Sino-American Silicon Products Inc.

2011 Annual General Shareholders Meeting Minutes

Time: 9:00 a.m., June 17, 2011

Place: No. 1, Industrial East Rd. 2, Science-Based Industrial Park, Hsinchu, Taiwan, R.O.C (Science Park Life Hub Room 203)

Total common shares outstanding: 402,132,190 shares

Attending shareholders and proxy representing: 289,355,517shares

Ratio of Attending shareholders and proxy representing to total common shares outstanding: 71.96%

Chairman : Ming-Kung Lu, Chairman

Recorder: Tzu-Chen Fan

- 1. Call Meeting to Order: The aggregate shareholding of the presenting shareholders constituted a quorum.
- 2. Chairman's Address(Omitted)
- 3. Report Items
- a. To report the business of 2010 (Please refer to the attachment)
- b. Supervisors' review report (Please refer to the attachment)
- c. To report the execution status of endorsement and guarantee(Omitted)
- d. To report the investment status in China (Please refer to the attachment)
- e. To report on FY 2008, FY 2009 and FY 2010 implementation of rights issue (Omitted)
- 4. Approval Items

Item 1(Proposed by the Board of Directors)Proposal:To accept FY 2010 business report and financial statementsDescription:

- (1) SAS' 2010 Financial Statements, including consolidated financial reports, were audited by independent auditors, Chen, Chien-Chen, CPA and Tseng, Mei-Yu, CPA, of KPMG.
- (2) Please refer to the 2010 Business Report and the Financial Statements on the attachment.
- (3) Please accept the above-mentioned Business Report and Financial Statements.

Resolution: Unanimously approved by all attending shareholders.

Item 2

(Proposed by the Board of Directors) Proposal: To approve the proposal for distribution of 2009 profits Description:

- (1) In Fiscal Year 2010, the Company made a net profit of NT\$3,568,608,995. After considering the undistributed retained earnings of the previous year of NT\$652,380,424, the allocation of 10% legal reserve of NT\$356,860,900 and adjustment arising from changes of equity in investments due to subsidiaries' distribution of bonus to employees or issuance of common stock for cash of NT\$915,835, the total available distribution earnings for the year is NT\$3,863,212,684.
- (2) Employees' profit sharing is NT\$399,709,707 which will be distributed in both cash of NT\$329,709,707 and stock of NT\$70,000,000. The number of shares shall be calculated based on the closing price one day prior to the 2011 regular Shareholders' Meeting on an ex-dividend basis. The fractional share, which is less than one full share, would be distributed in cash.
- (3) Please refer to the statement of distribution of 2010 retained earnings on the attachment.
- (4) For the distribution of cash and stock dividends, after passage by this Annual General Shareholders Meeting, the board of directors will be authorized to adopt a date of record for the distribution of dividends and carry out the relevant cash and stock dividend distribution matters.
- (5) Adoption requested.

Resolution: Unanimously approved by all attending shareholders.

Discussion and Election Matters 5.

Item 1

(Proposed by the Board of Directors)

Proposal: Discussion of the proposal to allocate retained earnings and shareholder and employee bonuses to a capital increase and issuance of new shares, submitted for resolution.

Description:

(1) In consideration of Company's future business needs, it is proposed to allocate NT\$201,066,100 from the 2010 distributable retained earnings for shareholders bonuses to fund a capital increase and issuance of 20,106,610 new shares. Each share has a par value of NT\$10. The current proposal for a capital increase by retained earnings and issuance of new shares is in accordance with the holdings of each shareholder in the common stock shareholders register on the dividend distribution date of record. It is proposed to distribute bonus stock dividend 50 shares per each 1,000 shares. Fractional shares of less than a single share from the current capital increase shall be distributed in the form of cash, and the chairperson of the board is authorized to contact specified person(s) to subscribe such fractional shares at par value. Employees' profit sharing distributed in stock is NT\$70,000,000. The number of shares shall be calculated based on the closing price one day prior to the 2010 annual general shareholders' meeting on an ex-right and ex-dividend basis. For employees bonus which is less than one share, will be distributed in cash.

- (2) The rights and obligations of the new shares proposed for issuance shall follow the rights of common shares issued.
- (3) The board of directors shall be authorized to separately set a base date for the share distribution after the proposal of capital increase by retained earnings and issuance of new shares has been passed by the annual general shareholders' meeting and submitted to and approved by the competent authority,.
- (4) In the event that the capital stock is changed due to the execution of share buy-back, convertible bonds, the issuance of new commons shares from capital increase in cash and employee stock option, the Board of Directors is authorized to make the required adjustment to the actual earnings distribution ratio based on the number of issued and outstanding stocks registered in the common stockholders' roster as of the ex-right base date.
- (5) The Board of Directors is authorized to amend the above new shares proposed for issuance should the competent authority make any adjustments to it or the circumstances require the change.
- (6) Resolution requested.
- Additional description: The calculation basis for employee bonuses is NTD88.5, which is based on the closing price on June 16, 2011 of stack market and in consideration of the effect of the ex-right and ex-dividend. Thus, 880,281 shares will be distributed from the NTD70,000,000 stock dividends. For share less than one, of the employee bonuses, will be distributed in cash of NTD55.
- Resolution: The chairperson has asked all attending shareholders with unanimous consent and the resolution has been adopted accordingly that shareholder's bonuses will be distributed from the

retained earning of 2010 for NTD210,066,100 at NTD10 par value of each share and be issued of 21,006,610 shares. The NTD70,000,000 employee bonuses will be distributed at 880,281 share cash of NTD55 will be distributed for share less than one.

Item 2

(Proposed by the Board of Directors)

Proposal: Discussion of the proposal to partially amend the Articles of Incorporation, submitted for resolution.

Description:

- (1) A partial amendment to the Articles of Incorporation is proposed in response to the business needs of the Company.
- (2) For the Pre- and Post-Amendment Comparison Chart of the Articles of Incorporation please refer to page 38 of this handbook.
- (3) Resolution requested.

Resolution: Unanimously approved by all attending shareholders.

Item 3

(Proposed by the Board of Directors)

Proposal: To partially amend the Company's Procedures for the Acquisition or Disposal of Assets, submitted for resolution.

Description:

- (1) A partial amendment to the Company's Procedures for the Acquisition or Disposal of Assets is proposed in response to the business needs of the Company.
- (2) For the Pre- and Post-Amendment Comparison Chart of the Company's Procedures for the Acquisition or Disposal of Assets please refer to page 40 of this handbook.
- (3) Resolution requested.

Resolution: Unanimously approved by all attending shareholders.

Item 4(Proposed by the Board of Directors)Proposal:To spin-off the Company's Semiconductor business, submitted for
resolution.

Description:

- (1) To enhance competitiveness and operating performance, the Company is actively undertaking corporate restructuring and business specialization. The Company thus plans to spin-off the business of the Semiconductor (including assets, liabilities, and business) to the Company's wholly-owned and newly established GlobalWafers Co.("GlobalWafers"). In addition, GlobalWafers will issue new shares to the Company.
- (2) The business value of the sector that the Company contemplated to Spin-off is temporarily based on the 2010 financial report audited and attested by a certificated public accountant. The estimated value of the business to be spun-off is NT\$6,930,000,000, in exchange for GlobalWafers 180,000,000 newly issued shares. For fractional shares which are less than one share, it will be paid in cash. However, the business value will still be determined based on the actual book value of the Spin-off on the base day of the Spin-off.
- (3) The base date of the Spin-off is anticipated to be October 1, 2011. The company draft the Spin-off plan, Articles of Incorporation of GlobalWafers Corporation, Business value of the Spin-off, and the independent expert's fairness opinion on the share swap ratio for the Spin-off in accordance with Enterprise Mergers and Acquisitions Law, Company Law and the relevant laws. Please refer to the aforesaid documents on the attachment.
- (4) The Spin-off shall submit to shareholders' meeting for approval. It is proposed that the board of directors to be authorized by the shareholders' meeting to handle such relevant matters at its full discretion.
- (5) The Company plans to spin-off the business scope of the Semiconductor, amount (including assets, liabilities, and business), and the share swap ratio (if adjustment is necessary), and the relevant matters (including but not limited to schedule and the base date of Spin-off). Where there are matters not covered in the Spin-off, or matters requiring changes due to administrative instructions given by the competent authorities or requirements according to relevant laws and regulations or the changes of circumstances, it is proposed that the board of directors to be authorized by the shareholders' meeting to handle such matters at its full discretion.
- (6) Unless approved by the relevant competent authorities, the Spin-off proposal shall have no force and effect ab initio.
- (7) Resolution requested.

Brief of shareholder's statement (number 014390): Question in regard to the strategy of Spin-off and the impact of stock dilution after Spin-off.

(The Chairperson explain the proposed question)

Chairperson: Since there has objection raised before the meeting by shareholder, this matter shall be resolved by casting a ballot.

Resolution: After casting the ballot, the resolution was adopted by 221,033,159 vote of the attending shareholders qualified to vote which is 77.23% of total attending shares after deduction of the surrendering shares of the minority shareholder who requested the company to purchase their shares.

Item 5

(Proposed by the Boards of Directors) Proposal: To releases the shares of Spun-Off new established company (GlobalWafers Co.) and waive the subscription right to rights issue, submitted for resolution.

Description:

- (1) To cope with the application for the listing of stock (over-the-counter listing) of the Spin-Off of the subsidiary, GlobalWafers Corp.("GlobalWafers") has to disperse the shareholdings. For the interests of both shareholders and the Company, GlobalWafers will allocate less than 70,000,000 shares for subscribers and may issue in installments subscribed by the employees of the Company, the employees of subsidiaries of the Company, financial investors, and strategic investors. For the undersubscribed situation, it is proposed that the Chairman would be authorized to contact and select the specific investors to subscribe for such undersubscribed shares. The price is not less than net worth per share in financial report for the most recent period. While shareholders' meeting approves the proposal, it is proposed that the board of directors resolve on the actual price in accordance with market conditions and operating profitability. The Company will mandate the independent expert to issue the fairness opinion at that time.
- (2) To cope with the business development of GlobalWafers and the application of listing of stock (over-the-counter listing) of the Spin-Off for the dispersion of shareholding, GlobalWafers will carry out rights issue through issue less than 70,000,000 new shares. The price is not less than net worth per share in financial report for the most recent period. While there shall be 10% to 15% of new shares reserved for subscription by employees under the Company Act, the Company plans to waive the partial or whole of the subscription right and GlobalWafers shall issue new shares subscribed by the employees of the Company, the employees of subsidiaries of the Company, financial

investors, and strategic investors. For the undersubscribed situation, it is proposed that the Chairman would be authorized to contact and select the specific investors to subscribe for such undersubscribed shares. The board of directors will be authorized to resolve on the actual price in accordance with market conditions, operating profitability, and the Company will mandate the independent expert to issue the fairness opinion at that time.

- (3) For the requirement of the application for the listing of stock (over-the-counter listing), the Company will comply with the relevant laws to allocate the shares for subscription by the underwriters and exercise of over-allotment. The Company shall allocate shares and discuss issue price with the underwriters, which should comply with the relevant laws, market conditions, and operating profitability.
- (4) The above issues concerning GlobalWafers new shares issue and dispersion of shareholding, it is proposed that the board of directors would be authorized by the shareholders' meeting to handle the relevant unsettled matters at its full discretion.
- (5) Resolution requested.

Resolution: Unanimously approved by all attending shareholders.

Item 6

(Proposed by the Board of Directors) To spin-off the Company's Sapphire business, submitted for Proposal: resolution.

Description:

- (1) To enhance competitiveness and operating performance, the Company is actively undertaking corporate restructuring and business specialization. The Company thus plans to spin-off the business of the Sapphire (including assets, liabilities, and business) to the Company's wholly-owned and newly established Taiwan Sapphire Co. ("Taiwan Sapphire"). In addition, Taiwan Sapphire will issue new shares to the Company.
- (2) The business value of the sector that the Company contemplated to Spin-off is temporarily based on 2010 financial report audited and attested by a certificated public accountant. The estimated value of the business to be spun-off is NT\$1,600,000,000, in exchange for Taiwan Sapphire 40,000,000 newly issued shares, which value per share is NT\$40. For fractional shares which are less than one share, it will be paid in cash. However, the business value will still be determined based on the actual book value of the Spin-off on the base day of the Spin-off.

- (3) The base date of the Spin-off is anticipated to be October 1, 2011. The company draft the Spin-off plan, Articles of Incorporation of Taiwan Sapphire Corporation, Business value of the Spin-off, and the independent expert's fairness opinion on the share swap ratio for the Spin-off in accordance with Enterprise Mergers and Acquisitions Law, Company Law and the relevant laws. Please refer to the aforesaid documents on the attachment.
- (4) The Spin-off shall submit to shareholders' meeting for approval. It is proposed that the board of directors to be authorized by the shareholders' meeting to handle such relevant matters at its full discretion.
- (5) The Company plans to spin-off the business scope of the Sapphire, amount (including assets, liabilities, and business), and the share swap ratio (if adjustment is necessary), and the relevant matters (including but not limited to schedule and the base date of the Spin-off). Where there are matters not covered in the Spin-off, or matters requiring changes due to administrative instructions given by the competent authorities or requirements according to relevant laws and regulations or the changes of circumstances, it is proposed that the board of directors to be authorized by the shareholders' meeting to handle such matters at its full discretion.
- (6) Unless approved by the relevant competent authorities, the Spin-off proposal shall have no force and effect ab initio.
- (7) Resolution requested.

Chairperson: Since there has objection raised before the meeting by shareholder, this matter shall be resolved by casting a ballot.

Resolution: After casting the ballot, the resolution was adopted by 221,018,149 vote of the attending shareholders qualified to vote which is 77.23% of total attending shares after deduction of the surrendering shares of the minority shareholder who requested the company to purchase their shares.

Item 7(Proposed by the Board of Directors)Proposal:To releases the shares of Spun-Off new established company (Taiwan
Sapphire Co.) and waive the subscription right to rights issue,
submitted for resolution.

Description:

(1) To cope with the application for the listing of stock (over-the-counter listing) of the Spin-Off of the subsidiary, Taiwan Sapphire Corp. ("Taiwan Sapphire") has to disperse the shareholdings. For the interests of both shareholders and

the Company, Taiwan Sapphire will allocate less than 15,000,000 shares for subscribers and may issue in installments subscribed by the employees of the Company, the employees of subsidiaries of the Company, financial investors, and strategic investors. For the undersubscribed situation, it is proposed that the Chairman would be authorized to contact and select the specific investors to subscribe for such undersubscribed shares. The price is not less than net worth per share in financial report for the most recent period. While shareholders' meeting approves the proposal, it is proposed that the board of directors resolve on the actual price in accordance with market conditions and operating profitability. The Company will mandate the independent expert to issue the fairness opinion at that time.

- (2) To cope with the business development of Taiwan Sapphire and the application of listing of stock (over-the-counter listing) of the Spin-Off for the dispersion of shareholding, Taiwan Sapphire will carry out rights issue through issue less than 20,000,000 new shares. The price is not less than net worth per share in financial report for the most recent period. While there shall be 10% to 15% of new shares reserved for subscription by employees under the Company Act, the Company plans to waive the partial or whole of the subscription right and Taiwan Sapphire shall issue new shares subscribed by the employees of the Company, the employees of subsidiaries of the Company, financial investors, and strategic investors. For the undersubscribed situation, it is proposed that the Chairman would be authorized to contact and select the specific investors to subscribe for such undersubscribed shares. The board of directors will be authorized to resolve on the actual price in accordance with market conditions, operating profitability, and the Company will mandate the independent expert to issue the fairness opinion at that time.
- (3) For the requirement of the application for the listing of stock (over-the-counter listing), the Company will comply with the relevant laws to allocate the shares for subscription by the underwriters and exercise of over-allotment. The Company shall allocate shares and discuss issue price with the underwriters, which should comply with the relevant laws, market conditions, and operating profitability.
- (4) The above issues concerning Taiwan Sapphire new shares issue and dispersion of shareholding, it is proposed that the board of directors would be authorized by the shareholders' meeting to handle the relevant unsettled matters at its full discretion.
- (5) Resolution requested.

