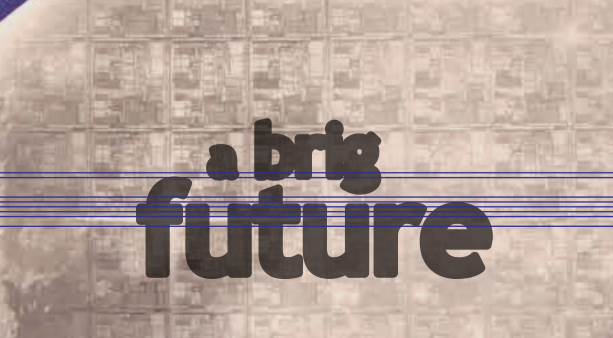
这國際果成电路袋短有限公司 pternational Corporation

> ed in the Cayman Islands with limited liability) Stock Code: 0981



* For identification purposes only

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CAUTIONARY STATEMENT FOR PURPOSES OF THE "SAFE HARBOR" PROVISIONS OF THE PRIVATE SECURITIES LITIGATION REFORM ACT OF 1995

This interim report contains, in addition to historical information, "forward-looking statements" within the meaning of the "safe harbor" provisions of the U.S. Private Securities Litigation Reform Act of 1995. These forward-looking statements are based on SMIC's current assumptions, expectations and projections about future events. SMIC uses words like "believe," "anticipate," "intend," "estimate," "expect," "project" and similar expressions to identify forward looking statements, although not all forward-looking statements contain these words. These forward-looking statements are necessarily estimates reflecting the best judgment of SMIC's senior management and involve significant risks, both known and unknown, uncertainties and other factors that may cause SMIC's actual performance, financial condition or results of operations to be materially different from those suggested by the forward-looking statements including, among others, risks associated with cyclicality and market conditions in the semiconductor industry, intense competition, timely wafer acceptance by SMIC's customers, timely introduction of new technologies, SMIC's ability to ramp new products into volume, supply and demand for semiconductor foundry services, industry overcapacity, shortages in equipment, components and raw materials, availability of manufacturing capacity, the current global financial crisis, orders or judgments from pending litigation and financial stability in end markets.

In addition to the information contained in this interim report, you should also consider the information contained in our other filings with the SEC, including our annual report on Form 20-F filed with the SEC on June 22, 2009, especially in the "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" sections, and such other documents that we may file with the SEC or SEHK from time to time, including on Form 6-K. Other unknown or unpredictable factors also could have material adverse effects on our future results, performance or achievements. In light of these risks, uncertainties, assumptions and factors, the forward-looking events discussed in this interim report may not occur. You are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date stated or, if no date is stated, as of the date of this interim report.

Except as required by law, SMIC undertakes no obligation and does not intend to update any forward-looking statement, whether as a results of new information, future events or otherwise.

ADDITIONAL INFORMATION

References in this interim report to:

- "2009 AGM" are to the Company's Annual General Meeting held on June 23, 2009;
- "China" or the "PRC" are to the People's Republic of China, excluding for the purpose of this interim report, Hong Kong, Macau and Taiwan;
- "Company" or "SMIC" are to Semiconductor Manufacturing International Corporation;
- "EUR" are to Euros;
- "global offering" are to the initial public offering of our ADSs and our ordinary shares, which offering was completed on March 18, 2004;
- "HK\$" are to Hong Kong dollars;
- "Jpy" are to Japanese Yen;
- "NYSE" or "New York Stock Exchange" are to the New York Stock Exchange, Inc.;
- "Rmb" are to Renminbi;
- "SEC" are to the U.S. Securities and Exchange Commission;
- "SEHK", "HKSE" or "Hong Kong Stock Exchange" are to The Stock Exchange of Hong Kong Limited;
 and
- "US\$" or "USD" are to U.S. dollars.

All references in this interim report to silicon wafer quantities are to 8-inch wafer equivalents, unless otherwise specified. Conversion of quantities of 12-inch wafers to 8-inch wafer equivalents is achieved by multiplying the number of 12-inch wafers by 2.25. When we refer to the capacity of wafer fabrication facilities, we are referring to the installed capacity based on specifications established by the manufacturers of the equipment used in those facilities. References to key process technology nodes, such as 0.35 micron, 0.25 micron, 0.18 micron, 0.15 micron, 0.13 micron, 90 nanometer, and 65 nanometer include the stated resolution of the process technology, as well as intermediate resolutions down to but not including the next key process technology node of finer resolution. For example, when we state "0.25 micron process technology," that also includes 0.22 micron, 0.21 micron, 0.20 micron and 0.19 micron technologies. "0.18 micron process

CORPORATE INFORMATION

Registered name Semiconductor Manufacturing International Corporation

Chinese name 中芯國際集成電路製造有限公司*

Registered office PO Box 309

Ugland House

George Town, KY1-1104

Cayman Islands

Head office and place of 18 Zhangjiang Road

business in PRC Pudong New Area Shanghai 201203

PRC

Place of business in Suite 3003, 30th Floor Hong Kong registered No. 9 Queen's Road

under Part XI of the Central
Companies Ordinance Hong Kong

Website address http://www.smics.com

Company secretary Anne Wai Yui Chen

Authorized Richard R. Chang representatives Anne Wai Yui Chen

Places of listing Hong Kong Stock Exchange

New York Stock Exchange

Name of share Semiconductor Manufacturing International Corporation

Stock code 0981 (SEHK)

SMI (NYSE)

* For identification purposes only

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CHAIRMAN'S STATEMENT

Dear Shareholders.

In the challenging and uncertain business environment resulting from the global economic recession in 2009, SMIC remained firmly committed to its business strategy and has experienced a relatively quick rebound from the difficult first quarter as overall market conditions improved. The Company has continued to benefit from the steady growth of the China IC market, spurred on by strong domestic demand and implementation of the stimulus package created by the PRC Government. We are pleased to see that China was able to maintain GDP growth of more than 7% in the first half of 2009. With these driving factors, our revenue for the second quarter of 2009 was more than 80% higher than that in the first quarter of 2009, and we believe that our revenue will continue to improve in the near term. While business is on the recovery and the Company strives toward its profitability target, the Board will continue to be vigilant by implementing strict controls on cost and capital expenditure.

As the new Chairman of the Board, I will make certain that the Board, apart from focusing on strategic issues, will continue to uphold corporate governance by monitoring the performance of the SMIC management team and employees for the long-term best interest of our shareholders. The various policies and guidelines of the Company are reflections of our commitment to maximizing the effectiveness of the Board and senior management in policy and decision-making. In addition, our employees throughout the world are expected to conduct business in accordance with the "Code of Business Conduct and Ethics" as approved by the Board by maintaining high standards of governance, integrity, responsibility and accountability, which are important to the long-term viability of our business.

On behalf of the Board, I would like to welcome Mr. Gao Yonggang and Mr. Chen Shanzhi who have been appointed as non-executive directors to SMIC as of the date of the 2009 Annual General Meeting. Mr. Gao's extensive financial management experiences in various industries such as retail, industrial, municipal utilities, and from many different organizations such as state-owned enterprises, private enterprises, joint ventures and government agencies will be valuable in guiding SMIC in its financial planning. Mr. Chen, whose expertise in technical standard development, corporate IT, strategic alliances and cooperation, and experience as a member of the Expert Group of Information Technology of the National High Technology Research and Development Program of China (863 Program), will provide invaluable insights to SMIC in its technology development. I am looking forward to working closely with these two gentlemen.

We are well aware of the challenges in 2009 and beyond, but we will continue to focus on our core manufacturing business and strengthen our market position, especially in China. We also plan to enhance our advanced technology capabilities and strengthen partnerships with our major customers. I am confident that our commitment, dedication and innovation will better enable us to weather the global crisis and position ourselves as a stronger provider of foundry services.

Jiang Shang Zhou

Chairman of the Board

Shanghai, PRC September 21, 2009

CHIEF EXECUTIVE OFFICER'S STATEMENT

Dear Shareholders.

The first quarter of 2009 was a very difficult quarter for the overall foundry industry. However, in the second quarter of 2009, SMIC witnessed solid business recovery on all fronts. Total revenue for the second quarter of 2009 increased 82.5% sequentially compared to the first quarter of 2009. Our overall utilization rate increased to 75% in the second quarter of 2009 as our logic shipments increased by 102% quarter-over-quarter. In addition, advanced logic revenue for 0.13-micron and below grew by more than 135% from the first quarter of 2009, equivalent to 41% contribution to the total revenue in the second quarter of 2009, compared to 32% revenue contribution in the first quarter of 2009. Furthermore, our book-to-bill ratio has been greater than 1 for every month from February to June and new tape-outs in the second quarter of 2009 are up 58.5% compared to the first quarter of 2009. This new tape out level achieved a record high as compared to the last six quarters.

This significant recovery was driven primarily by our customers' strong performances in the communications and consumer segments such as handset, PDA, digital TV, and WiFi applications. In addition, demand from both our Greater China and North America markets increased dramatically in the second quarter of 2009 as compared to the first quarter of 2009, while demand from our European market also witnessed a healthy recovery.

While focusing on continued operational execution, we also made significant efforts in strengthening our advanced technology development. First, in the second quarter of 2009, we provided 65nm low leakage process

CHIEF EXECUTIVE OFFICER'S STATEMENT

Finally, I would like to sincerely thank all of our shareholders, customers, partners and our dedicated employees for their continued support and trust. I am honored to lead SMIC through these opportunities and challenges, and am looking forward to reporting to you our progress throughout 2009 and beyond.

May God bless you and SMIC,

Richard R. Chang

Chief Executive Officer

Shanghai, PRC September 21, 2009

The Board of Directors (the "Board") of Semiconductor Manufacturing International Corporation (the "Company") would like to announce the unaudited interim results of operations of the Company and its subsidiaries for the six months ended June 30, 2009, and would like to express their gratitude to the shareholders and their staff for the support of the Company.

Sales

Sales decreased by 41.3% from US\$705.3 million for the six months ended June 30, 2008 to US\$413.9 million for the six months ended June 30, 2009, primarily as a result of worldwide economic downturn. The number of wafers the Company shipped decreased by 40.5%, from 856,373 8-inch wafer equivalents to 509,943 8-inch wafer equivalents, between these two periods. The simplified average selling price of total revenue during this period decreased by 1.5% from US\$824 per wafer to US\$812 per wafer.

Cost of Sales and Gross Loss

Cost of sales decreased by 22.5% from US\$717.0 million for the six months ended June 30, 2008 to US\$556.2 million for the six months ended June 30, 2009. This decline was primarily due to decreased wafer shipments.

The Company had a gross loss of US\$142.3 million for the six months ended June 30, 2009 compared to a gross loss of US\$11.7 million for the six months ended June 30, 2008. Gross margins decreased to (34)% for the six months ended June 30, 2009 from (2)% for the six months ended June 30, 2008. The decrease in gross margin was primarily due to lower fab utilization.

Operating Income, Expenses and Loss from Operations

Operating expenses increased by 1.0% from US\$126.8 million for the six months ended June 30, 2008 to US\$128.3 million for the six months ended June 30, 2009 (excluding the income from the disposal of properties and the \$105.8 million impairment loss).

Research and development expenses decreased by 6.9% from US\$71.9 million for the six months ended June 30, 2008 to US\$66.9 million for the six months ended June 30, 2009 primarily due to increased government subsidies.

Selling and marketing expenses increased by 20.3% from US\$9.2 million for the six months ended June 30, 2008 to US\$11.1 million for the six months ended June 30, 2009 due to higher tax expenses related to selling activities.

General and administrative expenses remained relatively flat at US\$32.1 million for the six months ended June 30, 2009 as compared to US\$31.9 million for the six months ended June 30, 2008.

An asset impairment loss of \$105.8 million was recorded in Q1 2008 relating to the Beijing facility as a result of the decision to exit the commodity DRAM business.

Income from the disposal of properties decreased from a gain of US\$1.6 million for the six months ended June 30, 2008 to a loss of US\$0.2 million for the six months ended June 30, 2009.

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The Company's operating loss was US\$270.6 million for the six months ended June 30, 2009 compared to operating loss of US\$242.6 million for the six months ended June 30, 2008.

The Company's operating margin was (65.4)% for the six months ended June 30, 2009 and (34.4)% for the six months ended June 30, 2008.

Other Income (Expenses)

Other expenses increased by 17.0% from US\$8.8 million for the six months ended June 30, 2008 to US\$10.3 million for the six months ended June 30, 2009. This increase was primarily attributable to foreign exchange loss of US\$0.1 million for the six months ended June 30, 2009 from a gain of US\$12.8 million for the six months ended June 30, 2008. Also, interest income decreased by 86.3%, from US\$7.8 million for the six months ended June 30, 2008 to US\$1.1 million for the six months ended June 30, 2009. However, interest expense decreased by 57.3% from US\$32.5 million for the six months ended June 30, 2008 to US\$13.9 million for the six months ended June 30, 2008 to US\$13.9 million for the six months ended June 30, 2009.

The Company's net foreign exchange gain and loss, including operating, financing, and investing activities, was a gain of US\$4.7 million for the six months ended June 30, 2009 compared to a gain of US\$16.5 million for the six months ended June 30, 2008.

Net Loss

Due to the factors described above, the Company had a net loss attributable to holders of ordinary shares of US\$276.5 million for the six months ended June 30, 2009 compared to a net loss of US\$270.5 million for the six months ended June 30, 2008.

Liquidity and Capital Resources

As a result of the business downturn in the first half of 2009, the Company has substantially reduced its capital expenditures. The Company incurred capital expenditures of US\$44.9 million for the six months ended June 30, 2009 as compared to US\$367 million for the six months ended June 30, 2008. The Company has financed substantial capital expenditure requirements through the cash flows from operations and bank borrowings.

As of June 30, 2009, the Company had US\$435.6 million in cash and cash equivalents. These cash and cash equivalents are held in the form of United States Dollars, Japanese Yen, European Euro, and Chinese Renminbi. The net cash provided by operating activities decreased by 57.2% from US\$283.4 million for the six months ended June 30, 2008 to US\$121.3 million for the six months ended June 30, 2009.

The Company's net cash used in investing activities was US\$109.1 million for the six months ended June 30, 2009, primarily attributable to purchases of plant and equipment for the Mega Fab in Shanghai, Mega Fab in Beijing, Fab 7 and Fab 8 as well as costs associated with the construction of Fab 8. Net cash used in investing activities was US\$473.8 million for the six months ended June 30, 2008, primarily attributable to purchases of plant and equipment for the Mega Fab in Shanghai, Mega Fab in Beijing, Fab 7, and Fab 8 as well as costs associated with the construction of Fab 8.

The Company's net cash used in financing activities was US\$27.3 million for the six months ended June 30, 2009. This was primarily resulting from US\$398.0 million in proceeds from short-term borrowings, US\$15.0 million in the repayment of promissory notes, US\$325.6 million in the repayment of short-term borrowings, and US\$75.8 million in the repayment of long-term debt.

As of June 30, 2009, the Company's outstanding long-term liabilities primarily consisted of US\$616.0 million in secured bank loans, and US\$205.3 million classified as the current portion of long-term loans. The long-term loans are repayable in installments commencing in December 2006 with the last payments due in December 2012.

2006 Loan Facility (SMIC Shanghai). In June 2006, Semiconductor Manufacturing International (Shanghai) Corporation ("SMIC Shanghai") entered into a USD denominated long-term facility arrangement for US\$600.0 million with a consortium of international and PRC banks. Of this principal amount, US\$393.0 million was used to repay the principal amount outstanding under SMIC Shanghai's bank facilities from December 2001 and January 2004. The remaining principal amount will be used to finance future expansion and general corporate requirement for SMIC Shanghai. This facility is secured by the manufacturing equipment located in SMIC Shanghai 8-inch fabs. As of December 31, 2007, SMIC Shanghai had fully drawn down US\$600.0 million on this loan facility. The principal amount is repayable starting from December 2006 in ten semi-annual installments. As of June 30, 2009, SMIC Shanghai has repaid US\$397.9 million according to the repayment schedule. The interest rate on this loan facility ranged from 1.8% to 3.2% for the six months ended June 30, 2009. The interest expense incurred for the six months ended June 30, 2009 and 2008 was US\$3.1 million and US\$9.2 million of which US\$0.3 million and US\$2.7 million was capitalized additions to assets under construction for the six months ended June 30, 2009 and 2008, respectively.

