ADVANCED SEMICONDUCTOR ENGINEERING INC Form 6-K May 31, 2011

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

Report of Foreign Private Issuer

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

May 31, 2011

Commission File Number 001-16125

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

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

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

Form 20-F X Form 40-F

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

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

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

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

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

Yes No X

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

Signatures

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

ADVANCED SEMICONDUCTOR

ENGINEERING, INC.

Date: May 31, 2011 By: /s/ Joseph Tung

Name: Joseph Tung

Title: Chief Financial Officer

Coupon 1

Notice for Meeting

1. Please note that we are scheduled to hold the 2011 Shareholders' General Meeting on Tuesday, June 28, 2011 at 10:00 a.m. at Chuang-ching Hall, 600, Jia-chang Rd., NEPZ, Nantz Dist., Kaohsiung City.

(1)Status Reports:

- 1. Business Report of 2010.
- 2. Report by supervisors on review of the 2010 financial statements.
- 3. Report on total amount for endorsement, guarantee and amount of loans to third parties.
- 4. Report on the implementation of buying back shares from open market.

(2) Matters for Ratification:

- 1. Ratification of the Company's 2010 final financial statements.
- 2. Ratification of 2010 earnings distribution proposal.

(3) Matters for Discussion:

- 1. Discussions of issuance of new shares for stockdividends from retained earnings increase.
- 2. Discussions of authorizing the Board to opt at the optimal time for capital increase in cash by joining the issuance of GDR (Global depository receipts) or domestic capital increase in cash or issuance of domestic or ECB to raise funds.
- 3. Discussions of revision of the Company's Articles of Incorporation.

(4)Extempore Motions.

- 2. For the Company's 2010 surplus distribution, the Board of Directors has drafted a shareholder divided of NT\$10,889,775,552 at NT\$1.8 per share. NT\$3,932,418,952 of the total dividend shall be distributed as cash (at NT\$0.65 per share) and the remaining NT\$6,957,356,600 shall be distributed as shares (115 shares from capital increase issuance shall be distributed nonremuneratively for each 1,000 shares). The above distribution of dividends to shareholders and the cash and stock dividend distribution rates are calculated based on the number (6,049,875,312) of shares recorded in the Register of Shareholders as of March 21, 2011. Later, if the Company's ECB holders exercise the right of conversion, or new shares issued to employees against Employee Stock Option warrant, or new shares issued by the Company for a cash capital increase, or buyback of the Company's stocks, or transfer or cancellation of the Company's treasury stocks, which affect the cash distribution rate of the shareholders' bonus, requiring adjustment, the management will request the shareholders' meeting to authorize the board of directors to handle the situation plenipotentiarily and make the adjustment accordingly.
- 3. According to Article 165 of the Company Act, stock transfer shall be discontinued from April 30, 2011 to June 28, 2011.
- 4. Apart from the public announcement, this is the letter of invitation attached with one copy each of the Notice for Attendance of the Shareholders' General Meeting and proxy. You are cordially invited to attend. If you are to attend the meeting in person, please report to the site on the date of meeting by filling out Coupon 2 the Notice for Attendance in Person and Coupon 3 Sign-in Card. If you wish to consign an agent to attend on your behalf, please send back Coupon 6 Proxy and Coupon 3 Sign-in Card in its full form, duly filled out, to the Company's stock affairs agent, President Securities Corp. with attention to Department of Stock Affairs Agency 5 days prior to the meeting. Once the signature or seal is verified, the Company's stock affairs agent will send back the Sign-in Card with the registration seal affixed to you your agent for attending the shareholders' general meeting.
- 5. If any shareholder wishes to enlist proxies, the Company will produce a general checklist stating therein the information of the solicitor and the soliciting information on 2011/5/27 to be disclosed on the website (http://free.sfib.org.tw). Investors who wish to make an enquiry may enter the website and navigate to Free

Enquiry System for Announced Information Related to Proxy. Click on the Entry for Enquiry About the Announced Information on Proxy for Meeting on the right-hand side and enter the search criteria.

6.	This is for your information and please act accordingly.
To: Shareholder The Board of Directors	, Advanced Semiconductor Engineering, Inc.
President Securities Co Stock Affairs Agent for	sing St., Sungshan District, Taipei City 105 rp. Department of Stock Affairs Agency Advanced Semiconductor Engineering, Inc. affairs agency: (02) 2746-3797 (Representative Line) scnet.com.tw/
To: Shareholder	
Coupon 2	
me the Sign-in Card. To: Advanced Semiconduc Shareholder No.: Shareholder Name: (If proxy is consigned,	personally attend the 2011 Shareholders' General Meeting on June 28, 2011 and you may send
- 2 -	

Coupon 3 Sign-in Card

This Sign-in Card will become null and void 2011 Shareholders' General Meeting of without the registration seal by the Company's Advanced Semiconductor Engineering, Inc.

stock affairs agent. To attend in person

By proxy Sign-in Card

Time: 10:00 a.m., Tuesday, June 28, 2011 Place: Chuang-Ching Auditorium, 600 Jiachang Rd., Nantz Processing Export Zone,

Nantz District, Kaohsiung City

Shareholder No.:

Number of Shares Held:

Addressee:

Shareholder Name:

Mailing Address of Shareholder:

Name of Agent:

Mailing Address of Agent:

Serial No. of Attendance: Approved by:

Coupon 4

Advanced Semiconductor Engineering, Inc. book-entry transfer (change) application form

Account No. Original Specimen

seal

Account Name

Telephone

Central deposit Origin a 1 Securities Account No. Cashier

account number registration Firm Code:

(account owner (Do not send in the Handled by

only) form if there are no

errors)

Change Serial No.

(New account)

Fractional shares shall be applied towards transfer fees.

Do not send in the form if central deposit account information is correct and no modifications are required.

Please fill out central deposit account information carefully; paperless registration shall be adopted if unable to transfer due to errors.

If there are any changes, please send the form back to the Department of Stock Affairs at President Securities Corp. before June 28, 2011 for processing.

If you agree to be allotted fractional shares by each account, place a check mark in the box below and return the form, affixed with the specimen seal, by mail.

- 3 -

Advanced Semiconductor Engineering, Inc. cash dividend transfer (change) application form Account No.

Original Specimen seal

Account Name

Telephone

Original Name of Bank Bank Code Branch Account title Account registration No. Check digit

(Do not send in the form if there are no errors)

(New) Change Name of Bank Bank Code Branch Account title Account No. Check digit

Post Passbook Branch Account No. Office (H) P07 No.

Please fill out bank information completely and carefully; a check will be sent if the fund is unable to be transferred.

If you are not familiar with filling out the account number for fund transfer, please attach a photocopy of your account passbook to facilitate data entry.

The distribution of cash dividends by the Company may be conducted via bank transfer or via checks.

Please send the form back to the Department of Stock Affairs at President Securities Corp. before June 28, 2011 for processing.

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Please Note:

The souvenir for shareholders this year will be: LED bike lamp; in the event of insufficient quantity, an alternative souvenir of equal value will be distributed.

If you are unable to attend the shareholders' meeting in person and wish to appoint the Department of Stock Affairs at President Securities Corp. to attend on your behalf, please present your proxy form, signed or sealed, to President Securities Corp. between June 10, 2011 to June 22, 2011 (with the exception of weekends and holidays), from 8:30 AM to 4:30 PM at the following address: 1F, 8, Tunghsing St., Sungshan District, Taipei City 105 Telephone: (02)2746-3797). Applications are not accepted otherwise.

You may pick up the souvenir from June 10 - June 27, 2011 at President Securities Corp., of 8, Tunghsing St., Sungshan District, Taipei City 105 or from June 10 - June 27, 2011 at 26, Ching 3rd Road, NEPZ, Kaohsiung City. 8:30 a.m. to 4:30 p.m. except on Sundays and holidays.

If you plan to attend the meeting in person on (June 28, 2011) you may pick up the souvenir at the meeting.

You may enquire about the souvenir-related information at the exclusive souvenir area on the website of President Securities Corp. at http://www.pscnet.com.tw/.