Resolution: Unanimously approved by all attending shareholders.

Item 8

(Proposed by the Board of Directors)

Proposal: To issue no more than 100 million new shares through GDR issuance or local SPO.

Description:

- (1) In order to fund future needs to increase working capital, purchase oversea materials, prepayment of bank loan, purchase of equipment and machinery, long-term investments and/or others to improve competitiveness, the Company proposes to authorize the Board to issue new stocks up to 100,000,000 shares, under appropriate conditions and also authorize the Board in determination of the method of stock issuance in common stocks or in GDR for common stocks and adjustment of issuing size within the said quota at once or through installment.
- (2) The issuance of new common shares for capital increase in cash:
- i. Public Application offering
 - a. Pursuant to the Article 267 of Company Act, 10%-15% of the share issuance will be reserved for employees' preemptive subscription and 10% will be reserved for public offer. The remaining 80%-75% of the share issuance will be reserved for preemptive purchase of original shareholders based on the shareholder's name and his shares registered in the shareholders roster at the dividend record date. For the issuance not subscribed by employees and the original shareholders in proportion or as a whole, the chairman of the BOD is to be authorized to negotiate with designated individuals to sell shares at issuing price.
 - b. According to the Article 6 of "Disciplinary Rules", the issuing price of new common shares from the cash capital increase may not be lower than 70% of the average closing prices of common shares of the Company for either the one, three, or five business days before either the date on which the application is filed with the Financial Supervisory Commission or the five business days before the ex-rights date. The average closing price mentioned above shall be after adjustment for any distribution of stock/cash dividends or capital reduction.
 - c. The Chairman of the Board of Directors will be authorized to negotiate with the lead underwriter to have actual price determined in light of market status and will submit the proposal to the Financial Supervisory Commission Executive Yuan, R.O.C., Securities and Futures Bureau for approval.
- ii. Book Building

- a. Pursuant to the Article 267 of Company Act, the common shares issued from capital increase, 10%-15% of the issuance will be reserved for employee's preemptive subscription. For those not subscribed by employees in proportion or as a whole, the chairman of the BOD is authorized to negotiate with designated individuals at issuing price. For the remaining 90%-85% of issuance, based on the Article 28-1 of the Securities and Exchange Act, the board proposes to offer through book building.
- b. According to the Article 7 of "Disciplinary Rules for Securities Underwriters Assisting Issuing Company to Subscribe and Issue Marketable Securities" (Disciplinary Rules) by the R.O.C. Securities Broker Association, while the application is filed with the Financial Supervisory Commission, the book building contract is filed with the Taiwan Securities Association, or the underwriting contract is filed with the Taiwan Securities Association, the issuing price of new common shares from cash capital increase may not be lower than 90% of average closing price of the common shares of the Company for either the one, three, or five business days before the price determination date, after adjustment for any distribution of stock/cash dividends or capital reduction.
- c. For the determination of offering price after book building process, the Chairman of the Board of Directors is authorized to negotiate with the lead underwriter to have actual price determined and submit the proposal to the Financial Supervisory Commission Executive Yuan, R.O.C., Securities and Futures Bureau for approval.
- (3) The issuance of GDR for the new common shares from cash capital increase.
- i. Pursuant to the Article 267 of Company Act, 10%-15% of the share issuance will be reserved for employees' preemptive subscription. For those stocks not subscribed by employees in proportion or as a whole, the chairman of BOD is to be authorized to negotiate with designated individuals to sell the unsubscribed share in common stock or GDR of subscription at the issuing price in accordance with the market development. For the remaining 90%-85% of issuance, based on the Article 28-1 of the Securities and Exchange Act, the board proposes to offer through public application offering for the issuance of GDR.
- ii. The issuing price of new common shares for capital increase in cash or the issuing price of GDR for the new common shares from cash capital increase is to be determined based on general practices worldwide and it shall not affect shareholder's interests. However, the final issuing price is to be determined by the lead underwriter and the Chairman of BOD who is authorized by the Shareholders' Meeting by referring to market conditions at the time of issuance; also, it must be in compliance with related

requirements of competent authorities. According to the "Disciplinary Rules", the issuing price of the new common shares from cash capital increase may not be lower than 90% of the closing price of common shares on the Over-The-Counter securities market on the price determination day or 90% of average closing price of the common shares of the Company for either one, three, or five business days before the price determination date, after adjustment for any distribution of stock/cash dividends or capital reduction.

- iii. For the rights of original shareholders, the issuance of new shares for cash capital increase up to 100,000,000 common shares will have the maximum dilution effect of at 19.13%. The funds raised from the capital increase in cash shall generate sustainable growth in Company's business; reinforce competitiveness, and sure benefit shareholders.
- (4) In view of severe volatility in the capital market, to grasp the timing to determine the terms and execute the offer, the BOD is to be authorized to full processing the important contents, including the actual price, the number of issuance shares, terms, issuing amount, the use of proceeds the plan schedule, and expected effects that may arise in case of the regulation variation or by the competent authority to be revised due to objective circumstances, of the offering regarding the issuance of new common shares for capital increase in cash or the new stock issuance for cash capital increase DR. Except for the authorization scope stated above or stipulated by regulation, the Chairman or the individual designated by the Chairman will represent the Company to sign for all documents related to the issuance of GDR and arrange the issuance of GDR.
- (5) The Board of Directors is to be authorized by the Shareholders' Meeting to have the capital increase processed upon receiving the approval of competent authority.
- (6) Resolution requested.

Resolution: Unanimously approved by all attending shareholders.

Item 9

(Proposed by the Board of Directors)

Proposal: To elect company Directors and Supervisors for the 11th Board of Directors prior to the expiration of the term.

Description:

The tenure of Company's Directors and Supervisors shall commence on June
 2009 and expire on June 2, 2012. In order to strengthen the operation of

Board of Directors, it is proposed to elect directors and supervisors prior to the expiration of the term.

- (2) According to Article 18 of the Articles of Incorporation, Company may elect 7 to 9 directors. Now, it is proposed to elect 9 directors and 3 supervisors including 2 independent directors with three years of term. The term for newly appointed directors will be from June 17, 2011 to June 16, 2014.
- (3) The independent director nominees are listed in page 74 of this handbook.
- (4) Election requested.

Shareholder's statement (number 4239): Since the seats of directors has been expanded from 7-9 to 9-11, for the operation consideration, it is suggested to add two more seats and expand from the proposed 9 seats to 11 seats.

Such motion is seconded by shareholder number 68678 with supporting statement.

The chairperson asked all attending shareholders with unanimous consent; therefore, the directors to be elected this time will be 11 as motioned by shareholder number 4239.

Title	Shareholder No./ID No.	Name	Votes Received
Director	3561	Ming-Kung Lu	343,020,265
Director	3591	Tang-Liang Yao	315,044,407
Director	3592	Hsiu-Lan Hsu	305,719,121
Director	143580	Solartech Energy Corp Representative: Kang-Hsin Liu	304,907,714
Director	143580	Solartech Energy Corp Representative: Chin-Lung Chang	297,772,048
Director	3232	Lin-Lin Sun	270,623,404
Director	3585	Wen-Huei Tsai	235,122,081
Director	18528	Mao-Yang Co.,Ltd Representative: Tieh-Chih Sun	225,664,723
Independent Director	Q100xxxxx	Ting-Ko, Chen	61,236,161

Election Results: The list of the newly elected directors and supervisors is attached herewith.

Independent Director	Q101xxxxx	Ming-Chang Chen	61,236,161
Independent Director	A200xxxxxx	Mon-Hwa, Huang	61,236,161
Supervisor	3239	Kuo-Chow Chen	226,907,886
Supervisor	3586	Su-Mei Yang	225,598,386
Supervisor	143753	Kun Chang Investment	224,288,886

Item 10(Proposed by the Boards of Directors)Proposal:To remove the limitation on newly appointed directors for
non-compete reasons is submitted for resolution.

Description:

- (1) According to the Company Act article 209, a director who acts for himself or on behalf of another person that is within the scope of the company's business, shall secure approval for such at the meeting of shareholders.
- (2) A newly elected director who invests or runs a business which has similar or same scope to the Company, the Board of Directors would like to request shareholders' meeting to remove such non-competition clause on the back of needs on operating or investment.
- (3) Resolution requested.

The list of the positions held currently in any other company by the newly elected director is attached herewith.

SAS Directors	Positions held currently in any other company
Ming-Kuang Lu	Chairman of subsidiary GlobiTech Incorporated in US
	Chairman and CEO of Actron Technology Corporation
	Chairman of Sinosolar Corporation
	Chairman of Ze Poly Pte Ltd.
	Director of GlobalWafers Co.
	Director of Taiwan Sapphire Co.
Tan-Liang Yao	Chairman of Kushan Sino Silicon Co., Ltd.
	President of Songlong Electronics Co. Ltd.
	Director and President of Sinosolar Corporation
	Director of GlobiTech Incorporate
	Director of Actron Technology Corporation
	Director of GlobalWafers Co.
	Director of Taiwan Sapphire Co.

Hsiu-Lan Hsu	Director and CEO of GlobiTech Incorporated		
	Vice chairman of Kushan Sino Silicon Co., Ltd.		
	Director of Sunrise Global Solar Energy.		
	Director of SilFab Spa in Italy		
	Director of GlobalWafers Co.		
	Director of Taiwan Sapphire Co.		
Wen-Hui Tsai	Director of Sunrise Global Solar Energy.		
Solartech Energy Corp	Director of Sinosolar Corporation		
	Director of Sunshine PV Corp.		
Solartech Energy Corp	Chairman of Solartech Energy Corp		
Representative: Kang-Hsin Liu	Vice chairman of Sinosolar Corporation		
	Director of Sunshine PV Corp.		
	Chairman of Solartech Materials Corp		
	Chairman of Apex Solar Corp		
	Director of GlobalWafers Co.		
	Director of Taiwan Sapphire Co.		
Solartech Energy Corp	Director of Solartech Energy Corp		
Representative:	Director of Sinosolar Corporation		
Chin-Lung Chang	Director and president of Sunshine PV Corp.		
	Director of Solartech Materials Corp		
	Director of Apex Solar Corp		
	Director of GlobalWafers Co.		
	Director of Taiwan Sapphire Co.		

Resolution: Unanimously approved by all attending shareholders.

- 6. Supplementary Motions: None
- 7. Meeting Adjourned: June 17, 2011(Friday) at 10:40a.m.

Chairman: Ming-Kung Lu

Recorder: Tzu-Chen Fan

<u>Please note that the above is an English translation version. If there is</u> <u>any discrepancy between the original Chinese version and this English</u> <u>translation, the Chinese version shall prevail.</u>

Attachment

Sino-American Silicon Products Inc. Fiscal 2010 Business Report

SAS total consolidated revenue for 2010 was NT\$22.53 billion, an 89 percent increase compared to the prior fiscal year.Net income reached NT\$3.569 billion, while diluted earnings per share was NT\$10.5. Revenue and profit both hit records high. Consolidated revenue for 2010 represents SAS' thirteenth consecutive year of revenue growth since 1998.

Global economy is on its gradual recovery course through 2010. Because of global government-led efforts to boost energy efficiency and low carbon policy, SAS revenue including solar, semiconductor and LED sapphire products and profit both grew fiscal quarter by fiscal quarter. We consistently ramp up production capacity to meet rapid demand. Revenue for December 2010 represents the 41st consecutive month of revenue growth, exclusive of financial crisis. Profit even hit a fresh record high since established.

SAS continues to expand production capacity for solar line by increasing 100 % to 800MW by the end of December 2010, up from 400MW in the forth quarter of 2009, which led solar industry in 2010 shipments. Since SAS transition efficiency of A^+ product is superior to peers and huge demand for solar products, SAS hit full capacity utilisation of its plant in solar in 2010. In terms of price, as silicon wafer is in the upstream sector of the solar industry, the price of silicon wafer shows an increasing trend by quarterly since December. In terms of cost, the high growth in demand since Q3 2011 has caused polysilicon shortage in spot market. Top management strived to negotiate price and sign contracts with polysilicon manufacturers to ensure the supply of material. Furthermore, in order to ensure the long-term supply of materials, top management have strengthened the supply of material through negotiation with current vendors, global sourcing and strategic investment for the scale of operation in the long run.

In semiconductor unit, the Semiconductor Department of SAS Group have completed an additional of 30% capacity expansion in 2011, which hit full capacity utilisation of its plant and phase in 8 inch product to enhance value-added service. On the one hand, Globitech, a US-based subsidiary of SAS, held the grand opening ceremony for its fab 2 on December 21 to expand capacity. Globitech is currently the No.1 epi-wafer maker in North America. On the other hand, Kunshan Sino silicon Technology Co., Ltd. (SST), a China-based subsidiary of SAS, in response to achieve the synergy of vertical integration and new production phase-in, has planned capital investment to increase capacity of 6 inch and 8 inch polishing process.

In LED sapphire substrate unit, because of the massive demand for LED TV and electronic backlight module, ASP of LED benefited form shortage. Revenue for 2010 is up 300% YOY. SAS has announced the result of new generation LED ingot and therefore self-production ratio rise will stabilize profit. With the growing capacity production and shipment, LED sapphire revenue will continue to grow at a robust pace.

Outlook for 2011, macroeconomy and industry were fraught with uncertainties including pressure from strengthening NT dollar, economic impact of Japan earthquake, Italian solar policy since Q1 and European credit crisis. In the long run, market potential for the three

products is quite bright. Therefore, top management will expand the scale of operation to enlarge shareholders' equity with more careful attitude and stable pace.

Strategies for three products are as follows:

- (1) Solar: Expand capacity of solar wafers, develop the high efficiency products and through strategic investment to strength the synergy of vertical integration
- (2) Semiconductor: Expand the capacity of semiconductor wafer to increase the ratio of 8 inch wafer
- (3) LED sapphire substrate: Establish fabrication plant and develop large diameter sapphire wafers and ingot

Top management will plan capacity expansion based on market conditions and enhance the synergy through strategic alliance. Furthermore, SAS has split itself into three independent companies for the preparation of growth and working capital. SAS has confidence to achieve outstanding performance consistently to thank for shareholders' support.

Chirman Ming-Kung Lu President Hsiu-Lan Hsu Chief Account Mei-Ying Chiu

Attachment

Supervisors Audit Report

The Board of Directors has prepared the Company's 2010 Business Report, Stand-alone and Consolidated Financial Statements and Earnings Distribution Proposal. Sino American Silicon Products Inc. Stand-alone and Consolidated Financial Statements have been audited and certified by Chen, Chien-Chen, CPA and Tseng, Mei-Yu, CPA, of KPMG and an audit report relating to the Financial Statements has been issued. The Business Report, Stand-alone and Consolidated Financial Statements and Earnings Distribution Proposal have been reviewed and considered to be complied with relevant rules by the undersigned, the supervisor of Sino American Silicon Products Inc. According to Article 219 of the Company Law, I hereby submit this report.

