealized loss on financial instruments, but excluding treasury stock) shall be made from unappropriated earnings pursuant to existing regulations promulgated by the Securities and Futures Bureau (SFB). Any special reserve appropriated may be reversed to the extent that the net debit balance reverses.

The appropriations of earnings for 2008 and 2007 had been approved in TSMC s shareholders meetings held on June 10, 2009 and June 13, 2008, respectively. The appropriations and dividends per share were as follows:

	Appropriation	ns of Earnings	Dividends Per Share (NT\$)			
	For Fiscal For Fiscal Fi		For Fiscal Year	F	For 'iscal Year	
	Year 2008	Year 2007	2008	2	2007	
Legal capital reserve Special capital reserve Bonus to employees in cash Bonus to employees in stock Cash dividends to shareholders Stock dividends to shareholders	\$ 9,993,317 (391,857) 76,876,312 512,509	\$10,917,709 (237,693) 3,939,883 3,939,883 76,881,311 512,542	\$ 3.00 0.02	\$	3.00 0.02	
Bonus to directors		176,890				
	\$ 86,990,281	\$ 96,130,525				

Bonus to employees to be paid in cash and in stock as well as bonus to directors in the amounts of NT\$7,494,988 thousand, NT\$7,494,988 thousand and NT\$158,080 thousand for 2008, respectively, had been approved in the shareholders meeting held on June 10, 2009. The employee stock bonus of 141,870 thousand shares were determined by the closing price of the TSMC s common share (after considering the effect of dividends) of the day immediately preceding the shareholders meeting, which is NT\$52.83. The resolved amounts of the bonus to employees and to directors were consistent with the resolutions of meeting of the Board of Directors held on February 10, 2009 and same amount had been charged against earnings of 2008.

TSMC s shareholders meeting held on June 10, 2009 also resolved to distribute stock dividends out of capital surplus, and stock dividends to shareholders as well as bonus to employee to be paid in stock in the amount of NT\$768,763 thousand, NT\$512,509 thousand and NT\$7,494,988 thousand, respectively. The aforementioned capital increase had been approved by SFB and has taken effect on July 21, 2009.

The information about the appropriations of bonuses to employees and directors is available at the Market Observation Post System website.

Under the Integrated Income Tax System that became effective on January 1, 1998, the R.O.C. resident shareholders are allowed a tax credit for their proportionate share of the income tax paid by TSMC on earnings generated since January 1, 1998.

21. STOCK-BASED COMPENSATION PLANS

TSMC s Employee Stock Option Plans consisting of the TSMC 2004 Plan, TSMC 2003 Plan and TSMC 2002 Plan were approved by the SFB on January 6, 2005, October 29, 2003 and June 25, 2002, respectively. The maximum number of options authorized to be granted under the TSMC 2004 Plan, TSMC 2003 Plan and TSMC 2002 Plan was 11,000 thousand, 120,000 thousand and 100,000 thousand, respectively, with each option eligible to subscribe for one common share when exercisable. The options may be granted to qualified employees of TSMC or any of its domestic or foreign subsidiaries, in which TSMC s shareholding with voting rights, directly or indirectly, is more than fifty percent (50%). The options of all the plans are valid for ten years and exercisable at certain percentages subsequent to the second anniversary of the grant date. Under the terms of the plans, the options are granted at an exercise price equals to the closing price of TSMC s common shares listed on the TSE on the grant date.

Options of the aforementioned plans that had never been granted or had been granted but subsequently cancelled had expired as of June 30, 2009.

Information about TSMC s outstanding stock options for the six months ended June 30, 2009 and 2008 was as follows:

Six months ended June 30, 2009	Number of Options (in Thousands)	av Ex l	ighted- verage xercise Price NT\$)
Balance, beginning of period Options exercised Options canceled	36,234 (919) (243)	\$	35.3 31.4 46.4
Balance, end of period	35,072		35.3
Six months ended June 30, 2008			
Balance, beginning of period Options exercised Options canceled	41,875 (4,267) (260)	\$	37.4 40.2 46.8
Balance, end of period	37,348		37.0

The number of outstanding options and exercise prices had been adjusted to reflect the distribution of earnings by TSMC in accordance with the plans.

As of June 30, 2009, information about TSMC soutstanding and exercisable options was as follows:

	Opt	Options Outstanding		Options Exercisable	
		Weighted- Weighted-			Weighted-
		average	average		average
	Number of	Remaining	Exercise	Number of	Exercise
Range of Exercise	Options (in	Contractual	Price	Options (in	Price
Price (NT\$)	Thousands)		(NT\$)	Thousands)	(NT\$)

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	Life (Years)					
\$24.2- \$33.9 38.2- 50.4	24,903 10,169	3.66 5.39	\$31.0 45.8	24,903 10,160	\$31.0 45.8	
	35,072		35.3	35,063	35.3	
	- 3	2 -				

GUC s Employee Stock Option Plans, consisting of the GUC 2003 Plan and GUC 2002 Plan, were approved by its Board of Directors on January 23, 2003 and July 1, 2002, respectively. The maximum number of options authorized to be granted under the GUC 2003 Plan and GUC 2002 Plan was 7,535 and 5,000, respectively, with each option eligible to subscribe for one thousand common shares of GUC when exercisable. The options may be granted to qualified employees of GUC. The options of all the plans are valid for six years and exercisable at certain percentages subsequent to the second anniversary of the grant date.

Moreover, the GUC 2007 Plan, GUC 2006 Plan and GUC 2004 Plan were approved by the SFB on November 28, 2007, July 3, 2006 and August 16, 2004 to grant a maximum of 1,999 options, 3,665 options and 2,500 options, respectively, with each option eligible to subscribe for one thousand common shares of GUC when exercisable. The options may be granted to qualified employees of GUC or any of its subsidiaries. Except for the options of the GUC 2006 Plan which are valid until August 15, 2011, the options of the other two GUC option Plans were valid for six years. Options of all three Plans are exercisable at certain percentages subsequent to the second anniversary of the grant date.

Information about GUC s outstanding stock options for the six months ended June 30, 2009 and 2008 was as follows:

			eighted- verage
	Number of	Exercise Prices	
Six months ended June 30, 2009	Options		NT\$)
Balance, beginning of period Options exercised Options canceled	5,557 (846) (226)	\$	66.6 11.6 34.7
Balance, end of period	4,485		78.5
Six months ended June 30, 2008			
Balance, beginning of period Options exercised Options canceled	7,598 (462) (66)	\$	60.3 10.3 194.0
Balance, end of period	7,070		61.5

The number of outstanding options and exercise prices have been adjusted to reflect the appropriation of earnings by GUC in accordance with the plans.

As of June 30, 2009, information about GUC soutstanding and exercisable options was as follows:

	Options Outstanding		Options Exercisable	
	Weighted-	Weighted-	Weighted-	
	average	average	average	
	Remaining	Exercise	Exercise	
Range of Exercise	Contractual	Price	Price	

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	Number of			Number of		
Price (NT\$)	Options	Life (Years)	(NT\$)	Options	(N	NT \$)
\$8.9-\$10.5 16.4 182.0	898 1,866 1,721	2.25 2.17 4.50	\$ 9.3 16.4 182.0	569 238	\$	9.5 16.4
	4,485	33 -	78.5	807		11.5

XinTec s Employee Stock Option Plans, consisting of the XinTec 2007 Plan and XinTec 2006 Plan, were approved by the SFB on June 26, 2007 and July 3, 2006, respectively. The maximum number of options authorized to be granted under the XinTec 2007 Plan and XinTec 2006 Plan was 6,000 thousand each, with each option eligible to subscribe for one common share of XinTec when exercisable. The options may be granted to qualified employees of XinTec or any of its subsidiaries. The options of all the plans are valid for ten years and exercisable at certain percentages subsequent to the second anniversary of the grant date.

Information about XinTec s outstanding stock options for the six months ended June 30, 2009 and 2008 as follows:

Six months ended June 30, 2009	Number of Options (in Thousands)		ighted- erage ercise Price NT\$)
Balance, beginning of period Options exercised Options canceled	7,442 (1,055) (650)	\$	14.8 12.9 16.5
Balance, end of period	5,737		15.0
Six months ended June 30, 2008			
Balance, beginning of period Options canceled	9,642 (686)	\$	15.1 15.4
Balance, end of period	8,956		15.1

The exercise prices have been adjusted to reflect the appropriation of earnings by XinTec in accordance with the plans.