Coupon 5

Instructions for use of the Proxy

- 1. The proxy is provided with two different forms and the shareholder may opt to use any of them. However, if both forms are used simultaneously, it shall be deemed as carte blanche.
- 2. Before solicitation for proxy is made by other party, shareholders are advised to ask the solicitor to provide the information on the written and advertising contents or consult with the Company-compiled general information of the solicitor's written and advertising contents in order to fully understand the background information of the solicitor and the candidate to be elected as well as the opinion toward the agenda by the solicitor.
- 3. If the trustee agent is not a shareholder, he/she should fill out his/her ID number or the uniform serial number in the Shareholder A/C Column.
- 4. If the solicitor is a trust business or service agency institution, please fill out the uniform serial number in the Shareholder A/C Column.
- 5. All other matters related to the agenda shall be conducted by the instructions herein provided.
- 6. Once the proxy has been delivered to the Company and the shareholder wishes to personally attend the meeting, the concerned shareholder should notify the Company in writing at least one day prior to the shareholders' meeting to rescind the notice for proxy. If the shareholder fails to do so by the deadline, the voting right cast by the trustee agent shall govern.
- 7. President Securities Corp. (8, Tunghsing St., Sungshan District, Taipei City 105) has been appointed the Company's stock affairs agent for the current shareholders' meeting. Telephone: (02) 2746-3797). If you are unable to attend the shareholders' meeting in person to approve the proposals of the Board of Directors, please place a check mark $\sqrt{\text{next}}$ to the proposal on Format II of the proxy form, signed or sealed

- (1). Ratification of the Company's 2010 final financial statements.
 - (2). Ratification of 2010 earnings distribution proposal.
- (3). Discussions of issuance of new shares for stock dividends from retained earnings increase.
- (4). Discussions of authorizing the Board to opt at the optimal time for capital increase in cash by joining the issuance of GDR (Global depository receipts) or domestic capital increase in cash or issuance of domestic or ECB to raise funds.
- (5). Discussions of revision of the Company's Articles of Incorporation. The Agent Consigned is President Securities Corp.
- 8. See Coupon 6 for the format of the proxy.

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Coupon 6

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

Stock Code No.: 2311

PROXY Format I 1. (the trustor must fill out in person and it can not be replaced by affixation of seal) is hereby consigned as the agent for the undersigned shareholder, to attend the 2011 Shareholders' General Meeting to be held on June 28, 2011, representing the undersigned shareholder to exercise the rights of shareholders with regard to the matters in the agenda and may at his/her discretion handle the extempore motions in the meeting.

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

To:

Advanced Semiconductor Engineering, Inc.
Date of authorization:

Format II

1. ______ (the trustor must fill out in person and it can not be replaced by affixation of seal) is hereby consigned as the agent for the undersigned shareholder, to attend the Shareholders' General Meeting to be held on June 28, 2011, representing the undersigned shareholder to exercise the rights and opinion of shareholders with regard to the following agenda:

1. Ratification of the Company's 2010 final financial

Principal (Shareholder) Serial No. **ASE** Number of Signature or Seal (the trustor Shareholder shares held No. Name or Title Solicitor Signature or Seal Account No. Name or Title Agent Consigned Signature or Seal Account No. Name or Title ID No.

- 1. Ratify 2. Oppose 3. Abstainddress from voting.
- 2. Ratification of 2010 earnings distribution proposal.

statements.

- 1. Ratify 2. Oppose 3. Abstain from voting.
- 3. Discussions of issuance of new shares for stock dividends from retained earnings increase.
- 1. Ratify 2. Oppose 3. Abstain from voting.
- 4. Discussions of authorization to the board of directors to decide at the most optimal time to increase capital in cash from participation in issuance of GDR, or conduct capital increase in cash at home, or issue domestic convertible bond or ECB overseas.
- 1. Ratify 2. Oppose 3. Abstain from voting.

- Discussions of revision of the Company's Articles of Incorporation.
- 1. Ratify 2. Oppose 3. Abstain from voting.
- Extempore Motions.
- If this shareholder has not ticked any of the above motions, it shall mean ratification or endorsement of each and every motion.
- The agent of this shareholder may have the right at his/her discretion to handle any extempore motions in the meeting.
- Please mail the attendance pass or presence sign-in card to the agent. If the meeting date is changed for whatever the reason, this Proxy remains in force (limited to this meeting only).

To:

Advanced Semiconductor Engineering, Inc.

Date of authorization:

Checked and Verified by:

Serial No.:

B1, 8, Tunghsing St., Sungshan District, Taipei City 105 Advanced Semiconductor Engineering, Inc. Stock Affairs Agent President Sequrities Corp. Department of Stock Affairs Agency
President Securities Corp. Department of Stock Affairs Agency
Advertisement Reply
Taiwan Northern Post Office Administration Registration Permit
Pei-Shih-Tzu-#3577
(No Postage Necessary)
_F, _, Alley, Lane,Rd./Street, Sec. Sender:
02 Atten: Advanced Semiconductor Engineering, Inc. Stock Affairs AgentPresident Securities Corp. Department of Stock Affairs Agency B1, 8, Tunghsing St., Sungshan District, Taipei City 105
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Advanced Semiconductor Engineering, Inc.

2011 Annual Shareholders' Meeting

I	Meeting called to order (announcing respective holding of shareholders present)	
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2011 Annual Shareholders' Meeting Agenda

1.	Time: 10:00 a.m. Tuesday, June 28, 2011			
2.Plac	ce: Zhuang Jing Au	nditorium, 600 Jiachang Rd., Nantz Processing Export Zone, Nantz District, Kaohsiung City		
3.		Present: All shareholders and proxies		
4.		Chairperson's Remarks		
5.	Status Reports			
		(1)2010 Business Report		
	(2)	Report by supervisors on review of the 2010 financial statements.		
	(3)Repo	ort on total amount for endorsement, guarantee and amount of loans to third parties.		
	(4)	Report on the implementation of buying back shares from open market.		
6.		Matters for Ratification		
Case 1:	e Ratification of the Company's 2010 final financial statements.			
Case 2:	e Ratification of 2010 earnings distribution proposal.			
7.		Matters for Discussion		
Case 1:	e Discussions of issuance of new shares for stock dividends from retained earnings increase.			
Case 2:	e Discussions of authorizing the Board to opt at the optimal time for capital increase in cash by joining the issuance of GDR (Global depository receipts) or domestic capital increase in cash or issuance of domestic or ECB to raise funds.			
Case 3:	Discussions of rev	vision of the Company's Articles of Incorporation.		
		8.Other Proposals and Extempore Motions		
		9.Meeting Ended		
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Status Reports

1. The Company's 2010 Business Report (proposed by the Board of Directors) Explanation: Please see Attachment I for the 2010 Business Report attached to this Agenda Manual.

2.Supervisors' Report on 2010 financial statements. (proposed by the Board of Directors) Explanation: Please see Attachment II for the Supervisors' Report attached to this Agenda Manual.

3.Report of the Company's aggregate amount of endorsements and guarantees and amounts of loans extended to others as of December 31, 2010 (proposed by the Board of Directors)

Explanation: The Company's aggregate amount of endorsements and guarantees and amounts of loans extended to others are both zero as of December 31, 2010.

4.Report on the implementation of buying back shares from open market (proposed by the Board of Directors) Explanation: For information regarding the Company's share buyback and implementation status, refer to the following table:

Buyback info	The 3rd instance
•	
Date passed by resolution of Board of Directors	11/29/2010
Purpose of buyback	To protect the Company's credit and shareholder interests
Actual dates of buyback	11/30/2010 to 12/06/2010
Actual share type and amount of buyback	37,000,000 common shares
Actual percentage of shares bought back	100%
Actual percentage of shares bought back to total issued	0.61%
Actual monetary amount of shares bought back	NT\$1,185,204,932
Average share price of shares bought back	NT\$32.03
Amount of shares eliminated	37,000,000 shares
Amount of cumulatively held Company shares	0 shares
Percentage of amount ccumulatively held Company shares to total issued shares	0%

Matters for Ratification

Item 1 (proposed by the Board of Directors)

Proposal: 2010 final accounts for your recognition.

Explanation: 1 The Company's 2010 financial statements have been audited and attested by Deloitte & Touche and reviewed by the Supervisors.

2 Please ratify the financial statements (see Attachment III to this Agenda Manual for details) and the 2010 Business Report (see Attachment I to this Agenda Manual for details).

Resolution:

Item 2 (proposed by the Board of Directors)

Proposal: Please ratify the Company's 2010 proposal for earnings distribution.