Sino American Silicon Products Inc

Supervisor: Mong-Fang Wu

Supervisor: Su-Mei Yang

April 14,2011

Attachment

Independent Auditors' Audit Report

The Board of Directors Sino-American Silicon Products Inc.:

We have audited the accompanying balance sheets of Sino-American Silicon Products Inc. as of December 31, 2010 and 2009, and the related statements of income, changes in stockholders' equity, and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. We did not audit the financial statements of a subsidiary, GlobiTech Incorporated for the years ended on December 31, 2010 and 2009, and an investee, Sunrise Global Solar Energy Corp., in which the Company had long-term investments accounted for under the equity method, for the year ended on December 31, 2010, which are included in the financial statements. Those financial statements were audited by other auditors, whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for GlobiTech Incorporated and Sunrise Global Solar Energy Corp., is based solely on the reports of the other auditors. The long-term investments accounted for under the equity method had a carrying value of \$3,522,960 thousand and \$2,340,487 thousand as of December 31, 2010 and 2009, respectively, and the total gain recognized on those investments amounted to \$441,293 thousand and \$25,500 thousand for the years ended as of December 31, 2010 and 2009, respectively.

We conducted our audits in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those standards and regulations 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 and the reports of the other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of the other auditors, the financial statements referred to above present fairly, in all material respects, the financial position of Sino-American Silicon Products Inc. as of December 31, 2010 and 2009, and the results of their operations and their cash flows for the years then ended, in conformity with the Guidelines Governing and Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China.

As discussed in Note 2 to the financial statements, effective January 1, 2009, the Company adopted Republic of China Statement of Financial Accounting Standards ("SFAS") No. 10 "Inventories" as amended, resulting in a decrease in net income of \$56,270 and basic earnings per common share of \$0.20, respectively, for the year ended December 31, 2009.

We and other auditors have also audited, the consolidated financial statements of Sino-American Silicon Products Inc. and subsidiaries as of and for the year ended December 31, 2010 and 2009 on which we have issued an unqualified opinion with an explanatory paragraph.

KPMG Hsinchu, Taiwan (the Republic of China) February 28, 2011

Note to Readers

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

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

Chinese language auditors' report and financial statements, the Chinese version shall prevail.

Balance Sheets

December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

Assets		2010	2009
Current assets:	_		
Cash (notes 4 and 5)	\$	6,206,538	874,528
Notes and accounts receivable, net (note 6)		1,793,127	1,669,526
Accounts receivable from related parties (note 17)		787,216	284,564
Other financial assets – current		3,592	12,013
Inventories (note 7)		1,696,742	1,008,345
Prepayments for materials(note 19)		1,039,014	835,869
Deferred income tax assets – current (note 15)		66,155	-
Other current assets (note 5)	_	300,716	199,438
	-	11,893,100	4,884,283
Long-term investments:			
Equity-method investments (note 8)		4,964,419	3,663,893
Available-for-sale financial assets – non-current (note 5)		381,019	410,761
Financial assets carried at cost – non-current (note 5)		1,481,649	1,697,250
Other financial assets – non-current (note 18)		2,844	1,909
Prepayments for long-term investment in stocks (note 8)	-	9,000	
	-	6,838,931	5,773,813
Property, plant and equipment (notes 9, 17 and 18):			
Buildings and improvements		2,634,940	2,420,414
Machinery and equipment		6,256,177	4,049,371
Other equipment	_	975,135	878,972
		9,866,252	7,348,757
Less: accumulated depreciation		(3,160,134)	(2,055,733)
Prepayment for equipment and construction in progress	_	667,332	504,559
	-	7,373,450	5,797,583
Other assets:		7.000	27.02.5
Deferred charges and other assets (note 12)		7,900	27,926
Long-term prepayments for materials (note 19)	-	4,083,405	4,449,156

Total Assets

 4,091,305
 4,477,082

 30,196,786 20,932,761

See accompanying notes to financial statements.

Balance Sheets (continued)

December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

Liabilities and Stockholders' Equity	2010	2009
Current liabilities:	¢.	
Short-term borrowings (notes 10 and 18)	\$ -	648,665
Notes and accounts payable	1,490,202	1,207,134
Notes and accounts payable from related parities (notes 17)	141,119	468,099
Payroll and bonus payable	279,003	74,991
Accrued employee bonuses and director's and supervisor's remuneration (notes 13)	450,602	104,328
Current portion of received in advance for sales (notes 17 and 19)	751,110	717,347
Current portion of long-term loans payable (notes 11 and 18)	1,376,000	408,333
Deferred income tax liabilities – current (note 15)		1,701
Accrued expenses and other current liabilities	839,593	394,226
	5,327,629	4,024,824
Long-term loans payable (notes 11 and 18)	2,393,000	2,721,667
Other liabilities:	252 555	226 (21
Other liabilities – other (notes 12, 15 and 17)	253,557	226,431
Revenue received in advance for sales –	2 705 216	4 077 702
non-current (notes 17 and 19)	3,795,316	4,077,783
Total liabilities	4,048,873	4,304,214
	11,769,502	11,050,705
Stockholders' equity (note 13): Common stock	3,820,256	2,994,413
Advance receipts for common stock	5,820,230	<u> </u>
Capital surplus	9,574,891	4,592,617
Retained earnings:	9,374,091	4,392,017
Legal reserve	587,985	540,429
Unappropriated earnings	4,220,074	1,209,302
Unappropriated carnings	4,808,059	1,749,731
Other stockholders' equity:	4,000,059	1,749,731
Foreign currency translation adjustment	(106,758)	179,760
Unrecognized pension cost	(21,178)	(16,049)
Unrealized gain on available-for-sale financial assets	352,014	381,076
Total stockholders' equity	224,078	544,787
_ <i>v</i>	18,427,284	9,882,056
Commitments and contingencies (notes 11, 17 and 19)	. ,	
Total Liabilities and Stockholders' Equity	\$ <u>30,196,786</u>	20,932,761

See accompanying notes to financial statements.

Statements of Income

Years ended December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars, except for earnings per share)

	2010	2009
Sales (note 17)	\$ 19,981,080	10,373,856
Less: sales return and allowance	40,671	195,894
	19,940,409	10,177,962
Service revenue and other revenue	139,464	190,374
Net revenue	20,079,873	10,368,336
Cost of goods sold (notes 7 and 17)	15,685,383	9,538,965
Gross profit	4,394,490	829,371
Operating expenses:		
Selling	96,945	91,514
Administrative	332,294	115,783
Research and development	485,572	342,847
FF	914,811	550,144
Operating income	3,479,679	279,227
Non-operating income and gains:		
Interest income	8,310	4,423
Investment gain recognized by equity method (note 8)	662,634	79,840
Dividend income	10,052	9,748
Government grants	10,576	12,865
Gain on disposal of investments	9,534	165,734
Foreign exchange gain, net	- ,	. 21,668
Other income	50,815	30,005
Other Income	751,921	324,283
Non-operating expenses and losses:	131,321	
Interest expenses (note 9)	68,911	74,119
Foreign exchange loss, net	08,911	/4,119
Poreign exchange loss, net	140,767	-
Impairment loss of financial assets (note 5)	140,707	_
impairment loss of imanetal assets (note 5)	141,697	
	351,375	74,119
Income before income taxes	3,880,225	529,391
Income tax expenses (note 15)	311,616	53,831
Net income	\$ 3,568,609	475,560
Net meome	φ <u></u>	475,500
	Before After	Before After
	Tax Tax	Tax Tax
Earnings per share (in dollars) (note 14)		
Basic earnings per share – retroactively adjusted	\$ 11.42 10.50	1.76 1.58
Diluted earnings per share – retroactively adjusted	$\frac{11.42}{10.34}$	
Dirace curnings per share retroactively aujusted		<u>1.74</u> <u>1.56</u>

See accompanying notes to financial statements

Statements of Changes in Stockholders' Equity

Years ended December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

	Retained earnings					T			
	Common stock	Advance receipts for common stock	Capital surplus	Legal reserve	earnings Unappro- priated earnings	Foreign currency translation <u>adjustment</u>	Unrecognized pension cost	Unrealized gain (loss) on available-for- sale financial <u>assets</u>	
Balance at January 1, 2009	\$ 2,211,777	845	2,518,916	368,171	1,903,902	257,218	-	113,256	7,374,085
Appropriation of earnings (note 1):									
Legal reserve	-	-	-	172,258	(172,258)	-	-	-	-
Stock dividends	443,512	-	-	-	(443,512)	-	-	-	-
Cash dividends	- ,	-	-	-	(554,390)	-	-	-	(554,390)
Issuance of common stock for cash and compensation					()				(
costs arising from employee subscription rights	312,500	-	1,963,355	-	-	-	-	-	2,275,855
Stock dividends to employees as bonus	16,550	-	103,450	-	-	_	_	-	120,000
Issuance of stock from exercised employee stock options	10,074	(337)	6,896	-	-	_	_	-	16,633
Change in fair value of available-for-sale financial assets		(337)	0,070	_	_	_	_	267,820	267,820
Foreign currency translation adjustments	_	-	-	_	-	(77,458)	_	201,020	(77,458)
Net income for 2009	_	_	_	_	475,560	(77,430)	_	_	475,560
Net meome for 2009					+75,500				+75,500
Pension adjustment - unrecognized pension cost	-	-	_			-	(16,049)	-	(16,049)
Balance at December 31, 2009	2,994,413	508	4,592,617	540,429	1,209,302	179,760	(16,049)	381,076	9,882,056
Appropriation of earnings (note 2):	_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		.,	,	_,_ 。,_ 。	,	(,,-)	,	,,
Legal reserve	-	-	-	47,556	(47,556)	-	_	-	-
Stock dividends	209,738	-	-		(209,738)	-	-	-	-
Cash dividends	_0,,00	-	-	-	(299,627)	_	_	-	(299,627)
Issuance of common stock for cash	610,000	-	4,958,757	-	(2)),021)	_	_	-	5,568,757
Stock dividends to employees as bonus	4,255	-	22,745	-	_	_	_	_	27,000
Issuance of stock from exercised employee stock options	1,850	(508)	772	-	_	_	_	-	2,114
Change in fair value of available-for-sale financial assets	1,000	(300)	-	-	_	_	_	(29,062)	(29,062)
Foreign currency translation adjustments	_	_	_	_	_	(286,518)	_	(2),002)	(286,518)
Adjustment of retained earnings accounted for under the						(200,510)			(200,510)
equity method	_	_	_	_	(916)	_	_	_	(916)
Pension adjustment - unrecognized pension cost	-	-	-	-	(710)	-	(5,129)	-	(5,129)
Net income for 2010	-	-	-	-	3,568,609	-	(3,129)	-	3,568,609
Balance at December 31, 2010	\$ <u>3,820,256</u>		9,574,891	587.985	4,220,074	(106,758)	(21.178)	352,014	<u>18,427,284</u>
Datance at December 31, 2010	Ψ		<u></u>		<u></u>	(100,130)			10,7 <i>41,4</i> 07

Note 1 : Net income for 2008 was excluded director's and supervisor's remuneration and employee bonuses amounted \$24,046 thousand and \$180,344 thousand, respectively.

Note 2 : Net income for 2009 was excluded director's and supervisor's remuneration and employee bonuses amounted \$12,274 thousand and \$92,054 thousand, respectively.

See accompanying notes to financial statements.

SINO-AMERICAN SILICON PRODUCTS INC. Statements of Cash Flows Years ended December 31, 2010 and 2009 (Expressed in thousands of New Taiwan dollars)

	2010	2009
Cash flows from operating activities:		
Net income \$	3,568,609	475,560
Adjustments to reconcile net income to net cash provided by (used in) operating activities:		
Depreciation	1,106,990	679,319
Amortization	176	720
Provision for (reversal of) allowance for doubtful accounts	(36,785)	36,276
Provision for inventory obsolescence and devaluation loss	21,459	18,437
Investment gain recognized by equity method	(662,634)	(79,840)
Cash dividends received under the equity method	115	-
Loss (gain) on disposal of fixed assets	15	(244)
Gain on disposal of the equity investment	(9,534)	(165,734)
Impairment loss of the financial assets	141,697	-
Expense with no effect on cash flow	(220,836)	-
Compensation cost arising from issuance of common stock for cash		
that is reserved for employees	-	21,563
Change in operating assets and liabilities:		
Notes and accounts receivable	(86,816)	(492,815)
Notes and accounts receivable from related parties	(502,652)	17,780
Inventories	(709,856)	179,326
Prepayments for materials	162,606	74,164
Other financial assets – current	8,421	(33,456)
Deferred income tax assets	(3,082)	31,854
Other operation-related assets	119,557	7,575
Notes and accounts payable	283,068	427,934
Notes and accounts payable from related parties	(326,980)	206,204
Received in advance for sales	(248,704)	(363,725)
Accrued pension liabilities	(1,017)	2,176
Deferred credit	33,322	(10,286)
Other operation-related liabilities	917,295	(63,348)
Net cash provided by operating activities	3,554,434	969,440
Cash flows from investing activities:		
Proceeds from disposal of available-for-sale financial assets -		
non-current	10,215	183,547
Acquisition of financial assets carried at cost	(26,096)	-
Increase in the long term investment at equity	(891,676)	(794,894)
Acquisition of property and equipment	(2,578,442)	(2,358,030)
Proceeds from disposal of property and equipment	676	-
Increase in deposits-out	(740)	-
Decrease (increase) in deferred charges	2,255	(21,652)
Increase in restricted assets	(195)	(3)
Net cash used in investing activities	(3,484,003)	(2,991,032)
		(Continued)

See accompanying notes to financial statements.

Statements of Cash Flows (continued)

Years ended December 31, 2010 and 2009 (Expressed in thousands of New Taiwan dollars)

		2010	2009
Cash flows from financing activities:			
Decrease in short-term borrowings		(648,665)	(375,139)
Increase in long-term loans payable		860,000	1,630,000
Repayment of long-term loans		(221,000)	(1,000,000)
Payments of cash dividends		(299,627)	(554,390)
Proceed from capital increase		5,568,757	2,254,292
Proceeds from issuance of stock for employee stock options exercised	-	2,114	16,633
Net cash provided by financing activities	-	5,261,579	1,971,396
Net increase (decrease) in cash		5,332,010	(50,196)
Cash at beginning of year	-	874,528	924,724
Cash at end of year	\$	6,206,538	874,528
Supplemental disclosures of cash flow information:			
Cash payments of interest (excluding interest capitalized)	\$	65,886	74,036
Cash payments of income taxes	\$	1,317	127,696
Non-cash investing and financing activities:			
Current portion of long-term loans payable	\$	1,376,000	408,333
Bonuses to employees – stock	\$	27,000	120,000
Acquisition of property, plant and equipment:			
Increase in property, plant and equipment	\$	2,683,801	2,219,373
Changes in payables on equipment	-	(105,359)	138,657
	\$ <u>-</u>	2,578,442	2,358,030

See accompanying notes to financial statements.

Attachment

Consolidated Financial Statements December 31, 2010 And 2009 (With Independent Auditors' Report Thereon)

Independent Auditors' Audit Report

The Board of Directors Sino-American Silicon Products Inc.:

We have audited the accompanying consolidated balance sheets of Sino-American Silicon Products Inc. and subsidiaries as of December 31, 2010 and 2009, and the related consolidated statements of income, changes in stockholders' equity, and cash flows for the years 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 did not audit the financial statements of a subsidiary, GlobiTech Incorporated for the years ended on December 31, 2010 and 2009, and an investee, Sunrise Global Solar Energy Corp., in which the Company had long-term investments accounted for under the equity method, for the year ended on December 31, 2010, which are included in the consolidated financial statements. Those financial statements were audited by other auditors, whose reports have been furnished to us, and our opinion, insofar as it relates to the amounts included for GlobiTech Incorporated and Sunrise Global Solar Energy Corp., is based solely on the reports of the other auditors. The subsidiary, GlobiTech Incorporated, had total assets of \$2,442,969 thousand and \$1,710,960 thousand as of December 31, 2010 and 2009, respectively, and total revenue of \$2,306,868 thousand and \$1,086,087 thousand for the years ended December 31, 2010 and 2009, respectively. The long-term investments accounted for under the equity method had a carrying value of \$1,061,409 thousand as of December 31, 2010, and the total gain recognized on those investments amounted to \$79,764 thousand for the year ended December 31, 2010.