The long-term loan agreement entered into in June 2006 contains the following covenants:

Any of the following in respect of SMIC Shanghai would constitute an event of default during the term of the loan agreement:

Financial covenants for the Borrower including:

- Consolidated Tangible Net Worth of no less than US\$1,200 million;
- 2. Consolidated Total Borrowings to Consolidated Tangible Net Worth of:
 - (a) no more than 60% for periods up to and including December 31, 2008; and
 - (b) no more than 45% thereafter;
- 3. Consolidated Total Borrowings to trailing preceding four quarters EBITDA not to exceed 1.50x.
- 4. Debt Service Coverage Ratio of no less than 1.5x. Debt Service Coverage Ratio means trailing four quarters EBITDA divided by scheduled principal repayments and interest expense for all bank borrowings (including hire purchases, leases and other borrowed monies) for the same period.

Financial covenants for the Guarantor (the Company) including:

- 1. Consolidated Tangible Net Worth of no less than US\$2,300 million;
- 2. Consolidated Net Borrowings to Consolidated Tangible Net Worth of:
 - (a) no more than 50% for period up to and including June 30, 2009;

- (b) no more than 40% thereafter.
- 3. Consolidated Net Borrowings to trailing four quarters EBITDA of:

(a)

2005 EUR Loan Facility. On December 15, 2005, the Company entered into a EUR denominated long-term loan facility agreement in the aggregate principal amount of EUR 85 million (equivalent to approximately US\$105 million) with ABN Amro Bank N.V. Shanghai Branch. The drawdown period of the facility ends on the earlier of (i) thirty six months after the execution of the agreement or (ii) the date which the loans have been fully drawn down. Each draw down made under the facility shall be repaid in full by us in ten equal semi-annual installments. SMIC Tianjin had drawn down in 2006 and SMIC Shanghai had drawn down in 2007 and 2008.

As of June 30, 2009, Semiconductor Manufacturing International (Tianjin) Corporation ("SMIC Tianjin") had drawn down EUR 15.1 million and repaid an aggregated amount of EUR 10.6 million. As of June 30, 2009, the remaining balance is EUR 4.5 million, with the U.S. dollar equivalent of US\$6.4 million. The interest rate on this loan facility ranged from 1.4% to 2.8 % for the six months ended June 30, 2009. The interest expense incurred for the six months ended June 30, 2009 and 2008 were US\$0.1 million and US\$0.4 million of which US\$0.03 million and US\$0.05 million was capitalized additions to assets under construction for the six months ended June 30, 2009 and 2008, respectively.

As of June 30, 2009, SMIC Shanghai had drawdown EUR 56.9 million and repaid an aggregated amount of EUR 18.5 million. As of June 30, 2009, the remaining balance is EUR 38.4 million, with the US dollar equivalent of US\$53.8 million. The interest rate on this loan facility ranged from 1.3% to 2.3% for the six months ended June 30, 2009. The interest expense incurred for the six months ended June 30, 2009 and 2008 was US\$0.5 million and US\$0.9 million of which US\$0.03 million and US\$0.3 million was capitalized additions to assets under construction for the six months ended June 30, 2009 and 2008, respectively.

2006 Loan Facility (SMIC Tianjin). In May 2006, SMIC Tianjin entered into a loan facility in the aggregate principal amount of US\$300.0 million from a consortium of international and Chinese banks. This facility is secured by the manufacturing equipment located in our Tianjin fab, except for the manufacturing equipment purchased using the EUR denominated loan. The Company has guaranteed SMIC Tianjin's obligations under this facility. As of June 30, 2009, SMIC Tianjin had drawn down US\$259.0 million on this loan facility. The principal amount is repayable starting from February 2010 in six semi-annual installments. The interest rate on the loan ranged from 2.4% to 3.1% for the six months ended June 30, 2009. The interest expense incurred for the six months ended June 30, 2009 and 2008 were US\$5.3 million and US\$2.4 million, of which US\$1 million and US\$0.56 million was capitalized as additions to assets under construction for the six months ended June 30, 2009 and 2008, respectively.

Any of the following in respect of SMIC Tianjin would constitute an event of default during the term of the facility:

- [Net profit + depreciation + amortization + financial expenses (increase of accounts receivable and advanced payments + increase of inventory - increase in accounts payable and advanced receipts)]/ financial expenses < 1; and
- 2. The ratio of total debt to total assets is more than 60% during the ramp up period of SMIC Tianjin and more than 40% after the facility is at full capacity.

SMIC Tianjin has complied with these covenants (unless otherwise waived by the lenders to such agreement) as of June 30, 2009.

Short-term Credit Agreements. As of June 30, 2009, the Company had short-term credit agreements that provided total credit facilities up to approximately US\$346.6 million on a revolving credit basis. As of June 30, 2009, the Company had drawn down approximately US\$273.7 million under these credit agreements and approximately US\$72.9 million is available for future borrowings. The outstanding borrowings under the credit agreements are unsecured, except for the amount of US\$22.6 million, which is secured by term deposits. The interest expense incurred for the six months ended June 30, 2009 and 2008 were US\$6.4 million and US\$3.0 million, respectively. The interest rate on the loans ranged from 1.1% to 8.8% for the six months ended June 30, 2009.

Capitalized Interest

Interest cost incurred on funds used to construct plant and equipment during the active construction period is capitalized, net of government subsidies received. The interest capitalized is determined by applying the borrowing interest rate to the average amount of accumulated capital expenditures for the assets under construction during the period. Capitalized interest is added to the cost of the underlying assets and is amortized over the useful life of the assets. Capitalized interest of US\$2.2 million and US\$4.7 million have been added to the cost of the underlying assets during the six months ended June 30, 2009 and June 30, 2008, respectively. For the six months ended June 30, 2009 and June 30, 2008, the Company recorded amortization expenses relating to the capitalized interest of US\$4.5 million and US\$3.4 million, respectively.

Commitments

As of June 30, 2009, the Company had commitments of US\$50 million for facilities construction obligations in Chengdu, Beijing, Tianjin and Shanghai, and US\$85 million to purchase machinery and equipment for the testing facility in Chengdu and for the Beijing, Tianjin and Shanghai fabs.

Debt to Equity Ratio

As of June 30, 2009, the Company's debt to equity ratio was 44% calculated by dividing the sum of the short-term borrowings, current portion of long-term debt, and long-term debt by total shareholders' equity.

Contingent Liabilities

As of June 30, 2009, the Company did not have any material contingent liabilities.

Foreign Exchange Rate Fluctuation Risk

The Company's revenues, expenses, and capital expenditure are primarily transacted in United States Dollars. However, since the Company has operations consisting of manufacturing, sales activities and capital purchasing outside of the U.S., the Company enters into transactions in other currencies and is primarily exposed to changes in exchange rates for the EURO, Japanese Yen, and Chinese Renminbi.

To minimize these risks, the Company purchases foreign-currency forward exchange contracts with contract terms normally lasting less than twelve months to protect against the adverse effect that exchange rate fluctuations may have on foreign currency denominated activities. These forward exchange contracts are principally denominated in Chinese Renminbi, Japanese Yen or EURO and do not qualify for hedge accounting

in accordance with SFAS No. 133. As of June 30, 2009, the Company had outstanding foreign currency forward exchange contracts with a notional amount of US\$25.1 million all of which matured in June 2009. Notional amounts are stated in U.S. dollar equivalent spot market exchange rates, as of the respective dates.

As of June 30, 2009, the fair value of foreign currency forward exchange contracts was approximately US\$(0.016) million, which is recorded in accrued expenses and other current liabilities. The Company does not enter into foreign currency exchange contracts for speculative purposes.

Interest Rate Risk

The Company's exposure to interest rate risks relates primarily to the Company's long-term debt obligations, which the Company generally assumes to fund capital expenditures and working capital requirements. The Company's long-term debt obligations are all subject to variable interest rates. The interest rates on the Company's U.S. dollar-denominated loans are linked to the LIBOR. The interest on the Company's EURO denominated loans are linked to the EURIBOR. As a result, the interest on the Company's loans are subject to fluctuations in the underlying interest rates to which they are linked.

The company has entered into interest rate hedging contracts commencing from May 2009. The interest rate swap contract qualified for hedge accounting in accordance with SFAS No. 133.

As of June 30, 2009, the Company had outstanding interest rate swap contracts with a notional amount of US\$24 million all of which will mature in August 2012.

Cross Currency Swap Fluctuation Risk

On December 15, 2005, the Company entered into a long-term loan facility agreement in the aggregate principal amount of EUR 85 million. The company is primarily exposed to changes in exchange rate for the EURO.

To minimize the risk, the company entered into a cross currency swap contract with contract terms fully matching the repayment schedule of the long-term loan to protect against the adverse effect of exchange rate fluctuations arising from the foreign-currency denominated loan. The cross currency swap contract does not qualify for hedge accounting in accordance with SFAS No. 133.

As of June 30, 2009, the Company had outstanding cross currency swap contracts with a notional amount of US\$30.2 million all of which matured in May 2012. Notional amounts are stated in U.S. dollar equivalent spot market exchange rates, as of the respective dates.

As of June 30, 2009, the fair value of foreign currency forward exchange contracts was a loss of approximately US\$0.374 million, which is recorded in accrued expenses and other current liabilities. The Company does not enter into foreign currency exchange contracts for speculative purposes.

Litigation

On August 25, 2006, TSMC filed a lawsuit against the Company and certain subsidiaries, namely SMIC (Shanghai), SMIC (Beijing) and SMIC (Americas) in the Superior Court of the State of California, County of Alameda for alleged breach of a settlement agreement, alleged breach of promissory notes and alleged trade secret misappropriation by the Company. TSMC seeks, among other things, damages, injunctive relief, attorneys' fees, and the acceleration of the remaining payments outstanding under that settlement agreement.

In the present litigation, TSMC alleges that the Company has incorporated TSMC trade secrets in the manufacture of the Company's 0.13 micron or smaller process products. TSMC further alleges that as a result of this claimed breach, TSMC's patent license is terminated and the covenant not to sue is no longer in effect with respect to the Company's larger process products. The Company has vigorously denied all allegations of misappropriation. The Court has made no finding that TSMC's claims are valid. The Court has set a trial date of September 8, 2009.

On September 13, 2006, the Company announced that in addition to filing a response strongly denying the allegations of TSMC in the United States lawsuit, it filed on September 12, 2006, a cross-complaint against TSMC seeking, among other things, damages for TSMC's breach of contract and breach of implied covenant of good faith and fair dealing.

On November 16, 2006, the High Court in Beijing, the People's Republic of China, accepted the filing of a complaint by the Company and its wholly-owned subsidiaries, namely, SMIC (Shanghai) and SMIC (Beijing), regarding the unfair competition arising from the breach of bona fide (i.e. integrity, good faith) principle and commercial defamation by TSMC ("PRC Complaint"). In the PRC Complaint, the Company is seeking, among other things, an injunction to stop TSMC's infringing acts, public apology from TSMC to the Company and compensation from TSMC to the Company, including profits gained by TSMC from their infringing acts.

On August 14, 2007, the Company filed an amended cross-complaint against TSMC seeking, among other things, damages for TSMC's breach of contract and breach of patent license agreement. TSMC thereafter denied the allegations of the Company's amended cross-complaint and subsequently filed additional claims that the Company breached a settlement agreement by filing an action in the Beijing High Court. The Company has denied these additional claims by TSMC.

On August 15–17, 2007, the California Court held a preliminary injunction hearing on TSMC's motion to enjoin use of certain process recipes in certain of the Company's 0.13 micron logic process flows.

On September 7, 2007, the Court denied TSMC's preliminary injunction motion, thereby leaving unaffected the Company's development and sales. However, the court required the Company to provide 10 days' advance notice to TSMC if the Company plans to disclose logic technology to non-SMIC entities under certain circumstances, to allow TSMC to object to the planned disclosure.

In May 2008, TSMC filed a motion in the California Court for summary adjudication against the Company on several of the Company's cross claims. The Company opposed the motion and on August 6, 2008, the Court granted in part and denied in part TSMC's motion.

On June 23, 2008, the Company filed in the California court a cross-complaint against TSMC seeking, among other things, damages for TSMC's unlawful misappropriation of trade secrets from SMIC to improve its competitive position against SMIC.

On July 10, 2008, the California Court held a preliminary injunction hearing on TSMC's motion to enjoin disclosure of information on certain process recipes in the Company's 0.30 micron logic process flows to 3rd parties. On August 8, 2008, the Court granted-in-part TSMC's motion and preliminarily enjoined SMIC from disclosing fourteen 0.30 micron process steps. On October 3, 2008, SMIC filed a notice of appeal of the Court's August 8, 2008 Order with the California Court of Appeal. This appeal is currently pending.

During the pre-trial proceedings in the matter, as noted below under "Overview of TSMC Litigation", questions arose regarding the actual terms of the 2005 Settlement Agreement between SMIC and TSMC. Accordingly, the California Court held a preliminary trial on January 13 to 16, 2009, limited to a determination of the terms of the Settlement Agreement and an interpretation of any requirements to "meet and confer" prior to institution of litigation. On March 10, 2009, the Court issued a Statement of Decision finding, in part, that an agreement between the parties was executed on January 30, 2005, and thereafter amended on February 2, 2005, as urged by TSMC. The Company believes the Court's ruling is erroneous. The ruling may be appealed by SMIC following the filing of a final judgment by the Court in this matter.

On May 1, 2009, the Company filed motions for summary adjudication against TSMC's claims for breach of promissory notes and violation of the California Uniform Trade Secrets Act. On July 20, 2009, the Court denied the Company's motions.

On May 1, 2009, TSMC filed a motion for summary adjudication of various of the Company's affirmative defenses. On July 20, 2009, the Court granted in part and denied in part TSMC's motion. The Company believes the Court's ruling, to the extent it granted in part TSMC's motion, is erroneous. The ruling may be appealed by SMIC following the filing of a final judgment by the Court in this matter.

On August 10, 2009, TSMC moved for sanctions based on the alleged intentional destruction by the Company of certain documentary evidence relevant to the litigation. The Court granted the motion in part, and ruled that as a sanction, the Company's trade secret cross claims will be severed a4so by TSM o a4bya20ry2e8(3ya20rn)7or6by

Employees

Save as disclosed in this interim report, there is no material change to the information disclosed in the 2008 annual report of the Company in relation to the number and remuneration of employees, remuneration policies, bonus and share option schemes of employees.

Prospects and Future Plans

In the second half of 2009, the Company expects continued business recovery as the global economy further recovers and customer demand returns. We expect our third quarter 2009 revenue to grow by 14% to 18% sequentially compared to our second quarter 2009 revenue. The Company is focused on its advanced technology capabilities and anticipates 65nm risk production in the third quarter of 2009. Lastly, we will continue to exercise tight capital expenditure control and remain committed to enhancing our product mix.

CORPORATE GOVERNANCE REPORT

The Company is committed to remaining an exemplary corporate citizen and maintaining a high level of corporate governance in order to protect the interests of its shareholders.

Corporate Governance Practices

The HKSE's Code on Corporate Governance Practices (the "CG Code") as set out in Appendix 14 of the Listing Rules, contains code provisions to which an issuer, such as the Company, is expected to comply or advise as to reasons for deviations (the "Code Provisions") and recommended best practices to which an issuer is encouraged to comply (the "Recommended Practices"). The Corporate Governance Policy of the Company came into effect on January 25, 2005 after approval by the Board (and was subsequently updated by the Board on July 26, 2005 and April 24, 2009, respectively) (the "CG Policy"). The CG Policy, a copy of which can be obtained on the Company's website at www.smics.com under "Corporate Governance", incorporates all of the Code Provisions of the CG Code except for paragraph E1.3 which relates to the notice period for general meetings of the Company, and many of the Recommended Practices.

In addition, the Company has adopted or put in place various policies, procedures, and practices in compliance with the provisions of the CG Policy. None of the Directors is aware of any information which would reasonably indicate that the Company is not, or was not, during the financial period from January 1, 2009 to June 30, 2009, in compliance with the CG Policy.

Model Code for Securities Transactions by Directors of Listed Issuers

The Company has adopted an Insider Trading Compliance Program (the "Insider Trading Policy") which encompasses the requirements of the Model Code as set out in Appendix 10 of the Listing Rules (the "Model Code"). The Company, having made specific enquiry of all Directors, confirms that all members of the Board have complied with the Insider Trading Policy and the Model Code throughout the year ended June 30, 2009. The senior management of the Company as well as all officers, Directors, and employees of the Company and its subsidiaries are also required to comply with the provisions of the Insider Trading Policy.

The Board

The Board has a duty to the Company's shareholders to direct and oversee the affairs of the Company in order to maximize shareholder value. The Board acting itself and through the various committees of the Board, actively participates in and is responsible for the determination of the overall strategy of the Company, the establishment and monitoring of the achievement of corporate goals and objectives, the oversight of the Company's financial performance and the preparation of the accounts, the establishment of corporate governance practices and policies, and the review of the Company's system of internal controls. The management of the Company is responsible for the implementation of the overall strategy of the Company and its daily operations and administration. The Board has access to the senior management of the Company to discuss enquiries on management information.