Explanation: The Board of Directors has drafted the Company's 2010 proposal for surplus distribution as shown in the table below in accordance with The Company Act and the Company's Articles of Incorporation for your ratification.

TIME. NITTO

Advanced Semiconductor Engineering, Inc.

2010 Surplus Distribution Proposal

	Unit: NT\$		
Item	Amount		
Prior year retained earnings	2,429,954,392		
Add: Current year gross profit	18,337,500,094		
Subtract: Provision for 10% statutory surplus reserve	1,833,750,009		
Subtract: Provision for special surplus reserve	1,272,417,273		
Current year earnings to be distributed	17,661,287,204		
Items for distribution:			
Dividends (Note 1)	10,889,775,552		
Current year retained earnings	6,771,511,652		

Remark: NT\$304,200,000 to be distributed for Director and Supervisor remuneration NT\$1,523,133,000 to be distributed for employee bonuses, all in cash

President: Jason C.S. Chang Manager: Richard H.P. Chang Accountant Manager: Joseph Tung

Note A total of NT\$10,889,775,552 is distributed as dividends, NT\$1.8 per share, with NT\$3,932,418,952 in cash (a cash dividend of NT\$0.65 per share) and the remaining NT\$6,957,356,600 in stock (115 shares for each 1,000 shares retained by converting earnings into capital stock). The above distribution of dividends to shareholders and the cash and stock dividend distribution rates are calculated based on the number (6,049,875,312) of shares recorded in the Register of Shareholders as of March 21, 2011. Later, if the Company's ECB holders exercise the right of conversion, or new shares issued to employees against Employee Stock Option warrant, or new shares issued by the Company for a cash capital increase, or buyback of the Company's stocks, or transfer or cancellation of the Company's treasury stocks, which affect the cash distribution rate of the shareholders' bonus, requiring adjustment, the management will request the shareholders' meeting to authorize the board of directors to handle the situation plenipotentiarily and make the adjustment accordingly.

Note In order to meet the implementation to Income Tax Integration, earnings of the most recent year will be distributed this time.

Resolution:

Matters for Discussions

Item 1 (proposed by the Board of Directors)

Proposal: Please consider a share issue by converting earnings into equity stock.

Explanation: 1 To fund a factory expansion project, plans are being made to issue 695,735,660 new shares at a face value of NT\$10 each to raise NT\$6,957,356,600 with dividends of the same amount to be distributed in 2010.

- 2 Rules governing allotment of new shares: Based on the number of shares recorded in the Company's Register of Shareholders on March 21, 2011, namely 6,049,875,312, each 1,000 shares are eligible for an allotment of 115 shares for earnings converted into capital stock. If the number of shares eligible for dividend distribution changes as a result of conversion of offshore convertible bonds, exercise of stock options by employees, cash capital increases, buyback of company shares, or assignment or cancelation of treasury stock, shareholders are urged to authorize the board of directors to make corresponding adjustments, if any, to per-share dividends. Shareholders allotted fractions of a share will coordinate among themselves to combine and form whole shares within five days after the ex-dividend date. Share fractions failing to combine will be paid fractions of the face value in cash and the president will be authorized by the board to have them purchased by certain persons.
- 3 Rights and obligations of newly issued shares are the same as those of existing shares.
- 4 Ex-dividend date: The board is authorized to set the date after it is passed at the AGM and approved by the regulatory authority.
- 5 The factory expansion plan financed by the capital increase is expected to be completed by December 2014. Implementation of the plan is expected to boost the Company's competitiveness, improve its efficiency, and have a positive impact on shareholders' rights and interests. The board is authorized to make necessary changes if the capital increase must be changed as ordered by the regulatory authority or required by circumstances.

Resolution:

Item 2 (proposed by the Board of Directors)

Proposal:

To finance future capacity expansion, provide for working capital increases, repay bank loans, or cope with other needs for funds in the longer term, the AGM is urged to authorize the board to issue GDRs through cash capital increases, conduct domestic cash capital increases, or issue convertible bonds in Taiwan or overseas according to articles of incorporation, relevant regulations and the following rules.

Explanation: 1 The principles to authorize the board of directors to issue new common shares and GDR for capital increase in cash shall be as follows:

- (1) Shares issued via issuance of GDRs through cash capital increases shall not exceed 500 million with the board and president authorized to conduct only one issue and decide how many shares to be issued depending on market circumstances.
- (2) The price at which shares are issued via issuance of GDRs through cash capital increases shall not fall below 90% of the simple arithmetic mean of the share's closing price on the date the issue price is set and its closing price one, three or five days prior to the price-setting date as per "Self-imposed Rules Governing Underwriters Assisting Companies in Issuing Securities" announced by Taiwan Securities Association. If relevant regulations change, the pricing method may be changed accordingly. As share prices often fluctuate substantially in a short time, the president is authorized to set the issue price by following international practices after consulting the underwriter and considering international capital markets' circumstances, domestic market prices, and the book building status. The GDR's issue price is decided based on the fair market price of the company's common stock. Original shareholders may purchase common stock in Taiwan's stock market at a price close to the GDR's issue price without having to assume exchange and liquidity risks. In addition, shares issued via issuance of GDRs through cash capital increases will dilute the original shareholders' equity to a maximum of 8.26%, not a major impact on shareholders' rights and interests.
- (3) 10% of common shares issued for capital increase in cash shall, according to Article 267 of The Company Act, be reserved for subscription by company employees and the remaining 90% will be fully appropriated for open issuance as the securities for GDR as the original shareholders have waived their rights for subscription in accordance with Article 28.1 of the Securities Trading Act. For the part that employees have not subscribed, the chairman of the board is authorized to contact specific party for purchase or, depending on the market requirements, list as the original securities for participation in the issuance of GDR.

- (4) Funds raised by shares issued via issuance of GDRs through cash capital increases shall be used to purchase materials overseas, provide for working capital increases, repay bank loans, purchase machinery and equipment and/or invest in other firms. Implementation shall be completed within 2 years after the funds are raised. The project is expected to boost the Company's competitiveness, improve its efficiency, and have a positive impact on shareholders' rights and interests.
- (5) The board of directors is authorized to set the major contents of the capital increase in cash plan, which includes issuance price, number of shares issued, issuance conditions, source of capital, plan items, amount of fund raised, estimated progress and estimated probable effect generated as well as the issuance plan of participation in the issuance of GDR.
- (6) Once the plan for capital increase in cash is approved by the competent regulatory authority, the board of directors will be authorized to proceed with matters related to issuance of new shares.
- (7) If the agreement on issuance time, issuance condition, issuance volume, issuance amount of capital increase in cash and participation in issuance of GDR as well as other matters related to capital increase in cash and participation in issuance of GDR needs update in future due to the decision by the competent regulatory authority and on the basis of operation evaluation, or the needs of objective environment, the board of directors shall be authorized to handle at its full discretion.
- (8) In conjunction with the issuance method of common shares for capital increase in cash and participation in GDR issuance, the chairman of the board or his designated representative is authorized to represent the Company in signing all documents related to the participation in the issuance of GDR as well as handling all needed matters related to the participation in the issuance of GDR.
- (9) For matters that are not covered herein, the board of directors may, in accordance with law, proceed at its discretion.
- 2 The principles to authorize the board of directors to conduct capital increase in cash at home shall be as follows:
- (1) Number of new shares issued for capital increase in cash shall not be in excess of 500,000,000 shares.
- (2) Face value of shares issued via cash capital increases is NT\$10 per share. The issue price shall be decided by the president after consulting the underwriter as per "Self-imposed Rules Governing Underwriters Assisting Companies in Issuing Securities" announced by Taiwan Securities Association and market conditions at time of issue and approved by the regulatory authority.