We conducted our audits in accordance with the Regulations Governing Auditing and Certification of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Those standards and regulations 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 and the reports of the other auditors provide a reasonable basis for our opinion.

In our opinion, based on our audits and the reports of the other auditors, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Sino-American Silicon Products Inc. and subsidiaries as of December 31, 2010 and 2009, and the results of their operations and their cash flows for the years then ended, in conformity with the Guidelines Governing and Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the Republic of China.

As discussed in Note 2 to the consolidated financial statements, effective January 1, 2009, the

Company and its subsidiaries adopted Republic of China Statement of Financial Accounting Standards ("SFAS") No. 10 "Inventories" as amended, resulting in a decrease in net income of \$56,270 and basic earnings per common share of \$0.20, respectively, for the year ended December 31, 2009.

KPMG Hsinchu, Taiwan (the Republic of China) February 28, 2011

Note to Readers

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

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

Consolidated Balance Sheets

December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

Assets	_	2010	2009
Current assets:			
Cash (notes 4 and 5)	\$	7,070,626	973,319
Notes and accounts receivable, net (note 6)		2,356,811	2,203,958
Accounts receivable from related parties (note 19)		299,681	104,045
Other financial assets – current		25,106	13,486
Inventories (note 7)		1,986,145	1,324,992
Prepayments for materials(note 21)		1,055,944	846,212
Deferred income tax assets – current (note 17)		66,155	43,259
Other current assets (note 5)	_	314,959	234,922
		13,175,427	5,744,193
Long-term investments:			
Equity-method investments (note 8)		1,061,409	-
Available-for-sale financial assets – non-current (note 5)		381,019	410,761
Financial assets carried at cost – non-current (note 5)		1,481,649	1,697,250
Other financial assets – non-current (note 20)		4,542	4,447
Prepayments for long-term investment in stocks(note 8)			
	_	9,000	
		2,937,619	2,112,458
Property, plant and equipment (notes 10 and 20):			
Land		23,304	25,624
Buildings and improvements		4,129,309	3,992,706
Machinery and equipment		8,271,654	5,773,269
Other equipment		1,352,339	1,267,502
		13,776,606	11,059,101
Less: accumulated depreciation		(4,661,632)	(3,472,131)
Prepayment for equipment and construction in progress	_	975,793	540,624
	_	10,090,767	8,127,594
Intangible assets (note 9):			
Goodwill		622,593	684,575
Land use rights (note 20)		9,102	9,972
	_	631,695	694,547
Other assets:			
Deferred charges and other assets		11,689	30,307
Long-term prepayments for materials (note 21)	_	4,083,405	4,449,156
	_	4,095,094	4,479,463
Total Assets	\$ _	30,930,602	21,158,255

Consolidated Balance Sheets (continued)

December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

Liabilities and Stockholders' Equity		2010	2009
Current liabilities:	¢	221 760	1 022 046
Short-term borrowings (notes 11 and 20)	\$	221,769	1,033,046 1,408,595
Notes and accounts payable		1,734,724 323,834	1,408,393
Payroll and bonus payable		323,834	101,809
Accrued employee bonuses and director's and supervisor's remuneration (notes 15)		450,602	104,328
Current portion of received in advance for sales (notes 19 and 21)		430,002 973,989	717,424
Current portion of long-term loans payable (notes 12 and 20)		1,376,000	408,333
Current installments of notes payable		- 1,370,000	
(note 13)			18,335
Accrued expenses and other current liabilities		930,163	459,635
		6,011,081	4,251,565
Long-term liabilities:			
Long-term loans payable (notes 12 and 20)		2,393,000	2,721,667
Long-term notes payable (notes 13 and 20)	-	_	
			22,342
		2,393,000	2,744,009
Other liabilities:			
Other liabilities – other (notes 14 and 17)		303,921	202,842
Revenue received in advance for sales –		0.505.01.6	
non-current (notes 19 and 21)		3,795,316	4,077,783
	-	4,099,237	4,280,625
Total liabilities	-	12,503,318	11,276,199
Stockholders' equity (note 15):			
Common stock	-	3,820,256	2,994,413
Advance receipts for common stock	-		~~~
	•	0.574.001	508
Capital surplus		9,574,891	4,592,617
Retained earnings:		507 005	540 420
Legal reserve		587,985	540,429
Unappropriated earnings		4,220,074	1,209,302
		4,808,059	1,749,731
Other stockholders' equity:		(107.750)	170 760
Foreign currency translation adjustment		(106,758)	179,760
Unrecognized pension cost		(21,178)	(16,049)
Unrealized gain on available-for-sale financial assets		352,014	381,076
Total stockholders' equity	-	224,078	544,787
Commitments and contingencies (rates 11, 12 and 21)		18,427,284	9,882,056
Commitments and contingencies (notes 11, 12 and 21) Total Liabilities and Stackholdors' Equity	¢	30,930,602	21 159 255
Total Liabilities and Stockholders' Equity	Φ	30,330,002	<u>21,158,255</u>

Consolidated Statements of Income

Years ended December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars, except for earnings per share) 2010 2009

		20	10	20	09
Sales (note 19)	\$	2	2,565,391	1.	1,918,879
Less: sales return and allowance	Φ	<i>L</i> 2	45,875	11	205,528
Less. sales return and anowance		22	2,519,516	11	1,713,351
Processing revenue		22	9,186	11	188,659
Net revenue		22	2,528,702	11	1,902,010
Cost of goods sold (note 7)			5,997,88 <u>9</u>),679,848
Gross profit			5,530,813		1,222,162
Operating expenses:			,000,010		, <u></u> , <u>_</u>
Selling			156,263		118,296
Administrative			490,414		231,570
Research and development			619,669		496,234
1		1	,266,346		846,100
Operating income			1,264,467		376,062
Non-operating income and gains:					
Interest income			8,559		5,989
Investment gain recognized by equity method (note 8)					-
			79,764		
Dividend income			10,052		9,748
Government grants			10,576		12,865
Gain on disposal of investments			9,534		165,734
Foreign exchange gain, net			-		
					21,766
Other income			59,980		12,212
			178,465		228,314
Non-operating expenses and losses:					0.0
Interest expense (note 10)			74,714		82,663
Investment loss recognized by equity method (note 8)			-		1 0 1 4
					1,314
Foreign exchange loss, net			1 4 1 7 5 0		-
Impoint loss of financial accests (note 5)			141,759		
Impairment loss of financial assets (note 5)			141 607		
			<u>141,697</u> 358,170		82 077
Income before income taxes		/	4,084,762		<u>83,977</u> 520,399
Income tax expenses (note 17)		~	516,153		44,839
Net income	\$	-	<u>3,568,609</u>		475,560
Net income	Φ		<u>,500,007</u>		4/3,300
	Ro	fore	After	Before	After
		Tax	Tax	Tax	Tax
Earnings per share (in dollars) (note 16)		цил	<u> </u>	1 ал	1 (1)
Basic earnings per share – retroactively adjusted	\$ 1	1.42	10 50	1 76	1 50
Diluted earnings per share – retroactively adjusted			<u>10.50</u>	<u> </u>	<u> </u>
Difuted carnings per snare – retroactivery aujusted	φ	1.24	<u> 10.34</u>	<u> </u>	<u> </u>

Consolidated Statements of Changes in Stockholders' Equity

Years ended December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

Advance Foreign gain (loss	
receipts for Unappro- currency available Common common Capital Legal priated translation Unrecognized sale finan <u>stock stock surplus reserve earnings adjustment</u> pension cost assets	
Balance at January 1, 2009 \$ 2,211,777 845 2,518,916 368,171 1,903,902 257,218 - 113,2	5 7,374,085
Appropriation of earnings (note 1): $\psi^2 2,211,777 = 0.15 = 2,510,510 = 500,171 = 1,500,502 = 257,210 = 110,22$,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Legal reserve 172,258 (172,258)	
Stock dividends 443,512 (443,512)	
Cash dividends (554,390)	- (554,390)
Issuance of common stock for cash and compensation	(000,000)
costs arising from employee subscription rights 312,500 - 1,963,355	- 2,275,855
Stock dividends to employees as bonus 16,550 - 103,450	- 120,000
Issuance of stock from exercised employee stock options 10,074 (337) 6,896	- 16,633
Change in fair value of available-for-sale financial assets 267,8	
Foreign currency translation adjustments (77,458) -	- (77,458)
Net income for 2009 475,560	- 475,560
_	,
Pension adjustment - unrecognized pension cost (16,049)	- (16,049)
Balance at December 31, 2009 2,994,413 508 4,592,617 540,429 1,209,302 179,760 (16,049) 381,0	5 9,882,056
Appropriation of earnings (note 2):	
Legal reserve 47,556 (47,556)	
Stock dividends 209,738 (209,738)	-
Cash dividends (299,627)	- (299,627)
Issuance of common stock for cash 610,000 - 4,958,757	- 5,568,757
Stock dividends to employees as bonus 4,255 - 22,745	- 27,000
Issuance of stock from exercised employee stock options 1,850 (508) 772	- 2,114
Change in fair value of available-for-sale financial assets (29,0	2) (29,062)
Foreign currency translation adjustments (286,518) -	- (286,518)
Adjustment of retained earnings accounted for under the	
equity method (916)	- (916)
Pension adjustment - unrecognized pension cost (5,129)	- (5,129)
Net income for 2010	- 3,568,609
Balance at December 31, 2010 \$ 3,820,256	<u>18,427,284</u>

Note 1 : Net income for 2008 was excluded director's and supervisor's remuneration and employee bonuses amounted \$24,046 thousand and \$180,344 thousand, respectively.

Note 2 : Net income for 2009 was excluded director's and supervisor's remuneration and employee bonuses amounted \$12,274 thousand and \$92,054 thousand, respectively.

Consolidated Statements of Cash Flows Years ended December 31, 2010 and 2009

(Expressed in thousands of New Taiwan dollars)

	2010	2009
Cash flows from operating activities:		
	\$ 3,568,609	475,560
Adjustments to reconcile net income to net cash provided by (used in) operating activities:		
Depreciation	1,417,285	975,930
Amortization	4,441	7,963
Provision for (reversal of) allowance for doubtful accounts	(35,110)	36,874
Provision for inventory obsolescence and devaluation loss	20,735	23,979
Investment loss (gain) recognized by equity method	(79,764)	1,314
Cash dividends received under the equity method	115	-
Loss on disposal of fixed assets	6,571	21,288
Gain on disposal of the equity investment	(9,534)	(165,734)
Impairment loss of the financial assets	141,697	-
Expense with no effect on cash flow	(220,836)	-
Compensation cost arising from issuance of common stock for cash		
that is reserved for employees	-	21,563
Change in operating assets and liabilities:		
Notes and accounts receivable	(159,692)	(758,850)
Notes and accounts receivable from related parties	(195,636)	(34,896)
Inventories	(706,955)	360,300
Prepayments for materials	156,019	95,298
Other financial assets – current	(11,620)	8,234
Deferred income tax assets	80,164	31,854
Other operation-related assets	140,799	(141,793)
Notes and accounts payable	326,129	482,150
Received in advance for sales	(248,748)	(363,650)
Accrued pension liabilities	(1,017)	2,176
Other operation-related liabilities	1,141,434	(126,128)
Net cash provided by operating activities	5,335,086	953,432
Cash flows from investing activities:		
Proceeds from disposal of available-for-sale financial assets –		
non-current	10,215	183,547
Acquisition of financial assets carried at cost	(26,096)	-
Increase in the long term investment at equity	(891,676)	(711,594)
Acquisition of property and equipment	(3,556,243)	(2,525,911)
Proceeds from disposal of property and equipment	42,568	-
Decrease (increase) in deposits-out	100	(1,054)
Decrease (increase) in deferred charges	14,499	(21,102)
Increase in restricted assets	(195)	(3)
Net cash used in investing activities	(4,406,828)	(3,076,117)
		(Continue

(Continued)

Consolidated Statements of Cash Flows (continued)

Years ended December 31, 2010 and 2009 (Expressed in thousands of New Taiwan dollars)

		2010	2009
Cash flows from financing activities:			
Decrease in short-term borrowings		(811,277)	(321,032)
Increase in long-term loans payable		860,000	1,630,000
Repayment of long-term loans		(221,000)	(1,000,000)
Payments of cash dividends		(299,627)	(554,390)
Proceed from capital increase		5,568,757	2,254,292
Proceeds from issuance of stock for employee stock options exercised		2,114	16,633
Net cash provided by financing activities		5,098,967	2,025,503
Effect of exchange rate changes on cash		70,082	22,294
Net increase (decrease) in cash		6,097,307	(74,888)
Cash at beginning of year		973,319	1,048,207
Cash at end of year	\$	7,070,626	<u>973,319</u>
Supplemental disclosures of cash flow information:			
Cash payments of interest (excluding interest capitalized)	\$	71,372	76,976
Cash payments of income taxes	\$	77,667	<u>128,597</u>
Non-cash investing and financing activities:			
Current portion of long-term loans payable	\$	1,376,000	408,333
Current installments of notes payable	:		
	\$		18,335
Bonuses to employees – stock	\$	27,000	120,000
Acquisition of property, plant and equipment:			
Increase in property, plant and equipment	\$	3,662,745	2,390,344
Changes in payables on equipment		(106,502)	135,567
	\$	3,556,243	2,525,911

Attachment

Information of Investment in Mainland China

In Thousands of New Taiwan Dollars and Foreign Currency, Unless Stated Otherwise

			Investme	Accumulated	Inve	stment	Accumulated	Percentage of	Investment	Carrying	Accumulated
Investee	Main Business and	Total Amount of	nt Type	Outflow of	F	lows	Outflow of	Ownership in	Gain(Loss)	Value as of	Inward
	Products	Paid-in Capital	(Note1)	Investment from	Outfl	Inflow	Investment	Investment	(Note 2)	December	Remittance of
Company				Taiwan as of	ow		from Taiwan as			31,2010	Earnings as of
				January 1,2010			of December				December31,
							31,2010				2010
Kunshan Sino	Silicon ingot Silicon	769,177	(Note 1)	713,300	-	-	713,300	100 %	221,930	1,352,864	-
silicon	wafers	(Note5)									
Technology											
Co., Ltd											

Accumulated Investment in Mainland China as of December 31,2010	Investment Amounts Authorized by Investment Commission, MOEA	Upper Limit on Investment
713,300 (USD21,729 thousand)(Note 3)	818,233 (USD25,000 thousand)(Note 3)	11,056,370(Note 4)

Note1 : Indirect investment through an offshore entity.

Note2: Amount was recognized based on the audited financial statements.

Note3 : Based on the historical exchange rate.

Note4 : The upper limit on investment is computed according to Governing The Permission of Commercial Behavior in Mainland China released by Investment Commission ,MOEA on August 29,2008.

Note5 : Including the allocation of earnings and employee bonuses to fund a capital increase.