The Board consists of eight Directors and one Alternate Director as at the date of this interim report. Directors may be elected to hold office until the expiration of their respective terms upon a resolution passed at a duly convened shareholders' meeting by holders of a majority of the Company's issued shares being entitled to vote in person or by proxy at such meeting. The Board is divided into three classes with one class of directors eligible for re-election at each annual general meeting of shareholders.

Each class of Director will serve a term of three years. The Class I Directors were re-elected for a term of three years at the 2008 AGM (except Edward S Yang and Gao Yonggang who were re-elected and elected, respectively, at the 2009 AGM) to hold office until the 2011 annual general meeting of the Company. The Class II Directors were re-elected for a term of three years at the 2009 AGM (except Chen Shanzhi who was elected at that AGM) to hold office until the 2012 annual general meeting of the Company. The Class III Directors were re-elected at the 2007 AGM for a term of three years (except Zhou Jie who was re-elected at the 2009 AGM) to hold office until the 2010 annual general meeting of the Company.

For the six months ended June 30, 2009, the Board at all times exceeded the minimum requirements of the Listing Rules relating to the appointment of at least three independent non-executive directors on the Board, and complied with the requirement that these should include one such director with appropriate professional qualifications or accounting or related financial management expertise. The roles of the chairman and chief executive officer are segregated and such roles are exercised by Jiang Shang Zhou and Richard Ru Gin Chang respectively.

The following table sets forth the names, classes and categories of the directors as at the date of this report:

Name of Director	Category of Director	Class of Director
Jiang Shang Zhou	Chairman, Independent Non-executive Director	Class II
Richard Ru Gin Chang	President, Chief Executive Officer, Executive Director	Class I
Gao Yonggang	Non-executive Director	Class I
Edward S Yang	Independent Non-executive Director	Class I
Chen Shanzhi	Non-executive Director	Class II
Lip-Bu Tan	Independent Non-executive Director	Class II
Tsuyoshi Kawanishi	Independent Non-executive Director	Class III
Zhou Jie	Non-executive Director	Class III
Wang Zheng Gang	Alternate Director to Zhou Jie	Class III

On an annual basis, each independent non-executive director confirms his independence to the Company, and the Company considers these directors to be independent as such term is defined in the Listing Rules. There are no relationships among members of the Board, including between the Chairman of the Board and the Chief Executive Officer.

The Board meets in person at least on a quarterly basis and on such other occasions as may be required to discuss and vote upon significant issues affecting the Company. The Board meeting schedule for the year is planned in the preceding year. The Company Secretary assists the Chairman in preparing the agenda for meetings and the Board in complying with relevant rules and regulations. The relevant papers for the Board meetings were dispatched to Board members in accordance with the CG Code. Directors may include matters for discussion in the agenda if the need arises. Upon the conclusion of the Board meeting, minutes are circulated to all Directors for their comment and review prior to their approval of the minutes at the following

CORPORATE GOVERNANCE REPORT

or subsequent Board meeting. Transactions in which Directors are considered to have a conflict of interest or material interests are not passed by written resolutions and the interested Directors are not counted in the quorum and abstain from voting on the relevant matters.

All Directors have access to the Company Secretary who is responsible for assisting the Board in complying with applicable procedures regarding compliance matters. Every Board member is entitled to have access to documents provided at the Board meeting or filed into the Company's minute-book. Furthermore, the Board has established the procedures pursuant to which a Director, upon reasonable request, may seek independent professional advice at the Company's expense in order for such Director to exercise such Director's duties. The Company Secretary continuously updates all Directors on the latest development of the Listing Rules and other applicable regulatory requirements to assist the Company's compliance with and maintenance of good corporate governance practices. Each new Director is provided with training with respect to such Director's responsibilities under the Listing Rules and other regulatory requirements and the Company's corporate governance policies and practices.

Please refer to the section entitled "Changes in directorate and update of Directors' information" in "Other Information" below for further details on the changes in the members of the Board and certain information relating to the Directors during the course of the their respective terms of office.

Board Committees

The Board has established the following principal committees to assist it in exercising its obligations. These committees consist of a majority of Independent Non-executive Directors who have been invited to serve as members. The committees are governed by their respective charters setting out clear terms of reference.

Audit Committee

- establishing procedures for the treatment of complaints received by the Company regarding accounting, internal accounting controls, auditing matters, potential violations of law and questionable accounting or auditing matters; and
- obtaining and reviewing reports from management, the Company's internal auditor and the Company's independent auditor regarding compliance with applicable legal and regulatory requirements.

The Audit Committee reports its work, findings and recommendations to the Board during each quarterly Board meeting.

The Audit Committee meets in person at least on a quarterly basis and on such other occasions as may be required to discuss and vote upon significant issues affecting the audit policy of the Company. The meeting schedule for the year is planned in the preceding year. The Company Secretary assists the chairman of the Audit Committee in preparing the agenda for meetings and assists the Audit Committee in complying with the relevant rules and regulations. The relevant papers for the Audit Committee meetings were dispatched to the Audit Committee in accordance with the CG Code. Members of the Audit Committee may include matters for discussion in the agenda if the need arises. Upon the conclusion of the Audit Committee meeting, minutes are circulated to the members of the Audit Committee for their comment and review prior to their approval of the minutes at the following or a subsequent Audit Committee meeting.

At each quarterly Audit Committee meeting, the Audit Committee reviews with the Acting Chief Financial Officer and the Company's outside auditors, the financial statements for the financial period and the financial and accounting principles, policies and controls of the Company and its subsidiaries. In particular, the Committee discusses (i) the changes in accounting policies and practices, if any; (ii) the going concern assumptions, (iii) compliance with accounting standards and applicable rules and other legal requirements in relation to financial reporting and (iv) the internal controls of the Company and the accounting and financial reporting systems. Upon the recommendation of the Audit Committee, the Board approves the financial statements.

Compensation Committee

As of June 30, 2009, the members of the Company's Compensation Committee (the "Compensation Committee") were Edward S Yang (chairman of Compensation Committee), Tsuyoshi Kawanishi and Zhou Jie (with Wang Zheng Gang as his alternate). None of these members of the Compensation Committee has been an executive officer or employee of the Company or any of its subsidiaries.

The responsibilities of the Compensation Committee include, among other things:

- approving and overseeing the total compensation package for the Company's executive officers and any
 other officer, evaluating the performance of and determining and approving the compensation to be
 paid to the Company's Chief Executive Officer and reviewing the results of the Chief Executive Officer's
 evaluation of the performance of the Company's other executive officers;
- reviewing and making recommendations to the Board with respect to Director compensation, including equity-based compensation;
- administering and periodically reviewing and making recommendations to the Board regarding the long-term incentive compensation or equity plans made available to the Directors, employees and consultants:

- reviewing and making recommendations to the Board regarding executive compensation philosophy, strategy and principles and reviewing new and existing employment, consulting, retirement and severance agreements proposed for the Company's executive officers; and
- ensuring appropriate oversight of the Company's human resources policies and reviewing strategies established to fulfill the Company's ethical, legal, and human resources responsibilities.

The Compensation Committee reports its work, findings and recommendations to the Board during each quarterly Board meeting.

The Compensation Committee meets in person at least on a quarterly basis and on such other occasions as may be required to discuss and vote upon significant issues affecting the compensation policy of the Company. The meeting schedule for the year is planned in the preceding year. The Company Secretary assists the chairman of the Compensation Committee in preparing the agenda for meetings and assists the Compensation Committee in complying with the relevant rules and regulations. The relevant papers for the Compensation Committee meeting were dispatched to Compensation Committee members in accordance with the CG Code. Members of the Compensation Committee may include matters for discussion in the agenda if the need arises. Upon the conclusion of the Compensation Committee meeting, minutes are circulated to the members of the Compensation Committee for their comment and review prior to their approval of the minutes at the following or a subsequent Compensation Committee meeting.

Internal Audit Department

The Internal Audit Department works with and supports the Company's management team and the Audit Committee in monitoring the Company's compliance with its internal governance policies. On a regular basis, the internal audit department audits the practices, procedures, expenditure and internal controls of the various departments in the Company. After completing an audit, the internal audit department furnishes the Company's management team and the Audit Committee with analyses, appraisals, recommendations, counsel, and information concerning the activities reviewed. The internal audit department can also conduct reviews and investigations on an ad hoc basis.

Code of Business Conduct and Ethics

The Board has adopted a code of business conduct and ethics (the "Code of Conduct") which provides guidance about doing business with integrity and professionalism. The Code of Conduct addresses issues including among others, fraud, conflicts of interest, corporate opportunities, protection of intellectual property, transactions in the Company's securities, use of the Company's assets, and relationships with customers and third parties. Any violation of the Code of Conduct is reported to the Compliance Office, which will subsequently report such violation to the Audit Committee.

U.S. Corporate Governance Practices

Companies listed on the New York Stock Exchange must comply with certain corporate governance standards under Section 303A of the New York Stock Exchange Listed Company Manual. However, foreign private issuers such as the Company are permitted to follow home country practices in lieu of the provisions of Section 303A, except that such companies are required to comply with certain rules relating to the audit committee. Please refer to the following website at http://www.smics.com/website/enVersion/IR/corporateGovernance.htm for a summary of the significant differences between the Company's corporate governance practices and those required of U.S. companies under New York Stock Exchange listing standards.

OTHER INFORMATION

1. Dividends

The Board of the Company proposed not to declare an interim dividend for the six months ended June 30, 2009.

2. Share Capital

During the six months ended June 30, 2009, the Company issued 1,772,000 Ordinary Shares to certain of the Company's eligible participants including employees, directors, officers and service providers of the Company ("eligible participants") pursuant to the Company's 2004 stock option plan (the "Stock Option Plan") and 23,854,845 ordinary shares to certain of the eligible participants pursuant to the Company's 2004 equity incentive plan.

Number of Shares Outstanding

Outstanding Share Capital as of June 30, 2009

22,353,411,672

Under the terms of the Company's 2004 Equity Incentive Plan, the Compensation Committee may grant restricted share units ("Restricted Share Units") to eligible participants. Each Restricted Share Unit represents the right to receive one Ordinary Share. Restricted Share Units granted to new employees generally vest at a rate of 10% upon the second anniversary of the vesting commencement date, an additional 20% on the third anniversary of the vesting commencement date, and an additional 70% upon the fourth anniversary of the vesting commencement date. Restricted Share Units granted to existing employees generally vest at a rate of 25% upon the first, second, third, and fourth anniversaries of the vesting commencement date. Upon vesting of the Restricted Share Units and subject to the terms of the Insider Trading Policy and the payment by the participants of applicable taxes, the Company will issue the relevant participants the number of Ordinary Shares underlying the awards of Restricted Share Units.

For the twelve months ended December 31, 2004, the Compensation Committee granted a total of 118,190,824 Restricted Share Units pursuant to which the Company issued an aggregate of 18,536,451 ordinary shares to its eligible participants on or around July 1, 2005. For the twelve months ended December 31, 2005, the Compensation Committee granted a total of 122,418,740 Restricted Share Units pursuant to which the Company issued an aggregate of 27,591,342 ordinary shares to its eligible participants on or around January 1, 2006 and July 1, 2006. For the twelve months ended December 31, 2006, the Compensation Committee granted a total of 16,058,864 Restricted Share Units pursuant to which the Company issued an aggregate of 3,407,216 ordinary shares to its eligible participants on or around January 1, February 27, March 1, March 3, March 23, May 30, July 1, September 1, September 16, October 1 and October 16, 2007. For the twelve months ended December 31, 2007, the Compensation Committee granted a total of 40,519,720 Restricted Share Units and for the six months ended June 30, 2008, the Compensation Committee granted a total of 39,827,100 Restricted Share Units. And for the six months ended June 30, 2009, the Compensation Committee granted a

total of 787,797 Restricted Share Units. The remaining vesting dates of these Restricted Share Units (after deducting the number of Restricted Share Units granted but cancelled due to the departure of eligible participants prior to vesting) approximately are as follows:

	Approximate Restricted Share Units (the actual number may change
Vesting Dates	due to the departure of employees prior to vesting)
2009	
1-Jan	22,009,600
21-Jan	200,000
22-Jan	8,400
29-Jan	75,000
1-Feb	270,000
13-Feb	75,000
16-Feb	75,000
1-Mar	225,000
3-Mar	250,000
23-Mar	175,000
30-Mar	16,667
1-Apr	75,000
1-May	75,000
15-May	62,500
22-May	8,750
31-May	16,333
1-Jun	122,545
16-Jun	250,000
21-Jun	112,500
1-Jul	866,564
1-Aug	640,000
1-Sep	10,756,175
13-Sep	250,000
16-Sep	125,000
30-Sep	131,250
1-Oct	743,334
16-Oct	222,216
27-Oct	100,000
1-Nov	333,333
14-Nov	100,000
1-Dec	101,930
6-Dec	100,000
12-Dec	75,000

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Approximate Restricted Share Units (the actual number may change **Vesting Dates** due to the departure of employees prior to vesting) 2010 1-Jan 15,195,850 21-Jan 200,000 22-Jan 8,400 29-Jan 75,000 1-Feb 270,000 13-Feb 75,000 16-Feb 75,000 52,870 1-Mar 30-Mar 16,667 75,000 1-Apr 1-May 75,000 15-May 62,500 22-May 8,750 31-May 16,333 122,545 1-Jun 16-Jun 250,000 21-Jun 112,500 1-Jul 579,917 1-Sep 741,951 16-Sep 125,000 30-Sep 131,250 1-Oct 743,334 16-0ct 222,216 27-Oct 100,000 333,333 1-Nov 14-Nov 100,000 1-Dec 101,930 6-Dec 100,000

75,000

12-Dec

	Approximate Restricted Share Units
	(the actual number may change
Vesting Dates	due to the departure of employees prior to vesting)
2011	
1-Jan	8,948,100
16-Jan	12,500
21-Jan	200,000
22-Jan	8,400
29-Jan	75,000
1-Feb	20,000
13-Feb	75,000
16-Feb	75,000
19-Mar	13,320
30-Mar	16,667
1-Apr	75,000
13-May	12,500
22-May	8,750
31-May	16,333
1-Jul	474,917
1-Sep	18,720
16-Sep	50,000
1-Oct	63,334
16-Oct 1-Nov	150,000
1-Dec	333,333 75,000
12-Dec	75,000
	75,000
2012 1-Jan	77,250
16-Jan	12,500
19-Mar	13,320
13-May	12,500
1-Jul	15,750
1-Sep	18,720
2013	10,720
1-Jan	66,750
16-Jan	12,500
19-Mar	13,320
2014	
28-Feb	96,950
19-Mar	13,320

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	Approximate Restricted Share Units
	(the actual number may change
Vesting Dates	due to the departure of employees prior to vesting)
2015	
28-Feb	96,949
2016	
28-Feb	96,950
2017	
28-Feb	96,948

3. Substantial Shareholders' Interest

Set out below are the names of the parties (not being a director or chief executive of the Company) which were interested in five percent or more of the nominal value of the share capital of the Company and the respective relevant numbers of shares in which they were interested as of June 30, 2009 as recorded in the register kept by the Company under section 336 of the Securities and Futures Ordinance (Cap.571 of the Laws of Hong Kong) ("SFO").

Name of Shareholder	Number of Shares Held	Percentage Held
Shanghai Industrial Investment (Holdings) Company Limited		
("SIIC")	420,008,000 (long position) ⁽¹⁾	1.88% (long position)
	1,833,269,340 (long position) ⁽²⁾	8.20% (long position)
Total:	2,253,277,340 (long position)	10.08% (long position)
Datang Telecom Technology & Industry		
Holdings Co., Ltd.	3,699,094,300 (long position) ⁽³⁾	16.55% (long position)

Notes:

- (1) All such ordinary shares are held by SIIC Treasury (B.V.I.) Limited which is a wholly-owned subsidiary of SIIC. The voting rights of such shares are vested in Shanghai Industrial Holdings Limited ("SIHL").