- (3) Cash capital increases shall be conducted through book building. 10%-15% shall be set aside for subscription by employees as per Article 267 of the Company Act. The remainder, the right to subscribe for which is forfeited by original shareholders as per Article 28.1 of the Securities Exchange Act, shall be made available to the public through book building. In addition, if the Company's employees have not subscribed sufficiently and adequately or waived the right to subscribe, the chairman may contact specific party for purchase.
- (4) Funds raised through cash capital increases shall be used to purchase materials from overseas, provide for working capital increases, repay bank loans, purchase machinery and equipment and/or invest in other firms. Implementation shall be completed within 2 years after the funds are raised. The project is expected to boost the Company's competitiveness, improve its efficiency, and have a positive impact on shareholders' rights and interests.
- (5) The board of directors is authorized to set the major contents of the capital increase in cash plan, which includes issuance price, number of shares issued, issuance conditions, plan items, amount of fund raised, estimated progress and estimated probable effect generated as well as the issuance plan of participation in the issuance of GDR. If a cash capital increase must be changed as ordered by the regulatory authority or required by circumstances, the board is authorized to make corresponding changes.
- (6) Once the plan for capital increase in cash is approved by the competent regulatory authority, the board of directors will be authorized to set the base date for capital increase.
- (7) With respect to the manner of issuance as mentioned in Section 2.3 above, the board of directors is authorized to make the amendment at its full discretion if amendment becomes necessary due to update of laws or regulations or the objective environment dictates the amendment.
- (8) For matters that are not covered herein, the board of directors may, in accordance with law, proceed at its discretion.
- 3 The principles to authorize the board of directors to conduct capital increase in cash by issuance of convertible corporate bond at home and ECB overseas:
- (1) Estimated number of shares for conversion: Not to exceed the number of shares registered in the application for update of the Company's profit-seeing registration card.

- (2) Time of issuance: It depends on the capital needs by the Company and the market condition.
- (3) Interest rate: In principle, it shall be by the market interest rate then prevailing in the marketplace and reasonable, if possible.
- (4) Issuance duration: It depends on the capital needs by the Company.
- (5) Issuance condition: Subject to negotiation with the lead underwriter and existing laws and regulations.
- (6) Funds raised through issuance of convertible bonds in Taiwan or overseas shall be used to purchase materials from overseas, provide for working capital increases, repay bank loans, purchase machinery and equipment and/or invest in other firms. Implementation shall be completed within 2 years after the funds are raised. The project is expected to boost the Company's competitiveness, improve its efficiency, and have a positive impact on shareholders' rights and interests.
- (7) The board of directors is authorized to set the issuance measures, amount of fund raised, plan items, estimated progress as well as estimated probable effect generated.
- (8) In conjunction with the issuance of the convertible corporate bond the chairman of the board or his designated representative is authorized to represent the Company in signing all documents related to the issuance of the convertible corporate bond as well as handling all needed matters related to the issuance of the convertible corporate bond.
- (9) For matters that are not covered herein, the board of directors may, in accordance with law, proceed at its discretion.

Resolution:

Item 3 (proposed by the Board of Directors)

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

Explanation: 1 To accommodate the Company's operating requirements, plans are being made to revise certain provisions in the articles of incorporation.

2 Please refer to Attachment IV to this Agenda Manual for the table of comparison of revised Articles of Company's Incorporation. Your consent is solicited.

Resolution:

Other Proposals and Extempore Motions

Meeting Ended

Attachment I

Advanced Semiconductor Engineering, Inc. Business Report

In 2010, the global economy continued the trend of recovery that had begun in 2009 and finally returned to prosperity. The economic growth in 2010 is expected to reach 4.8%. According to the report issued by the IEK ITIS project of Industrial Technology Research Institute, the output of Taiwan's semiconductor industry in 2010 experienced a significant growth of 41.5% compared with 2009, which was higher than the 31.6% growth rate of global semiconductor industry. The output of the assembly industry was NT\$297 billion, a growth of 48.8% over 2009, whereas the output of the testing industry amounted to NT\$132.7 billion, a growth of 51.5% compared with 2009. Although the economy has returned to the level before the eruption of the financial crisis, advanced nations and emerging economies have been growing at very different pace, the former moderately and the latter much more aggressively. Following the recovery from the crisis, exchange rate fluctuations, surging gold prices and credit crisis of EU member states were still among major concerns. The Company endeavored to achieve growth and performance while adopting prudent response measures to address a variety of challenges and changes in the industry landscape. The following is our report on the company's operation for the past year:

"2010 Operating Results"

1. Implementation results for the 2010 business plan

The Company's combined revenues for 2010 were NT\$188.7 billion, an increase of NT\$103 billion over 2009, equivalent to a 120% growth. For semiconductor assembly and testing services, the Company's revenue in 2010 was NT\$123 billion, a growth of 47%. Overall, 2010 was a very successful year for the Company. Apart from higher growth in performance compared to competitors and the industry as a whole, the Company's market share in the global assembly and testing foundry market increased by 2%. The proportion of IDM customers was also rising by the quarter and was now in the range of 38-39%. Meanwhile, a China-based chip maker also become one of our top ten customers. Furthermore, major Japanese IDMs continued to engage the Company in back-end services, and they accounted for 10% of our revenues. The Company's capital expenditures in 2010 was a record high, pushing copper wire bond assembly revenue as high as 18% of total revenues. In addition, the Company also achieved substantial gains in the expansion of production sites: During the second half of 2010, the Company acquired the Singapore plant of EEMS to enhance our market share in Southeast Asia and strengthen our competitiveness in the region; The Kaohsiung operations also expanded production capacity by acquisitions and by constructing new plants; Our plans for the second half of the year include capital increase for the subsidiary ASE Weihai in China, significantly expanding the assembly and testing capacity of discrete devices. We look forward to a substantial growth next year. Finally, the inauguration of the ASE Kunshan plant is also expected to contribute considerably to the Company's future profitability.

2. Budget performance No financial forecast was disclosed in 2010.

3. Analysis of financial accounts and profitability

As of the end of 2010, the Company's paid-in capital was NT\$60,519,872 thousands and shareholders' equity NT\$88,556,369 thousands accounting for 55% of total assets of NT\$161,626,460 thousands Its long-term capital are 350% of fixed assets and current ratio 69%. This year's ratios are at about the same levels as those in the preceding year. The Company's financial structure and ability to repay debts are relatively sound. This year's after-tax net profit rose to NT\$18,337,500,000, a 172% increase over 2009. The Company's overall operating results and profitability are excellent, with performance greatly exceeding the level in 2009 and has brought the Company back to the profitability level before the global economic downturn, a significant achievement indeed.

4. R&D overview

New technologies successfully developed by the Company in 2010 developed are categorized as follows: (1) For flip-chip assembly, 40 nano copper process / 40 nano copper process with tin and lead-free flip-chip assembly and wire-bond assembly of wafers with an ultra-low dielectric coefficient / lead-free flip-chip stacking assembly of wafers with a low dielectric coefficient, 40 μ m nano pitch mixed flip-chip and wire-bond stacking assembly, copper process/concealed laser cutting for thin wafers with a low dielectric coefficient, and fine pitch non-conductive flip-chip thin film substrate. (2) For wire-bond assembly, 32 nano copper / gold wire-bond assembly of wafers with an ultra-low dielectric coefficient, 45 nano copper / copper wire-bond assembly of wafers with an ultra-low dielectric coefficient, high-density aQFN assembly. (3) For system packaging, 200 mm through silicon wafer (TSV), 200 mm silicon substrate assembly, integrated passive component QFN/ LGA assembly, substrate embedded with active, passive components, RF wireless communications modules, and fan out flip-chip Map PoP. (4) For wafer assembly, 200 mm fan out WLP and 40 μ m Pitch Cu Pillar Bump. The Company will continue to invest in equipment and advanced assembly and testing R&D, thus maintaining our position as the global leader in semiconductor assembly and testing.

"Outline of 2011 Business Plan"

- 1. Operating policy
- (1) Providing customers service of "ultimate quality" (2) creating long-term, stable profits for the Company and customers (3) working with partner firms to jointly create a prosperous future (4) being as flexible as possible in its business dealings.
- 2. Projects sales volume and references
 In light of current industry dynamics, future market demand and ASE's capacity, the projected sales volume for 2011 is as follows:

Item Project Sales
Assembly Approx.
10.1 billion
chips
Test Approx. 1.4
billion chips

3. Important production and sales policies

The popularity of consumer electronics products such as smart phones, tablet PCs, smart TVs and game consoles in recent years is expected to drive the continuing growth of the semiconductor industry. These products represent the impetus for the future growth of the Company's revenues. Tablet computers are especially significant since most of our customers are suppliers of tablet PC-related devices and components. Meanwhile, the Company will also focus on the conversion of copper processes to improve cooperation in the semiconductor industry supply chain and to reduce costs in keeping pace with the enormous demand for communications products in emerging markets as well as the trend toward lower costs in the production of smart phones. We continue to develop packaging and testing services with high added-value and high unit prices as well as sophisticated and innovative high-end integrated circuits, while delegating packaging and testing services for discrete components, which are of lower unit prices, less sophisticated and technologically less advanced, to our mainland operations. The purpose is to increase the Company's competitiveness and achieve a balance of development between corss strait.