Sino-American Silicon Products Inc. 2010 Statement of Distribution of Retained Earnings

		Unit:NTS	
ltem –	Amount		
item	Sub-total	Total	
Accumulated earnings at beginning of 2010		652,380,424	
Less : adjustment arising from changes of equity in investments due to subsidiaries' distribution of bonus to employees or issuance of common stock		915,835	
Plus : Net income of 2010		3,568,608,995	
Less : 10% Legal reserve		356,860,900	
Appropriation of earnings for 2010		3,863,212,684	
Items of appropriation and distribution of 2010 earnings Less: Stock Dividends(NT\$0.5 per share) Less: Cash Dividends (NT\$5.0 per share)	201,066,100 2,010,660,95		
		2,211,727,045	
Accumulated earnings at end of 2009		1,651,485,639	
Note: Employee Bonus Distribution : NT\$ 399,709,707	(Cash distribution is I	NT\$329,709,707 and	

Employee Bonus Distribution : NT\$ 399,709,707(Cash distribution is NT\$329,709,707 and Shares distribution is NT\$70,000,000)

Directors and Supervisors' remuneration : NT\$ 53,294,628

Note:

1. If in the future the capital stock is changed due to the execution of share buy-back, convertible bonds, the issuance of new commons shares from capital increase in cash and employee stock option, the Board of Directors is authorized to make the required adjustment to the actual earnings distribution ratio on the basis of the number of issued and outstanding stocks registered in the common stockholders' roster as at the record date.

- 2. The shareholder dividend distribution is rounded down to the nearest dollar. The amount rounded off will be credited to other income of SAS.
- 3. The proposed employees' profit sharing of NTD399,709,907 and directors' bonus of NTD53,294,628 are different from those expenses accrued to earnings of NTD397,590,362 and NTD53,012,048, respectively. If the actual amounts subsequently resolved by the shareholders differ from the estimated amounts, the differences, NTD2,401,925, are recorded in 2011 as a change in accounting estimate.

Chairman	Ming-Kung Lu
President	Hsiu-Lan Hsu
Chief Account	Mei-Ying Chiu

Sino-American Silicon Products Inc.

Comparison Table for the Articles of Incorporation before and After Revision

Article No.	BEFORE THE REVISION	AFTER THE REVISION	Notes
Article5-1		The Procedures are the guidelines	Add new
		for the Company to provide	article
		endorsement and/or guarantee to	
		outside parties who has business	
		relationship with the Company.	
Article6	The total capital stock of the	The total capital stock of the	Amend
	Company shall be in the amount of	Company shall be in the amount of	according to
	<u>NTD5,000,000,000</u> , divided into	<u>NTD6,000,000,000</u> , divided into	business
	500,000,000 shares, at NTD10 par	<u>600,000,000 shares</u> , at NTD10 par	operation
	value, and may be issued separately.	value, and may be issued separately.	requirement
	The Board of Directors is entitled to	The Board of Directors is entitled to	
	make resolutions to decide whether	make resolutions to decide whether	
	or not the unissued shares to be	or not the unissued shares to be	
	issued.	issued.	
	Among the total capital stock	Among the total capital stock	
	indicated in the first paragraph, the	indicated in the first paragraph, the	
	amount of shares 20,000,000 should	amount of shares 20,000,000 should	
	be reserved for issuing options for	be reserved for issuing options for	
	stock, preferred stock, or corporate	stock, preferred stock, or corporate	
	bond.	bond.	
	The quota of aforesaid options for		
	stock, preferred stock, or corporate		
	bond shall be adjusted by the Board		
	of Directors' resolutions contingent	_	
	on the capital market's condition		
	and managerial demand.	and managerial demand.	-
Article18	The Company shall have <u>seven to</u>	The Company shall have <u>nine to</u>	Amend
	nine directors and three supervisors	<u>eleven</u> directors and three	according to
	to be elected at the shareholders'	supervisors to be elected at the	business
	meeting among shareholders with	shareholders' meeting among	operation
	disposing capacity. Both directors	shareholders with disposing	requirement
	and supervisors shall serve for a	capacity. Both directors and	
	term of three years and shall be	supervisors shall serve for a term of	
	eligible for re-election. The total	three years and shall be eligible for	
	shares held by all directors and	re-election. The total shares held by	
	supervisors shall be in compliance	all directors and supervisors shall be	
	with the relevant regulations	in compliance with the relevant	
	provided by the securities authority.	regulations provided by the	
		securities authority.	
Article30	In the event that there is profit of	If the Company has profit as a result	Adjust
	the final accounts for a fiscal year,	of the yearly accounting closing, it	accordingly

	the sum to positive and such as the	will be alterative to a second second	
	the sum to pay tax and make up for	will be distributed in accordance	
	the previous loss shall be first	with the following:	
	withheld, and then the 10% for legal	(1) <u>To make up for the</u>	
	earning reserve. After the Company	previous loss;	
	distributing or reversing special	(2) <u>10% of annual income</u>	
	earning reserve according to the law	retained as legal reserve	
	or competent authority, the rest plus	until such retention equals	
	the accumulated undistributed	the amount of authorized	
	earnings of the previous period of	<u>common stock;</u>	
	the profit shall be distributed as	(3) <u>To distribute or reverse</u>	
	<u>follows:</u>	special earning reserve	
	i. The employees' bonus shall not	according to the law or	
	<u>be less than 1%;</u>	<u>competent authority;</u>	
	ii. <u>The remunerations of directors</u>	(4) After deducting item	
	and supervisors shall be 2%;	(1)-(3), the remaining	
	iii. The rest is shareholders' bonus.	balance of annual income,	
		if any, can be distributed at	
	In order to keep sustainable	most 5% as remuneration	
	development for the Company and	to Directors and	
	continuous growth on earnings per	Supervisors and at least	
	share, the cash dividends for	10% as employee bonuses,	
	shareholders shall be no less than	the rest plus the	
	50% of the dividends for	accumulated undistributed	
	shareholders.	earnings of the previous	
	shareholders.	period of the profit shall be	
		as dividends to	
		stockholders.	
		In order to keep sustainable	
		development for the Company and	
		continuous growth on earnings per	
		share, the cash dividends for	
		shareholders shall be no less than	
		50% of the dividends for	
		<u>shareholders.</u>	
		Employees entitled to stock bonus	
		may include subsidiaries' employees	
		that meet certain criteria set by the	
		board of directors.	
Article32	This articles of Incorporation is	This articles of Incorporation is	Adjust
	established on Dec 25th, 1980	established on Dec 25th, 1980	accordingly
	The 23rd amendment on June 3rd,	The 23rd amendment on June 3rd,	
	2009.	2009.	
	The 24th amendment on June 15th,	The 24th amendment on June 15th,	
	2010.	2010.	
	Implement after approvals from the	The 25th amendment on June 17th,	
	meeting of stockholders.	2011.	
		Implement after approvals from the	
		meeting of stockholders.	
L	I		1

Sino-American Silicon Products Inc.

Comparison Table for the Acquisition or Disposal Procedure before and After Revision

Article No.	BEFORE THE REVISION	AFTER THE REVISION	Notes
Article 1	This Procedure for acquisition or	These Procedures for acquisition or	Adjust
ATTICLE I	disposal of assets ("Procedure") is	disposal of assets ("Procedures") is	accordingly
	made pursuant to Article 36-1 of the	made pursuant to Article 36-1 of the	
	Securities and Exchange Act ("the	Securities and Exchange Act ("the	
	Act") and January 19, 2007 the	Act") and the Executive Yuan's	
	Executive Yuan's Financial	Financial Supervisory Commission	
	Supervisory Commission (hereinafter	(hereinafter referred to as "FSC")per	
	referred to as "FSC") per letter Ref.	the Regulations Governing the	
	No. (96) Taiwan-Finance-Securities (1)	Acquisition or Disposal of Assets by	
	0960001463.	Public Companies	
Article 3	1.Omitted	<u>1.Omitted</u>	Adjust
	2.Omitted	2.Omitted	accordingly
	<u>3.Omitted</u>	<u>3.Omitted</u>	
	4.Investment in non- operational	<u>4.Amount limits</u>	
	purpose fixed assets can not exceed	(1) <u>The total amount of any real</u>	
	NTD50,000,000. No short- term	property purchased by the	
	investment in securities. Investment	Corporation not for use in business	
	in securities can not exceed NTD	operations may not exceed 15	
	50,000,000. Individual security	percent of the Corporation's net	
	cannot exceed NTD 10,000,000.	worth; the total amount of any	
	5.Limit of Investment in other	real property purchased by a	
	<u>companies:</u>	subsidiary of the Corporation not	
	(1) <u>The amount to invest in any</u>	for use in business operations may	
	single one public company can	not exceed 5 percent of the	
	not exceed 20% of the Company	Corporation's net worth.	
	and its subsidiaries' book value	(2)The total amount of investment by	
	individually.	the Corporation in securities may	
	(2)The amount to invest in any	not exceed 50 percent of its net	
	single one public company cannot	worth; the total amount of	
	exceed 60% of that company's	investment in securities by a	
	<u>equity value.</u>	subsidiary of the Corporation may	
		not exceed 30 percent of the	
		Corporations's net worth.	
		(3)The amount of the Corporation's	
		investment in any single security	
		may not exceed 30 percent of its	
		net worth; the amount of	
		investment by a subsidiary of the	
		Corporation in any single security	
		may not exceed 20 percent of the	
		Corporation's net worth.	

Article 19	The Procedures were enacted on May	The Procedures were enacted on May	Adjust
	29, 1990.	29, 1990.	accordingly
	The 1 amendment was made on	The 1 amendment was made on	
	April 26, 1996	April 26, 1996	
	The 12 ^{¹¹¹ amendment was made on}	The 12 ^{¹¹ amendment was made on}	
	June 21, 2007.	June 21, 2007.	
		The 13 amendment was made on	
		<u>June 17, 2011.</u>	

Sino-American Silicon Products Inc. The Plan of Spin-off

Sino-American Silicon Products Inc.(the "SAS"), in order to restructure and to offer professional services for the purpose of enhancing competitiveness and performance, intends to spin off and transfer the related business (including assets, liabilities and business) of the Semiconductor division to GlobalWafers Co.(the "GlobalWafersNew") (each a "Party" and collectively the "Parties"), a newly incorporated company wholly owned thereby, in exchange for new shares issued by GlobalWafers(the "Spin-off"). This Plan of Spin-off (the "Plan") was made as follows in accordance with the Business Mergers and Acquisitions Act, Company Act and other applicable laws:

Article 1 Methods of Spin-off and the Participating companies The method of Spin-off is that SAS shall transfer the business (including assets, liabilities and operated business) of its Sapphire Semiconductor division (the "Business") to GlobalWafers, a newly incorporated company whereas GlobalWafers shall issue new shares to SAS in exchange therefor. All companies participate in this Spin-off are as follows:

> The company to spin off: Sino-American Silicon Products Inc. The newly incorporated recipient company: GlobalWafers Co.

- Article 2 Articles of Incorporation of GloablWafers Co. Reference shall be made to 1 of Schedule 10.
- Article 3 The Scope of business, business value, assets and liabilities to be spun off by Sino-American Silicon Products Inc.
 - 1. The Business:
 - (1) The business and related manufacturing and marketing staff of SAS's Semiconductor Division.
 - (2) The machineries, equipment, inventory, bank deposits, accounts receivables, long-term equity investments, other related assets (including tangible and intangible) and related liabilities of the Semiconductor Division.
 - (3) Related agreements (including but not limited to purchase agreements, technology licensing agreements, technical service agreements, loan agreements and other related agreements), lawsuits, legal relationship, legal status, licenses, approval and other related rights of the Semiconductor Division. In the event that approval is required for the transfer/assignment of an agreement according to the terms hereof, such approval must be acquired before the transfer/assignment becomes effective.
 - (4) The technology, software, know-how and trade secret researched, developed and owned by SAS before the record date of spin-off (the "Effective Date") that

are related to the Sapphire division shall be transferred to GlobalWafers. SAS and GlobalWafers shall work with each other to complete the procedures necessary for the transfer of the above intellectual property, technology and the maintenance of the right thereof and to provide related materials, documents and software for the other party to exercise related rights. The maintenance fee will be paid by GlobalWafers after the Effective Date. The transfer of intellectual property as aforesaid will neither prejudice the right of any license already granted to any third parties nor have any effect on the existing confidentiality obligations shall remain in effect after he Spin Out. The licensing or transfer of related patent right and pending patent applications shall be negotiated by the Parties.

- (5) Other assets, liabilities, rights and obligations, interests, the vested and unexpired or undeducted tax incentive of the business/property to be spun off, licenses, approvals and related legal relationship, factual relationship and the status of the Semiconductor division.
- 2. Value of Business: is estimated to be NTD\$6,930,000,000 calculated as assets of spin-off less liabilities of spin-off.
- 3. The assets to be spun off: The assets anticipated to be spun off are as specified in Schedule 10-1, the value of which is estimated to be NTD\$7,771,000,000.
- 4. The liabilities to be spun off: The liabilities anticipated to be spun off are as specified in Schedule 10-1, the value of which is estimated to be NTD\$841,000,000.
- 5. The abovementioned Business value, asset value, and liability value shall be determined in accordance with the book value of SAS's financial report audited by Certified Public Accountant on December 31 of 2010.
- 6. If the abovementioned assets and liabilities need to be adjusted, the shareholders of SAS (the "Shareholders" or the "Shareholders of SAS") may authorize its Board of Directors (the "Board") to do such. The same will apply when adjustment is required for the Business value or the ratio of shares to be issued by GlobalWafers.
- Article 4 The method of calculation of the number of shares to be issued by GlobalWafers in exchange for the Business Value, the assets and the liabilities is as follows:
 - 1 Exchange Ratio:

The Business value of Sky is NTD\$6,930,000,000 SAS will offer NTD\$38.5 per share in exchange for each share newly issued by GlobalWafers and acquire a total amount of 180,000,000 shares of common stock of GlobalWafers. If the remainder is insufficient for exchange of a share, GlobalWafers shall, within thirty (30) days of completion of change registration, make cash payment to SAS for the remaining Business value that is insufficient for exchange of one share.

2 Computation Criteria:

The aforementioned exchange ratio is calculated based upon the expert opinion on

the book value of the assets and liabilities to be spun off by SAS, the net value per share and the spin-off exchange ratio, the detail of which is provided in Schedule 10-3.

Article 5 Adjustment of the Business value, the assets and liabilities to be spun off, the number of shares to be issued by GlobalWafers and the exchange ratio

In the event of any of the following, the Shareholders of SAS may authorize its Board to modify the number of shares to be issued shares and/or the value per share. Moreover, the Business value acquired by GlobalWafers as a result of the Spin-off will be adjusted accordingly.

- 1. Adjustment to the Business value is required due to change in the amount of assets, liabilities or Business value or others as of the record date of the Spin-off;
- 2. Changes to the amount of assets and liabilities to be spun off due to the revaluation, depreciation, amortization, increase or decrease of the assets leading to changes in the details or the amount; or
- 3. Any other change of applicable laws or order of authorities resulting in necessity of adjusting the ratio of issued shares provided in Article 4.
- Article 6 The total number, class and volume of shares to be issued by GlobalWafers
 - 1. The business value to be received by GlobalWafers pursuant to this Spin-off is NTD\$6,930,000,000 and GlobalWafers shall issue 180,000,000 new shares of common stock to SAS.
 - 2. GlobalWafers shall complete the change registration and issue the common shares to SAS. Upon completion of the Spin-off, SAS will directly hold one hundred percent (100%) of the shares of GlobalWafers after this Spin-off.
- Article 7 Buy-back and cancellation of shares of dissenting shareholders

SAS shall buy back the shares held by the shareholders objecting the Spin-off or the Plan according to law and dispose or cancel such shares according to the approval of the competent authority and complete the required change registration.