As of June 30, 2009, information about XinTec s outstanding and exercisable options was as follows:

	0	Options Outstanding		Options 1	Exercisable
		Weighted-	Weighted-	_	Weighted-
		average	average		average
	Number			Number	
	of	Remaining	Exercise	of	Exercise
	Options			Options	
Range of Exercise	(in	Contractual Life	Price	(in	Price
Price (NT\$)	Thousands)	(Years)	(NT\$)	Thousands)	(NT\$)
\$12.4-\$14.3	2,810	7.28	\$ 12.6	527	\$ 12.7
15.4 - 19.4	2,927	8.16	17.3	780	

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5,737 15.0 1,307 12.7

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No compensation cost was recognized under the intrinsic value method for the six months ended June 30, 2009 and 2008. Had the Company used the fair value based method to evaluate the options using the Black-Scholes model, the assumptions and pro forma results of the Company for the six months ended June 30, 2009 and 2008 would have been as follows:

		Six Months Ended June 30 2009 2008	
Assumptions:			
TSMC	Expected dividend yield	1.00%-3.44%	1.00%-3.44%
	Expected volatility	43.77%-46.15%	43.77%-46.15%
	Risk free interest rate	3.07%-3.85%	3.07%-3.85%
	Expected life	5 years	5 years
GUC	Expected dividend yield	0.00%-0.60%	0.00%-0.60%
	Expected volatility	22.65%-45.47%	22.65%-45.47%
	Risk free interest rate	2.12%-2.56%	2.12%-2.56%
	Expected life	3-6 years	3-6 years
XinTec	Expected dividend yield	0.80%	0.80%
	Expected volatility	31.79%-47.42%	31.79%-47.42%
	Risk free interest rate	1.88%-2.45%	1.88%-2.45%
	Expected life	3 years	3 years
Net income attributable to shareh-	olders of the parent:		
As reported	_	\$26,000,519	\$56,913,888
Pro forma		25,823,759	56,802,663
Earnings per share (EPS) after i	income tax (NT\$):		
Basic EPS as reported		\$1.01	\$2.17
Pro forma basic EPS		1.00	2.16
Diluted EPS as reported		1.00	2.16
Pro forma diluted EPS		1.00	2.16
22. TREASURY STOCK			

(Shares in Thousands)

Six months ended June 30, 2008	Beginning Shares	Addition	Retirement	Ending Shares
Parent company stock held by subsidiaries Repurchase under share buyback plan	34,096 800,000	216,674	800,000	34,096 216,674
	834,096	216,674	800,000	250,770

As of June 30, 2008, the book value of the treasury stock was NT\$14,845,498 thousand and the market value was NT\$16,300,044 thousand. TSMC s common shares held by subsidiaries were treated as treasury stock and the holders are entitled to the rights of shareholders, with the exception of voting right.

TSMC held a meeting of the Board of Directors on November 13, 2007 and approved a share buyback plan to repurchase TSMC s common shares up to 800,000 thousand shares listed on the TSE during the period from November 14, 2007 to January 13, 2008 for the buyback price in the range from NT\$43.2 to NT\$94.2. TSMC had repurchased 800,000 thousand common shares. All the treasury stock repurchased under this share buyback plan was retired in February 2008.

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TSMC held a meeting of the Board of Directors on May 13, 2008 and approved a share buyback plan to repurchase TSMC s common shares up to 500,000 thousand shares listed on the TSE during the period from May 14, 2008 to July 13, 2008 for the buyback price in the range from NT\$48.25 to NT\$100.50. TSMC had repurchased 216,674 thousand common shares. All the treasury stock repurchased under this share buyback plan was retired in August 2008.

TSMC merged Chi Cherng and Hsin Ruey in the third quarter of 2008. TSMC s common shares held by Chi Cherng and Hsin Ruey in the number of 34,267 thousand shares were retired in August 2008.

23. EARNINGS PER SHARE

EPS was computed as follows:

	Amounts (Numerator) Before After		Number of Shares After (Denominator)		PS (NT\$) e After e Income	
	Income Tax	Income Tax	(in Thousands)	Tax	Tax	
Six months ended June 30, 2009						
Basic EPS Earnings attributable to shareholders of the parent	\$ 27,192,976	\$ 26,000,519	25,770,637	\$ 1.06	\$ 1.01	
Effect of dilutive potential common shares Bonus to employees			163,412			
Stock options			10,118			
Diluted EPS Earnings attributable to shareholders of the parent (including effect of dilutive potential common shares)	\$ 27,192,976	\$ 26,000,519	25,944,167	\$ 1.05	\$ 1.00	
Six months ended June 30, 2008						
Basic EPS Earnings attributable to shareholders of the parent	\$ 63,736,122	\$ 56,913,888	26,245,748	\$ 2.43	\$ 2.17	
Effect of dilutive potential common shares Bonus to employees Stock options			69,348 17,401			
Diluted EPS	\$ 63,736,122	\$ 56,913,888	26,332,497	\$ 2.42	\$ 2.16	

Earnings attributable to shareholders of the parent (including effect of dilutive potential common shares)

As discussed in Note 3, effective January 1, 2008, the Company adopted Interpretation 2007-052 that requires companies to record bonuses paid to employees as an expense rather than as an appropriation of earnings. If the Company may settle the obligation by cash, by issuing share, or in combination of both cash and shares, potential shares from bonus to employees which will be settled in shares should be included in the weighted average number of shares outstanding in calculation of diluted EPS, if the shares have a dilutive effect. The number of shares is estimated by dividing the amount of bonus to employees by the closing price (after considering the dilutive effect of dividends) of the common shares on the balance sheet date. Such dilutive effect of the potential shares needs to be included in the calculation of diluted EPS until the shares of employee bonus are resolved in the shareholders meeting in the following year.

The average number of shares outstanding for EPS calculation has been retroactively adjusted for the issuance of stock dividends and employee stock bonuses. This adjustment caused each of the basic and diluted after income tax EPS for the six months ended June 30, 2008 to decrease from NT\$2.22 to NT\$2.17 and NT\$2.22 to NT\$2.16, respectively.

24. DISCLOSURES FOR FINANCIAL INSTRUMENTS

a. Fair values of financial instruments were as follows:

	June 30					
	20	009	2008			
	Carrying		Carrying			
	Amount	Fair Value	Amount	Fair Value		
Assets						
Financial assets at fair value through						
profit or loss	\$ 39,193	\$ 39,193	\$ 44,912	\$ 44,912		
Available-for-sale financial assets	2,771,821	2,771,821	32,825,625	32,825,625		
Held-to-maturity financial assets	16,597,546	16,718,013	13,012,119	13,004,523		
Liabilities						
Financial liabilities at fair value through						
profit or loss	32,966	32,966	118,146	118,146		
Bonds payable (including current						
portion)	4,500,000	4,592,795	12,500,000	12,642,479		
Long-term bank loans (including						
current portion)	1,801,516	1,801,516	1,851,776	1,851,776		
Other long-term payables (including			, ,			
current portion)	10,200,848	10,200,848	10,901,650	10,901,650		
Obligations under capital leases	720,091	720,091	663,731	663,731		

- b. Methods and assumptions used in the estimation of fair values of financial instruments
 - 1) The aforementioned financial instruments do not include cash and cash equivalents, receivables, other financial assets, refundable deposits, payables and guarantee deposits. The carrying amounts of these financial instruments approximate their fair values due to their short maturities.
 - 2) Except for derivatives and structured time deposits, fair values of financial assets at fair value through profit or loss, available-for-sale and held-to-maturity financial assets were based on their quoted market prices.
 - 3) For those derivatives and structured time deposits with no quoted market prices, their fair values are determined using valuation techniques incorporating estimates and assumptions that were consistent with prevailing market conditions.
 - 4) Fair value of bonds payable was based on their quoted market price.
 - 5) Fair values of long-term bank loans, other long-term payables and obligations under capital leases were based on the present value of expected cash flows, which approximates their carrying amount.
- c. The changes in fair value of derivatives contracts which were outstanding as of June 30, 2009 and 2008 estimated using valuation techniques were recognized gains of NT\$6,227 thousand and losses of NT\$94,918 thousand, respectively.
- d. As of June 30, 2009 and 2008, financial assets exposed to fair value interest rate risk were NT\$18,904,099 thousand and NT\$45,274,832 thousand, respectively; financial liabilities exposed to fair value interest rate risk were NT\$4,532,966 thousand and NT\$12,618,146 thousand, respectively; and financial liabilities exposed to cash flow interest rate risk were NT\$1,801,516 thousand and NT\$1,851,080 thousand,

respectively.

e. Movements of the unrealized gains or losses on financial instruments for the six months ended June 30, 2009 and 2008 were as follows:

	Six Months Ended June 30, 2009					
	Form Available- for-sale Financial	A f	Form vailable- or-sale inancial sets Held by			
	Assets	I	rvestees	Total		
Balance, beginning of period Recognized directly in shareholders equity Removed from shareholders equity and recognized in earnings	\$ (198,413) 339,270 244,118	\$	(88,929) 48,192	\$ (287,342) 387,462 244,118		
Balance, end of period	\$ 384,975	\$	(40,737)	\$ 344,238		