"Development Strategy"

According to estimates provided by the IEK ITIS project of Industrial Technology Research Institute, in 2011 the semiconductor industry will continue to grow but at a slower rate, which is projected to be 8.7%. The assembly and testing sectors are estimated to grow at about 10.3% and 11.1%, respectively. With the price of gold rising substantially, our competitors' copper wire bonding process capability is also catching up, and with local IC manufacturers and major overseas component integration vendors becoming more willing to adopt copper processing, the Company will be investing a significant amount of capital expenditure to expand our copper wire bonding machines in order to achieve a 35% proportion of wire bonding for the entire year. The continuing expansion of operations outsourced by integrated device manufacturers (IDMs) in 2011 is the main driving force behind the high growth of Taiwan's IC packaging and testing industry. The Company is committed to raising the proportion of revenues from IDM customers. In addition, China's economic growth in 2010 ranked highest among East Asian emerging markets, and aggressive pursuit of the expansion of our China operations is also the niche of the Company's continued growth.

"Impacts of Competition, Legislation and Operating Environment"

The improving global economy has helped to materialize the benefits from the programs introduced by the Company during the financial crisis of the past two years on human resources, production lines, cost planning and integrated solutions; we have since achieved unprecedented revenues and profits. With the government's liberalization and encouragement of establishing presence in China by Taiwanese enterprises and with the signing of ECFA, the Company has invested in and set up production plants in China, utilizing the vast amount of human resources available locally to improve our product lines and increase our competitiveness. Our improved market share has further accelerated the Company's growth. Faced with the fluctuations in the New Taiwan dollar exchange rate and the rise of the IC packaging and testing industry in China, the Company is committed to improving our position constantly and the adoption of adequate risk management and control measures. The Company and the management team are not complacent with past achievements. In stead we strive to further improve our competitiveness and set the goal of creating higher profits for our shareholders in appreciation of their support.

President: Jason C.S. Chang Manager: Richard H.P. Chang Accountant Manager: Joseph Tung

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Supervisors' Report

We have examined the Company's 2009 financial statements, and the Company's business report, earnings distribution proposals, etc. that have been prepared and submitted by the Board of Directors and audited and attested by certified public accountants, Kung Chun Chi and Chiu Hui Yin of Deloitte & Touche, and do not find any discrepancy. We hereby respectfully prepare and present this Report in accordance with Article 219 of The Company Act for your review.

Advanced Semiconductor Engineering, Inc.

Advanced Semiconductor Engineering, Inc.

Supervisors: YY Tseng

John Ho

Sam Liu

TS Chen

Jerry Chang

April 12, 2011

Attachment III

Advanced Semiconductor Engineering, Inc.

Financial Statements for the Years Ended December 31, 2010 and 2009 and Independent Auditors' Report

INDEPENDENT AUDITORS' REPORT

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

We have audited the accompanying balance sheets of Advanced Semiconductor Engineering, Inc. (the "Company") as of December 31, 2010 and 2009, and the related statements of income, changes in shareholders' equity and cash flows for the years then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the Company as of December 31, 2010 and 2009, and the results of its operations and its cash flows for the years then ended, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers, the requirements of the Business Accounting Law and Guidelines Governing Business Accounting relevant to financial accounting standards, and accounting principles generally accepted in the Republic of China.

As discussed in Note 9 to the accompanying financial statements, the Company and its subsidiaries completed the tender offerings for the common shares of Universal Scientific Industrial Co., Ltd. ("USI") in February and August 2010, respectively. Thereafter, the USI shareholdings held by the Company and its subsidiaries are increased to 98.9%.

As discussed in Note 3 to the accompanying financial statements, starting from January 1, 2009, the Company adopted Statements of Financial Accounting Standards No. 10 "Accounting for Inventories".

We have also audited the consolidated financial statements of the Company and its subsidiaries as of and for the years ended December 31, 2010 and 2009, and have issued a modified unqualified opinion with an explanatory paragraph.

March 17, 2011

Notice to Readers

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

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

BALANCE SHEETS
DECEMBER 31, 2010 AND 2009
(In Thousands of New Taiwan Dollars, Except Par Value)

	2010		2009			2010		2009	
ASSETS	Amount	%	Amount	%	LIABILITIES AND SHAREHOLDERS' EQUITY	Amount	%	Amount	%
CURRENT ASSETS					CURRENT LIABILITIES				
Cash					Financial liabilities at fair value through profit or loss -				
	\$1,632,102	1	\$4,079,270	3	current	\$488,769	-	\$ 61,195	-
Financial assets at fair value through profit or loss -					Hedging derivative liabilities - current				
current	72,586	-	15,747	-		457,494	-	122,495	-
Accounts receivable, net	9,587,062	6	9,279,406	7	Accounts payable	6,231,596	4	5,253,226	4
Accounts receivable from	00.504		7 2 022		Accounts payable to related parties	4 000 5 4		106111	
related parties	99,534	-	52,032	-	T , 11	1,090,674	1	1,061,115	1
Receivable for income tax refund	_	-	99,330	-	Income tax payable	744,222	-	808,739	1
Other receivables	714,388	-	873,015	1	Accrued expenses	4,287,655	3	2,574,102	2
Other receivables from related					Other payables to related parties				
parties	1,080,395	1	163,854	-		9,348,575	6	5,875,663	4
Inventories	2,910,324	2	2,086,376	2	Payable for properties	1,244,836	1	1,755,397	1
Deferred income tax assets -					Other payables				
current	461,417	-	700,357	-		383,581	-	291,588	-
Other current assets					Current portion of capital lease				
	194,779	-	242,226	-	obligations	1,504	-	9,048	-
					Other current liabilities	164,547	-	292,383	-
Total current									
assets	16,752,587	10	17,591,613	13					
					Total current liabilities	24,443,453	15	18,104,951	13

NIVEOTMENITO	
NVESTMENTS Available-for-sale LONG-TERM	
inancial assets - LIABILITIES	
noncurrent 102,790	
•	
e e	
oncurrent 364,551 - 467,468 - noncurrent 159,279 - 311,778	-
Equity method Long-term bank	22
	32
Capital lease obligations 238 - 1,749 -	
Cotal long-term	
nvestments 101,583,798 63 80,340,959 60	
Total long-term	
· · · · · · · · · · · · · · · · · · ·	32
PROPERTY,	
PLANT AND	
EQUIPMENT	
Cost OTHER	
LIABILITIES	
Land Accrued pension	
·	1
Buildings and Guarantee deposits	1
· · · · · · · · · · · · · · · · · · ·	
Machinery and quipment 63,587,917 39 54,595,445 41	
ı	
quipment 63,102 - 66,613 - liabilities 1,252,895 1 1,072,890 1	
Furniture and	
ixtures 846,113 1 968,773 1	16
	ŀ6
Total cost 86,173,295 53 75,507,556 57	
Accumulated CAPITAL STOCK	
1 1 1 10 100 100 20 10 100 170 27	
lepreciation 49,468,469 30 48,492,479 37	
Accumulated Common Stock -	
Accumulated Common Stock - mpairment 64,072 NT\$10 par value	
Accumulated Common Stock - mpairment 64,072 NT\$10 par value Authorized -	
Accumulated Common Stock - mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand	
Accumulated Common Stock - mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares	
Accumulated Common Stock - mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in Issued - 6,051,987	
Common Stock - NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 Shares Issued - 6,051,987 thousand shares in	
Common Stock - NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Issued - 6,051,987 thousand shares in 2010 and 5,479,878	
Common Stock - NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in Issued - 6,051,987 thousand shares in 2010 and 5,479,878 465,003 - 128,315 - thousand shares	
Accumulated mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in orogress	
Accumulated mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in orogress	
Accumulated mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in Issued - 6,051,987 thousand shares in 2010 and 5,479,878 465,003 - 128,315 - thousand shares Machinery in in 2009	41
Accumulated mpairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in orogress	41
Common Stock - Impairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in Issued - 6,051,987 thousand shares in 2010 and 5,479,878 465,003 - 128,315 - thousand shares In 2009 Machinery in In 2009 Transit and In 2009 Transit and In 2009	41
Common Stock - Impairment 64,072 NT\$10 par value Authorized - 8,000,000 thousand 36,640,754 23 27,015,077 20 shares Construction in Improgress	41