- Article 8 Obligation of Notice to Creditors and Announcement
 - SAS shall, upon resolution by its Shareholders, prepare the balance sheet and inventory of property and give notice to each creditor and publicly announce such resolution to urge creditors to declare their rights of claims within a period of thirty (30) days, stating also that any creditor may declare his rights of claims within the period. If any creditor fails to declare his rights of claims within such period, SAS shall proceed in accordance with the applicable law.
 - 2. If the debt to be settled according to the declaration raised by creditors in accordance with the abovementioned provision is within the scope of Business, SAS shall authorize its Board to revise the Business scope, Business value, assets and liabilities as set out in Article 3. The same will apply if the exchange ratio and price need to be adjusted.

- Article 9 Assumption of rights and obligation and other related matters after Spin-off
 - 1. Starting from the Effective Date, GlobalWafers will assume all assets and liabilities transferred by SAS and all rights and obligations valid and existing until such date. If any related procedure needs to be completed in order to consummate such transfer, SAS shall cooperate in full.
 - 2. Unless the transferred liabilities can be severed from the liabilities borne by SAS before the Spin-off, GlobalWafers shall be jointly and severally liable with SAS for the liabilities of GlobalWafers to the extent of the capital contributed by such assumption pursuant to Paragraph 6, Section 32 of the Business Mergers and Acquisitions Act. However, the rights of creditors holding a joint and several claim against SAS and GlobalWafers will terminate two (2) years after the Effective Date.
- Article 10 Dealing with the transferred employees

Employees related to the Sapphire division will be continually hired by GlobalWafers; the service years of such employees achieved shall be recognized by GlobalWafers.

- Article 11 The Effective Date
 - 1. The Effective Date shall be determined by SAS's Boards upon resolution by its Shareholders and approval by the competent authorities (including the Financial Supervisory Commission, Executive Yuan, R.O.C., the Taiwan Gretai Securities Market and so on). The Effective Date may be October 1 of 2011 and the Board may adjust it as necessary.
 - 2. SAS shall transfer the business, personnel, equipment and other related assets and liabilities of the Semiconductor division to GlobalWafers on the Effective Date.
- Article 12 The timeline closing, and delay of the Spin-off
 - 1. This Spin-off Plan may be submitted to the Shareholders on June 17, 2011 for resolution; however, the actual date of the meeting may be subject to change by the Board depending on the actual circumstances.
 - 2. With regard to the timeline, closing and delay of the Spin-off, the Shareholders of SAS will authorize its Board to determine the relevant dates of the required Board meetings or Shareholders meetings and other related matters.
- Article 13 Share of tax and expense
 - 1. Unless otherwise provided in this Plan, all tax and expense resulting from execution or performance of this Plan shall be paid equally by the Parties except for any exemption or non-taxation. If this Plan fails due to inability to be approved by the Shareholders or the relevant authorities or other factors, all fees for lawyers, accountants and other relevant fees and expenses shall be borne by SAS.
 - 2. Both Parties shall make their best efforts to obtain any tax incentive in respect of this Spin-off.

Article 14 Change of paid-in capital of the SAS

The paid-in capital of SAS remain the same as its original capital without any reduction after this Spin-off except for the capital reduction due to cancellation of shares in accordance with law.

Article 15 Governing law

This Spin-off shall be governed by the Business Mergers and Acquisitions Act. If any new laws are promulgated and are in favor of this Spin-off, then such new laws shall also apply.

- Article 16 Miscellaneous
 - 1. If any provision of this Plan is invalid as a result of conflicting with the applicable laws, the remainder of this Plan shall remain in effect. As for the provisions that are determined to be invalid, SAS's Shareholders shall authorize its Board to re-determine within the scope permitted by the applicable laws.
 - 2. If any provision of the Plan needs to be modified in accordance with orders of the authorities, such provisions may be modified accordingly or be determined by the Board pursuant to such orders.
 - 3. This Plan shall become effective upon approval by the Shareholders of SAS. Notwithstanding, the Plan shall not become effective unless and until the approval by the relevant competent authorities.
- Article 17 Matters not stipulated herein shall be processed according to the relevant laws andorders of authorities. If no stipulations in the relevant laws or orders, SAS's Shareholders may authorize its Board to make the final determination.

Sino-American Silicon Products Inc

Name: M.K.Lu Title: Chairman Date: April 14, 2011

GlobalWafers Corporation

Articles of Incorporation

Chapter I. General Provisions

Article 1

This Company is duly incorporated under the provisions set forth in the Company Law, and its full name in Chinese language is 環球晶圓股份有限公司, and GlobalWafers Corporation in English language.

Article 2

The Company shall engage in the following business:

- CC01080 Electronic Parts and Components Manufacturing
- IG03010 Energy-related Technology and Service
- F401010 International Trade

IZ99990 Other Business(spectrum of technology, management and advisory business)

- (1) Research and development, design, manufacture and sell the following products:
 - Silicon-based semiconductor materials and their components
 - Photovoltaic and communication materials
- (2) The technology, management and advisory business related to the products listed above.
- (3) Import-export activities related to the above mentioned business.

Article 3

The Company may provide endorsement/guarantee and make reinvestment in another company. For endorsement/guarantee and reinvestment deriving from business relationship, the limits to the Company shall not be in accordance of Article 13 of Company Law.

Article 4

The Company is headquartered in Hsinchu SBIP and may have branches or offices set elsewhere domestically and abroad as resolved by the Board of Directors and competent authorities of the government.

Article 5

Public announcements of the Company shall be duly made in accordance with Article 28 of the Company Law.

Article 6

The Procedures are the guidelines for the Company to provide endorsement and/or guarantee to outside parties who has business relationship with the Company.

Chapter II. Capital Stock

Article 7

The total capital stock of the Company shall be in the amount of NTD3,000,000,000, divided into 300,000,000 shares, at NTD10 par value, and may be issued separately. The Board of Directors is entitled to make resolutions to decide whether or not the unissued shares to be issued.

Article 8

The share certificates of the Company shall all be name-bearing share certificates and signed or sealed by no less than three directors.

The share certificates shall be issued after being certified by authority concerned or its approved certificate organizations.

The Company may not print share certificates. Registers of share certificates shall contact the share certificates' depositary and clearing organizations.

Article 9

All transfer of stocks, pledge of rights, loss or damage, or similar stock transaction conducted by shareholders of the Company shall follow the Company Law or relevant regulations.

Article 10

Shareholders shall submit their seal drawings to the Company for reference, and the same instruction shall be applied when the shareholders change their seal drawings. It shall be based on the current seal drawings kept by the Company when shareholders receive dividends or executing other rights.

Article 11

All the Company's stockholder-related affairs shall be dealt in accordance with the Company Law or relevant regulations.

Article 12

Share transfer registration shall be suspended 30 days preceding each regular shareholders' meeting, or 15 days preceding an extraordinary shareholders' meeting, or 5 days preceding the base day for distribution to shareholders of dividends, bonuses, or other privileges as determined by this Company. After the Company publicly issued, the share transfer registration shall be suspended 60 days preceding each regular shareholders' meeting, or 30 days preceding an extraordinary shareholders' meeting, or 5 days preceding the base day for distribution to

shareholders of dividends, bonuses, or other privileges as determined by this Company.

Chapter III. Shareholders' Meeting

Article 13

The shareholders' meeting shall be convened in two forms: a regular meeting or extraordinary meeting. The regular meeting shall be held once annually and convened by the Board of Directors within six months from the closing of each fiscal year in accordance with the Company Law or relevant regulations. An extraordinary meeting, if necessary, shall be convened in accordance with the Company Law or relevant regulations.

Unless otherwise provided in the Company Law, the shareholders' meeting shall be convened by the Board of Directors.

The notices for shareholders' meeting shall be served to all shareholders in written or electrical forms 20 days in advance in case of a regular meeting of shareholders or 10 days in advance in case of a extraordinary meeting of shareholders. The written or electrical notice shall bear date, location and subjects of the meeting. After the Company publicly issued, the notices for shareholders' meeting shall be served to all shareholders in written or electrical forms 30 days in advance in case of a regular meeting of shareholders or 15 days in advance in case of a extraordinary meeting of shareholders. The written or electrical notice shall bear date, location and subjects of the meeting. The written or electrical notice shall bear date, location and subjects of the meeting.

The shareholders may execute their voting right through written or electrical form, which shall be in accordance with the relevant regulations. For shareholders who hold less than a thousand shares, the Company can notice them through a public announcement.

Article 14

A shareholder who is unavailable to attend a shareholders' meeting may duly issue a power of attorney expressly bearing the scope of the authorized power to appoint a proxy to attend the meeting on behalf. The powers of attorney shall be duly handled in accordance with "Regulations Governing Powers of Attorney Used for Attending the Shareholders' Meeting of Public Offering Companies" in addition to the requirements set forth in Article 177 of the Company Law.

Article 15

Unless otherwise provided for in the Company Law, resolutions in the shareholders' meeting shall be adopted by a majority vote in the meeting attended by shareholders representing a majority of the total issued shares.

Article 16

Unless otherwise provided in par. 3 of Article 157 of the Company Law, shareholders shall have one vote for each share they hold, but the Company has no voting power for shares held by itself in accordance with Art. 179 of the Company Law.

When the shareholders' meeting is convened by the Board of Directors, the meeting shall be chaired by the Chairman. In case of the Chairman's absence or unavailability, his proxy shall be the Vice Chairman.

If the Vice Chairman's position is in vacancy, or the Vice Chairman is also absent, the Chairman shall, in advance, appoint a director to act in his place, but if the Chairman does not appoint his representative, one director shall be elected from among them to act in Chairman's place. In the event that the shareholders' meeting is convened by others instead of the Board of Directors, the shareholders' meeting shall be chaired by that convener. In case of two or more conveners, one of them shall be elected to chair the meeting.

Article 18

Minutes of shareholders' meeting shall be duly signed or sealed by the Chairman and served to all shareholders within twenty days after the meeting. The minutes may be served through a public announcement to the shareholders who hold less than a thousand shares bearing the name of the shareholder. The Minutes indicated above shall be kept with stockholders' attendance cards and their power of attorney at the Company.

Chapter IV. Directors and Supervisors

Article 19-1

The Company shall have five to eleven directors and two to three supervisors to be elected at the shareholders' meeting among shareholders with disposing capacity. Both directors and supervisors shall serve for a term of three years and shall be eligible for re-election. The total shares held by all directors and supervisors shall be in compliance with the relevant regulations provided by the securities authority.

Article 19-2

After the Company publicly issued, the aforesaid directors must have at least two independent directors and shall also not be less than one fifth of the total number of directors. The candidate nomination system shall be adopted. Independent directors shall be elected from the list of candidates for independent directors at shareholders' meeting. The professional qualification, shareholding, part-time job limitation, nomination and election method and other requirements for independent directors shall be handled in compliance with the relevant regulations provided by the securities authority.

Article 20

More than two-thirds majority of Directors shall attend the meeting for the Board of Directors, and Chairman and Vice Chairman shall be elected among directors by a majority vote of the attending directors. Chairman shall represent the Company.

In the case that vacancies on the Board of Directors reach or exceed one third of the total number of the directors, or all the supervisors are in vacancy, the Board of Directors shall convene an extra shareholders' meeting to fill such vacancies within 60 days. The new directors or supervisors shall serve only the remaining term of the predecessors.

Article 22

Each directors and supervisors shall be informed via written notice or email or fax of the convention of a Board of Director's meeting of the Company. A meeting of the Board of Directors may be held anytime if necessary, and the methods of informing each directors and supervisors shall be via written notice or email or fax.

Unless otherwise provided for in the Company Law, resolutions in the Board of Directors meeting shall be adopted by a majority vote in the meeting attended by a majority of Directors.

Any director who is unable to attend a Board of Directors' meeting shall appoint another director as his proxy by a power of attorney listing the scope of empowerment. A director may serve as proxy for only one absent director.

Article 23

If the Chairman takes leave or is unavailable to perform his duties, the proxy method shall be in accordance with the Company Law.

Article 24

Remunerations of Chairman, directors and supervisors shall be determined by the Board of Directors based on the level of their participation in business operation and the value of their contribution, and taking into account the common remuneration level in the same industry. If the directors hold other positions at the Company, their remunerations for those positions shall be paid monthly in accordance with the common remuneration level of general managers.

Article 25

The supervisors shall be in accordance with the laws, Articles of Incorporation, and the rights entitled from the shareholders' meeting when performing their jobs.

Article 26

The Company may buy the liability insurance for all directors and supervisors to the extent of the compensation responsibility assumed in business execution.

Chapter V. Management of the Corporation

Article 27

The Company shall have several managers whose appointment, discharge and remuneration shall be in accordance with the Company Law.

Article 28

The Company shall employ accountants and lawyers through the Board of Directors as consultants if need be. The remuneration for those consultants will be determined by the Board of Directors.

Chapter VI. Accountings

Article 29

The Company's fiscal year starts from January 1 and ends on December 31 of every calendar year.

Article 30

Upon the closing of each fiscal year, the Board of Directors shall work out the following documents and present them to supervisors for audit thirty days prior to a shareholders' meeting. Supervisors shall issue a report and present it at a regular meeting of shareholders for acknowledgement.

- (1) Business report
- (2) Financial statements
- (3) Proposal of earning distribution or loss coverage.

Article 31

If the Company has profit as a result of the yearly accounting closing, it will be distributed in accordance with the following:

- (1) To make up for the previous loss;
- (2) 10% of annual income retained as legal reserve until such retention equals the amount of authorized common stock;
- (3) To distribute or reverse special earning reserve according to the law or competent authority;
- (4) After deducting item (1)-(3), the remaining balance of annual income, if any, can be distributed at most 5% as remuneration to Directors and Supervisors and at least 10% as employee bonuses, the rest plus the accumulated undistributed earnings of the previous period of the profit shall be as dividends to stockholders.

In order to keep sustainable development for the Company and continuous growth on earnings per share, the cash dividends for shareholders shall be no less than 50% of the dividends for

shareholders.

Employees entitled to stock bonus may include subsidiaries' employees that meet certain criteria set by the board of directors.

Chapter VII. Supplementary Provisions

Article 32

Relevant matters not provided for in these Articles shall be handled in accordance with the provisions of the Company Law.

Article 33

This articles of Incorporation is established on April 14th, 2011 Implement after approvals from the meeting of stockholders

Estimated statements of net assets (Net Operating Value) GlobalWafers Corporation

(In thousands of New Taiwan Dollars, Except shares, par value and issuing price per share)

Accounts	Amount (NTD*000)
Assets	
Current assets	3,096,000
Funds and long-term investments	4,292,000
Fixed assets	357,000
Other assets	26,000
Total Assets (1)	7,771,000
Liabilities	
Current liabilities	579,000
Long-term liabilities	0
Other liabilities	262,000
Total Liabilities (2)	841,000
Value of the Business (1)-(2)	6,930,000

Capital Stock:

Paid-in capital: 1,800,000

Issued shares: 180,000,000

Par value per share: 10

Issuing price per share: 38.50

Authorized capital: 3,000,000

Sino-American Silicon Products Inc.

Independent Expert Opinion to the Stock Exchange Ratio of the Spin Out

In order to improve the competitiveness and operation performance through corporate restructure and work specialization, Sino-American Silicon Products Inc. (the "SAS") is in contemplation to spin out the business (including related assets, liabilities and operation) operated by its Semiconductor Division to form a 100% owned subsidiary (the "Spin Out"), GlobalWafers Co. (the tentative name "GlobalWafers"), in exchange for GlobalWafers' total shares as consideration. As a result, GlobalWafers will assume the business of Semiconductor Division of SAS.