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4. Shareholding Interests of the Directors of the Company

As of June 30, 2009, the interests or short positions of the directors in the Ordinary Shares, underlying shares and debentures of the Company (within the meaning of Part XV of the SFO, as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and SEHK pursuant to the Model Code) were as follows:

			Percentage of Aggregate Interests to Total Issued
Board Member	Nature of Interest	Number of Shares	Share Capital
Richard Ru Gin Chang	Personal Interest(1)	38,729,500	
	Personal Interest(2)(5)(6)	18,600,000	
	Corporate Interest ⁽³⁾	20,000,000	
	Interest of Spouse	9,790,000	
	Interest of Child under 18	11,200,000	
Total		98,319,500	*
Tsuyoshi Kawanishi	Personal Interest ⁽⁴⁾⁽⁵⁾⁽⁶⁾	2,000,000	
	Personal Interest ⁽⁷⁾	1,500,000	
Total		3,500,000	*
Lip-Bu Tan	Personal Interest(4)(5)(6)	2,000,000	*
Jiang Shang Zhou	Personal Interest(6)	1,000,000	*
Edward S Yang	Personal Interest	750,000	
	Personal Interest ⁽⁶⁾	1,000,000	
Total		1,750,000	*
Yang Yuan Wang (ex-Independent			
Non-executive Director who resigned			
on June 23, 2009)	Personal Interest ⁽⁴⁾⁽⁵⁾⁽⁶⁾	2,000,000	*

^{*} Indicates less than 1%.

Notes:

- (1) Pursuant to a Charitable Pledge Agreement dated December 1, 2003, Richard Ru Gin Chang and his spouse, Scarlett K. Chang (collectively, the "Donors") have pledged to transfer 10,000,000 of such Ordinary Shares as a charitable gift to The Richard and Scarlett Chang Family Foundation, a Delaware nonprofit nonstock corporation organized exclusively for religious, charitable, scientific, literary and education purposes within the meaning of Section 501(c)(3) of the US Internal Revenue Code of 1986, as amended, such transfer to be made in full at or prior to the death of the surviving Donor. In addition, 2,639,550 of such Ordinary Shares are jointly held by Richard Ru Gin Chang and his spouse, Scarlett K. Chang.
- (2) The Compensation Committee has granted Richard R. Chang options to purchase an aggregate of 15,600,000 Ordinary Shares, if fully exercised, and an award of 2,000,000 Restricted Share Units (each representing the right to receive one Ordinary Share). As of June 30, 2009, none of such share options has been exercised and 1,500,000 Ordinary Shares were issued pursuant to vesting of the Restricted Share Units. On August 6, 2009, 500,000 Ordinary Shares were issued pursuant to vesting of the Restricted Share Units.
- (3) These Ordinary Shares are held by Jade Capital Company, LLC, a Delaware limited liability company (the "LLC"), of which Richard Ru Gin Chang and his spouse, Scarlett K. Chang (collectively, the "Members"), are the sole Members. It is the current intention of the Members that all or a portion of the net income of the LLC be used for philanthropic purposes, including but not limited to contributions to charitable organizations that are tax-exempt under Section 501(c)(3) of the US Internal Revenue Code of 1986, as amended.
- (4) Each independent Non-executive Director and Non-executive Director was granted an option to purchase 500,000 Ordinary Shares at a price of US\$0.22 per Ordinary Share. These options were fully vested on March 19, 2005 and will expire on November 9, 2009 or 120 days after termination of the Directors' service to the Board, except for the options granted to Yang Yuan Wang (who resigned as an Independent Non-Executive Director on June 23, 2009 but continued to act as the Company's Honorary Chairman and Chief Scientific Advisor) which will expire after termination of his services to the Company in his capacity as the Honorary Chairman and/or Chief Scientific Advisor of the Company. As of June 30, 2009, these options have not been exercised. The option granted to Henry Shaw (who resigned as an Independent Non-Executive Director on January 13, 2009) lapsed on May 13, 2009.
- (5) Each Director was granted an option to purchase 500,000 Ordinary Shares at a price of US\$0.132 per Ordinary Shares. These options were fully vested on May 30, 2008 and will expire on the earlier of September 29, 2016 or 120 days after termination of the Director's service to the Board, except for the options granted to Yang Yuan Wang (who resigned as an Independent Non-Executive Director on June 23, 2009 but continued to act as the Company's Honorary Chairman and Chief Scientific Advisor) which will expire after termination of his services to the Company in his capacity as the Honorary Chairman and/or Chief Scientific Advisor of the Company. As of June 30, 2009, these options have not been exercised. Jiang Shang Zhou has declined receipt of such options. The option granted to Henry Shaw (who resigned as an Independent Non-Executive Director on January 13, 2009) lapsed on May 13, 2009.
- (6) Each of Richard Ru Gin Chang, Tsuyoshi Kawanishi, Lip-Bu Tan, Yang Yuan Wang, Jiang Shang Zhou and Edward S Yang were granted an option to purchase 1,000,000 Ordinary Shares at a price per Ordinary Shares of HK\$0.27. These options will be fully vested on February 17, 2010 and will expire on the earlier of February 17, 2019 or 120 days after termination of the Director's service to the Board, except for the options granted to Yang Yuan Wang (who resigned as an Independent Non-Executive Director on June 23, 2009 but continued to act as the Company's Honorary Chairman and Chief Scientific Advisor) which will expire after termination of his services to the Company in his capacity as the Honorary Chairman and/or Chief Scientific Advisor of the Company. As of June 30, 2009, these options have not been exercised.
- (7) Tsuyoshi Kawanishi has been granted options to purchase an aggregate of 1,500,000 Ordinary Shares, if fully exercised. As of June 30, 2009, these options have not been exercised.

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2001 Stock Option Plans

Period during which Date Granted Rights Exercisable 3/28/2001 3/28/2001-3/27/2011 4/2/2001 4/02/2001-4/01/2011 4/16/2001 4/16/2001-4/15/2011 4/28/2001 5/14/2001-4/27/2011 5/14/2001 5/14/2001-5/13/2011 5/15/2001 7/15/2001-6/30/2011 7/15/2001 7/15/2001-7/14/2011 7/16/2001 7/15/2001-7/14/2011 7/16/2001 7/15/2001-7/14/2011	No. of Options Granted 89,385,000 2,216,000 575,000 60,000 1,597,000 89,000	a. a. –			On Cond Date				immediately	
Period during which Rights Exercisable 3/28/2001-3/27/2011 4/02/2001-4/15/2011 4/16/2001-4/15/2011 4/28/2001-6/13/2011 5/14/2001-5/14/2011 5/15/2001-5/31/2011 7/1/2001-6/30/2011 7/15/2001-7/15/2011				_	Repurchase					immediately before Dates on
Period during which Rights Exercisable 3/28/2001-3/27/2011 4/02/2001-4/01/2011 4/16/2001-4/15/2011 5/14/2001-5/13/2011 5/15/2001-5/13/2011 7/17/2001-6/30/2011 7/15/2001-7/14/2011 7/15/2001-7/15/2011	No. of Options Granted 89,385,000 2,216,000 575,000 60,000 1,597,000 95,000		Options	0ptions	of Ordinary	Options 0	0ptions	Options 0	which Options	which Options
3/28/2001-3/27/2011 4/02/2001-4/01/2011 4/16/2001-4/15/2011 4/28/2001-4/15/2011 5/15/2001-5/13/2011 6/01/2001-5/31/2011 7/15/2001-6/30/2011 7/15/2001-7/14/2011	89,385,000 2,216,000 575,000 60,000 1,597,000 95,000 80,000	\$0.01	Outstanding as of 12/31/08 Du	Lapsed S During Period	Shares During Period* D	Exercised Cancelled During Period		Outstanding as of 06/30/09	were Exercised (USD)	were Granted (USD)
4/02/2001-4/01/2011 4/16/2001-4/15/2011 4/28/2001-4/27/2011 5/15/2001-5/14/2011 6/01/2001-5/31/2011 7/1/2001-6/30/2011 7/15/2001-7/14/2011 7/15/2001-7/15/2011	2,216,000 575,000 60,000 1,597,000 95,000 80,000	\$0.01	4,666,500	ı	ı	30,000		4,636,500	\$0.09	\$0.03
4/16/2001-4/15/2011 4/28/2001-4/27/2011 5/14/2001-5/13/2011 5/15/2001-5/31/2011 6/01/2001-5/31/2011 7/1/2001-6/30/2011 7/16/2001-7/14/2011 7/15/2001-7/15/2011	575,000 60,000 1,597,000 95,000 80,000		281,000	I	I	40,000	I	241,000	\$	\$0.03
4/28/2001-4/27/2011 5/14/2001-5/13/2011 5/15/2001-5/14/2011 6/01/2001-5/31/2011 7/15/2001-7/14/2011 7/15/2001-7/14/2011 7/15/2001-7/15/2011	60,000 1,597,000 95,000 80,000	\$0.01	35,000	I	I	I	I	35,000	\$	\$0.03
5/14/2001-5/13/2011 5/15/2001-5/14/2011 6/01/2001-5/31/2011 7/15/2001-7/14/2011 7/15/2001-7/15/2011	1,597,000 95,000 80,000	\$0.01	42,000	I	I	Ι	I	42,000	\$	\$0.03
5/15/2001-5/14/2011 6/01/2001-5/31/2011 7/1/2001-6/30/2011 7/15/2001-7/14/2011 7/16/2001-7/15/2011	95,000	\$0.01	25,000	I	I	Ι	I	25,000	\$	\$0.03
6/01/2001-6/31/2011 7/1/2001-6/30/2011 7/15/2001-7/14/2011 7/16/2001-7/15/2011	80,000	\$0.01	35,000	I	Ι	Ι	I	35,000	<u> </u>	\$0.03
7/1/2001-6/30/2011 7/15/2001-7/14/2011 7/16/2001-7/15/2011		\$0.01	40,000	I	l	40,000	l	1	↓	\$0.03
7/15/2001-7/14/2011 7/16/2001-7/15/2011 7/27/2001-7/26/2011	745,000	\$0.01	49,000		I	1	1	49,000	\$	\$0.03
7/16/2001-7/15/2011 1/27/2001-7/26/2011	1,045,000	\$0.01	314,000	I	l	I	l	314,000	↓	\$0.03
7/27/2001-7/26/2011	2,220,000	\$0.01	88,000		I	1	1	88,000	\$	\$0.03
	20,000	\$0.01	20,000	1	T	I	I	50,000	-\$	\$0.03
7/30/2001-7/29/2011	140,000	\$0.01	100,000	l	I	1		100,000	\$	\$0.03
8/01/2001-7/31/2011	195,000	\$0.01	54,000		I	1	1	54,000	-	\$0.03
8/07/2001-8/06/2011	20,000	\$0.01	20,000		I	1		20,000	\ \$	\$0.03
8/15/2001-8/14/2011	100,000	\$0.01	100,000		I	1	1	100,000	-	\$0.03
8/20/2001-8/19/2011	20,000	\$0.01	20,000	I	I	T	T	20,000	-\$	\$0.03
9/24/2001-9/23/2011	08,708,500	\$0.01	14,672,700	I	I	423,000	I	14,249,700	\$0.08	\$0.03
9/28/2001-9/27/2011	50,000	\$0.01	20,000	I	I	I	ı	50,000	<u> </u>	\$0.03
1/24/2002-1/23/2012	47,653,000	\$0.01	10,314,500	I	I	110,000	ı	10,204,500	\$0.08	\$0.03
1/24/2002-1/23/2012	7,684,500	\$0.02	1,042,300	3,500	I	106,000	1	932,800	\$0.0\$	\$0.03
4/10/2002-4/09/2012	1,315,000	\$0.01	10,000	I	I	1	1	10,000	<u> </u>	\$0.05
4/10/2002-4/09/2012	48,699,000	\$0.02	9,950,900	I	I	263,000	I	006'289'6	\$0.08	\$0.05

Name/Eligible Employees	Date Granted	Period during which Rights Exercisable	Es No. of Options Granted	Exercise Price Per Share (USD) a	Options Outstanding as of 12/31/08	Options Lapsed During Period	Options Lapsed Due to Repurchase of Ordinary Shares During Period*	Options Exercised During Period	Options Cancelled During Period 8	Options Outstanding as of 06/30/09	Weighted Weighted Average Closing Price of Shares immediately immediately before Dates on which Options were Exercised (USD) (USD)	Weighted Average Closing Price of Shares immediately before Dates on which Options were Granted (USD)
Employees	4/11/2002	4/11/2002-4/10/2012	4,100,000	\$0.01	2,100,000	-	-	1	I	2,100,000	 	\$0.05
Employees	6/28/2002	6/28/2002-6/27/2012	39,740,000	\$0.02	7,338,000		I			7,338,000	\$0.07	\$0.06
Employees	6/28/2002	6/28/2002-6/27/2012	18,944,000	\$0.05	7,694,000	570,000	I	1	I	7,124,000	\$0.65	\$0.0\$
Kawanishi, Tsuyoshi	7/11/2002	7/11/2002-7/10/2012	200'000	\$0.05	200,000		I	1	I	200'000	- \$	\$0.07
Employees	7/11/2002	7/11/2002-7/10/2012	2,780,000	\$0.05	80,000	I	I	I	I	80,000	↓	\$0.07
Service Providers	9/26/2002	9/26/2002-9/25/2012	50,000	\$0.05	20,000	I	I	I	I	20,000	↓	\$0.03
Employees	9/26/2002	9/26/2005-9/25/2012	5,770,000	\$0.02	1,505,000	I	I	I	I	1,505,000	\$0.07	\$0.08
Employees	9/26/2002	9/26/2005-9/25/2012	65,948,300	\$0.05	15,980,410	155,400	Ι	10,000	I	15,815,010	\$0.08	\$0.08
Employees	1/9/2003	1/09/2003-1/08/2013	53,831,000	\$0.05	16,100,400	270,000	I			15,830,400	\$0.08	\$0.10
Employees	4/1/2003	4/01/2003-3/31/2013	18,804,900	\$0.05	7,210,418	299,200	I	I	I	6,911,218	\$0.08	\$0.14
Employees	4/15/2003	4/15/2003-4/14/2013	550,000	\$0.05	250,000		I	1	I	550,000	 \$	\$0.14
Senior Management	4/24/2003	4/24/2003-4/23/2013	1,850,000	\$0.05	1,450,000	1	I	1	I	1,450,000	- \$	\$0.14
Employees	4/24/2003	4/24/2003-4/23/2013	58,488,000	\$0.05	19,900,400	940,000	I	200,000	I	18,460,400	\$0.08	\$0.14
Employees	7/15/2003	7/15/2003-7/14/2013	29,699,900	\$0.05	18,182,660	270,800	I	I	I	17,911,860	\$0.08	\$0.17
Employees	10/10/2003	10/10/2003-10/09/2013	49,535,400	\$0.10	17,941,900	8,000	I			17,933,900	- \$	\$0.29
Employees	1/5/2004	1/05/2004-1/04/2014	130,901,110	\$0.10	61,970,980	3,426,678	I	1	I	58,544,302	\$0.10	\$0.33
Kawanishi, Tsuyoshi	1/15/2004	1/15/2004-1/14/2014	1,000,000	\$0.10	1,000,000	I	I	1	I	1,000,000	\$	\$0.33
Service Providers	1/15/2004	1/15/2004-3/01/2005	4,100,000	\$0.10	100,000		I	1	I	100,000	 \$	\$0.14
Senior Management	1/15/2004	1/15/2004-1/14/2014	2,700,000	\$0.10	2,155,000	I	I	1	I	2,155,000	\$	\$0.14
Others	1/15/2004	1/15/2004-1/14/2014	4,600,000	\$0.10	2,500,000		I	1		2,500,000	-	\$0.35
Employees	1/15/2004	1/15/2004-1/14/2014	20,885,000	\$0.10	7,354,000	200,000	I	I		7,154,000	 ∞	\$0.33
Senior Management	2/16/2004	2/16/2004-2/15/2014	000'006	\$0.25	000'006	1	I	1	I	000'006	\ \$	\$0.33
Others	2/16/2004	2/16/2004-2/15/2014	12,300,000	\$0.25	6,130,000	1	I	1	I	6,130,000	\ \$	\$0.35
Employees	2/16/2004	2/16/2004-2/15/2014	14,948,600	\$0.10	3,911,900	94,200	I	1	I	3,817,700	-\$	\$0.33
Employees	2/16/2004	2/16/2004-2/15/2014	76,454,880	\$0.25	40,858,260	1,544,700	1	1		39,313,560	- \$	\$0.33