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equipment									
INTANGIBLE ASSETS					Total capital stock	60,819,570	38	54,933,988	41
Patents	42,831	_	62,194	_	CAPITAL SURPLUS				
Goodwill	·		,	_	Capital in excess of				
Defermed manaism	957,167	1	957,167	1	par value	1,197,845	1	1,311,421	1
Deferred pension cost	44,024	_	50,393	_	Treasury stock transactions	2,136,353	1	827,285	1
					Long-term investment	3,527,240	2	3,538,222	3
Total intangible	1011000		1 0 6 0 = 7 1		Employee stock	21011			
assets	1,044,022	1	1,069,754	1	options	319,147	-	-	-
					Accrued interest on convertible bonds	_	_	656,827	_
OTHER ASSETS								000,027	
Assets leased to					Total capital surplus				
others	1,806,424	1	2,439,452	2		7,180,585	4	6,333,755	5
Idle assets	4,744	-	86,062	-					
Guarantee					RETAINED				
deposits -					EARNINGS				
noncurrent	12,950	-	12,193	-		24,972,944	16	13,229,409	10
Deferred charges	621,772	-	570,778	-					
Deferred income					OTHER EQUITY				
tax assets -					ADJUSTMENTS				
noncurrent	841,140	1	694,669	1					
Restricted assets					Unrealized gain or				
					loss on financial				
	149,447	-	84,447	-	instruments	246,303	-	25,498	-
					Cumulative				
					translation	(1 120 619)	(1)	2 276 500	2
Total other assets					adjustments Unrecognized	(1,120,618)	(1)	3,276,508	2
Total other assets	3,436,477	2	3,887,601	3	pension cost	(398,103)		(248,641)	
	3,430,477	2	3,007,001	3	Treasury stock -	(396,103)	-	(240,041)	-
					151,792 thousand				
					shares in 2010 and				
					322,532 thousand				
					shares in 2009	(3,144,312)	(2)	(5,934,491)	(4)
					shares in 2007	(3,144,312)	(2)	(3,754,471)	(+)
					Other equity				
					adjustments, net	(4,416,730)	(3)	(2,881,126)	(2)
						(1,110,100)	(-)	(=,====)	(-)
					Total shareholders'				
					equity	88,556,369	55	71,616,026	54
					•				
TOTAL	\$161,626,460	100	\$133,272,998	100	TOTAL	\$161,626,460	100	\$133,272,998	100

(With Deloitte & Touche audit report dated March 17, 2011)

STATEMENTS OF INCOME YEARS ENDED DECEMBER 31, 2010 AND 2009 (In Thousands of New Taiwan Dollars, Except Per Share Data)

	2010		2000	2009		
	Amount	%	Amount	%		
REVENUES	\$68,005,684	101	\$46,805,576	101		
LESS: SALES DISCOUNTS AND ALLOWANCES	666,278	1	671,262	1		
NET REVENUES	67,339,406	100	46,134,314	100		
COST OF REVENUES	50,633,615	75	35,554,473	77		
GROSS PROFIT	16,705,791	25	10,579,841	23		
OPERATING EXPENSES						
Research and development	2,775,607	4	2,036,633	4		
Selling	745,295	1	783,222	2		
General and administrative	2,823,686	5	1,941,215	4		
Total operating expenses	6,344,588	10	4,761,070	10		
INCOME FROM OPERATIONS	10,361,203	15	5,818,771	13		
NON-OPERATING INCOME AND GAINS						
Interest income	10,559	-	19,363	_		
Gain on valuation of financial assets, net	455,097	1	808,585	2		
Equity in earnings of equity method investments	9,918,123	15	2,762,236	6		
Foreign exchange gain, net	457,124	1	-	-		
Other	396,382	-	462,648	1		
Total non-operating income and gains	11,237,285	17	4,052,832	9		
NON-OPERATING EXPENSES AND LOSSES						
Interest expense	1,060,346	2	1,070,718	3		
Loss on valuation of financial liabilities, net	872,900	1	572,952	1		
Foreign exchange loss, net	_	_	3,631	-		
Impairment loss	161,024	-	-	-		
Other	471,629	1	556,611	1		
Total non-operating expenses and losses	2,565,899	4	2,203,912	5		
INCOME BEFORE INCOME TAX	19,032,589	28	7,667,691	17		
	, - ,		, .,			

INCOME TAX EXPENSE	695,089	1	923,145	2
NET INCOME	\$18,337,500	27	\$6,744,546	15 (Continued)
28				

ADVANCED SEMICONDUCTOR ENGINEERING, INC.

STATEMENTS OF INCOME

YEARS ENDED DECEMBER 31, 2010 AND 2009

(In Thousands of New Taiwan Dollars, Except Per Share Data)

	Before Income Tax	After Income Tax	Before Income Tax	009 After Income Tax
EARNINGS PER SHARE (EPS)				
Basic EPS	\$3.22	\$3.10	\$1.35	\$1.19
Diluted EPS	\$3.16	\$3.04	\$1.33	\$1.17

PRO FORMA INFORMATION

Had the Company's shares held by subsidiaries been accounted for as available-for-sale financial assets rather than treasury stock (after tax):

		2010	2009
Net income for calculation of basic EPS purpose		\$19,646,568	\$6,905,441
Net income for calculation of diluted EPS purpose		\$19,502,171	\$6,878,969
EARNING PER SHARE			
Basic EPS		\$3.25	\$1.14
Diluted EPS		\$3.19	\$1.13
(With Deloitte & Touche audit report dated March 17, 2011)	(Concluded)		
29			

STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY YEARS ENDED DECEMBER 31, 2010 AND 2009

(In Thousands of New Taiwan Dollars)

	Capital Common Stock	Stock Capital Received in Advance	Capital Surplus	Legal Reserve	Retained Earning Unappropriated Earnings		Unrealized Gain or Loss on Financial Instruments	Other l Cumula Translat Adjustn
BALANCE, JANUARY 1, 2009	\$56,904,278	\$3,387	\$6,373,287	\$2,915,029	\$6,306,375	\$9,221,404	\$(439,438)	\$4,873
Appropriations of 2008 earnings Legal reserve Cash dividends - 5.0%	- -	-	-	616,005	(616,005) (2,736,568)	- (2,736,568	-	-
Adjustment of equity method investments	-	-	1,369	-	27	27	380,464	-
Cash dividends paid to subsidiaries	-	-	160,895	-		-	-	-
Change in unrealized gain on cash flow hedging financial instruments	_	-	-	-	-	-	84,472	_
Stock options exercised by employees	74,245	131,818	32,726	_		_		-
Net income in 2009	-	-	-	-	6,744,546	6,744,546	-	-
Cumulative translation	-	-	-	-	-	-	-	(1,597,

adjustments									
Change in net loss not recognized as pension cost	-			-		-	_	-	-
Acquisition of treasury stock - 109,274 thousand shares	-			_		-	-		_
Retirement of treasury stock - 217,974 thousand shares	(2,179,740)	-	(234,522) -		-	-	-	-
BALANCE, DECEMBER 31, 2009	54,798,783	135,205	6,333,755	3,	,531,034	9,698,375	13,229,409	25,498	3,276,5
Appropriations of 2009 earnings									
Legal reserve	-	-	-	6	74,455	(674,455)	-	-	-
Stock dividends - 8.4%	4,615,775	-	-	-		(4,615,775)	(4,615,775)	-	-
Cash dividends - 3.6%	-	_	-	-		(1,978,190)	(1,978,190)	_	-
Issuance of common stock from capital surplus	879,195		(879,195) -		-	_	_	-
Adjustment of equity method investments	-	-	(9,510) -		-	-	124,744	-
Change in unrealized loss on available-for-sale financial assets	-	_	_	_		_	-	(9,290) -
D: 1 6									
Disposal of treasury stock held by subsidiaries	-	-	1,271,532	-		-	-	-	-
Disposal of equity method investments	-	-	(1,472) -		-	-	-	-