- 1. Calculation of the Stock Exchange Ratio of the Spin out
 - a. The value of the Spin Out business is referred to the book value of the related assets (the "Transferred Assets") and liabilities (the "Transferred Liabilities") stated in SAS's audited financial statements ended December 31, 2010.
 - b. The book value of the Transferred Assets is NTD7,771,000,000, and the book value of the Transferred Liabilities is NTD841,000,000. Therefore, the value of the Spun-out Business is NTD6,930,000,000. The book value of the Transferred Assets and Liabilities as of December 31, 2010 are set out as follows:

Accounts	Amount (NTD*000)	
Assets		
Current assets	3,096,000	
Funds and long-term investments	4,292,000	
Fixed assets	357,000	
Intangible assets	0	
Other assets	26,000	
Total Assets (1) 7,77		
Liabilities		
Current liabilities	579,000	
Long-term liabilities	0	
Other liabilities	262,000	
Total Liabilities (2)	841,000	
Value of the Business (1)-(2)	6,930,000	

Source: Sino-American Silicon Products Inc

- c. GlobalWafers will issue 180 million fully-paid common shares to SAS at a price of NTD38.5 per share in exchange for the Spin Out business.
- 2. The Reasonableness of the Stock Exchange Ratio

SAS will transfer the related assets, liabilities and operation of its Semiconductor Division, i.e., the Spin Out business, to the newly incorporated GlobalWafers through a spin out, and in exchange, GlobalWafers will issue 180 million fully-paid common shares to SAS. Thus, the exchange ratio in such Spin Out will depend on the valuation of the Spin Out business and the calculation of the price of each share to be issued by GlobalWafers, both of which are set forth as follows:

- a. The main purpose of this Spin Out is to restructure the SAS, rather than an actual transaction. According to the interpretation letter, Gi-Mi 128 dated June 14, 2002, issued by the Accounting Research and Development Foundation (the "Interpretation Letter"), with respect to the accounting for a spin out transaction, that a company (the Transferring Company) transfers its business to another (the "Transferee Company") and acquires shares from the Transferee Company is a corporate restructure by nature if these two companies have been affiliate companies prior to such transaction. Therefore, for the Transferring Company, the costs of acquiring shares shall be calculated by the book value of transferred assets (after adjusted depreciation, if any) less that of transferred liabilities without recognizing any gain exchanged, and for the Transferee Company, the costs of acquiring assets and liabilities shall be calculated based on the book value of transferred assets and liabilities (after adjusted depreciation, if any), and shall use the net of the assets and liabilities as the basis. The capital of the Transferee Company shall be the par value of shares issued and the stock premium shall be credit to capital reserve. Accordingly, it is reasonable for SAS to transfer its assets and liabilities to GlobalWafers at a price calculated based on the book value.
- b. GlobalWafers will issue 40 million fully-paid shares at a price of NTD38.5 per share to SAS, the net value of which is NTD6,930,000,000, equal to the value of the Spin Out business, that is, net of the book value of the Transferred Assets and Liabilities. Since GlobalWafers will be a subsidiary wholly owned by SAS after the consumption of this Spin Out and its net value will be equal to the value of the Spin Out business, the stock exchange ratio in this Spin Out is reasonable.
- 3. To conclude, considering that the stock exchange ratio in this Spin Out is calculated based on the book value of the Transferred Assets and Liabilities stated on SAS's audited financial statements ended December 31, 2010, Taiwan Sapphire will issue 180 million fully-paid common shares at a price of NTD38.5 per share to SAS, and pursuant to the Interpretation Letter, such stock exchange ratio is reasonable. Besides the Transferee Company in this Spin Out, GlobalWafers, will be a SAS wholly owned subsidiary, this Spin Out will not prejudice SAS's shareholders'

equity.

Pei-Chun Tsai CPA Date: April 13, 2011

Sino-American Silicon Products Inc. The Plan of Spin-off

Sino-American Silicon Products Inc. (the "SAS"), in order to restructure and to offer professional services for the purpose of enhancing competitiveness and performance, intends to spin off and transfer the related business (including assets, liabilities and business) of the Sapphire division to Taiwan Sapphire Co.(the "Taiwan Sapphire") (each a "Party" and collectively the "Parties"), a newly incorporated company wholly owned thereby, in exchange for new shares issued by Taiwan Sapphire (the "Spin-off"). This Plan of Spin-off (the "Plan") was made as follows in accordance with the Business Mergers and Acquisitions Act, Company Act and other applicable laws:

Article 1 Methods of Spin-off and the Participating companies The method of Spin-off is that SAS shall transfer the business (including assets, liabilities and operated business) of its Sapphire division (the "Business") to Taiwan Sapphire, a newly incorporated company whereas Taiwan Sapphire shall issue new shares to SAS in exchange therefor. All companies participate in this Spin-off are as follows:

> The company to spin off: Sino-American Silicon Products Inc. The newly incorporated recipient company: Taiwan Sapphire Co.

- Article 2 Articles of Incorporation of Taiwan Sapphire Co. Reference shall be made to 1 of Schedule 11
- Article 3 The Scope of business, business value, assets and liabilities to be spun off by Sino-American Silicon Products Inc.
 - 1. The Business:
 - (1) The business and related manufacturing and marketing staff of SAS's Sapphire Division.
 - (2) The machineries, equipment, inventory, bank deposits, accounts receivables, other related assets (including tangible and intangible) and related liabilities of the Sapphire Division.
 - (3) Related agreements (including but not limited to purchase agreements, technology licensing agreements, technical service agreements, loan agreements and other related agreements), lawsuits, legal relationship, legal status, licenses, approval and other related rights of the Sapphire Division. In the event that approval is required for the transfer/assignment of an agreement according to the terms hereof, such approval must be acquired before the transfer/assignment becomes effective.
 - (4) The technology, software, know-how and trade secret researched, developed and owned by SAS before the record date of spin-off (the "Effective Date") that are related to the Sapphire division shall be transferred to Taiwan Sapphire. SAS and Taiwan Sapphire shall work with each other to complete the

procedures necessary for the transfer of the above intellectual property, technology and the maintenance of the right thereof and to provide related materials, documents and software for the other party to exercise related rights. The maintenance fee will be paid by Taiwan Sapphire after the Effective Date. The transfer of intellectual property as aforesaid will neither prejudice the right of any license already granted to any third parties nor have any effect on the existing confidentiality obligations shall remain in effect after he Spin Out. The licensing or transfer of related patent right and pending patent applications shall be negotiated by the Parties.

- (5) Other assets, liabilities, rights and obligations, interests, the vested and unexpired or undeducted tax incentive of the business/property to be spun off, licenses, approvals and related legal relationship, factual relationship and the status of the Sapphire division.
- 2. Value of Business: is estimated to be NTD\$1,600,000,000 calculated as assets of spin-off less liabilities of spin-off.
- 3. The assets to be spun off: The assets anticipated to be spun off are as specified in Schedule 11-2, the value of which is estimated to be NTD\$1,762,000,000.
- 4. The liabilities to be spun off: The liabilities anticipated to be spun off are as specified in Schedule 11-2, the value of which is estimated to be NTD\$162,000,000.
- 5. The abovementioned Business value, asset value, and liability value shall be determined in accordance with the book value of SAS's financial report audited by Certified Public Accountant on December 31 of 2010.
- 6. If the abovementioned assets and liabilities need to be adjusted, the shareholders of SAS (the "Shareholders" or the "Shareholders of SAS") may authorize its Board of Directors (the "Board") to do such. The same will apply when adjustment is required for the Business value or the ratio of shares to be issued by Taiwan Sapphire
- Article 4 The method of calculation of the number of shares to be issued by Taiwan Sapphire in exchange for the Business Value, the assets and the liabilities is as follows:
 - 1. Exchange Ratio:

The Business value of Sky is NTD\$1,600,000,000 SAS will offer NTD\$40 per share in exchange for each share newly issued by Taiwan Sapphire and acquire a total amount of 40,000,000 shares of common stock of Taiwan Sapphire. If the remainder is insufficient for exchange of a share, Taiwan Sapphire shall, within thirty (30) days of completion of change registration, make cash payment to SAS for the remaining Business value that is insufficient for exchange of one share.

2. Computation Criteria:

The aforementioned exchange ratio is calculated based upon the expert opinion on the book value of the assets and liabilities to be spun off by SAS, the net value per share and the spin-off exchange ratio, the detail of which is provided in Schedule 11-3. Article 5 Adjustment of the Business value, the assets and liabilities to be spun off, the number of shares to be issued by Taiwan Sapphire and the exchange ratio

In the event of any of the following, the Shareholders of SAS may authorize its Board to modify the number of shares to be issued shares and/or the value per share. Moreover, the Business value acquired by Taiwan Sapphire as a result of the Spin-off will be adjusted accordingly.

- 1. Adjustment to the Business value is required due to change in the amount of assets, liabilities or Business value or others as of the record date of the Spin-off;
- 2. Changes to the amount of assets and liabilities to be spun off due to the revaluation, depreciation, amortization, increase or decrease of the assets leading to changes in the details or the amount; or
- 3. Any other change of applicable laws or order of authorities resulting in necessity of adjusting the ratio of issued shares provided in Article 4.
- Article 6 The total number, class and volume of shares to be issued by Taiwan Sapphire
 - 1. The business value to be received by Taiwan Sapphire pursuant to this Spin-off is NTD\$1,600,000,000 and Taiwan Sapphire shall issue 40,000,000 new shares of common stock to SAS.
 - 2. Taiwan Sapphire shall complete the change registration and issue the common shares to SAS. Upon completion of the Spin-off, SAS will directly hold one hundred percent (100%) of the shares of Taiwan Sapphire after this Spin-off.
- Article 7 Buy-back and cancellation of shares of dissenting shareholders

SAS shall buy back the shares held by the shareholders objecting the Spin-off or the Plan according to law and dispose or cancel such shares according to the approval of the competent authority and complete the required change registration.

- Article 8 Obligation of Notice to Creditors and Announcement
 - SAS shall, upon resolution by its Shareholders, prepare the balance sheet and inventory of property and give notice to each creditor and publicly announce such resolution to urge creditors to declare their rights of claims within a period of thirty (30) days, stating also that any creditor may declare his rights of claims within the period. If any creditor fails to declare his rights of claims within such period, SAS shall proceed in accordance with the applicable law.
 - 2. If the debt to be settled according to the declaration raised by creditors in accordance with the abovementioned provision is within the scope of Business, SAS shall authorize its Board to revise the Business scope, Business value, assets and liabilities as set out in Article 3. The same will apply if the exchange ratio and price need to be adjusted.
- Article 9 Assumption of rights and obligation and other related matters after Spin-off

- 1. Starting from the Effective Date, Taiwan Sapphire will assume all assets and liabilities transferred by SAS and all rights and obligations valid and existing until such date. If any related procedure needs to be completed in order to consummate such transfer, SAS shall cooperate in full.
- 2. Unless the transferred liabilities can be severed from the liabilities borne by SAS before the Spin-off, Taiwan Sapphire shall be jointly and severally liable with SAS for the liabilities of Taiwan Sapphire to the extent of the capital contributed by such assumption pursuant to Paragraph 6, Section 32 of the Business Mergers and Acquisitions Act. However, the rights of creditors holding a joint and several claim against SAS and Taiwan Sapphire will terminate two (2) years after the Effective Date.
- Article 10 Dealing with the transferred employees

Employees related to the Sapphire division will be continually hired by Taiwan Sapphire; the service years of such employees achieved shall be recognized by Taiwan Sapphire.

- Article 11 The Effective Date
 - 1. The Effective Date shall be determined by SAS's Boards upon resolution by its Shareholders and approval by the competent authorities (including the Financial Supervisory Commission, Executive Yuan, R.O.C., the Taiwan Gretai Securities Market and so on). The Effective Date may be October 1 of 2011 and the Board may adjust it as necessary.
 - 2. SAS shall transfer the business, personnel, equipment and other related assets and liabilities of the Sapphire division to Taiwan Sapphire on the Effective Date.
- Article 12 The timeline closing, and delay of the Spin-off
 - 1. This Spin-off Plan may be submitted to the Shareholders on June 17, 2011 for resolution; however, the actual date of the meeting may be subject to change by the Board depending on the actual circumstances.
 - 2. With regard to the timeline, closing and delay of the Spin-off, the Shareholders of SAS will authorize its Board to determine the relevant dates of the required Board meetings or Shareholders meetings and other related matters.
- Article 13 Share of tax and expense
 - 1. Unless otherwise provided in this Plan, all tax and expense resulting from execution or performance of this Plan shall be paid equally by the Parties except for any exemption or non-taxation. If this Plan fails due to inability to be approved by the Shareholders or the relevant authorities or other factors, all fees for lawyers, accountants and other relevant fees and expenses shall be borne by SAS.
 - 2. Both Parties shall make their best efforts to obtain any tax incentive in respect of this Spin-off.
- Article 14 Change of paid-in capital of the SAS

The paid-in capital of SAS remain the same as its original capital without any reduction after this Spin-off except for the capital reduction due to cancellation of shares in accordance with law.

Article 15 Governing law

This Spin-off shall be governed by the Business Mergers and Acquisitions Act. If any new laws are promulgated and are in favor of this Spin-off, then such new laws shall also apply.

- Article 16 Miscellaneous
 - 1. If any provision of this Plan is invalid as a result of conflicting with the applicable laws, the remainder of this Plan shall remain in effect. As for the provisions that are determined to be invalid, SAS's Shareholders shall authorize its Board to re-determine within the scope permitted by the applicable laws.
 - 2. If any provision of the Plan needs to be modified in accordance with orders of the authorities, such provisions may be modified accordingly or be determined by the Board pursuant to such orders.
 - 3. This Plan shall become effective upon approval by the Shareholders of SAS. Notwithstanding, the Plan shall not become effective unless and until the approval by the relevant competent authorities.
- Article 17 Matters not stipulated herein shall be processed according to the relevant laws and orders of authorities. If no stipulations in the relevant laws or orders, SAS's Shareholders may authorize its Board to make the final determination.

Sino-American Silicon Products Inc

Name: M.K.Lu Title: Chairman Date: April 14, 2011

Taiwan Sapphire Corporation Articles of Incorporation Chapter I. General Provisions

Article 1

This Company is duly incorporated under the provisions set forth in the Company Law, and its full name in Chinese language is 藍寶科技股份有限公司, and Taiwan Sapphire Corporation in English language.

Article 2

The Company shall engage in the following business:

CC01080 Electronic Parts and Components Manufacturing

F119010 Electronic Materials Wholesale

F401010 International Trade

I501010 Product Design

IG03010 Energy-related Technology and Service

- IZ99990 Other Business(spectrum of technology, management and advisory business)
- (1) Research and development, design, manufacture and sell the following products:
 - Sapphire ingot
 - Sapphire wafer
 - Continuous extension of process and products related to the products mentioned above
- (2) The technology, management and advisory business related to the products listed above.
- (3) Import-export activities related to the above mentioned business.

Article 3

The Company may provide endorsement/guarantee and make reinvestment in another company. For endorsement/guarantee and reinvestment deriving from business relationship, the limits to the Company shall not be in accordance of Article 13 of Company Law.

Article 4

The Company is headquartered in Hsinchu SBIP and may have branches or offices set elsewhere domestically and abroad as resolved by the Board of Directors and competent authorities of the government.