	Six Mon Form Available- for-sale Financial	nths Ended June 3 Form Available- for-sale Financial Assets Held by		0, 2008	
	Assets	I	nvestees	Total	
Balance, beginning of period Recognized directly in shareholders equity Removed from shareholders equity and recognized in earnings	\$ 627,838 481,508 (625,162)	\$	53,159 (68,594)	\$ 680,997 412,914 (625,162)	
Balance, end of period	\$ 484,184	\$	(15,435)	\$ 468,749	

f. Information about financial risk

1) Market risk. The publicly traded stocks categorized as financial assets at fair value through profit or loss are exposed to market price fluctuations. The derivative financial instruments categorized as financial assets/liabilities at fair value through profit or loss are mainly used to hedge the exchange rate fluctuations of foreign-currency assets and liabilities; therefore, the market risk of derivatives will be offset by the foreign exchange risk of these hedged items. Available-for-sale financial assets held by the Company are mainly fixed-interest-rate debt securities; therefore, the fluctuations in market interest rates would result in changes in fair value of these debt securities. Subject to recent turmoil in the global financial market, the Company evaluated its financial assets and determined that certain impairment for its asset-backed securities is other-than-temporary. The Company had appropriately recognized related impairment losses.

Credit risk. Credit risk represents the potential loss that would be incurred by the Company if the counter-parties or third-parties breached contracts. Financial instruments with positive fair values at the balance sheet date are evaluated for credit risk. Subject to recent turmoil in the global financial market, the Company evaluated the financial instruments for any possible counter-party or third-party default. As a result of the evaluation, the Company determined that certain financial instruments are exposed to credit risk and had appropriately recognized related impairment losses.

3) Liquidity risk. The Company has sufficient operating capital to meet cash needs upon settlement of derivative financial instruments, bonds payable and bank loans. Therefore, the liquidity risk is low.

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4) Cash flow interest rate risk. The Company mainly invests in fixed-interest-rate debt securities.

Therefore, cash flows are not expected to fluctuate significantly due to changes in market interest rates.

25. RELATED PARTY TRANSACTIONS

Except as disclosed in the consolidated financial statements and other notes, the following is a summary of significant related party transactions:

a. Investees of TSMC

VIS (accounted for using equity method)
SSMC (accounted for using equity method)

- b. VisEra Technology Company, Ltd. (VisEra), an indirect investee accounted for using equity method by TSMC
- c. Others

Related parties over which the Company has significant influence but with which the Company had no material transactions.

	2009		2008		
	Amount	%	Amount	%	
Six months ended June 30					
Sales					
VIS	\$ 69,218		\$ 46,425		
VisEra	1,137		29,172		
SSMC	3		1,830		
	\$ 70,358		\$ 77,427		
	. ,		. ,		
Purchases					
SSMC	\$ 1,422,840	2	\$ 2,300,893	2	
VIS	1,406,142	2	1,741,101	2	
VisEra	2,685		594		
	\$ 2,831,667	4	\$ 4,042,588	4	
Manufacturing augusta					
Manufacturing expenses VisEra	\$ 37,692		\$ 74,343		
Research and development expenses					
VisEra VIS	\$ 306 9		\$ 8,699		

\$ 315 \$

8,699

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		2009			2008	
	A	Amount	%	A	Amount	%
Non-operating income and gains VIS (primarily technical service income; see Note 28e) SSMC (primarily technical service income; see Note	\$	88,964	4	\$	181,670	2
28d) VisEra		57,560 129	2		131,194 70,381	2
	\$	146,653	6	\$	383,245	5
As of June 30						
Receivables VisEra	\$	447	100	\$	3,530	100
Other receivables VIS SSMC VisEra	\$	373,849 36,923 1,050	91 9	\$ 1	1,132,499 108,319	91 9
	\$	411,822	100	\$ 1	1,240,818	100
Payables VIS SSMC VisEra	\$	737,352 400,558 6,414	64 35 1	\$	690,644 11,926 501,436	57 1 42
	\$ 1	1,144,324	100	\$ 1	1,204,006	100
Deferred credits VisEra	\$			\$	31,087	7

The sales prices and payment terms to related parties were not significantly different from those of sales to third parties. For other related party transactions, prices and terms were determined in accordance with mutual agreements.

TSMC deferred the gains (classified under deferred credits) derived from sales of property, plant and equipment to VisEra, and then recognized such gains (classified under non-operating income and gains) over the depreciable lives of the disposed assets.

TSMC leased certain buildings and facilities to VisEra. The related rental income was classified under non-operating income and gains. The lease terms and prices were determined in accordance with mutual agreements. The lease agreement between TSMC and VisEra expired in April 2008.

26. PLEDGED OR MORTGAGED ASSETS

The Company provided certain assets as collateral mainly for long-term bank loans, land lease agreements and customs duty guarantee, which were as follows:

	Jun	e 30
	2009	2008
Other financial assets	\$ 654,619	\$ 27,798
Property, plant and equipment, net	2,991,511	4,804,734
	\$ 3,646,130	\$4,832,532

27. SIGNIFICANT LONG-TERM LEASES

The Company leases several parcels of land and office premises from the SPA and Jhongli Industrial Park Service Center. These operating leases expire on various dates from December 2009 to December 2028 and can be renewed upon expiration.

The Company entered into lease agreements for its office premises and certain office equipment located in the United State, Europe, Japan, Shanghai and Taiwan. These operating leases expire between 2009 and 2016 and can be renewed upon expiration.

As of June 30, 2009, future lease payments were as follows:

Year	Amount
2009 (3 rd and 4 th quarter)	\$ 265,363
2010	456,754
2011	404,511
2012	423,253
2013	396,048
2014 and thereafter	2,586,979

\$4,532,908

28. SIGNIFICANT COMMITMENTS AND CONTINGENCIES

Significant commitments and contingencies of the Company as of June 30, 2009, excluding those disclosed in other notes, were as follows:

- a. Under a technical cooperation agreement with ITRI, the R.O.C. Government or its designee approved by TSMC can use up to 35% of TSMC s capacity if TSMC s outstanding commitments to its customers are not prejudiced. The term of this agreement is for five years beginning from January 1, 1987 and is automatically renewed for successive periods of five years unless otherwise terminated by either party with one year prior notice.
- b. Under several foundry agreements, TSMC shall reserve a portion of its production capacity for certain major customers that have guarantee deposits with TSMC. As of June 30, 2009, TSMC had a total of US\$35,302 thousand of guarantee deposits.

- c. Under a Shareholders Agreement entered into with Philips and EDB Investments Pte Ltd. on March 30, 1999, the parties formed a joint venture company, SSMC, which is an integrated circuit foundry in Singapore. TSMC s equity interest in SSMC was 32%. Nevertheless, Philips parted with its semiconductor company which was renamed as NXP B.V. in September 2006. TSMC and NXP B.V. purchased all the SSMC shares owned by EDB Investments Pte Ltd. pro rata according to the Shareholders Agreement on November 15, 2006. After the purchase, TSMC and NXP B.V. currently own approximately 39% and 61% of the SSMC shares respectively. TSMC and Philips (now NXP B.V.) committed to buy specific percentages of the production capacity of SSMC. TSMC and Philips (now NXP B.V.) are required, in the aggregate, to purchase at least 70% of SSMC s capacity, but TSMC alone is not required to purchase more than 28% of the capacity. If any party defaults on the commitment and the capacity utilization of SSMC fall below a specific percentage of its capacity, the defaulting party is required to compensate SSMC for all related unavoidable costs.
- d. TSMC provides technical services to SSMC under a Technical Cooperation Agreement (the Agreement) effective March 30, 1999. TSMC receives compensation for such services computed at a specific percentage of net selling price of all products sold by SSMC. The Agreement shall remain in force for ten years and will be automatically renewed for successive periods of five years each unless pre-terminated by either party under certain conditions.
- e. TSMC provides a technology transfer to VIS under a Manufacturing License and Technology Transfer Agreement entered into on April 1, 2004. TSMC receives compensation for such technology transfer in the form of royalty payments from VIS computed at specific percentages of net selling price of certain products sold by VIS. VIS agreed to reserve its certain capacity to manufacture for TSMC certain products at prices as agreed by the parties.
- TSMC, TSMC North America and WaferTech filed a series of lawsuits in late 2003 and 2004 against Semiconductor Manufacturing International Corporation, SMIC (Shanghai) and SMIC Americas (aggregately referring to as SMIC). The lawsuits alleged that SMIC infringed multiple TSMC, TSMC North America and WaferTech patents and misappropriated TSMC, TSMC North America and WaferTech s trade secrets. These suits were settled out of court on January 30, 2005. As part of the settlement, Semiconductor Manufacturing International Corporation shall pay US\$175 million over six years to resolve TSMC, TSMC North America and WaferTech s claims. As of June 30, 2009, SMIC had paid US\$135 million in accordance with the terms of this settlement agreement. In August 2006, TSMC, TSMC North America and WaferTech filed a lawsuit against SMIC in Alameda County Superior Court in California for breach of aforementioned settlement agreement, breach of promissory notes and trade secret misappropriation, seeking injunctive relief and monetary damages. In September 2006, SMIC filed a cross-complaint against TSMC, TSMC North America and WaferTech in the same court, alleging TSMC, TSMC North America and WaferTech of breach of the settlement agreement and implied covenant of good faith and fair dealing, in response to TSMC, TSMC North America and WaferTech s August complaint. In November 2006, SMIC filed a complaint with Beijing People s High Court against TSMC, TSMC North America and WaferTech alleging defamation and breach of good faith. The California State Superior Court of Alameda County issued an Order on TSMC, TSMC North America and WaferTech s pre-trial motion for a preliminary injunction against SMIC on September 7, 2007. In the Order, the Court found TSMC has demonstrated a significant likelihood that it will ultimately prevail on the merits of its claim for breach of certain paragraphs of the (2005) Settlement Agreement with SMIC. The Court also found TSMC has demonstrated a significant probability of establishing that SMIC retains and is using TSMC Information in SMIC s 0.13um and smaller technologies, and there is significant threat of serious irreparable harm to TSMC if SMIC were to disclose or transfer that information before final resolution of the case. Therefore, the Court ordered that, effective immediately, SMIC must provide advance notice and an opportunity for TSMC, TSMC North America and WaferTech to