2001 Preference Share Plans

											Weighted	Weighted
										•	Average Closing Average Closing	Average Closing
							0ptions				Price of Shares Price of Shares	Price of Shares
						_	Lapsed Due to				immediately	immediately
							Repurchase				before Dates on before Dates on	before Dates on
				Exercise Price	Options	0ptions	of Ordinary	Options 0	0ptions	0ptions	which Options	which Options
Name/Eligible Employees	Date Granted	Period during which Rights Exercisable	No. of Options Granted	Per Share (USD)	Outstanding Lapsed as of 12/31/08 During Period	Lapsed :	Lapsed Shares During Period Period* D	s During Exercised Cancelled Period* During Period		Outstanding as of 06/30/09	Outstanding were Exercised of 06/30/09 (USD)	were Granted (USD)
Employees	9/24/2001	9/24/2001–9/23/2011	246,698,700	\$0.11	21,450,200	3,252,000	I			18,198,200	<u> </u>	\$0.11
Employees	9/28/2001	9/28/2001-9/27/2011	20,000	\$0.11	20,000	I	I	I	I	20,000	\$	\$0.11
Employees	11/3/2001	11/03/2001-11/02/2011	780,000	\$0.35	505,000	20,000	I	I	I	485,000	\ \$	\$0.11
Employees	1/24/2002	1/24/2002–1/23/2012	58,357,500	\$0.11	5,494,500	59,100	I	I	I	5,435,400	↓	\$0.12
Employees	4/10/2002	4/10/2002-4/09/2012	52,734,000	\$0.11	3,069,900	900'209	I	I	I	2,462,900	\$	\$0.13
Employees	6/28/2002	6/28/2002-6/27/2012	63,332,000	\$0.11	7,742,500	57,000	I	T	I	7,685,500	\$	\$0.14
Service Providers	7/11/2002	7/11/2002-7/10/2012	462,000	\$0.11	202,000	I	I	T	I	202,000	\$	\$0.14
Employees	7/11/2002	7/11/2002-7/10/2012	4,530,000	\$0.11	805,000	I	I	I	I	805,000	↓	\$0.14
Service Providers	9/26/2002	9/26/2002-9/25/2012	20,000	\$0.11	20,000	I	I	I	I	20,000	↓	\$0.15
Employees	9/26/2002	9/26/2002-9/25/2012	73,804,800	\$0.11	11,738,500	150,400	I	1	I	11,588,100	↓	\$0.15
Employees	1/9/2003	1/09/2003-1/08/2013	12,686,000	\$0.11	1,237,000	1	I	I	I	1,237,000	\$	\$0.17

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2004 Stock Option Plan

		Period during		Exercise Price	Options	Additional Options	Options	Options Lapsed Due to Repurchase of Ordinary Shares	Options	Options	Options	Weighted Average Closing Price of Shares Immediately immediately before Dates on before Dates on which Options	Weighted Average Closing Price of Shares immediately before Dates on which Options
Name/Eligible Employees	Date Granted	which Rights Exercisable	No. of Options Granted	Per Share (USD) a	Outstanding Granted Lapsed as of 12/31/08 During Period	Granted Juring Period	Lapsed During Period	During Period* [During Exercised Period* During Period	Cancelled During Period	Outstanding as of 06/30/09	were Exercised (USD)	were Granted (USD)
Senior Management	3/18/2004	3/18/2004- 3/17/2014	190,000	\$0.35	190,000	l	I	I	I	l	190,000	↓	\$0.35
Others	3/18/2004	3/18/2004-3/17/2014	20,000	\$0.35	20,000	T	I	I	I	l	20,000	↓	\$0.35
Employees	3/18/2004	3/18/2004-3/17/2014	49,869,700	\$0.35	26,610,950	I	947,300	I		l	25,663,650	↓	\$0.35
Richard Chang	4/7/2004	4/07/2004- 4/06/2014	100,000	\$0.31	100,000	T	I	I	I	I	100,000	<u> </u>	\$0.31
Employees	4/25/2004	4/25/2004- 4/24/2014	22,591,800	\$0.28	10,933,200	1	265,000	I	I	I	10,668,200	↓	\$0.28
Others	7/27/2004	7/27/2004- 7/26/2014	200,000	\$0.20	100,000	T	T	I	I	I	100,000	↓	\$0.20
Employees	7/27/2004	7/27/2004- 7/26/2014	35,983,000	\$0.20	17,156,000	1	248,000	I	I	I	16,908,000	↓	\$0.20
Kawanishi, Tsuyoshi	11/10/2004	11/10/2004-	200'000	\$0.22	200,000	1	I	I	I	I	200'000	 ₩	\$0.22
Employees	11/10/2004	11/10/2004– 11/09/2014	52,036,140	\$0.22	22,521,200	T	086'699	I	I	l	21,851,220	 \$	\$0.22
Ta-Lin Hsu	11/10/2004	11/10/2004-	200'000	\$0.22	200,000	I	200,000	I	I	l	l	 \$	\$0.22
Henry Shaw	11/10/2004	11/10/2004-11/09/2009	200'000	\$0.22	200,000	T	200,000	I	I	l	l	 \$	\$0.22
Lip-Bu Tan	11/10/2004	11/10/2004– 11/09/2009	500,000	\$0.22	200,000		l	1		l	500,000	<u> </u>	\$0.22

						امدورين		Options Lapsed Due to Repurchase				Weighted Average Closing Price of Shares immediately	Weighted Average Closing Price of Shares immediately
Name/Eligible Employees	Date Granted	Period during which Rights Exercisable	E: No. of Options Granted	Exercise Price Per Share (USD) a	Options Options Outstanding Granted as of 12/31/08 During Period		Options Lapsed During Period		Options Exercised During Period	Options Cancelled During Period	Options Outstanding as of 06/30/09	which Options were Exercised (USD)	which Options were Granted (USD)
Wang Yang Yuan	11/10/2004	11/10/2004-	200,000		200,000		I	1	I	1	500,000	↓	\$0.22
Senior Management	5/11/2005	5/11/2005-	000'006	\$0.20	000'006	l	l	l	l	I	000'006	 ☆	\$0.20
Others	5/11/2005	5/11/2005-	100,000	\$0.20	100,000	I	I	l	I	I	100,000	<u> </u>	\$0.20
Employees	5/11/2005	5/11/2005-	94,581,300	\$0.20	54,625,641	l	1,968,960		l	l	52,656,681	ļ \$	\$0.20
Richard Chang	5/11/2005	5/11/2005-	15,000,000	\$0.20	15,000,000	l			l	l	15,000,000	ļ \$	\$0.22
Employees	8/11/2005	8/11/2005- 8/10/2015	32,279,500	\$0.22	14,948,100	l	142,800				14,805,300	→	\$0.22
Senior Management	11/11/2005	11/11/2005-	11,640,000	\$0.15	11,640,000	l					11,640,000	<u>↓</u>	\$0.15
Others	11/11/2005	11/11/2005- 11/10/2015	3,580,000	\$0.15	3,580,000	l	l		l		3,580,000	↓	\$0.15
Employees	11/11/2005	11/11/2005- 11/10/2015	149,642,000	\$0.15	99,565,400	I	3,340,800	I	l	ı	96,224,600	<u> </u> \$	\$0.15
Employees	2/20/2006	2/20/2006– 2/19/2016	62,756,470	\$0.15	37,109,935		1,176,584				35,933,351	 	\$0.15
Employees	5/12/2006	5/12/2006-	22,216,090	\$0.15	14,918,800	I	239,400	l	l	l	14,679,400	<u> </u>	\$0.15
Kawanishi, Tsuyoshi	9/29/2006	9/29/2006– 9/28/2011	200'000	\$0.13	200'000	l	l		l	l	200'000	↓	\$0.13
Employees	9/29/2006	9/29/2006– 9/28/2016	40,394,000	\$0.13	28,339,200	l	781,600	l	l	l	27,557,600	<u> </u>	\$0.13

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Weighted Average Closing Price of Shares immediately before Dates on which Options were Granted (USD)	\$0.08
Weighted Average Closing Price of Shares immediately before Dates on which Options were Exercised (USD)	↓
Options Ourstanding as of 06/30/09	2,300,000
Options Cancelled During Period	
Options Exercised During Period	
Options Lapsed Due to Repurchase of Ordinary Shares During Period*	
Additional Options Options Outstanding Granted Lapsed as of 12/31/08 During Period	
Additional Options Granted During Period	
Options Outstanding as of 12/31/08	2,300,000
Exercise Price Per Share (USD)	80.0\$
No. of Options Granted	2,300,000
Period during which Rights Exercisable	2/12/2008- 2/11/2018 2/11/2018
Date Granted	2/12/2008
Name/Eligible Employees	Senior Management Others

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								0ptions				Weighted	Weighted
								Lapsed				Average Closing Average Closing	Average Closing
								Due to				Price of Shares	Price of Shares Price of Shares
								Repurchase				immediately	immediately immediately
						Additional		of Ordinary				before Dates on before Dates on	before Dates on
		Period during		Exercise Price	0ptions	0ptions	Options	Shares	Options	0ptions	Options	Options which Options which Options	which Options
Name/Eligible		which Rights	No. of Options	Per Share		Outstanding Granted	Lapsed	During	Exercised	Cancelled		Outstanding were Exercised	were Granted
Employees	Date Granted	Exercisable	Granted	(asn)	(USD) as of 12/31/08 During Period During Period	During Period	During Period	Period*	Period* During Period	During Period	as of 06/30/09	(asn)	(asn)
Senior	2/17/2009	2/17/2009-	1,150,000	\$0.03		1,150,000					1,150,000		\$0.03
Management		2/16/2019											
Employees	5/11/2009	5/11/2009-	24,102,002	\$0.04	I		24,102,002 1,470,000	I	I	I	22,632,002	 \$	\$0.04
		5/10/2019											

2004 Equity Incentive Plan

Price of Shares immediately before Dates on which Restricted Share Units	were Granted (USD)	\$0.22	\$0.20	\$0.20	\$0.20	\$0.20	\$0.22	\$0.22	\$0.22	\$0.15	\$0.15	\$0.15
Average Closing Price of Shares Price of Shares immediately immediately before Dates before Dates on which on which Restricted Restricted Share Units Share Units	were Vested (USD)	\$0.13	<u> </u>	\$0.07	\$0.11	<u> </u>	\$0.11	<u> </u>	\$0.09	\$0.11	\$0.11	\$0.11
A A Dotions	Outstanding as of 06/30/09	120,001	I	20,000	182,500	I	278,056	9,394	10,398,482	940,000	525,000	7,822,500
Options		I	T	T	I	I	I	I	I	I	I	ı
Options	Exercised During Period	I	T	100,000	140,000	200'000	1	I	554,660	515,000	25,000	6,150,000
Options Lapsed Due to Repurchase of Ordinary	During Period*	I	I	I	I	I	l	I	I	I	I	
Options	Lapsed During Period	I	I	I	I	I	l	I	144,427	I	I	1
Additional	During	l	1		1	1		1	1	_	_	
Ontions		120,001	ı	150,000	322,500	200'000	278,056	9,394	11,097,569	1,455,000	550,000	13,972,500
Exercise Price	Per Share (USD)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$00.00
	No. of Options Granted	96,856,590	1,130,000	18,747,520	4,630,000	2,000,000	916,830	156,888	69,430,022	2,910,000	2,100,000	40,275,000
Period during	which Rights Exercisable	7/01/2005-	7/27/2005-	7/27/2005-	5/11/2006-	5/11/2006-	8/11/2005- 8/10/2015	8/11/2005- 8/10/2015	8/11/2005- 8/10/2015	11/11/2005- 11/10/2015	11/11/2005- 11/10/2015	11/11/2005-
	Date Granted	7/1/2004	7/27/2004	7/27/2004	5/11/2005	5/11/2005	8/11/2005	8/11/2005	8/11/2005	11/11/2005	11/11/2005	11/11/2005
	Name/Eligible Employees	Employees	Senior Management	Employees	Employees	Richard Chang	Senior Management	Others	Employees	Senior Management	Others	Employees

which Rights

											Weignted	Weighted
										4	Average Closing Average Closing	Werage Closing
							0ptions				Price of Shares	Price of Shares
							Lapsed				immediately	immediately
							Due to				before Dates	before Dates
							Repurchase				on which	on which
					Additional		of Ordinary				Restricted	Restricted
Period during Exercise Price	Exercise	Exercise	Price	Options	0ptions	Options	Shares	Options	0ptions	0ptions	Share Units	Share Units
which Rights No. of Options Per Share			hare	Outstanding	Granted	Lapsed	During	Exercised	Cancelled	Outstanding	were Vested	were Granted
			(OSD)	as of 12/31/08 During Period During Period	During Period	During Period	Period*	Period* During Period	During Period	as of 06/30/09	(asn)	(asn)
11/18/2008 11/18/2008- 2,080,000 \$0	2,080,000		\$0.00	2,080,000	1	1	1	520,000		1,560,000	\$	\$0.02
11/17/2018												
5/11/2009- 787,797 \$0.00			8	I	787,797	I	I	I	1	787,797	↓	\$0.04
5/10/2019												

5. Repurchase, Sale or Redemption of Securities

The Company has not repurchased, sold or redeemed any of its securities during the six months ended June 30, 2009.

6. Material Litigation and Arbitration

Overview of TSMC Litigation:

Beginning in December 2003 through August 2004, the Company became subject to several lawsuits brought by Taiwan Semiconductor Manufacturing Company, Limited ("TSMC") relating to alleged infringement of certain patents and misappropriation of alleged trade secrets relating to methods for conducting semiconductor fab operations and manufacturing integrated circuits.

On January 30, 2005, the Company and TSMC exchanged signature pages later attached to a settlement agreement. Terms were added to the document subsequent to the exchange of signatures. The identification of the exact terms of the agreement were determined at a preliminary trial in 2009, as described below under "Recent TSMC Legal Developments." As found by the California Superior Court, SMIC and TSMC agreed, without admission of liability, to dismiss all pending legal actions without prejudice between the two companies (the "Settlement Agreement"). The terms of the Settlement Agreement also were determined to include the following:

- The Company and TSMC agreed to cross-license each other's patent portfolio for all semiconductor device products, effective from January 2005 through December 2010.
- 2) TSMC covenanted not to sue the Company for trade secret misappropriation as alleged in TSMC's legal actions as it related to .15 micron and larger processes subject to certain conditions ("TSMC Covenant"). The TSMC Covenant did not cover.13 micron and smaller technologies after 6 months following execution of the Settlement Agreement (July 31, 2005). Excluding the .13 micron and smaller technologies, the TSMC Covenant remains in effect indefinitely, terminable upon a breach by the Company.
- 3) The Company is required to deposit certain Company materials relating to 13 micron and smaller technologies into an escrow account until December 31, 2006 or under certain circumstances for a longer period of time.
- 4) The Company agreed to pay TSMC an aggregate of \$175 million in installments of \$30 million for each of the first five years and \$25 million in the sixth year.

The Company believes the Court's ruling is erroneous. The ruling may be appealed by SMIC following the filing of a final judgment by the Court in this matter.

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Accounting under the Settlement Agreement:

In accounting for the Settlement Agreement, the Company determined that there were several components of the Settlement Agreement — settlement of litigation, covenant not to sue, patents licensed by us to TSMC and the use of TSMC's patent license portfolio both prior and subsequent to the settlement date.

The Company does not believe that the settlement of litigation, covenant not to sue or patents licensed by us to TSMC qualify as accounting elements. In regard to the settlement of litigation, the Company cites the following:

- 1) The Settlement Agreement reached between TSMC and SMIC clearly stated that there was no admission of liability by either party;
- 2) The Settlement Agreement required all parties to bear their own legal costs;
- 3) There were no other damages associated with the Settlement Agreement;
- 4) There was a provision in the Settlement Agreement for a grace period to resolve any misappropriation issues had they existed;
- 5) Albeit a complaint had been filed by TSMC on trade secret infringement, TSMC has never identified to the Company which trade secrets it claimed were being infringed upon by the Company;
- 6) The Settlement Agreement was concluded when the litigation process was still at a relatively early stage and the outcome of the litigation was therefore highly uncertain.

The TSMC covenant not to sue for alleged trade secrets misappropriation does not qualify as a separable asset in accordance with either SFAS 141 or SFAS 142 as TSMC had never specified the exact trade secrets that it claimed were misappropriated, the Company's belief that TSMC's trade secrets may be obtained within the marketplace by other legal means and the Company never obtained the legal right to use TSMC's trade secrets.

In addition, the Company did not attribute any value to the patents licensed to TSMC under the Settlement Agreement due to the limited number of patents held by the Company at the time of the Settlement Agreement.

As a result, the Company determined that only the use of TSMC's patent license portfolio prior and subsequent to the settlement date were considered elements of an arrangement for accounting purposes. In attributing value to these two elements, the Company first discounted the payment terms of the \$175 million settlement amount using an annual 3.4464% interest rate to arrive at a net present value of \$158 million. This amount was then allocated to the pre- and post-settlement periods based on relative fair value, as further described below.

Based on this approach, \$16.7 million was allocated to the pre-settlement period, reflecting the amount that the Company would have paid for use of the patent license portfolio prior to the date of the Settlement Agreement. The remaining \$141.3 million, representing the relative fair value of the licensed patent license portfolio, was recorded on the Company's consolidated balance sheets as a deferred cost and is being amortized over a six-year period, which represents the life of the licensed patent license portfolio. The amortization of the deferred cost is included as a component of cost of sales in the consolidated statements of operations.