Cash dividends paid to								
subsidiaries	-	-	37,536	-	-	-	-	-
Change in unrealized gain on cash flow hedging financial instruments	_				_		105,351	-
Compensation recognized for employee stock options	_		319,147	_	_	-		-
Stock options exercised by employees	226,119	164,493	108,792	-	-	-	-	-
Net income in 2010	-	-	-	-	18,337,500	18,337,500	-	-
Cumulative translation adjustments		-			-	_	_	(4,397,
Change in net loss not recognized as pension cost	_	-		-	_	_	-	-
Acquisition of treasury stock - 37,000 thousand								
shares	-	-	-	-	-	-	-	-
BALANCE, DECEMBER 31, 2010	\$60,519,872	\$299,698	\$7,180,585	\$4,205,489	\$20,767,455	\$24,972,944	\$246,303	\$(1,120
(With Deloitte & T					\$20, , 21, 1	72. 17 27.	Ψ - · · · · · ·	Ψ(-,

STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2010 AND 2009

(In Thousands of New Taiwan Dollars)

	Vear Ended	December 31
	2010	2009
CASH FLOWS FROM OPERATING ACTIVITIES		
Net income	\$18,337,500	\$6,744,546
Adjustments to reconcile net income to net cash provided by operating activities:	φ10,337,300	\$0,744,540
Depreciation	6,149,218	5,611,664
Amortization	344,999	349,617
Compensation cost of share-based payments	240,108	-
Provision for inventory valuation	76,763	112,025
Impairment loss on financial assets	41,739	-
Impairment loss on non-financial assets	119,285	_
Equity in earnings of equity method investments	(9,918,123)	(2,762,236)
Cash dividends received from equity method investments	2,507,350	1,784,475
Deferred income taxes	131,490	281,359
Other	(290,788)	•
Changes in operating assets and liabilities	(
Financial assets for trading	(56,839)	(15,747
Accounts receivable	(324,032)	
Accounts receivable from related parties	(47,502)	(24,692
Other receivables	(140,787)	51,931
Other receivables from related parties	(50,497)	(135,897
Inventories	(900,711)	(678,765
Other current assets	45,415	(53,902
Financial liabilities for trading	427,574	(21,043
Accounts payable	978,370	2,487,122
Accounts payable to related parties	29,559	262,494
Income tax payable	(64,517)	165,995
Accrued expenses	1,713,553	275,091
Other payables	91,993	(64,192
Other payables to related parties	384,944	69,561
Other current liabilities	(127,836)	121,833
Net cash provided by operating activities	19,698,228	10,472,984
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of available-for-sale financial assets	(1,470,000)	(570,000
Proceeds from disposal of available-for-sale financial assets	1,470,173	570,058
Proceeds from disposal of bond investments with no active market	-	450,000
Acquisition of financial assets carried at cost	(23,947)	(104,914
Cash received from return of capital on financial assets carried at cost	14,784	-
Acquisition of equity method investments	(13,730,817)	(23,614,725)

Proceeds from disposal of equity method investments	18,000	20,814,031
Cash received from return of capital on equity method investments	3,169	-
Acquisition of property, plant and equipment	(15,210,386)	(5,574,392)
Proceeds from disposal of property, plant and equipment	216,522	101,739
		(Continued)

STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2010 AND 2009

(In Thousands of New Taiwan Dollars)

	Year Ended I	
	2010	2009
Decrease in guarantee deposits	\$1,275	\$2,768
Increase in deferred charges	(372,510)	
Decrease (increase) in other receivables	450,000	(450,000)
Increase in restricted assets	(65,000)	(300)
Net cash used in investing activities	(28,698,737)	(8,632,100)
CASH FLOWS FROM FINANCING ACTIVITIES		
Increase in other payables to related parties	3,316,080	4,893,800
Proceeds from long-term bank loans	29,369,947	27,680,050
Repayment of long-term bank loans	(23,459,700)	(28,263,090)
Repayment of bonds payable	-	(1,375,000)
Repayment of capital lease obligations	(9,055)	(18,413)
Increase (decrease) in guarantee deposits received	60	(121)
Cash dividends	(1,978,190)	(2,736,568)
Proceeds from exercise of stock options by employees	499,404	238,789
Acquisition of treasury stock	(1,185,205)	(1,314,273)
Net cash provided by (used in) financing activities	6,553,341	(894,826)
NET INCREASE (DECREASE) IN CASH	(2,447,168)	946,058
CASH, BEGINNING OF YEAR	4,079,270	3,133,212
CASH, END OF YEAR	\$1,632,102	\$4,079,270
SUPPLEMENTAL INFORMATION		
Interest paid	\$1,095,413	\$1,194,519
Less: capitalized interest	43,533	22,603
Interest paid (excluding capitalized interest)	\$1,051,880	\$1,171,916
Income tax paid	\$519,421	\$471,854
Cash paid for acquisition of property, plant and equipment		
Acquisition of property, plant and equipment	\$14,598,373	\$6,838,333
Decrease (increase) in payables	612,013	(1,263,941)
	\$15,210,386	\$5,574,392
Cash received from disposal of property, plant and equipment		
Proceeds from disposal of property, plant and equipment	\$232,404	\$140,891

Increase in other receivables	(15,882) (39,152)
	\$216,522	\$101,739
		(Continued)
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ADVANCED SEMICONDUCTOR ENGINEERING, INC.

STATEMENTS OF CASH FLOWS YEARS ENDED DECEMBER 31, 2010 AND 2009 (In Thousands of New Taiwan Dollars)

		Year Ended 2010	December 31 2009
Cash received from disposal of equity method investments			
Proceeds from disposal of equity method investments		\$18,000	\$29,608,501
Increase in prepaid investments		-	(8,794,470)
• •		\$18,000	\$20,814,031
Cash paid for acquisition of equity method investments			
Acquisition of equity method investments		\$13,730,817	\$32,409,195
Capitalization from other receivables		-	(8,794,470)
•		\$13,730,817	\$23,614,725
Cash received from return of capital on long-term investm	ents		
Cash received from return of capital on equity method invo	estments	\$904,587	\$3,169
Increase in other receivables from related parties		(901,418)	(3,169)
		\$3,169	\$-
FINANCING ACTIVITIES NOT AFFECTING CASH FI	OWS		
Current portion of capital lease obligations		\$1,504	\$9,048
(With Deloitte & Touche audit report dated March 17, 2011)	(Concluded)	·	
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Advanced Semiconductor Engineering, Inc. and Subsidiaries

Consolidated Financial Statements as of December 31, 2009 and 2010 and for the Years Ended December 31, 2008, 2009 and 2010 and Report of Independent Registered Public Accounting Firm

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

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

We have audited the accompanying consolidated balance sheets of Advanced Semiconductor Engineering, Inc. (a corporation incorporated under the laws of the Republic of China) and its subsidiaries (collectively, the "Company") as of December 31, 2009 and 2010, and the related consolidated statements of income, changes in shareholders' equity and cash flows for each of the three years in the period ended December 31, 2010, all expressed in New Taiwan dollars. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2009 and 2010, and the consolidated results of its operations and its cash flows for each of the three years in the period ended December 31, 2010, in conformity with the Guidelines Governing the Preparation of Financial Reports by Securities Issuers and accounting principles generally accepted in the ROC.

As discussed in Note 2 to the consolidated financial statements, the Company completed the tender offerings for the common shares of Universal Scientific Industrial Co., Ltd. ("USI") in February and August 2010, respectively. Thereafter, the USI shareholdings held by the Company were increased to 98.9%. As a result, the consolidated results of operations of USI and its subsidiaries from the date of acquisition to December 31, 2010 have been included in the consolidated financial statements referred to above.

As discussed in Note 3 to the consolidated financial statements, starting from January 1, 2009, the Company adopted the newly revised ROC Statement of Financial Accounting Standards ("SFAS") No.10, "Accounting for Inventories". Besides, starting from January 1, 2008, the Company changed its method of accounting for bonuses paid to employees, directors and supervisors upon adoption of Interpretation 96-052, "Accounting for Bonuses to Employees, Directors and Supervisors" issued by the ROC Accounting Research and Development Foundation ("ARDF") in March 2007.

Accounting principles generally accepted in the ROC differ in certain significant respects from accounting principles generally accepted in the United States of America. Information relating to the nature and effect of such differences is presented in Note 32 to the consolidated financial statements.