object before disclosing items enumerated in the Court Order to SMIC s third party partners. The Court, however, did not grant a preliminary injunction as requested by TSMC, TSMC North America and WaferTech. In January 2009, the court in the California action held a four-day bench trial to determine whether a Settlement Agreement existed between the parties, and if there were an agreement, the interpretation of certain terms. SMIC contended that there was no binding Settlement Agreement, and TSMC, TSMC North America and

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WaferTech contended that the Settlement Agreement signed on January 30, 2005 and finalized shortly thereafter and repeatedly ratified bound the parties. On March 10, 2009, the Court issued its Statement of Decision. The Court rejected SMIC s contention, and found that the parties were bound by the Settlement Agreement identified by TSMC, TSMC North America and WaferTech. The Court also interpreted the meaning of certain provisions within the Settlement Agreement. Regarding the claims raised by SMIC in the Beijing lawsuit, the Beijing People s High Court has on June 10, 2009 rejected those claims and dismissed the lawsuit. SMIC has appealed. The matters are pending in both courts. The result of the above-mentioned litigation cannot be determined at this time.

- g. The Company entered into an agreement with a counterparty in 2003 whereby TSMC China is obligated to purchase certain property, plant and equipment at the agreed-upon price within the contract period. If the purchase is not completed, TSMC China is obligated to compensate the counterparty for the loss incurred. The property, plant and equipment have been in use by TSMC China since 2004 and are being depreciated over their estimated service lives. The related obligation totaled NT\$8,553,019 thousand and NT\$7,883,591 thousand as of June 30, 2009 and 2008, respectively, which is included in other long-term payables on the Company s consolidated balance sheets.
- h. Amounts available under unused letters of credit as of June 30, 2009 were NT\$19,363 thousand.

29. ADDITIONAL DISCLOSURES

Following are the additional disclosures required by the SFB for TSMC and its investees in which all significant intercompany balances and transactions are eliminated upon consolidation:

- a. Financing provided: None;
- b. Endorsement/guarantee provided: None;
- c. Marketable securities held: Please see Table 1 attached:
- d. Marketable securities acquired and disposed of at costs or prices of at least NT\$100 million or 20% of the paid-in capital: Please see Table 2 attached;
- e. Acquisition of individual real estate properties at costs of at least NT\$100 million or 20% of the paid-in capital: None;
- f. Disposal of individual real estate properties at prices of at least NT\$100 million or 20% of the paid-in capital: None;
- g. Total purchases from or sales to related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Please see Table 3 attached;
- h. Receivable from related parties amounting to at least NT\$100 million or 20% of the paid-in capital: Please see Table 4 attached:
- i. Names, locations, and related information of investees over which TSMC exercises significant influence: Please see Table 5 attached:
- j. Information on investment in Mainland China
 - The name of the investee in mainland China, the main businesses and products, its issued capital, method of investment, information on inflow or outflow of capital, percentage of ownership, equity in the net gain or net loss, ending balance, amount received as dividends from the investee, and the

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limitation on investment: Please see Table 6 attached.

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- 2) Significant direct or indirect transactions with the investee, its prices and terms of payment, unrealized gain or loss, and other related information which is helpful to understand the impact of investment in mainland China on financial reports: Please see Table 7 attached.
- k. Intercompany relationships and significant intercompany transactions: Please see Table 7 attached.

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TABLE 1

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries MARKETABLE SECURITIES HELD JUNE 30, 2009 (Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

June 30

			Shares/Units (in	CarryingPe Value (US\$ in O
Marketable Securities Type and Name Corporate bond	Relationship with the Company	Financial Statement Accoun	ntThousands)	Thousands)
Taiwan Mobile Co., Ltd.		Available-for-sale financial		
		assets	\$	1,035,686
Formosa Petrochemical Corporation		Held-to-maturity financial		
		assets		3,377,910
Caiwan Power Company		"		3,360,659
Van Ya Plastics Corporation		"		2,697,204
Formosa Plastics Corporation		"		1,569,297
China Steel Corporation		"		1,204,374
CPC Corporation, Taiwan		"		1,000,066
Government bond				
003 Asian Development Bank Govt.		Held-to-maturity financial		
Bond		assets		883,433
Stocks				
TSMC Global	Subsidiary	Investments accounted for		
		using equity method		46,275,534
SMC Partners	Subsidiary	"	988,268	32,889,200
/IS	Investee accounted for using	"		
	equity method		628,223	9,209,323
SMC	Investee accounted for using	"		
	equity method		314	5,744,178
SMC North America	Subsidiary	"	11,000	2,593,228
KinTec	Investee with a controlling	"		
	financial interest		92,620	1,349,779
GUC	Investee with a controlling	"		
	financial interest		44,904	920,198
SMC Europe	Subsidiary	"		141,821
TSMC Japan	Subsidiary	"	6	132,285
TSMC Korea	Subsidiary	"	80	16,576
Jnited Industrial Gases Co., Ltd.		Financial assets carried at cos	*	193,584
Shin-Etsu Handotai Taiwan Co., Ltd.		"	10,500	105,000
W.K. Technology Fund IV		"	4,000	40,000

fund			
Horizon Ventures Fund		Financial assets carried at cost	103,992
Crimson Asia Capital		"	58,484
Capital			
ISMC China	Subsidiary	Investments accounted for	
		using equity method	4,286,079
/TAF III	Subsidiary	<i>"</i>	1,418,421
/TAF II	Subsidiary	"	807,446
Emerging Alliance	Subsidiary	"	332,124
	•		(Continued)

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June 30

			Shares/Unit	s V	rryingPo Value VS\$ in O
Marketable Securities Type and Name Corporate bond	Relationship with the Company	Financial Statement Accou	ntThousands		
General Elec Cap Corp. Mtn		Held-to-maturity financial assets		US\$	20,669
General Elec Cap Corp. Mtn		"			20,257
Stocks					
TSMC Development, Inc. (TSMC Development)	Subsidiary	Investments accounted for using equity method	1	TICC	677,274
VisEra Holding Company	Investee accounted for using equity method	using equity inemod	43,000		
nveStar Semiconductor Development	-				
Fund, Inc. (II) LDC. (ISDF II)	Subsidiary	"	32,289	US\$	29,763
nveStar Semiconductor Development	Subsidiary	"			
Fund, Inc. (ISDF)	0.1.11	"	7,680		8,924
TSMC Technology	Subsidiary	"		US\$	
TSMC Canada	Subsidiary		2,300	022	2,814
Corporate bond					
GE Capital Corp.		Held-to-maturity financial			
P Morgan Chase & Co.		assets "			20,391 15,000
Stocks					
WaferTech	Subsidiary	Investments accounted for using equity method	293,637	US\$	186,304
Common stock					
RichWave Technology Corp. Global Investment Holding Inc.		Financial assets carried at cos	st 4,247 10,000		1,648 3,065
Preferred stock					
Audience, Inc.		Financial assets carried at cos	,		250
Axiom Microdevices, Inc.		"	1,000		24
GemFire Corporation		<i>"</i>		US\$	31
Mosaic Systems, Inc.		<i>"</i>	•	US\$	12
Next IO, Inc.		"	800	US\$	500
Optichron, Inc.		" "	714		1,000
Dptimal Corporation Pixim, Inc.		"	4,642	US\$	229
QST Holding, LLC		<i>"</i>	4,042	US\$	1,137 131
Feknovus, Inc.		"	6,977		1,327
como vas, mo.			0,777	Ουψ	1,527