Valuation of Deferred Cost:

The fair value of the patent license portfolio was calculated by applying the estimated royalty rate to the specific revenue generated and expected to be generated from the specific products associated with the patent license portfolio.

The selected royalty rate was based on the review of median and mean royalty rates for the following categories of licensing arrangements:

- a) existing third-party license agreements with SMIC;
- b) the analysis of comparable industry royalty rates related to semiconductor chip/integrated circuit ("IC") related technology; and
- c) the analysis of comparable industry royalty rates related to semiconductor fabrication.

On an annualized basis, the amounts allocated to past periods was lower than that allocated to future periods as the Company assumed increases in revenues relating to the specific products associated with the patent license portfolio.

As the total estimated fair value of the patent license portfolio exceeded the present value of the.5143 Tm[(A)-8(s)

Recent TSMC Legal Developments:

On August 25, 2006, TSMC filed a lawsuit against the Company and certain subsidiaries, namely SMIC (Shanghai), SMIC (Beijing) and SMIC (Americas) in the Superior Court of the State of California, County of Alameda for alleged breach of a settlement agreement, alleged breach of promissory notes and alleged trade secret misappropriation by the Company. TSMC seeks, among other things, damages, injunctive relief, attorneys' fees, and the acceleration of the remaining payments outstanding under that settlement agreement.

In the present litigation, TSMC alleges that the Company has incorporated TSMC trade secrets in the manufacture of the Company's 0.13 micron or smaller process products. TSMC further alleges that as a result of this claimed breach, TSMC's patent license is terminated and the covenant not to sue is no longer in effect with respect to the Company's larger process products. The Company has vigorously denied all allegations of misappropriation. The Court has made no finding that TSMC's claims are valid. The Court has set a trial date of September 8, 2009.

On September 13, 2006, the Company announced that in addition to filing a response strongly denying the allegations of TSMC in the United States lawsuit, it filed on September 12, 2006, a cross-complaint against TSMC seeking, among other things, damages for TSMC's breach of contract and breach of implied covenant of good faith and fair dealing.

On November 16, 2006, the High Court in Beijing, the People's Republic of China, accepted the filing of a complaint by the Company and its wholly-owned subsidiaries, namely, SMIC (Shanghai) and SMIC (Beijing), regarding the unfair competition arising from the breach of bona fide (i.e. integrity, good faith) principle and commercial defamation by TSMC ("PRC Complaint"). In the PRC Complaint, the Company is seeking, among other things, an injunction to stop TSMC's infringing acts, public apology from TSMC to the Company and compensation from TSMC to the Company, including profits gained by TSMC from their infringing acts.

On August 14, 2007, the Company filed an amended cross-complaint against TSMC seeking, among other things, damages for TSMC's breach of contract and breach of patent license agreement. TSMC thereafter denied the allegations of the Company's amended cross-complaint and subsequently filed additional claims that the Company breached a settlement agreement by filing an action in the Beijing High Court. The Company has denied these additional claims by TSMC.

On August 15–17, 2007, the California Court held a preliminary injunction hearing on TSMC's motion to enjoin use of certain process recipes in certain of the Company's 0.13 micron logic process flows.

On September 7, 2007, the Court denied TSMC's preliminary injunction motion, thereby leaving unaffected the Company's development and sales. However, the court required the Company to provide 10 days' advance notice to TSMC if the Company plans to disclose logic technology to non-SMIC entities under certain circumstances, to allow TSMC to object to the planned disclosure.

In May 2008, TSMC filed a motion in the California Court for summary adjudication against the Company on several of the Company's cross claims. The Company opposed the motion and on August 6, 2008, the Court granted in part and denied in part TSMC's motion.

On June 23, 2008, the Company filed in the California court a cross-complaint against TSMC seeking, among other things, damages for TSMC's unlawful misappropriation of trade secrets from SMIC to improve its competitive position against SMIC.

On July 10, 2008, the California Court held a preliminary injunction hearing on TSMC's motion to enjoin disclosure of information on certain process recipes in the Company's 0.30 micron logic process flows to 3rd parties. On August 8, 2008, the Court granted-in-part TSMC's motion and preliminarily enjoined SMIC from disclosing fourteen 0.30 micron process steps. On October 3, 2008, SMIC filed a notice of appeal of the Court's August 8, 2008 Order with the California Court of Appeal. This appeal is currently pending.

During the pre-trial proceedings in the matter, questions arose regarding the actual terms of the 2005 Settlement Agreement between SMIC and TSMC. Accordingly, the California Court held a preliminary trial on January 13 to 16, 2009, limited to a determination of the terms of the Settlement Agreement and an interpretation of any requirements to "meet and confer" prior to institution of litigation. On March 10, 2009, the Court issued a Statement of Decision finding, in part, that an agreement between the parties was executed on January 30, 2005, and thereafter amended on February 2, 2005, as urged by TSMC. The Company believes the Court's ruling is erroneous. The ruling may be appealed by SMIC following the filing of a final judgment by the Court in this matter.

On May 1, 2009, the Company filed motions for summary adjudication against TSMC's claims for breach of promissory notes and violation of the California Uniform Trade Secrets Act. On July 20, 2009, the Court denied the Company's motions.

On May 1, 2009, TSMC filed a motion for summary adjudication of various of the Company's affirmative defenses. On July 20, 2009, the Court granted in part and denied in part TSMC's motion. The Company believes the Court's ruling, to the extent it granted in part TSMC's motion, is erroneous. The ruling may be appealed by SMIC following the filing of a final judgment by the Court in this matter.

On August 10, 2009, TSMC moved for sanctions based on the alleged intentional destruction by the

Under the provisions of SFAS 144, the Company is required to make a determination as to whether or not this pending litigation represents an event that requires a further analysis of whether the patent license portfolio has been impaired. The company is still evaluating whether or not the litigation represents such an event. The Company cannot predict the outcome of the litigation. However, an adverse judgment on TSMC's claim for breach of contract could result in a termination of the patent license and an adverse judgment on either TSMC's claim for breach of contract or its trade secret misappropriation claim could have a materially adverse affect on the Company's financial position and results of operations. The outcome of any impairment analysis performed under SFAS 144 might result in a material impact to our financial position and results of operations.

7. Changes in Directorate and Update of Directors' Information

Changes in the Members of the Board of Directors

As previously disclosed by the Company, there were the following changes in the members of the Board, between the period from January 1, 2009 and the date of this interim report.

- on January 13, 2009, Henry Shaw retired as Class I Independent Non-executive Director of the Company;
- on January 23, 2009, Zhou Jie was appointed as Class III Non-executive Director of the Company, and Wang Zheng Gang resigned as Non-executive Director of the Company and was appointed as Alternate Director to Zhou Jie;
- on February 5, 2009, Edward S Yang was appointed as Class I Independent Non-executive Director of the Company;
- at the 2009 AGM, Edward S Yang was re-elected as a Class I Independent Non-executive Director
 of the Company, Jiang Shang Zhou and Lip-Bu Tan were re-elected as Class II Independent Nonexecutive Directors of the Company, Zhou Jie was re-elected as a Class III Non-executive Director
 of the Company. At the same AGM, Chen Shanzhi and Gao Yonggang were elected as a Class II
 Non-executive Director of the Company and a Class I Non-executive Director of the Company,
 respectively; and
- Yang Yuan Wang has resigned as a Class III Independent Non-Executive Director and Chairman of the Board with effect from the closing of the 2009 AGM and has been appointed as the Honorary Chairman and Chief Scientific Advisor of the Company for the purposes of providing strategic advice to the Company with effect upon his resignation. Jiang Shang Zhou was appointed as Chairman of the Board with effect from the closing of the 2009 AGM.

Changes in, and Updates to, Previously Disclosed Information Relating to the Directors

As required under the Listing Rules, certain changes in, and updates to, the information previously disclosed regarding the Directors during their respective terms of office are set out below:

 Jiang Shang Zhou was appointed as a director of Semiconductor Manufacturing International (Shanghai) Corporation, Semiconductor Manufacturing International (Shenzhen) Corporation, Semiconductor Manufacturing International (Chengdu) Corporation, Semiconductor Manufacturing

International (Tianjin) Corporation and SMIC Energy Technology (Shanghai) Corporation which took effect upon the resignation of Wang Yang Yuan, the Company's ex-Independent Non-executive Director and Chairman, on June 23, 2009. In addition, Mr. Jiang was also appointed as the Chairman of the board of directors of Semiconductor Manufacturing International (Shanghai) Corporation, Semiconductor Manufacturing International (Beijing) Corporation, Semiconductor Manufacturing International (Tianjin) Corporation and SMIC Energy Technology (Shanghai) Corporation which also took effect upon on the same day;

- Tsuyoshi Kawanishi resigned from the board of directors of Asyst Technologies, Inc. and FTD
 Technology Pte. Ltd. in 2008 and Mr. Kawanishi also resigned from the board of directors of T.S.C.
 Japan, the chairman of Society of Semiconductor Industry Seniors in Japan and the chairman of
 SIP Consortium of Japan in 2009;
- Gao Yonggang was appointed as the Chairman of the board of directors of Datang Capital (Beijing)
 Co., Ltd. in 2009;
- Chen Shanzhi was appointed as the Chief Information Officer of Datang Telecom Technology & Industry Group in 2009; and
- Wang Zheng Gang was appointed as a director of Shanghai Luqiao Development Co., Ltd. in 2009.

Each of the Directors referred to above has confirmed the accuracy, and accepted responsibility of, the above information.

8. Waiver from Compliance with the Listing Rules

Save as disclosed in the prospectus of the Company dated March 8, 2004, the Company has not received any waivers from compliance with the Listing Rules which are still in effect.

9. Review by Audit Committee

The Audit Committee has reviewed with the management of the Company, the accounting principles and practices accepted by the Group and the interim financial statements of the Company for the six months ended June 30, 2009.

By order of the Board of Directors

Semiconductor Manufacturing International Corporation

Richard R. Chang

Chief Executive Officer

Shanghai, PRC September 21, 2009

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CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS

For the six months ended June 30, 2009 and 2008 (in US\$ thousands, except per share data) (unaudited)

		Six months end	led June 30,
	NOTES	2009	2008
Sales	16	\$413,941	\$705,288
Cost of sales		556,218	717,016
Gross loss		(142,277)	(11,728)
Operating expenses (income):			
Research and development		66,945	71,917
General and administrative		32,123	31,934
Selling and marketing		11,112	9,240
Amortization of acquired intangible assets		17,889	13,683
Impairment loss of long-lived assets	10	_	105,774
Loss (income) from sales of equipment and other fixed assets		218	(1,646)
Total operating expenses		128,287	230,902
Loss from operations	17	(270,564)	(242,630)
Other income (expense):			
Interest income		1,071	7,817
Interest expense		(13,884)	(32,547)
Foreign currency exchange (loss) gain		(138)	12,796
Others, net		2,669	3,145
Total other expense, net		(10,282)	(8,789)
Loss before income tax		(280,846)	(251,419)
Income taxes benefit (expense)	15	6,185	(21,188)
Loss from equity investment		(1,355)	(326)
Net loss		\$(276,016)	\$(272,933)
Accretion of interest to noncontrolling interest		(521)	2,449
Loss attributable to Semiconductor Manufacturing			
International Corporation		\$(276,537)	\$(270,484)
Loss per share, basic and diluted			
Net loss per share attributable to Semiconductor Manufacturing			
International Corporation ordinary shareholders		\$(0.01)	\$(0.01)
Shares used in calculating basic and diluted loss per share		22,347,864,588	18,583,169,690
Amount attributable to Semiconductor Manufacturing			
International Corporation ordinary shareholders		\$(276,537)	\$(270,484)

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

CONDENSED CONSOLIDATED BALANCE SHEET

As of June 30, 2009 and December 31, 2008

(in US\$ thousands, except per share data)
(unaudited)

CONDENSED CONSOLIDATED BALANCE SHEET

As of June 30, 2009 and December 31, 2008 (in US\$ thousands, except per share data) (unaudited)

		June 30,	December 31,
	NOTES	2009	2008
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current liabilities:			
Accounts payable	11	\$166,699	\$185,919
Short-term borrowings	12	273,678	201,258
Current portion of long-term debt	12	205,344	360,629
Accrued expenses and other current liabilities		117,632	122,174
Current portion of promissory notes	13	29,242	29,242
Income tax payable		851	552
Total current liabilities		793,446	899,774
Long-term liabilities:			
Promissory notes	13	9,500	23,590
Long-term debt	12	615,999	536,518
Long-term payables relating to license agreements		16,488	18,169
Deferred tax liabilities		336	412
Total long-term liabilities		642,323	578,689
Total liabilities		1,435,769	1,478,463
Noncontrolling interest	14	34,303	42,795
Stockholders' equity:			
Ordinary shares, \$0.0004 par value, 50,000,000,000 authorized,			
22,353,411,672 and 22,327,784,827 shares issued and outstanding on			
June 30, 2009 and December 31, 2008, respectively		8,941	8,931
Additional paid-in capital		3,494,328	3,489,382
Accumulated other comprehensive income (loss)		100	(439)
Accumulated deficit		(1,025,047)	(748,510)
Total stockholders' equity		2,478,322	2,749,364
TOTAL LIABILITIES NONCONTROLLING INTEREST			
AND STOCKHOLDERS' EQUITY		\$3,948,394	\$4,270,622
Net Current Assets		\$31,130	\$27,085
Total assets less current liabilities		\$3,154,948	\$3,370,848

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

CONDENSED CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY, COMPREHENSIVE LOSS AND NONCONTROLLING INTEREST

For the six months ended June 30, 2009 and 2008 (in US\$ thousands, except share data)

	Ordinary shar	es		Accumulated		Total	Total	
			Additional	other comprehensive	Accumulated	stockholders	comprehensive	Noncontrolling
	Share	Amount	paid-in capital	income (loss)	deficit	equity	loss	interes
Balance at January 1, 2009	22,327,784,827	\$8,931	\$3,489,382	\$(439)	\$(748,510)	\$2,749,364		\$42,795
Redemption of noncontrolling interest								(9,013)
Exercise of employee stock options	25,626,845	\$10	43			53		
Share based compensation			4,903			4,903		
Net loss					(276,537)	(276,537)	\$(276,537)	

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended June 30, 2009 and 2008 (in US\$ thousands) (unaudited)

	Six months end	led June 30,
	2009	2008
Operating activities:		
Net loss	\$(276,016)	\$(272,933)
Adjustments to reconcile net loss to net cash provided by operating activities:		
Deferred taxes	(11,641)	12,449
Loss (income) from sale of fixed assets	218	(1,646)
Depreciation and amortization	387,905	379,641
Non-cash interest expense on promissory notes and long-term payable relating		
to license agreements	2,039	3,912
Amortization of acquired intangible assets	17,889	13,683
Share-based compensation	4,903	6,890
Loss from equity investment	1,355	3269 0
Impairment loss of long-lived assets	_	105,774
Changes in operating assets and liabilities:		
Accounts receivable	38,190	35,970
Inventories	(11,375)	8 47,) <u>0</u> 287 40)111,81 Tf8
Prepaid expense and expenses	388 193	\$113E4T.B310J010 <u>2</u> F1/Cf8
		_

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended June 30, 2009 and 2008 (in US\$ thousands) (unaudited)

	Six months end	ded June 30,
	2009	2008
Financing activities:		
Proceeds from short-term borrowings	398,049	280,488
Repayment of short-term borrowings	(325,629)	(144,580)
Repayment of promissory notes	(15,000)	(15,000)
Proceeds from long-term debt	_	250,715
Repayment of long-term debt	(75,805)	(170,781)
Proceeds from exercise of employee stock options	53	679
Redemption of noncontrolling interest	(9,013)	
Net cash (used in) provided by financing activities	(27,345)	201,521
Effect of exchange rate changes	552	(135)
Net (decrease) increase in cash and cash equivalents	(14,617)	10,981
Cash and cash equivalents, beginning of period	450,230	469,284
Cash and cash equivalents, end of period	\$435,613	\$480,265
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:		
Income taxes paid	\$5,156	\$9,410
Interest paid	\$21,696	\$26,717
SUPPLEMENTAL DISCLOSURES OF NON-CASH INVESTING OR FINANCING ACTIVITIES		
Accounts payable for plant and equipment	\$(47,582)	\$(165,518)
Long-term payables relating to license agreements	\$(16,488)	\$(43,489)
Receivable for sales of manufacturing equipment	\$21,440	\$ 19,504

The accompanying notes are an integral part of these unaudited condensed consolidated financial statements.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

2. RECENTLY ISSUED ACCOUNTING STANDARDS

In June 2009, the FASB issued SFAS No. 166, "Accounting for Transfers of Financial Assets — an amendment of FASB Statement No. 140" ("SFAS 166"). SFAS 166 eliminates the concept of a qualifying special-purpose entity, creates more stringent conditions for reporting a transfer of a portion of a financial asset as a sale, clarifies other sale-accounting criteria, and changes the initial measurement of a transferor's interest in transferred financial assets. SFAS 166 will be effective for our fiscal year beginning January 1, 2010. We are currently assessing the potential impact, if any, on our consolidated financial statements.