Article 5

Public announcements of the Company shall be duly made in accordance with Article 28 of the Company Law.

The Procedures are the guidelines for the Company to provide endorsement and/or guarantee to outside parties who has business relationship with the Company.

Chapter II. Capital Stock

Article 7

The total capital stock of the Company shall be in the amount of NTD1,000,000,000, divided into 100,000,000 shares, at NTD10 par value, and may be issued separately. The Board of Directors is entitled to make resolutions to decide whether or not the unissued shares to be issued.

Article 8

The share certificates of the Company shall all be name-bearing share certificates and signed or sealed by no less than three directors.

The share certificates shall be issued after being certified by authority concerned or its approved certificate organizations.

The Company may not print share certificates. Registers of share certificates shall contact the share certificates' depositary and clearing organizations.

Article 9

All transfer of stocks, pledge of rights, loss or damage, or similar stock transaction conducted by shareholders of the Company shall follow the Company Law or relevant regulations.

Article 10

Shareholders shall submit their seal drawings to the Company for reference, and the same instruction shall be applied when the shareholders change their seal drawings. It shall be based on the current seal drawings kept by the Company when shareholders receive dividends or executing other rights.

Article 11

All the Company's stockholder-related affairs shall be dealt in accordance with the Company Law or relevant regulations.

Share transfer registration shall be suspended 30 days preceding each regular shareholders' meeting, or 15 days preceding an extraordinary shareholders' meeting, or 5 days preceding the base day for distribution to shareholders of dividends, bonuses, or other privileges as determined by this Company. After the Company publicly issued, the share transfer registration shall be suspended 60 days preceding each regular shareholders' meeting, or 30 days preceding an extraordinary shareholders' meeting, or 5 days preceding the base day for distribution to shareholders of dividends, bonuses, or other privileges as determined by this Company.

Chapter III. Shareholders' Meeting

Article 13

The shareholders' meeting shall be convened in two forms: a regular meeting or extraordinary meeting. The regular meeting shall be held once annually and convened by the Board of Directors within six months from the closing of each fiscal year in accordance with the Company Law or relevant regulations. An extraordinary meeting, if necessary, shall be convened in accordance with the Company Law or relevant regulations.

Unless otherwise provided in the Company Law, the shareholders' meeting shall be convened by the Board of Directors.

The notices for shareholders' meeting shall be served to all shareholders in written or electrical forms 20 days in advance in case of a regular meeting of shareholders or 10 days in advance in case of a extraordinary meeting of shareholders. The written or electrical notice shall bear date, location and subjects of the meeting. After the Company publicly issued, the notices for shareholders' meeting shall be served to all shareholders in written or electrical forms 30 days in advance in case of a regular meeting of shareholders or 15 days in advance in case of a extraordinary meeting of shareholders. The written or electrical notice shall bear date, location and subjects of the meeting. The written or electrical notice shall bear date, location and subjects of the meeting.

The shareholders may execute their voting right through written or electrical form, which shall be in accordance with the relevant regulations. For shareholders who hold less than a thousand shares, the Company can notice them through a public announcement.

Article 14

A shareholder who is unavailable to attend a shareholders' meeting may duly issue a power of attorney expressly bearing the scope of the authorized power to appoint a proxy to attend the meeting on behalf. The powers of attorney shall be duly handled in accordance with "Regulations Governing Powers of Attorney Used for Attending the Shareholders' Meeting of Public Offering Companies" in addition to the requirements set forth in Article 177 of the Company Law.

Unless otherwise provided for in the Company Law, resolutions in the shareholders' meeting shall be adopted by a majority vote in the meeting attended by shareholders representing a majority of the total issued shares.

Article 16

Unless otherwise provided in par. 3 of Article 157 of the Company Law, shareholders shall have one vote for each share they hold, but the Company has no voting power for shares held by itself in accordance with Art. 179 of the Company Law.

Article 17

When the shareholders' meeting is convened by the Board of Directors, the meeting shall be chaired by the Chairman. In case of the Chairman's absence or unavailability, his proxy shall be the Vice Chairman.

If the Vice Chairman's position is in vacancy, or the Vice Chairman is also absent, the Chairman shall, in advance, appoint a director to act in his place, but if the Chairman does not appoint his representative, one director shall be elected from among them to act in Chairman's place. In the event that the shareholders' meeting is convened by others instead of the Board of Directors, the shareholders' meeting shall be chaired by that convener. In case of two or more conveners, one of them shall be elected to chair the meeting.

Article 18

Minutes of shareholders' meeting shall be duly signed or sealed by the Chairman and served to all shareholders within twenty days after the meeting. The minutes may be served through a public announcement to the shareholders who hold less than a thousand shares bearing the name of the shareholder. The Minutes indicated above shall be kept with stockholders' attendance cards and their power of attorney at the Company.

Chapter IV. Directors and Supervisors

Article 19-1

The Company shall have five to eleven directors and two to three supervisors to be elected at the shareholders' meeting among shareholders with disposing capacity. Both directors and supervisors shall serve for a term of three years and shall be eligible for re-election. The total shares held by all directors and supervisors shall be in compliance with the relevant regulations provided by the securities authority.

Article 19-2

After the Company publicly issued, the aforesaid directors must have at least two independent directors and shall also not be less than one fifth of the total number of directors. The candidate nomination system shall be adopted. Independent directors shall be elected from the list of

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candidates for independent directors at shareholders' meeting. The professional qualification, shareholding, part-time job limitation, nomination and election method and other requirements for independent directors shall be handled in compliance with the relevant regulations provided by the securities authority.

Article 20

More than two-thirds majority of Directors shall attend the meeting for the Board of Directors, and Chairman and Vice Chairman shall be elected among directors by a majority vote of the attending directors. Chairman shall represent the Company.

Article 21

In the case that vacancies on the Board of Directors reach or exceed one third of the total number of the directors, or all the supervisors are in vacancy, the Board of Directors shall convene an extra shareholders' meeting to fill such vacancies within 60 days. The new directors or supervisors shall serve only the remaining term of the predecessors.

Article 22

Each directors and supervisors shall be informed via written notice or email or fax of the convention of a Board of Director's meeting of the Company. A meeting of the Board of Directors may be held anytime if necessary, and the methods of informing each directors and supervisors shall be via written notice or email or fax.

Unless otherwise provided for in the Company Law, resolutions in the Board of Directors meeting shall be adopted by a majority vote in the meeting attended by a majority of Directors. Any director who is unable to attend a Board of Directors' meeting shall appoint another director as his proxy by a power of attorney listing the scope of empowerment. A director may serve as proxy for only one absent director.

Article 23

If the Chairman takes leave or is unavailable to perform his duties, the proxy method shall be in accordance with the Company Law.

Article 24

Remunerations of Chairman, directors and supervisors shall be determined by the Board of Directors based on the level of their participation in business operation and the value of their contribution, and taking into account the common remuneration level in the same industry. If the directors hold other positions at the Company, their remunerations for those positions shall be paid monthly in accordance with the common remuneration level of general managers.

The supervisors shall be in accordance with the laws, Articles of Incorporation, and the rights entitled from the shareholders' meeting when performing their jobs.

Article 26

The Company may buy the liability insurance for all directors and supervisors to the extent of the compensation responsibility assumed in business execution.

Chapter V. Management of the Corporation

Article 27

The Company shall have several managers whose appointment, discharge and remuneration shall be in accordance with the Company Law.

Article 28

The Company shall employ accountants and lawyers through the Board of Directors as consultants if need be. The remuneration for those consultants will be determined by the Board of Directors.

Chapter VI. Accountings

Article 29

The Company's fiscal year starts from January 1 and ends on December 31 of every calendar year.

Article 30

Upon the closing of each fiscal year, the Board of Directors shall work out the following documents and present them to supervisors for audit thirty days prior to a shareholders' meeting. Supervisors shall issue a report and present it at a regular meeting of shareholders for acknowledgement.

- (1) Business report
- (2) Financial statements
- (3) Proposal of earning distribution or loss coverage.

Article 31

If the Company has profit as a result of the yearly accounting closing, it will be distributed in accordance with the following:

- (1) To make up for the previous loss;
- (2) 10% of annual income retained as legal reserve until such retention equals the amount of authorized common stock;
- (3) To distribute or reverse special earning reserve according to the law or competent authority;

(4) After deducting item (1)-(3), the remaining balance of annual income, if any, can be distributed at most 5% as remuneration to Directors and Supervisors and at least 10% as employee bonuses, the rest plus the accumulated undistributed earnings of the previous period of the profit shall be as dividends to stockholders.

In order to keep sustainable development for the Company and continuous growth on earnings per share, the cash dividends for shareholders shall be no less than 50% of the dividends for shareholders.

Employees entitled to stock bonus may include subsidiaries' employees that meet certain criteria set by the board of directors.

Chapter VII. Supplementary Provisions

Article 32

Relevant matters not provided for in these Articles shall be handled in accordance with the provisions of the Company Law.

Article 33

This articles of Incorporation is established on April 14th, 2011 Implement after approvals from the meeting of stockholders

Estimated statements of net assets (Net Operating Value) Taiwan Sapphire Corporation

(In thousands of New Taiwan Dollars, Except shares, par value and issuing price per share)

Accounts	Amount (NTD*000)
Assets	
Current assets	1,481,000
Funds and long-term investments	0
Fixed assets	281,000
Other assets	0
Total Assets (1)	1,762,000
Liabilities	
Current liabilities	162,000
Long-term liabilities	0
Other liabilities	0
Total Liabilities (2)	162,000
Value of the Business (1)-(2)	1,600,000

Capital Stock: Paid-in capital: 400,000 Issued shares: 40,000,000 Par value per share: 10 Issuing price per share: 40.00 Authorized capital: 1,000,000

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Sino-American Silicon Products Inc.

Independent Expert Opinion to the Stock Exchange Ratio of the Spin Out

In order to improve the competitiveness and operation performance through corporate restructure and work specialization, Sino-American Silicon Products Inc. (the "SAS") is in contemplation to spin out the business (including related assets, liabilities and operation) operated by its Sapphire Division to form a 100% owned subsidiary (the "Spin Out"), Sapphire Technology Co. (the tentative name "Taiwan Sapphire"), in exchange for Taiwan Sapphire's total shares as consideration. As a result, Taiwan Sapphire will assume the business of Sapphire Division of SAS.

1. Calculation of the Stock Exchange Ratio of the Spin out

- a. The value of the Spin Out business is referred to the book value of the related assets (the "Transferred Assets") and liabilities (the "Transferred Liabilities") stated in SAS's audited financial statements ended December 31, 2010.
- b. The book value of the Transferred Assets is NTD1,762,000,000, and the book value of the Transferred Liabilities is NTD162,000,000. Therefore, the value of the Spun-out Business is NTD1,600,000,000. The book value of the Transferred Assets and Liabilities as of December 31, 2010 are set out as follows:

Accounts	Amount (NTD*000)	
Assets		
Current assets	1,481,000	
Funds and long-term investments	0	
Fixed assets	281,000	
Intangible assets	0	
Other assets	0	
Total Assets (1) 1,762,		
Liabilities		
Current liabilities 162		
Long-term liabilities	0	
Other liabilities	0	
Total Liabilities (2)	162,000	
Value of the Business (1)-(2)		

Source: Sino-American Silicon Products Inc

c. Taiwan Sapphire will issue 40 million fully-paid common shares to SAS at a price of NTD40

per share in exchange for the Spin Out business.

2. The Reasonableness of the Stock Exchange Ratio

SAS will transfer the related assets, liabilities and operation of its Sapphire Division, i.e., the Spin Out business, to the newly incorporated Taiwan Sapphire through a spin out, and in exchange, Taiwan Sapphire will issue 40 million fully-paid common shares to SAS. Thus, the exchange ratio in such Spin Out will depend on the valuation of the Spin Out business and the calculation of the price of each share to be issued by Taiwan Sapphire, both of which are set forth as follows:

- a. The main purpose of this Spin Out is to restructure the SAS, rather than an actual transaction. According to the interpretation letter, Gi-Mi 128 dated June 14, 2002, issued by the Accounting Research and Development Foundation (the "Interpretation Letter"), with respect to the accounting for a spin out transaction, that a company (the Transferring Company) transfers its business to another (the "Transferee Company") and acquires shares from the Transferee Company is a corporate restructure by nature if these two companies have been affiliate companies prior to such transaction. Therefore, for the Transferring Company, the costs of acquiring shares shall be calculated by the book value of transferred assets (after adjusted depreciation, if any) less that of transferred liabilities without recognizing any gain exchanged, and for the Transferee Company, the costs of acquiring assets and liabilities shall be calculated based on the book value of transferred assets and liabilities (after adjusted depreciation, if any), and shall use the net of the assets and liabilities as the basis. The capital of the Transferee Company shall be the par value of shares issued and the stock premium shall be credit to capital reserve. Accordingly, it is reasonable for SAS to transfer its assets and liabilities to Taiwan Sapphire at a price calculated based on the book value.
- b. Taiwan Sapphire will issue 40 million fully-paid shares at a price of NTD40 per share to SAS, the net value of which is NTD1,600,000,000, equal to the value of the Spin Out business, that is, net of the book value of the Transferred Assets and Liabilities. Since Taiwan Sapphire will be a subsidiary wholly owned by SAS after the consumption of this Spin Out and its net value will be equal to the value of the Spin Out business, the stock exchange ratio in this Spin Out is reasonable.
- 3. To conclude, considering that the stock exchange ratio in this Spin Out is calculated based on the book value of the Transferred Assets and Liabilities stated on SAS's audited financial statements ended December 31, 2010, Taiwan Sapphire will issue 40 million fully-paid common shares at a price of NTD40 per share to SAS, and pursuant to the Interpretation Letter, such stock exchange ratio is reasonable. Besides the Transferee Company in this Spin Out, Taiwan Sapphire, will be a SAS wholly owned subsidiary, this Spin Out will not prejudice SAS's shareholders' equity.

Pei-Chun Tsai

CPA Date: April 13, 2011

Sino-American Silicon Products Inc.

Independent Director Nominee List

Serial	Account	Name	Current Shareholding	ID No.	Academic Qualifications and Work Experience
No.	No.	Ming-Chang Chen	0	Q101*****	 Ph D. Commercial Science of Taiwan. Ph D. Class of National Cheng Chi University of Department of Business Administration. Chairman of Management Institute in Taipei. Dean of the Department of Business Administration , National Chung Hsing University. CEO of the Foundation of China Periodicity Center. Director of Economic Division, Mainland Affairs Council. Course professor of Takming University of science and technology. Independent director , Sino American Silicon products inc. Independent director , Formosa Chemicals & Fibers Corporation.
2		Ting-Ko, Chen	0	Q100*****	 Ph.D. in Business Administration, the University of Michigan, Ann Arbor, USA Chairman - Chinese Academy of Business Foundation Chief Senior Advisor - Ruentex Group President - CP (USA), Inc. in New York Vice President - J-M Manufacturing Company of the Formosa Group, USA Chairman – Sinopac Security Company Dean and Professor – Graduate School of Business Administration, National Taiwan University Dean and Professor, Management College, Tamkang University Dean and Professor, Management College, Asia University Independent director ,CHIN FONG MACHINE INDUSTRIAL CO,LTD.
3		Mon-Hwa, Huang	0	A200*****	 EMBA, Tulane University, USA President of Leotek Electronics Corporation Manager of Texas Instruments Taiwan Ltd. CFO of Texas Instruments Taiwan Ltd. Vice President of Silitek Corporation Corporate Internal Audit of Lite-On Group Senior Vice President of Lite-On