Subsidiary	Investments accounted for			
	using equity method			
	Financial assets carried at cost	1,265	US\$	660
	<i>"</i>	1,043	US\$	730
	"	1,200	US\$	2,040
	Financial assets carried at cost	2,890	US\$	2,168
	"	2,108	US\$	2,573
	"	7,956	US\$	1,838
	"	7,017	US\$	757
		(Cont	inued)	
	- 46 -	`	,	
	Subsidiary	using equity method Financial assets carried at cost " Financial assets carried at cost " " " "	using equity method Financial assets carried at cost 1,265	rinancial assets carried at cost 1,265 US\$ " 1,043 US\$ " 1,200 US\$ Financial assets carried at cost 2,890 US\$ " 2,108 US\$ " 7,956 US\$ " 7,017 US\$ (Continued)

June 30

			Shares/Un	
		T: 104 4	(in	(US\$ inOv
Marketable Securities Type and Name	Relationship with the Company			
Beceem Communications		Financial assets carried at cost		US\$1,701
GemFire Corporation		<i>"</i>	600	US\$ 68
Impinj, Inc.			475	US\$1,000
Next IO, Inc.		<i>"</i>	3,795	US\$ 953
Optichron, Inc.		"	1,050	US\$1,844
Pixim, Inc.		"	32,836	US\$1,878
Power Analog Microelectronics		"	5,232	US\$2,790
QST Holding, LLC		"		US\$ 415
Teknovus, Inc.		"	1,599	US\$ 454
Xceive		"	870	US\$1,177
Capital				
VTA Holdings	Subsidiary	Investments accounted for		
		using equity method		
Common stock				
Mutual-Pak Technology Co., Ltd.	Subsidiary	Investments accounted for		
		using equity method	4,590	US\$1,172
Acionn Technology Corporation	Investee accounted for using	"		
	equity method		4,500	US\$ 830
Preferred stock				
Advasense Sensors, Inc.		Financial assets carried at cost	1,929	US\$ 188
Auramicro, Inc.		"	3,816	US\$1,145
BridgeLux, Inc.		"	3,333	US\$5,000
Exclara, Inc.		"	21,708	US\$4,568
GTBF, Inc.		"	1,154	US\$1,500
InvenSense, Inc.		"	816	US\$1,000
LiquidLeds Lighting Corp.		"	1,600	US\$ 800
M2000, Inc.		"		US\$3,000
Neoconix, Inc.		"		US\$4,000
Powervation, Ltd.		"	191	US\$2,930
Quellan, Inc.		"	3,106	US\$3,500
Silicon Technical Services, LLC		"	1,055	US\$1,208
Tilera, Inc.		"	3,222	US\$2,781
Validity Sensors, Inc.		"	-	US\$3,089
Capital				
Growth Fund Limited (Growth Fund)	Subsidiary			US\$ 887

		Investments accounted for using equity method			
VTA Holdings	Subsidiary	"			
Common stock					
Staccato		Financial assets carried at cost	10	US\$	25
SiliconBlue Technologies Inc.		"	5,107	US\$	762
Common stock					
Memsic, Inc.		Available-for-sale financial			
		assets	1,364	US\$5	5,781
Capella Microsystems (Taiwan), Inc.		Financial assets carried at cost	530	US\$	154
Preferred stock					
Integrated Memory Logic, Inc.		Financial assets carried at cost	2,872	US\$1	1,221
IP Unity, Inc.		"	1,008	US\$	290
NanoAmp Solutions, Inc.		"	541	US\$	327
Sonics, Inc.		"	230	US\$	730
			(Contin	ued)	
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June 30

			Shares/Un (in	its V (U	rryingPe alue S\$ in Ov
Marketable Securities Type and Name	Relationship with the Company	Financial Statement Accoun	T housand	s)Tho	usands)
Common stock		A '1 11 C 1 C' ' 1			
Memsic, Inc.		Available-for-sale financial	1 1 4 5	TIOO	4.052
		assets "	1,145		4,853
Richtek Technology Corp.		"		US\$	1,407
Ralink Technology (Taiwan), Inc.		"	243		694
Treadchip Technologies Corp.			883	US\$	2,637
Sonics, Inc.		Financial assets carried at cost		US\$	32
Epic Communication, Inc.		"	50	US\$	23
EON Technology, Corp.		" "	2,494	US\$	691
Goyatek Technology, Corp.				US\$	545
Capella Microsystems (Taiwan), Inc.		<i>"</i>		US\$	210
Auden Technology MFG. Co., Ltd.		"	1,049	US\$	223
Preferred stock					
Alchip Technologies Limited		Financial assets carried at cost	6,979	US\$	3,664
FangTek, Inc.		"	7,064	US\$	3,428
Kilopass Technology, Inc.		"	3,887	US\$	1,000
NanoAmp Solutions, Inc.		"	375	US\$	227
Sonics, Inc.		"	264	US\$	1,685
Open-end mutual funds					
Prudential Financial Bond Fund		Available-for-sale financial			
		assets	11,261		170,272
PCA Well Pool Fund		"	13,121		170,211
Jih Sun Bond Fund		"	7,804		110,024
Hua Nan Phoenix Bond Fund		"	6,434		100,111
FSITC Taiwan Bond Fund		"	500		85,164
Uni-President James Bond Fund		"	4,392		70,152
Yuanta Wan Tai Bond Fund		"	1,385		20,019
Cathay Bond Fund		"	1,259		15,026
Common stock					
GUC-NA	Subsidiary	Investments accounted for			
	ž	using equity method	800		35,618
GUC-Japan	Subsidiary	<i>"</i>	1		12,101
GUC-Europe	Subsidiary	"			5,137
GUC-BVI	Subsidiary	"	50		1,641
Capital					
Compositech Ltd.		Financial assets carried at cost	587		

Government bonds				
United States Treas Nts	Available-for-sa	le financial		
	assets	10,392	US\$ 1	0,600
Corporate issued asset-backed securities				
Cbass Tr	Available-for-sa	le financial		
	assets	4,260	US\$	832
Credit Suisse First Boston Mtg	"	3,580	US\$	393
First Franklin Mtg Ln Tr	"	4,300	US\$	375
Gs Mtg Secs Corp.	"	4,049	US\$	786
Home Equity Mortgage Trust	"	3,750	US\$	537
Home Equity Mtg Tr 2006 4	"	4,200	US\$	225
Nomura Asset Accep Corp.	"	4,150	US\$	428
Terwin Mtg Tr	"	4,150	US\$	278
Money market funds				
Ssga Cash Mgmt Global Offshore	Available-for-sa	le financial		
	assets	498	US\$	498
		(Con	cluded)	
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TABLE 2

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries
MARKETABLE SECURITIES ACQUIRED AND DISPOSED OF AT COSTS OR PRICES OF AT LEAST
NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL
FOR THE SIX MONTHS ENDED JUNE 30, 2009
(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

			Beginnin	g Balance	Acqu	isition		Dispo	sal (
	Financial			Amount	Shares/Units (in	Amount		Amount	
ł	Statement		Nature of Shares/Units (in	(US\$ in	•	(US\$ in	Shares/Units (In	(US\$ in	
	Account	Counter-party	Relationship Thousands)	Thousands)	(Note 1)	Thousands) Thousands)	Thousands)	7
	Available-for-sale financial assets	Securities Corp. and several financial							
	Hald to motivity	institutions	\$	2,032,658	\$		\$	1,037,370) \$
	Held-to-maturity financial assets	"		3,554,908 2,385,285		355,966 101,729			
	"	"		1,000,000)	204,990)		
1	Held-to-maturity financial assets	Grand Cathay Securities Corp. and several financial institutions		383,387	7			400,000)
	Investments accounted for using equity method		Subsidiary	1,305,605	5	210,999)		
	Held-to-maturity financial assets	JP Morgan Securitied Inc.			Ţ	JS\$ 15,000)		
	Available-for-sale financial assets	Prudential Financial			11,261	170,000)		