In June 2009, the FASB issued SFAS No. 167, "Amendments to FASB Interpretation No. 46(R)" ("SFAS 167"). SFAS 167 eliminates Interpretation 46(R)'s exceptions to consolidating qualifying special-purpose entities, contains new criteria for determining the primary beneficiary, and increases the frequency of required reassessments to determine whether a company is the primary beneficiary of a variable interest entity. SFAS 167 also contains a new requirement that any term, transaction, or arrangement that does not have a substantive effect on an entity's status as a variable interest entity, a company's power over a variable interest entity, or a company's obligation to absorb losses or its right to receive benefits of an entity must be disregarded in applying Interpretation 46(R)'s provisions. SFAS 167 will be effective for our fiscal year beginning January 1, 2010. We are currently assessing the potential impact, if any, on our consolidated financial statements.

In June 2009, the FASB issued SFAS No. 168, The FASB Accounting Standards Codification and the Hierarchy of Generally Accepted Accounting Principles ("SFAS 168"), which divides nongovernmental GAAP into the authoritative Codification and guidance that is non-authoritative. SFAS 168 is not intended to change GAAP; however, the Codification significantly changes the way in which accounting literature is organized and because the Codification completely replaces existing standards, it will affect the way GAAP is referenced by most companies in their financial statements and accounting policies. SFAS 168 is effective for financial statements issued for interim and annual periods ending after September 15, 2009. We do not expect SFAS 168 to have a material impact on our consolidated financial statements.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

3. FAIR VALUE

SFAS No. 157 defines fair value as the price that would be received from selling an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. When determining the fair value measurements for assets and liabilities required or permitted to be recorded at fair value, we consider the principal or most advantageous market in which we would transact and we consider assumptions that market participants would use when pricing the asset or liability, such as inherent risk, transfer restrictions, and risk of non-performance.

Fair Value Hierarchy

SFAS No. 157 establishes a fair value hierarchy that requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. Observable inputs are obtained from independent sources and can be validated by a third party, whereas unobservable inputs reflect assumptions regarding what a third party would use in pricing an asset or liability. A financial instrument's categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the fair value measurement. SFAS No. 157 establishes three levels of inputs that may be used to measure fair value that gives the highest priority to observable inputs and the lowest priority to unobservable inputs as follows:

- Level 1 Quoted prices in active markets for identical assets or liabilities
- Level 2 Inputs other than quoted market prices in active markets that are observable, either directly or indirectly
- Level 3 Unobservable inputs to the valuation methodology that are significant to the measurement of fair value of assets or liabilities

The Company uses valuation techniques that maximize the use of observable inputs and minimize the use of unobservable inputs. The Company performs a thorough analysis of the assets and liabilities within the scope of SFAS 157 to determine the appropriate level based on the observability of the inputs used in the valuation techniques. Assets and liabilities carried at fair value as of June 30, 2009 are classified in the categories described above based on the lowest level input that is significant to the fair value measurement in its entirety.

Assets/Liabilities Measured at Fair Value on a Recurring Basis

Assets/liabilities measured on the Company's consolidated balance sheet at fair value on a recurring basis as of June 30,

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For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

3. FAIR VALUE (CONTINUED)

	Fair Val	ue Measurements at [December 31, 2008 U	sing
	Quoted Prices in			
	Active Markets	Significant Other	Significant	
	for Identical	Observable	Unobservable	
	Instruments	Inputs	Inputs	
	(Level 1)	(Level 2)	(Level 3)	Total Balance
Liabilities				
Forward foreign exchange contracts		\$3,510		\$3,510
Cross-currency swap contracts		360		360
Derivative liabilities measured at fair value	\$—	\$3,870	\$—	\$3,870

The derivatives were priced by models that use readily observable market inputs, such as time value, forward interest rates, volatility factors, and current and forward market prices for foreign currency.

Financial Instruments Not Recorded at Fair Value

The Company discloses the fair value of financial instruments that are not carried at fair value in accordance with SFAS 107, "Disclosure of Fair Value of Financial Instruments". Financial instruments include cash and cash equivalents, restricted cash, held-to-maturity investments, equity and cost method investments, short-term borrowings, promissory notes, long-term payables relating to license agreements, long-term debt, accounts payables, other current liabilities, accounts receivable, other current assets, receivable for sale of manufacturing equipment and other fixed assets and long-term receivable. The fair values of cash and cash equivalents, restricted cash and short-term borrowings approximate their carrying values due to their short-term maturities. The fair value of long-term promissory notes and payables relating to license agreements was approximately \$25,988,778, which was calculated based on current interest rates over the remaining payment terms. The fair value of long-term debt approximates its carrying value due to variable interest rates that approximate market rates. The fair value of cost method investment could not be practically estimated due to its non-marketability.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

4. REVENUE RECOGNITION

The Company manufactures semiconductor wafers for its customers based on the customers' designs and specifications pursuant to manufacturing agreements and/or purchase orders. The Company also sells certain semiconductor standard products to customers. Revenue is recognized when persuasive evidence of an arrangement exists, service has been performed, the fee is fixed or determinable and collectability is reasonably assured. Sales to customers are recognized upon shipment and title transfer, if all other criteria have been met. The Company also provides certain services, such as mask making, testing and probing. Revenue is recognized when the services are completed or upon shipment of semiconductor products, if all other criteria have been met.

Customers have the right of return within one year pursuant to warranty and sales return provisions. The Company typically performs tests of its products prior to shipment to identify yield rate per wafer. Occasionally, product tests performed after shipment identify yields below the level agreed with the customer. In those circumstances, the customer arrangement may provide for a reduction to the price paid by the customer or for the costs to return products and to ship replacement products to the customer. The Company estimates the amount of sales returns and the cost of replacement products based on the historical trend of returns and warranty replacements relative to sales as well as a consideration of any current information regarding specific known product defects that may exceed historical trends.

The Company provides management services to certain government-owned foundries. Service revenue is recognized when persuasive evidence of an arrangement exists, service has been performed, the fee is fixed or determinable, and collectability is reasonably assured.

5. SHARE-BASED COMPENSATION

The Company grants stock options to its employees and certain non-employees. The Company applies the provisions of Statement of Financial Accounting Standards No. 123(R), ("SFAS 123(R)") "Share-Based Payment."

Under the provisions of SFAS 123(R), share-based compensation cost is measured at the grant date, based on the fair value of the award, and is recognized as an expense over the employee's requisite service period (generally the vesting period of the equity grant).

The Company's total actual share-based compensation expense for the six months ended June 30, 2009 and 2008 are \$4,903,000 and \$6,890,000, respectively.

The fair value of each option grant and share granted is estimated on the grant date of grant using the Black-Scholes option pricing model with the following assumptions used for grants during the applicable period.

	Six months en	ded June 30,
	2009	2008
Average risk-free rate of return	1.56%	2.42 %
Weighted average expected option life	4 years	4 years
Volatility rate	58.09%	36.45%
Expected dividend yield	0%	0%

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

5. SHARE-BASED COMPENSATION (CONTINUED)

Share-based Compensation Plans

The Company's employee stock option plans (the "Plans") allow the Company to offer a variety of incentive awards to employees, consultants or external service advisors of the Company.

In 2004, the Company adopted the 2004 Stock Option Plan ("2004 Option Plan") whereby the Company grants stock options to attract, retain and motivate employees, directors and service providers. Options to purchase 1,317,000,000 ordinary shares are authorized under the 2004 Option Plan. Under the terms of the 2004 Option Plan options are granted at the fair market value of the Company's ordinary shares. The majority of the options have a contractual life of 10 years from the date of grant and vest over a requisite service period of four years. Any compensation expense is recognized on a straight-line basis over the employee service period. As of June 30, 2009, options to purchase 922,594,994 ordinary shares were outstanding. As of June 30, 2009, options to purchase 393,471,496 ordinary shares were available for future grant.

In 2001, the Company adopted the 2001 Stock Option Plan ("2001 Option Plan"). Options to purchase 998,675,840 ordinary shares and 536,566,500 Series A convertible preference shares were authorized under the 2001 Option Plan. These options were converted into options to purchase ordinary shares immediately prior to the completion of the IPO. Under the terms of the 2001 Option Plan, options were generally granted at prices equal to the fair market value as estimated by the Board of Directors. The majority of the options have a contractual life of 10 years from the date of grant and vest over a requisite service period of four years. Any compensation expense is recognized on a straight-line basis over the employee service period. As of June 30, 2009, options to purchase 324,317,850 ordinary shares were outstanding. As of June 30, 2009, options to purchase 409,787,764 ordinary shares were available for future grant. However, following the IPO, the Company no longer issues stock options under the 2001 Option Plan.

A summary of the stock option activities and additional information regarding options outstanding as of June 30, 2009 is as follows:

		Weighted average	
Number of	Weighted average	remaining	Aggregate
options	exercise price	contractual life	intrinsic value
1,124,155,994	\$0.12		
163,595,002	\$0.04		
(1,772,000)	\$0.02		
(39,066,152)	\$0.12		
1,246,912,844	\$0.11		
1,046,128,056	\$0.12	6.32 years	\$30,284
523,677,747	\$0.13	4.65 years	\$32,101
	options 1,124,155,994 163,595,002 (1,772,000) (39,066,152) 1,246,912,844 1,046,128,056	options exercise price 1,124,155,994 \$0.12 163,595,002 \$0.04 (1,772,000) \$0.02 (39,066,152) \$0.12 1,246,912,844 \$0.11 1,046,128,056 \$0.12	options exercise price contractual life 1,124,155,994 \$0.12 163,595,002 \$0.04 (1,772,000) \$0.02 (39,066,152) \$0.12 1,246,912,844 \$0.11 1,046,128,056 \$0.12 6.32 years

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

5. SHARE-BASED COMPENSATION (CONTINUED)

Share-based Compensation Plans (continued)

During the six months ended June 30, 2009 and 2008, the total intrinsic value of the options exercised was \$67,372 and \$970,000, respectively.

The weighted-average grant-date fair value of options granted for the six months ended June 30, 2009 and 2008 was \$0.02 and \$0.03, respectively.

Restricted Share Units

In January 2004, the Company adopted the 2004 Equity Incentive Plan ("2004 EIP") whereby the Company provided additional incentives to the Company's employees, directors and external consultants through the issuance of restricted shares, restricted share units and stock appreciation rights to the participants at the discretion of the Board of Directors. Under the 2004 EIP, the Company was authorized to issue up to 2.5% of the issued and outstanding ordinary shares immediately following the closing of its initial public offering in March 2004, or 455,409,330 ordinary shares. As of June 30, 2009, 72,181,687 restricted share units were outstanding and 200,532,739 ordinary shares were available for future grant through the issuance of restricted shares, restricted share units and stock appreciation rights. The restricted share units vest over a requisite service period of four years and expire 10 years from the date of grant. Any compensation expense is recognized on a straight-line basis over the employee service period.

A summary of the restricted share unit activities is as follows:

			Weighted average	
	Number of	Weighted average	remaining	Aggregate
	share units	exercise price	contractual life	intrinsic value
Outstanding at January 1, 2009	95,620,762	\$0.12		
Granted	787,797	\$0.04		
Exercised	(23,854,845)	\$0.12		
Cancelled or forfeited	(372,027)	\$0.13		
Outstanding at June 30, 2009	72,181,687	\$0.12		
Vested or expected to vest at June 30, 2009	44,330,201	\$0.10	8.31 years	\$4,666
Exercisable at June 30, 2009	101,250	\$0.09	8.53 years	\$10

Pursuant to the 2004 EIP, the Company granted 787,797 restricted share units during the six months ended June 30, 2009 having a grant date fair value of \$0.02.

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For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

5. SHARE-BASED COMPENSATION (CONTINUED)

Unrecognized Compensation Cost Related to Non-vested Share-based Compensation

As of June 30, 2009, there was \$13,788,160 of total unrecognized compensation cost related to non-vested share-based compensation arrangements granted under the 2001 Stock Option Plan, 2004 Stock Option Plan and 2004 EIP. The cost is expected to be recognized over a weighted-average period of 1.10 years.

6. RESTRICTED CASH

Restricted cash consists of bank time deposits pledged against short-term loans granted to the Company.

7. DERIVATIVE FINANCIAL INSTRUMENTS

We are exposed to certain risks related to our ongoing business operations. We enter into derivative instruments with the objective of managing our financial and operational exposure arising from these risks by offsetting the gains and losses on the underlying exposures with the related gains and losses on the derivatives used to hedge them. The primary risks managed by using derivative instruments are foreign exchange rate fluctuation risk, interest rate risk, and cross currency swap fluctuation risk. We typically use forward contracts and swaps as part of our risk management program. Our risk management policies limit our use of derivative instruments to those to be used in managing risk.

Our risk management control system is used to assist in monitoring the hedging program, derivative positions and hedging strategies. Our hedging documentation includes hedging objectives, practices and procedures, and the related accounting treatment. Hedges that receive designated hedge accounting treatment are evaluated for effectiveness at the time they are designated as well as throughout the hedging period.

We recognize our derivative instruments as either assets or liabilities at fair value. The accounting for changes in the fair value of a derivative instrument depends on whether it has been designated as and qualifies as part of a hedging relationship and on the type of hedging relationship. We designate hedging instruments based upon the exposure being hedged as either a fair value hedge, or a cash flow hedge.

Foreign Exchange Rate Fluctuation Risk

The Company's revenues, expenses, and capital expenditure are primarily transacted in United States Dollars. However, since the Company has operations consisting of manufacturing, sales activities and capital purchasing outside of the U.S., the Company enters into transactions in other currencies and is primarily exposed to changes in exchange rates for the EURO, Japanese Yen, and Chinese Renminbi. To minimize these risks, the Company purchases foreign-currency forward exchange contracts with contract terms normally lasting less than twelve months to protect against the adverse effect that exchange rate fluctuations may have on foreign currency denominated activities. These forward exchange contracts do not qualify for hedge accounting and, as a result, changes in fair value of the contracts are recorded directly in earnings as a component of other income (expense) and were \$(17,000) and \$(2,356,000) for the six months ended June 30, 2009 and 2008, respectively.

Notional amounts of forward exchange contracts are stated in the US dollar equivalents at spot exchange rates at the respective dates.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

7. **DERIVATIVE FINANCIAL INSTRUMENTS** (CONTINUED)

Settlement currency	Notional	US dollar
	amount	equivalents
As of June 30, 2009		
European Euro	18,397	\$25,783
Renminbi	(4,725)	(692)
		\$25,091
As of December 31, 2008		
European Euro	1 211g 979	\$31,144
Renminbi	1,294,294	189,543

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

7. DERIVATIVE FINANCIAL INSTRUMENTS (CONTINUED)

	Notional	US dollar
Settlement currency	amount	equivalents
As of June 30, 2009		
Euro	21,571	\$30,232
As of December 31, 2008		
Euro	25,922	\$36,732

Credit Risk

We typically do not hold derivative instruments for the purpose of managing credit risk, since we limit the amount of credit exposure to any one counterparty and generally enter into derivative transactions with high-credit-quality counterparties. As of June 30, 2009 and December 31, 2008, our credit risk management program did not include credit derivatives.

The fair values of each derivative instrument are as follows:

	June 30,	December 31,
	2009	2008
Derivatives designated as hedging instrument under SFAS 133:		
Interest rate swap contracts	\$(62)	\$—
Derivatives not designated as hedging instrument under SFAS 133:		
Forward foreign exchange contracts	\$(17)	\$(3,510)
Cross-currency interest rate swap contracts	(374)	(360)
Total Derivatives not designated as hedging instrument under SFAS 133	\$(391)	\$(3,870)
Total derivatives	\$(453)	\$(3,870)

As of June 30, 2009 and December 31, 2008, the fair value of the derivative instruments was recorded in accrued expenses and other current liabilities.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

8. ACCOUNT RECEIVABLE, NET OF ALLOWANCES

The Company determines credit terms for each customer on a case-by-case basis, based on its assessment of such customer's financial standing.