Our audits also comprehended the translation of New Taiwan dollar amounts into U.S. dollar amounts and, in our opinion, such translation has been made in conformity with the basis stated in Note 2 to the consolidated financial statements. Such U.S. dollar amounts are presented solely for the convenience of the readers.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the Company's internal control over financial reporting as of December 31, 2010, based on the criteria established in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated April 28, 2011 expressed an unqualified opinion on the Company's internal control over financial reporting.

Deloitte & Touche Taipei, Taiwan The Republic of China April 28, 2011

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ADVANCED SEMICONDUCTOR ENGINEERING, INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(Amounts in Thousands, Except Par Value)

	2009	December 31	2010		2009	December 31	010
ASSETS	NT\$	NT\$	US\$	LIABILITIES AND SHAREHOLDERS' EQUITY		NT\$	U
CURRENT ASSETS				CURRENT LIABILITIES			
Cash and cash equivalents	\$ 22,557,494	\$23,397,557	\$802,936		\$13,024,993	\$14,154,518	\$485,
Financial assets at fair value through profit or loss -				Financial liabilities at fair value through profit or loss -			
current	1,024,711	1,195,273	41,018	current	74,530	488,818	16,7
Available-for-sale financial assets -				Hedging derivative liabilities - current			
current	3,995,524	338,094	11,603		122,495	457,494	15,7
Hedging derivative				Accounts payable			, , , , , , , , , , , , , , , , , , ,
assets - current	-	163,670	5,617		8,954,015	24,389,249	836
Accounts				Income tax payable			
receivable, net	17,811,541	32,870,448	1,128,018		1,181,485	2,739,711	94,0
Other receivables	1,226,747	1,590,006	54,564	Accrued expenses	4,346,028	7,843,657	269
Guarantee deposits - current	256,876	14,914	512	Payable for properties	3,433,235	4,085,408	140
Inventories	4,955,227	13,170,779	451,983	Advance real estate receipts	1,507,472	41,375	1,42
Inventories related to construction				Current portion of long-term bank			
business	7,251,193	10,125,370	347,473	loans	923,284	2,990,176	102
Deferred income tax assets - current				Current portion of capital lease			
	893,622	919,261	31,546	obligations	12,055	28,838	990
Other current assets	1,425,810	1,813,553	62,236	Other current liabilities	994,497	2,515,258	86,3
Total current assets		05 500 025	2 027 506	Total current	24 574 000	50 724 502	2.04
	61,398,745	85,598,925	2,937,506	liabilities	34,574,089	59,734,502	2,04
LONG-TERM INVESTMENTS				LONG-TERM LIABILITIES			
II (VESTIVE) (15	-	310,426	10,653	Entilities	311,778	159,279	5,46

Available-for-sale financial assets -				Hedging derivative liabilities -			
noncurrent				noncurrent			
Financial assets				Long-term bank			
carried at cost -				loans			
noncurrent	692,059	843,740	28,955	Touris	48,990,517	52,363,718	1,79
Bond investments	0,2,00,	0.15,7.10	20,722	Capital lease	10,550,517	32,303,710	1,17
with no active				obligations			
market - noncurrent	96,090	87,420	3,000	C	3,718	10,782	370
Equity method							
investments	4,371,841	1,158,498	39,756				
				Total long-term			
				liabilities	49,306,013	52,533,779	1,80
Total long-term							
investments	5,159,990	2,400,084	82,364				
				OTHER LIABILITIES			
PROPERTY,				Accrued pension			
PLANT AND				cost			
EQUIPMENT					2,729,844	3,250,439	111
Cost				Deferred income tax			
				liabilities	180,955	372,525	12,7
Land	2,374,530	3,065,169	105,188	Other	470,200	409,195	14,0
Buildings and							
improvements	41,186,763	50,322,341	1,726,916	m 1 1			
Machinery and	101 006 470	157 001 044	5 207 010	Total other	2 200 000	4.022.150	120
equipment	131,206,473	157,001,044	5,387,819	liabilities	3,380,999	4,032,159	138,
Transportation	201.002	247 976	9.506				
equipment Furniture and	201,003	247,876	8,506	Total liabilities			
fixtures	3,800,859	5,097,742	174,940	Total Havillues	87,261,101	116,300,440	3,99
Leased assets and	3,000,037	3,071,142	174,240		07,201,101	110,500,440	3,77
leasehold							
improvements	343,204	436,640	14,984				
Total cost	, .	,-	,	EQUITY			
				ATTRIBUTABLE			
				TO			
				SHAREHOLDERS			
	179,112,832	216,170,812	7,418,353	OF THE PARENT			
Less: Accumulated				Capital stock			
depreciation	(109,231,262)	(122,437,240)	(4,201,690)				
Less: Accumulated				Common Stock - at			
impairment	(5.401)	(101.010)	(6.561)	par value of NT\$10			
	(5,401)	(191,210)	(6,561)	each			
				Authorized -			
	69,876,169	93,542,362	3,210,102	8,000,000 thousand shares			
Construction in	07,070,109	73,372,302	3,210,102	Issued - 5,479,878			
progress				thousand shares in			
1 - 6				2009 and 6,051,987			
	4,167,279	1,773,002	60,844	thousand shares			

Machinery in transit and				in 2010			
prepayments	5,320,412	4,538,548	155,750	~	54,798,783	60,519,872	2,07
				Capital received in advance	135,205	299,698	10,2
Property, plant and equipment, net	79,363,860	99,853,912	3,426,696	Total capital stock	54,933,988	60,819,570	2,08
				Capital surplus			
INTANGIBLE ASSETS				Capital in excess of par value	1,311,421	1,197,845	41,1
Goodwill	9,419,005	10,408,023	357,173	Treasury stock transactions	827,285	2,136,353	73,3
Land use rights			74,602	Long-term investments			121
Other intangible	1,385,144	2,173,907	74,002	Employee stock	3,538,222	3,527,240	121
assets	1,428,549	2,666,190	91,496	options	_	319,147	10,9
455015	1,120,517	2,000,170	71,170	Other	656,827	-	-
Total intangible				Total capital surplus			
assets	12,232,698	15,248,120	523,271		6,333,755	7,180,585	246,
				Retained earnings	13,229,409	24,972,944	856,
OTHER ASSETS				Other equity adjustments			
Assets leased to others				Unrealized gain on financial			
others	586,067	20,889	716	instruments	25,498	246,303	8,45
Idle assets	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,,,,,,,		Cumulative translation	-, -	.,	-, -
	419,781	1,249,047	42,864	adjustments	3,276,508	(1,120,618)	(38,
Guarantee deposits				Unrecognized			
- noncurrent	50,628	78,453	2,692	pension cost	(248,641)	(398,103)	(13,
Deferred charges				Treasury stock - 322,532 thousand shares in 2009 and			
	958,560	1,381,510	47,409	151,792 thousand			
Deferred income tax assets -				shares in 2010			
noncurrent	1,621,017	2,067,877	70,964		(5,934,491)	(3,144,312)	(107
Restricted assets				Total other equity			
	177,565	236,516	8,117	adjustments	(2,881,126)	(4,416,730)	(151
Other	5,884	4,432	152				
				Total equity attributable to shareholders of the			
T . 1 . 1	2.010.502	5 020 524	170.014	parent	71,616,026	88,556,369	3,03
Total other assets	3,819,502	5,038,724	172,914	MINORITY			
				INTEREST	3,097,668	3,282,956	112,
				Total shareholders'	7.5.0	01.020.222	
				equity	74,713,694	91,839,325	3,15

TOTAL \$ 161,974,795 \$208,139,765 \$7,142,751 TOTAL \$161,974,795 \$208,139,765 \$7,14

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

(With Deloitte & Touche audit report dated April 28, 2011)

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ADVANCED SEMICONDUCTOR ENGINEERING, INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF INCOME

(Amounts in Thousands, Except Per Share Data)

	Year Ended December 31 2008 2009 2010			
			NT\$	US\$
NET REVENUES	•		•	·
Packaging	\$73,391,622	\$67,935,456	\$101,071,294	\$3,468,473
Testing	19,021,360	15,795,108	21,956,997	753,500
Electronic manufacturing service	-	-	59,577,374	2,044,522
Other	2,017,930	2,044,750	6,137,132	210,608
Total net revenues	94,430,912	85,775,314	188,742,797	6,477,103
COST OF REVENUES				
Packaging	58,917,026	55,387,593	79,750,674	2,736,811
Testing	12,766,132	11,342,103	13,711,338	470,533
Electronic manufacturing service	-	-	53,095,183	