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	Securities									
	Investment									
	Trust									
	Enterprise									
	PCA Securities									
	Investment									
"	Trust Co., Ltd.				13,121	170,000				
	Jih Sun									
	Investment									
"	Trust Co., Ltd.				7,804	110,000				
	Hua Nan									
	Investment									
"	Trust Co., Ltd.				6,434	100,000				
Available-for-sale	e									
financial assets		4,597	US\$	4,584			4,472	US\$	4,480	US
"		4,000	US\$	3,884			4,000	US\$	3,925	US
"		4,353	US\$	4,349			4,090	US\$	4,085	US
"		4,788	US\$	4,715			4,774	US\$	4,780	US
"		3,737	US\$	3,495			3,725	US\$	3,537	US
"		3,397	US\$	3,163			3,375	US\$	3,283	US
"		3,214	US\$	2,925			3,127	US\$	3,106	US

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30,435 US\$ 30,435 245,938 US\$245,939 275,875 US\$ 275,875 US

e Available-for-sale

financial assets

(Continued)

		Beginning Balance Acquisition			n	Dispos				
]	Financial Natur	e	Amo Sh t	ares/ Mnits ın (in (US\$	t	Amount	Carrying Value	Gain (Loss) or Disposal]
	Marketable Securities Type as	Atatement Sh a	ares/Ur (in		ousandis)Sh (Note	(In		(US\$ in	(US\$Shain	(I
Name	Name	CocrRtelta-tpain	tdui p anc	d F housand	s) T)housaTd	Ho)usand	Thousands)Thousands	Thousan a k	a)ous
	Agency bonds									
	Fed Hm Ln Pc Pool 1g1282Avai	ilable-for-sale financial assets	3,215	US\$3,285	5 US\$	3,179	US\$3,281	US\$3,171	US\$ 110	3
	Fed Hm Ln Pc Pool B19205	ussets "	5,449	US\$5,501		5,335	US\$5,511	US\$5,225	US\$ 286	11
	Federal Home Ln Mtg Corp.	<i>"</i>	3,060	US\$3,108		3,005	-	US\$3,003	US\$ 75	5
	Fnma Pool 257245	<i>"</i>	3,456	US\$3,513		-	US\$3,513	US\$3,437	US\$ 76	4
	Fnma Pool 691283	"	2,963	US\$3,039		-	US\$3,028	US\$2,920	US\$ 108	3
	Fnma Pool 888738	"	3,669	US\$3,776		-	US\$3,828		US\$ 27	1
	Fnma Pool 888793	"	4,105	US\$4,242		-	-	US\$4,207	US\$ 58	3
	Fed Home Ln Bank	"	5,000	US\$5,305		-	US\$5,282	US\$5,035	US\$ 247	
	Federal Farm Cr Bks	"	3,400	US\$3,610			US\$3,590		US\$ 179	
	Federal Farm Credit Bank	"	3,375	US\$3,433			US\$3,430	· ·	US\$ 60	
	Federal Home Ln Bks	"	3,725	US\$3,854		-	US\$3,852	•	US\$ 131	
	Federal Home Ln Bks	"	5,000	US\$5,320		-	-	US\$5,098	US\$ 214	
	Federal Home Ln Bks	"	4,000	US\$4,148			US\$4,151	US\$4,136	US\$ 15	
	Federal Home Ln Mtg	"	5,000	US\$5,340		5,000		US\$5,186	US\$ 148	
	Federal Home Ln Mtg Corp.	"	3,340	US\$3,428		-	US\$3,432	US\$3,336	US\$ 96	
	Federal Home Ln Mtg Corp.	"	3,500	US\$3,560		-	US\$3,561	US\$3,494	US\$ 67	
	Federal Home Ln Mtg Corp.	"	3,500	US\$3,743						
	Federal Home Loan Bank	"	4,500	US\$4,710			US\$4,709	US\$4,518	US\$ 191	
	Federal Natl Mtg Assn	"	3,700	US\$3,713			US\$3,712	US\$3,700	US\$ 12	
	Federal Natl Mtg Assn	"	4,000	US\$4,169		-	US\$4,179		US\$ 63	
	Federal Natl Mtg Assn	"	3,500			,	US\$3,801			
	Federal Natl Mtg Assn	"	3,750	US\$4,134		-	US\$4,127	US\$4,151	US\$ (24)	
	Corporate bonds									
	Chase Manhattan Corp. NewAvai	financial	3,250	US\$3,353	3	3,250	US\$3,380	US\$3,480	US\$(100)	
	Dautscha Bank Aa I andan	assets	2 005	11002 012	1	2 005	11002 021	11002 041	TICE (OV)	
	Deutsche Bank Ag London Morgan Stanlay	"	2,995	US\$3,013		-	US\$3,021	US\$3,041	US\$ (20)	
	Morgan Stanley	,,	4,855	US\$4,552			US\$4,751	US\$4,768	US\$ (17)	
	Walla Forms J. Co. New Med True		3,130	•			US\$3,195	·	US\$ 95	
	Wells Fargo + Co. New Med Trr	m ··	4,500	US\$4,493)	4,500	US\$4,524	US\$4,282	US\$ 242	

Note 1: The shares/units and amount of marketable

securities acquired do not include stock dividends from investees.

Note 2: The data for marketable securities disposed exclude bonds maturities and capital return from subsidiaries.

Note 3: The ending balance includes the amortization of premium/discount on bonds investments, unrealized valuation gains/ losses on financial assets, translation adjustments or equity in earnings/ losses of equity method investees.

(Concluded)

TABLE 3

Notes/Accounts

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries
TOTAL PURCHASES FROM OR SALES TO RELATED PARTIES OF AT LEAST NT\$100 MILLION OR
20% OF THE PAID-IN CAPITAL
FOR THE SIX MONTHS ENDED JUNE 30, 2009
(Amounts in Thousands of New Taiwan Dollars)

							Payable of	or
				Transactio			on Receivabl	le
					%	Uhityme		%
			Purchases/		to	PriFerm		to
N⊤	D 1 4 1 D 4	NI 4 CD 1 4' 1'	0.1		T 4 1		Ending	7D 4 I
mpany Name MC	TSMC North	Nature of Relationships Subsidiary	Sales Sales	Amount	1 otai	Payment Term(Note) Net 30 days after) Balance	Total
VIC	America	Substataty	Saics	\$61,280,891	53	•	\$18,436,885	47
	GUC	Investee with a controlling financial	Sales	\$01,200,071		Net 30 days after monthly closing	ψ10,730,003	7/
		interest		803,180	1	, ,	279,729	1
	WaferTech	Indirect subsidiary	Purchases			Net 30 days after		
				2,012,386	16	monthly closing	(480,794)) 5
	SSMC	Investee accounted for	Purchases			Net 30 days after		
		using equity method		1,422,840	11	monthly closing	(400,558)) 4
	VIS	Investee accounted for	Purchases			Net 30 days after		_
	TC) (C C1 :	using equity method	~ ·	1,399,271		monthly closing	(735,925)) 7
	TSMC China	Subsidiary	Purchases	1 200 201		Net 30 days after	(265,620)	
				1,288,201	10	monthly closing	(365,620)) 4
C	TSMC North America	Same parent company	Purchases			Net 30 days after invoice date/net 45 days after		
				391,623	28	monthly closing	(179,010)) 22
тес	OmniVision	Parent company of director (represented for	Sales			Net 30 days after monthly closing		
		XinTec)		437,434	73		202,326	83
								ļ

Note: The sales prices and payment

terms to related parties were not significantly different from those of sales to third parties. For other related party

transactions, prices and terms were determined in accordance with mutual agreements.

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TABLE 4

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries RECEIVABLES FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars)

			ŗ	Cum ova		Amounts Received A in	llowance
				Furnove Days	er Overdue	Subsequen	for t Bad
			Ending	(Note	Actio	_	. Duu
Company Name	-	Nature of Relationships	Balance	1)	Amounts Take	en Period	Debts
TCMC	TSMC North	Subsidiary	¢ 10 444 72 0	15	¢	¢ 0 220 720	Δ Φ
TSMC	America GUC	Investee with a	\$18,444,729	45	\$5,981,651	\$8,330,730	\$
	GCC	controlling financial					
		interest	433,603	56			
	VIS	Investee accounted for			Accele		
		using equity method			dema: on		
				(Note	accou		
			373,849	2)	16,18&ceiva	able	
	TSMC China	Subsidiary	126 106	(Note			
			136,106	2)			
	OmniVision	Parent company of director (represented for					
XinTec		XinTec)	202,326	107	2,029	112,580)
Note 1: The calculation of turnover days excludes other receivables from related parties.							
Note 2: The ending balance primarily consisted of other receivables, which is not applicable for the calculation of turnover days.	h						
		- 52	-				

TABLE 5

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries NAMES, LOCATIONS, AND RELATED INFORMATION OF INVESTEES OVER WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

			C	estment Amount December 31,	Balance	e as of	f June 30, 2009	Net In (Losses)
			June 30, 2009 (Foreign	2008 (Foreign	SharePe	rcents	Carrying Value (Foreign	Inve (For
npany	Location Tortola,	Main Businesses and Products	Currencies in Thousands)	Currencies in Thousands)	(in	of	Currencies in hipThousands)	Curren Thous
	British Virgin Islands	Investment activities	\$ 42,327,245	\$ 42,327,245	1	100	\$ 46,275,534	\$ 2
rs	Tortola, British Virgin Islands	Investment in companies involved in the design, manufacture, and other related business in the semiconductor	21.456.120	21 456 120	000.270	100	22 999 200	
	Hsin-Chu, Taiwan	industry. Research, design, development, manufacture, packaging, testing and sale of memory integrated circuits, LSI, VLSI and related	31,456,130	31,456,130	988,268	100	32,889,200	(6
	Singapore	parts	13,232,288	13,232,288	628,223	37	9,209,323	(6
		Fabrication and supply of integrated circuits	5,120,028	5,120,028	314	39	5,744,178	(
	Shanghai, China	Manufacturing and selling of integrated circuits at the order of and pursuant to product design specifications provided by	12 100 277	10 100 277		100	4.007.070	(2.0
	San Jose, California,	customers Sales and marketing of integrated circuits and	12,180,367			100	4,286,079	(2,0
	U.S.A. Cayman	semiconductor devices Investing in new start-up	333,718	333,718	11,000	100	2,593,228	1
	Islands	technology companies	1,651,240	1,440,241		98	1,418,421	(

	Taoyuan, Taiwan											
		Wafer level chip size packaging service		1,357,890		1,357,890	92,620	42		1,349,779		(3
	Hsin-Chu, Taiwan											
		Researching, developing, manufacturing, testing and marketing of integrated circuits		386,568		386,568	44,904	36		920,198		2
iance	Cayman Islands Cayman	Investing in new start-up technology companies Investing in new start-up		1,036,422		1,036,422		98		807,446		(1
a	Islands Amsterdam,	technology companies		966,596		986,797		99		332,124		(
C	the	Marketing and engineering supporting activities		15,749		15,749		100		141,821		
	Japan Seoul,	Marketing activities Customer service and technical		83,760		83,760	6	100		132,285		
	Korea	support activities		13,656		13,656	80	100		16,576		
ng	Delaware, U.S.A. Cayman Islands	Investment activities Investment in companies involved in the design,	US\$	0.001	US\$	0.001	1	100	US\$	677,274	US\$	(
		manufacturing, and other related businesses in the semiconductor industry	US\$	43,000	US\$	43,000	43,000	49	US\$	65,749	US\$	
	Cayman Islands Cayman	Investing in new start-up technology companies Investing in new start-up	US\$	32,289	US\$	32,289	32,289	97	US\$	29,763	US\$	
ology	Islands Delaware,	technology companies	US\$	7,680	US\$	7,680	7,680	97	US\$	8,924	US\$	
ology	U.S.A.	Engineering support activities	US\$	0.001	US\$	0.001	1	100	US\$	8,630	US\$	
a	Ontario, Canada	Engineering support activities	US\$	2,300	US\$	2,300	2,300	100	US\$	2,814	US\$	
	Washington, U.S.A.	Manufacturing, selling, testing and computer-aided designing of integrated circuits and other semiconductor devices	US\$	380,000	US\$	380,000	293,637	100	US\$	186,304	US\$	(
	Hsin-Chu, Taiwan	Manufacturing and selling of electronic parts and providing turn-key services in back-end color filter fabrication, package,	ΙΙσφ	01.041	IIOA	01.041	252 120	00	ΙΙαφ	115 400	LIGΦ	
		test, and optical solutions	US\$	91,041	022	91,041	253,120	89	US\$	115,422	022	

(Continued)

				riginal l Am ne 30,	ount	ment ember	Balar	nce as		ne 30,	Ne Inco (Losse th	n es
				2009 oreign	2	31, 2008 oreign			V	rying alue reign	Inves (Fore	
				_	•	_	Shares	rcenta	,			
				in		in	(in	of	_	in	in	
Investee Company	Location	Main Businesses and Products	Tho	usands)	Tho	usandsŢ	housa 0 d	l si ners!	h il phou	sands)	Thous	a!
Mutual-Pak	Taipei,	Manufacturing and selling of										
Technology Co.,	Taiwan	electronic parts and researching,	***	4 = 0 =	***	4 = 0 =	4.700		****		TTG\$	
Ltd.	Toinai	developing, and testing of RFID	US\$	1,705	US\$	1,705	4,590	51	US\$	1,172	US\$ (4
Aiconn Technology Corp.	Taipei, Taiwan											
corp.	I uI W uII	Wholesaling telecommunication										
		equipments, and manufacturing										
		wired and wireless										
Constant Front	C	communication equipments					4,500	41	US\$	830	US\$ ((5
Growth Fund	Cayman Islands	Investing in new start-up technology companies	US\$	1,550	2211	700		100	US\$	887	US\$	
VTA Holdings	Delaware,	Investing in new start-up	Ουψ	1,550	Ουψ	700		100	ООФ	007	Ουψ	Ì
<i>8</i> .	U.S.A.	technology companies						68				
VTA Holdings	Delaware,	Investing in new start-up						24				
	U.S.A.	technology companies						24				
GUC-NA	U.S.A.	Consulting services in main										
		products	US\$	800	US\$	800	800	100	3	35,618	1,	,6
GUC-Japan	Japan	Consulting services in main										
CHC Emarca	Th.	products Consulting commisses in main	JPY	30,000	JPY	30,000	1	100		12,101		9
GUC-Europe	The Netherlands	Consulting services in main products	EUR	100	EUR	50		100		5,137		7
GUC-BVI	British	products	LUK	100	LUK	. 50		100		5,157		_
2002.1	Virgin											
	Islands	Investment activities	US\$	50			50	100		1,641		
X/70 A XX 11'	D 1	T										
VTA Holdings	Delaware, U.S.A.	Investing in new start-up technology companies						8				
	U.S.A.	technology companies						o				

Note 1: Equity in

earnings/losses of investees

include the effect of unrealized gross profit from affiliates.

Note 2: The equity in

the

earnings/losses of the investee company is not reflected herein as such amount is already included in the equity in the earnings/ losses of the investor company.

Note 3: Equity in

earnings/losses was determined based on the unaudited financial statements.

(Concluded)

TABLE 6

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries INFORMATION OF INVESTMENT IN MAINLAND CHINA FOR THE SIX MONTHS ENDED JUNE 30, 2009

(Amounts in Thousands of New Taiwan Dollars, Unless Specified Otherwise)

		Total Amount o	f	Accumulated Outflow of Investment from Taiwan as of January 1, 2009		Accumulate Outflow of Investment from Taiwa as of June 30, 200	: n	Equity in the Earnings	A Carryi Value
			Method		Investmen		Percenta	_	
	Main Businesses and	(RMB in	of	(US\$ in	Flows	(US\$ in	of	(Losses)	as of
e Company China	Products Manufacturing and selling of integrated circuits at the order of and pursuant to product design	Thousand) In		enThousand) (Outf lorf low			ip (Note 2)	June 3 2009
	specifications provided by customers	\$12,180,367 (RMB3,070,623	•	\$12,180,367 (US\$371,000)	\$ \$	\$12,180,367 (US\$371,000		\$(2,006,326)	\$4 286.0
			, ,				7) 100%	Ψ(2,000,020)	Ψ1,200,
Acc	umulated Investment i China as of June 30,			ent Amounts A nent Commis		-	er Limit o	n Investment	
	(US\$ in Thousan			(US\$ in Thou			(US\$ in Tl		
	\$12,180,367			\$12,180,30			\$12,18	•	
	(US\$371,000)			(US\$371,00	00)		(US\$37	1,000)	
Note	e 1: Direct investments US\$371,000 thousand in TSMC China.								
Note	e 2: Amount was recognized based on the audited financial								
	statements.			- 55 -					

TABLE 7

Taiwan Semiconductor Manufacturing Company Limited and Subsidiaries INTERCOMPANY BUSINESS RELATIONSHIPS AND SIGNIFICANT TRANSACTIONS (Amounts in Thousands of New Taiwan Dollars, Unless Otherwise Specified)

A. FOR THE SIX MONTHS ENDED JUNE 30, 2009

Intercompany Transactions

			Nature of				Percentage of
		Re	lationsh	nip			Consolidated Total Gross Sales or
			(Note			(Note	Total
No. 0	Company Name TSMC	Counter Party TSMC North	1)	Financial Statement Item Sales	Amount	2)	Assets
		America	1		\$61,280,891		52%
				Receivables from related			
				parties	18,436,885		3%
				Other receivables from			
				related parties	7,844		
				Payables to related parties	6,493		
		TSMC China	1	Sales	31,219		
				Purchases	1,288,201		1%
				Gain on disposal of			
				property, plant and			
				equipment	93,444		
				Technical service income	3,742		
				Other receivables from	126106		
				related parties	136,106		
				Payables to related parties	365,620		
				Deferred credits	90,452		
		TC) (C) I		Marketing expenses -	104.755		
		TSMC Japan	1	commission	104,755		
				Payables to related parties	55,881		
		TCMC Europa	1	Marketing expenses -	151 011		
		TSMC Europe	1	commission Passarah and dayalanmant	151,844		
				Research and development	6,475		
				expenses Payables to related parties	36,465		
				Marketing expenses -	30,403		
		TSMC Korea	1	commission	6,336		
		Towne Rolea	1	Payables to related parties	1,164		
		GUC	1	Sales	803,180		1%
				Research and development	005,100		1 /0
				expenses	18,014		
				Receivables from related	10,011		
				parties	279,729		
				•	153,874		
					•		

		Other receivables from related parties		
TSMC		Research and development		
Technology	1	expenses	179,751	
		Payables to related parties	123,536	
WaferTech	1	Sales	2,935	
		Purchases	2,012,386	2%
		Other receivables from		
		related parties	14,732	
		Payables to related parties	480,794	
		Proceeds from disposal of		
		property, plant and		
XinTec	1	equipment	58,540	
		Other receivables from		
		related parties	70,823	
		Research and development		
TSMC Canada	1	expenses	76,380	
		Other receivables from		
		related parties	12,853	
				(Continued)
		- 56 -		

Intercompany Transactions

	Re	Nature of elationsh	iip			Percentage of Consolidated Total Gross Sales or
		(Note			(Note	Total
Company Name	Counter Party	1)	Financial Statement Item	Amount	2)	Assets
GUC	TSMC North		Purchases			
	America	3		\$391,623		
			Manufacturing overhead	175,373		
			Payables to related parties	179,010		
	GUC-NA	3	Operating expenses	74,761		
			Accrued expenses	11,637		
	GUC-Japan	3	Operating expenses	19,527		
			Accrued expenses	3,071		
	GUC-Europe	3	Operating expenses	5,234		
			Accrued expenses	2,518		
		Company Name GUC TSMC North America GUC-NA GUC-Japan	Company Name Counter Party TSMC North America 3 GUC-NA 3 GUC-Japan 3	Relationship Company Name Counter Party 1) Financial Statement Item GUC TSMC North Purchases America 3 Manufacturing overhead Payables to related parties GUC-NA 3 Operating expenses Accrued expenses GUC-Japan 3 Operating expenses GUC-Europe 3 Operating expenses	Relationship Company Name GUC TSMC North TSMC North America 3 Saparate Party Payables to related parties 179,010 GUC-NA 3 Operating expenses 74,761 Accrued expenses 11,637 GUC-Japan 3 Operating expenses 19,527 Accrued expenses 3,071 GUC-Europe 3 Operating expenses 5,234	Relationship Company Name GUC-NA GUC-NA GUC-Japan GUC-Japan GUC-Europe GUC-Europe GUC-NA GUC-Europe GUC-NA GUC-Relationship Relationship (Note Conter Party 1) Financial Statement Item Amount 2) Furchases America Amount 2) Financial Statement Item Purchases Amount 2) Amount 2) Furchases Amount 2) Amount 2) Furchases Amount 2) Amount 2) Furchases Amount 2) Furchases Amount 2) Furchases Amount 2) Furchases Amount 2) Amount 2) Furchases Amount 2)

Note 1: No. 1 represents transactions between parent company to subsidiaries.

No. 3 represents transactions between subsidiaries.

Note 2: The sales prices and payment terms of intercompany sales are not significantly different from those to third parties. For other intercompany transactions, prices and terms are determined in accordance with mutual

agreements.

(Continued)

B. FOR THE SIX MONTHS ENDED JUNE 30, 2008

T 1		4 •
Intercompan	v I rai	ncactions
miller compan	v iiai	isacuons

				mtercom	pany Transacuo	115	
			Nature of				Percentage of Consolidated
		Re	elationsl	nip		Terms	Total Gross
			(Note			(Note	Sales or Total
No. 0	Company Name TSMC	Counter Party TSMC North	1)	Financial Statement Item Sales	Amount	2)	Assets
		America	1		\$103,800,578		58%
				Receivables from related			
				parties	23,871,291		4%
				Other receivables from			
				related parties	28,677		
				Payables to related parties	3,681		
		TSMC China	1	Sales	46,661		
				Purchases	2,650,161		2%
				Proceeds from disposal of			
				property, plant and			
				equipment	1,871,252		1%
				Gain on disposal of			
				property, plant and			
				equipment	103,421		
				Technical service income	58,102		
				Other receivables from			
				related parties	191,032		
				Payables to related parties	476,025		
				Deferred credits	277,340		
				Marketing expenses -			
		TSMC Japan	1	commission	116,844		
				Payables to related parties	40,414		
				Marketing expenses -			
		TSMC Europe	1	commission	184,005		
				Payables to related parties	42,540		
				Marketing expenses -			
		TSMC Korea	1	commission	9,837		
				Other receivables from	- 0.50		
				related parties	3,068		
				Payables to related parties	2,716		
		GUC	1	Sales	662,720		
				General and administrative			
				expenses - rental	525		
				Research and development	44.005		
				expenses	11,883		
					286,529		

				Receivables from related parties		
				Other receivables from		
					140 400	
				related parties	140,489	
				Payables to related parties	9,499	
		TSMC		Payables to related parties		
		Technology	1		52,761	
				Research and development		
				expenses	167,355	
		WaferTech	1	Sales	4,848	
				Purchases	4,410,290	3%
				Proceeds from disposal of	, ,,,,,,	
				property, plant and		
				equipment	10,645	
				• •	10,043	
				Other receivables from	22.526	
				related parties	22,526	
				Payables to related parties	666,082	
				Other receivables from		
		XinTec	1	related parties	18,214	
				Research and development		
		TSMC Canada	1	expenses	95,549	
1	TSMC Partners	TSMC		Other receivables	,	
		International	3		7,527,792	1%
				Deferred revenue	7,527,792	1%
					. , ,	(Continued)
				- 58 -		(22111111111111111111111111111111111111

Intercompany Transactions

Nature of Relationship (Note					Terms	Percentage of Consolidated Total Gross Sales or
	•	1)	Financial Statement Item	Amount	2)	Total Assets
GUC	TSMC North		Purchases			
	America	3		\$974,101		1%
			Manufacturing overhead	141,382		
			Operating expenses	1,458		
			Payables to related parties	121,935		
	GUC-NA	3	Operating expenses	43,492		
			Accrued expenses	12,828		
	GUC-Japan	3	Operating expenses	12,889		
	-		Accrued expenses	1,687		
	Company Name GUC	Company Name GUC Counter Party TSMC North America GUC-NA	Company Name GUC Counter Party 1) TSMC North America 3	Relationship (Note Company Name GUC TSMC North America 3 Manufacturing overhead Operating expenses Payables to related parties GUC-NA GUC-NA GUC-Japan GUC-Japan 3 Operating expenses Accrued expenses GUC-Japan Operating expenses	Relationship (Note) Company Name Counter Party 1) Financial Statement Item Amount GUC TSMC North Purchases America 3 S974,101 Manufacturing overhead 141,382 Operating expenses 1,458 Payables to related parties 121,935 GUC-NA 3 Operating expenses 43,492 Accrued expenses 12,828 GUC-Japan 3 Operating expenses 12,889	Relationship (Note Company Name Gunter Party 1) Financial Statement Item Amount 2) TSMC North Purchases America 3 \$974,101 Manufacturing overhead 141,382 Operating expenses 1,458 Payables to related parties 121,935 GUC-NA 3 Operating expenses 43,492 Accrued expenses 12,828 GUC-Japan 3 Operating expenses 12,889

Note 1: No. 1 represents transactions between parent company to subsidiaries.

No. 3 represents transactions between subsidiaries.

Note 2: The sales prices and payment terms of intercompany sales are not significantly different from those to third parties. For other intercompany transactions, prices and terms are determined in accordance with mutual agreements.

(Concluded)

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.

Taiwan Semiconductor Manufacturing Company Ltd.

Date: August 20, 2009 By /s/ Lora Ho

Lora Ho

Vice President & Chief Financial

Officer