An aging analysis of trade debtors is as follows:

	June 30,	December 31,
	2009	2008
Current	\$138,120	\$108,110
Overdue:		
Within 30 days	18,861	18,211
Between 31 to 60 days	1,906	6,074
Over 60 days	2,295	66,977
	\$161,182	\$199,372

9. INVENTORIES

	June 30,	December 31,
	2009	2008
Raw materials	\$60,223	\$76,299
Work in progress	94,597	53,675
Finished goods	28,192	41,663
	\$183,012	\$171,637

10. IMPAIRMENT OF PLANT AND EQUIPMENT

During the six months ended June 30, 2008, the Company reached an agreement with certain customers to discontinue production of DRAM products and subsequently the Company decided to exit the commodity DRAM business as a whole. The Company considered these actions to be an indicator of impairment in regard to certain plant and equipment of the Company's Beijing facilities. The Company recorded an impairment loss of \$105,774,000, equal to the excess of the carrying value over the fair value of the associated assets. The Company computed the fair value of the plant and equipment utilizing a discounted cash flow approach. For the purpose of the analysis, the Company applied a discount rate of 9% to the expected cash flows to be generated over the remaining useful lives of primary manufacturing machinery and equipment of approximately 5 years.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

11. ACCOUNTS PAYABLE

An aging analysis of the accounts payable is as follows:

	June 30,	December 31,
	2009	2008
Current	\$109,023	\$126,149
Overdue:		
Within 30 days	30,814	26,525
Between 31 to 60 days	8,602	9,511
Over 60 days	18,260	23,734
	\$166,699	\$185,919

12. INDEBTEDNESS

Long-term and short-term debt is as follows:

		June 30,	December 31,
Maturity	Interest rate	2009	2008
2006–2011	1.80%-3.18%	\$202,120	\$266,050
2006–2012	3.31%-3.46%	300,060	300,060
2005–2012	1.27%-2.75%	60,163	72,037
2008–2012	2.41%-3.11%	259,000	259,000
		821,343	897,147
		205,344	360,629
		\$615,999	\$536,518
		\$273,678	\$201,258
	2006–2011 2006–2012 2005–2012	2006–2011 1.80%–3.18% 2006–2012 3.31%–3.46% 2005–2012 1.27%–2.75%	Maturity Interest rate 2009 2006–2011 1.80%–3.18% \$202,120 2006–2012 3.31%–3.46% 300,060 2005–2012 1.27%–2.75% 60,163 2008–2012 2.41%-3.11% 259,000 821,343 205,344 \$615,999

In May 2005, Semiconductor Manufacturing International (Beijing) Corporation ("SMIB") entered into the Beijing USD syndicate loan, a five-year loan facility in the aggregate principal amount of \$600,000,000, with a syndicate of financial institutions based in the PRC. SMIB has drawn down the full amount in 2006. The principal amount is originally repayable starting from December 2007 in six equal semi-annual installments. In 2008 and 2007, SMIB had repaid \$199,960,000 and \$99,980,000, respectively, according to the repayment schedule. On June 26, 2009, SMIB entered into an amendment to the syndicated loan agreement to extend the repayment date of the outstanding balance commencing from June 28, 2009 to December 28, 2011 and onwards. The amendment includes a provision for mandatory early repayment of a portion of the outstanding balance if SMIB's financial performance exceeds certain pre-determined benchmarks. The amendment has been accounted for as a modification as the terms of the amended instrument are not substantially different from the original terms.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

13. PROMISSORY NOTES

As set out in Note 22, the Company has been performing obligations under a settlement and license agreement with TSMC in 2005. Under this agreement, the Company issued thirteen non-interest bearing promissory notes with an aggregate amount of \$175,000,000 as the settlement The Company recorded a discount of \$17,031,000 for the imputed interest on the notes, which was calculated using an effective interest rate of 3.45% per annum and has been recorded as a reduction of the face amounts of the promissory notes. The Company repaid \$15,000,000 and \$15,000,000 in the six months ended June 30, 2009 and 2008 respectively. The outstanding promissory notes are as follows:

	June 30, 2009	
Maturity	Face value	Discounted value
2009	15,000	14,746
2010	25,000	23,996
Less: Current portion of promissory notes	\$30,000	29,242
Long-term portion of promissory notes	10,000	9,500

14. NONCONTROLLING INTEREST

In 2004, the Company incorporated Semiconductor Manufacturing International (AT) Corporation ("AT") and Semiconductor Manufacturing International (Chengdu) Corporation ("SMICD"), a wholly-owned subsidiary of AT.

In 2005, AT issued Series A redeemable convertible preference shares ("Series A shares") to certain third parties for cash consideration of \$39 million, representing 43.3% equity interest of AT. In 2007, AT repurchased 1 million preference shares with \$1 million from a noncontrolling stockholder, and equity interest of the noncontrolling stockholders in AT decreased to 42.7% as of December 31, 2007. On January 1, 2009, the noncontrolling interest holders of AT redeemed 8,000,000 Series A shares with a total redemption amount of \$9,013,444 and the equity interest of the noncontrolling stockholders in AT decreased to 33.7%.

At any time after January 1, 2009, if AT has not filed its initial registration statement relating its initial public offering as of such date, the holders of Series A shares (other than SMIC) shall have the right to require AT to redeem such holders' shares upon redemption request by paying cash in an amount per share equal to the initial purchase price at \$1.00 for such Series A shares plus the product of (i) purchase price relating to the Series A shares and (ii) 3.5% per annum calculated on a daily basis from May 23, 2005. As of June 30, 2009, 30 million preferred shares are outstanding to noncontrolling interest holders and are redeemable. The Series A shares are not considered participating securities and have been recorded at their redemption amount as a noncontrolling interest in the consolidated balance sheets. Adjustments to the carrying value of the Series A shares have been recorded as accretion of interest to noncontrolling interest. The changes in the Company's ownership interest in AT upon redemption of noncontrolling stockholders did not have an impact on the equity attributable to the Company.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

15. INCOME TAXES

The Company is a tax exempted company incorporated in the Cayman Islands. For the six months ended June 30, 2009 and 2008, the Company recorded withholding income tax expense of \$4,970,000 and \$8,150,000 for license income generated from its PRC subsidiaries.

Subsidiaries in PRC

Prior to January 1, 2008, the subsidiaries incorporated in the PRC were governed by the Income Tax Law of the PRC Concerning Foreign Investment and Foreign Enterprises and various relevant income tax laws, regulations and policies (the "FEIT Laws").

On March 16, 2007, the National People's Congress of China enacted a new Enterprise Income Tax Law ("New EIT Law") which became effective January 1, 2008. Under the New EIT Law, domestically-owned enterprises and foreign invested enterprises ("FIEs") are subject to a uniform tax rate of 25%. The New EIT Law also provides a transition period starting from its effective date for those enterprises which were established before the promulgation date of the New EIT Law and which are entitled to a preferential lower tax rate and/or tax holiday under the FEIT Law or other related regulations. Based on the New EIT Law, the tax rate of such enterprises will transition to the uniform tax rate throughout a five-year period. Tax holidays that were enjoyed under the FEIT Laws may continue to be enjoyed until the end of the holiday. Tax holidays that have not started because the enterprise is not profitable will take effect regardless whether the FIEs are profitable in 2008.

According to Guofa (2007) No. 39 — the Notice of the State Council Concerning Implementation of Transitional Rules for Enterprise Income Tax Incentives ("Circular 39") issued on December 26, 2007, enterprises that enjoyed preferential tax rates shall gradually transit to the statutory tax rate over 5 years after the new EIT Law is effective. Enterprises that enjoyed a tax rate of 15% under the FEIT Law shall be levied of rates of 18% in 2008, 20% in 2009, 22% in 2010, 24% in 2011 and 25% in 2012.

On February 22, 2008, the PRC government promulgated Caishui (2008) No.1, the Notice of the Ministry of Finance and State Administration of Tax concerning Certain Enterprise Income Tax Preferential Policies ("Caishui No.1"). Pursuant to Caishui No.1, integrated circuit production enterprises whose total investment exceeds RMB8,000 million (approximately \$1,095 million) or whose integrated circuits have a line width of less than 0.25 micron are entitled to preferential tax rate of 15%. If the operation period is more than 15 years, those enterprises are entitled to a full exemption from income tax for five years starting from the first profitable year after utilizing all prior years' tax losses and 50% reduction for the following five years. Semiconductor Manufacturing International (Shanghai) Corporation ("SMIS"), SMIB and Semiconductor Manufacturing International (Tianjin) Corporation ("SMIT") have met such accreditation requirements.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

15. INCOME TAXES (CONTINUED)

Subsidiaries in PRC (continued)

The detailed tax status of SMIC's PRC entities is elaborated as follows:

1) SMIS

Pursuant to the preferential tax policy available under the FEIT law as well as other related tax regulation, SMIS

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For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

15. INCOME TAXES (CONTINUED)

Subsidiaries in Other Jurisdictions

The Company's other subsidiaries are subject to the respective local country's income tax laws, including those of Japan, the United States of America, Taiwan, Europe and Hong Kong. For the six months ended June 30, 2009 and 2008, the Company's US subsidiary had recorded current income tax expense of \$126,000 and \$126,000, respectively. For six months ended June 30, 2009 and 2008, the Company's European subsidiary had recorded current income tax expense of \$67,520 and \$57,178, respectively. For the six months ended June 30, 2009 and 2008, the Company recorded income tax expense of \$nil and \$405,000, respectively, and recorded no income tax refunds for the service income generated in Japan. For the six months ended June 30, 2009 and 2008, the Company had minimal taxable income in Hong Kong.

As part of the process of preparing financial statements, the Company is required to estimate its income taxes in each of the jurisdictions in which it operates. The Company accounts for income taxes by the liability method. Under this method, deferred income taxes are recognized for tax consequences in future years of differences between the tax bases of assets and liabilities and their financial reporting amounts at each year-end, based on enacted laws and statutory tax rates applicable for the difference that are expected to affect taxable income. Valuation allowances are provided if based upon the weight of available evidence, it is more likely than not that some or all of the deferred tax assets will not be realized.

The provision for income tax by location of the tax jurisdiction for the six months ended June 30, 2009 and 2008 are as follows:

	Six months ended June 30,	
	2009	2008
PRC		
— Current	14	_
— Deferred	(11,641)	12,449
Foreign		
— Current	5,442	8,739
— Deferred	_	_
	\$(6,185)	\$21,188

The effective tax rate for the six months ended June 30, 2009 is (4.15%). The effective tax rate is based on expected income, statutory tax rates and tax planning opportunities available in the various jurisdictions in which the Company operates. For interim financial reporting, the Company estimates the annual tax rate based on projected taxable income for the full year and records a quarterly income tax provision in accordance with the anticipated annual rate. As the year progresses, the Company refines the estimates of the year's taxable income as new information becomes available, including year-to-date financial results. This continual estimation process often results in a change to the expected effective tax rate for the year. When this occurs, the Company adjusts the income tax provision during the quarter in which the change in estimate occurs so that the year-to-date provision reflects the expected annual tax rate. Significant judgment is required in determining the effective tax rate and in evaluating the tax positions.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

15. INCOME TAXES (CONTINUED)

Subsidiaries in Other Jurisdictions (continued)

Effective January 1, 2008, the Company adopted FASB Interpretation No. 48 "Accounting for Uncertainty in Income Taxes — an Interpretation of FASB Statement 109" ("FIN 48"), which prescribes a more-likely-than-not threshold for financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. This interpretation also provides guidance on de-recognition of income tax assets and liabilities, classification of current and deferred income tax assets and liabilities, accounting for interest and penalties associated with tax positions, accounting for income taxes in interim periods and income tax disclosures. Based on its FIN 48 analysis documentation, the Company has made its assessment of the level of tax authority for each tax position (including the potential application of interest and penalties) based on the technical merits. The adoption of FIN 48 did not have any impact on the Company total liabilities or shareholders' equity. The Company has no material uncertain tax positions as of June 30, 2009 or unrecognized tax benefit which would favourably affect the effective income tax rate in future periods. The Company classifies interest and penalties related to income tax matters in income tax expense. As of June 30, 2009, the amount of interest and penalties related to uncertain tax positions is immaterial. The Company does not anticipate any significant increases or decreases to its liability for unrecognized tax benefits within the next 12 months.

Under the New EIT Law, profits earned subsequent to January 1, 2008 from a foreign invested enterprise that are distributed to a non-resident enterprise outside of China, will be subject to a withholding tax rate of 10%. A lower withholding tax rate may be applied if there is a favorable tax treaty between mainland China and the jurisdiction of the non-resident enterprise. For example, holding companies in Hong Kong that are also tax residents in Hong Kong are eligible for a 5% withholding tax (for the Hong Kong holding company which directly holds at least 25% of the capital of the foreign invested enterprise) on dividends under the Tax Memorandum between China and the Hong Kong Special Administrative Region. However, under Guoshuihan (2009) No. 81, a transaction or arrangement entered into for the primary purpose of being qualified for a preferential tax rate on dividends under a tax agreement would not be a valid reason for qualifying for such preferential treatment. Where a taxpayer inappropriately enjoyed the tax agreement treatment due to such a transaction or arrangement, the competent tax authorities are empowered to make appropriate adjustments that they deem appropriate. Since the Company intends to reinvest its earnings to expand its businesses in mainland China, its PRC subsidiaries do not intend to distribute profits to their immediate foreign holding companies in the foreseeable future. Accordingly, as of December 31, 2008 and June 30, 2009, the Company has not recorded any withholding tax on the retained earnings of its PRC subsidiaries.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

16. SEGMENT AND GEOGRAPHIC INFORMATION

The Company is engaged primarily in the computer-aided design, manufacturing, packaging, testing and trading of integrated circuits and other semiconductor services, and manufacturing design of semiconductor masks. In accordance with SFAS No. 131, "Disclosures about Segments of an Enterprise and Related Information," the Company's chief operating decision maker has been identified as the Chief Executive Officer, who reviews consolidated results of manufacturing operations when making decisions about allocating resources and assessing performance of the Company. The Company believes it operates in one segment, and all financial segment information required by SFAS No. 131 can be found in the condensed consolidated financial statements.

	Six months ended June 30,	
	2009	2008
Total sales:		
North America	\$252,647	\$383,126
Europe	7,043	68,360
Asia Pacific (Excluding Japan, Korea and Taiwan)	82,345	112,863
Taiwan	53,922	101,912
Japan	5,671	26,398
Korea	12,313	12,629
	\$413,941	\$705,288

Revenue is attributed to countries based on location of customer's headquarters.

Substantially all of the Company's long-lived assets are located in the PRC.

17. LOSS FROM OPERATIONS

	Six months ended June 30,	
	2009	2008
Loss from operations is arrived at after charging:		
Depreciation and amortization of property, plant and equipment	\$375,384	\$367,247
Amortization of prepaid land use rights	748	621
Amortization of deferred cost	11,773	11,773
Amortization of acquired intangible assets	17,889	13,683

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

18. TRANSACTIONS WITH MANAGED GOVERNMENT-OWNED FOUNDRIES

The Company provides management services to Cension Semiconductor Manufacturing Corporation ("Cension") and Wuhan Xinxin Semiconductor Manufacturing Corporation ("Xinxin"), which are government-owned foundries. Management service revenues under these arrangements for the six months ended June 30, 2009 and 2008 were \$6,000,000 and \$18,000,000, respectively.

In April 2008, the Company entered into an agreement with Cension to purchase equipment from Cension for approximately US\$152 million. This equipment will be used for the Company's future expansion.

The balance due from Cension and Xinxin as of June 30, 2009 was \$131,072,000.

19. COMMITMENTS

(a) Purchase Commitments

As of June 30, 2009 the Company had the following commitments to purchase machineo 2ourpaents 2ny

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

19. COMMITMENTS (CONTINUED)

(c) Operating Lease as Lessee

The Company leases land use rights, gas tanks and other operational equipment under non-cancellable leases expiring at various times through 2053. Future minimum lease payments under these leases at June 30, 2009 are as follows:

Year ending	
2009	\$588
2010	336

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

22. LITIGATION

On August 25, 2006, TSMC filed a lawsuit against the Company and certain subsidiaries, namely SMIC (Shanghai), SMIC (Beijing) and SMIC (Americas) in the Superior Court of the State of California, County of Alameda for alleged breach of a settlement agreement, alleged breach of promissory notes and alleged trade secret misappropriation by the Company. TSMC seeks, among other things, damages, injunctive relief, attorneys' fees, and the acceleration of the remaining payments outstanding under that settlement agreement.

In the present litigation, TSMC alleges that the Company has incorporated TSMC trade secrets in the manufacture of the Company's 0.13 micron or smaller process products. TSMC further alleges that as a result of this claimed breach, TSMC's patent license is terminated and the covenant not to sue is no longer in effect with respect to the Company's larger process products. The Company has vigorously denied all allegations of misappropriation. The Court has made no finding that TSMC's claims are valid. The Court has set a trial date of September 8, 2009.

On September 13, 2006, the Company announced that in addition to filing a response strongly denying the allegations of TSMC in the United States lawsuit, it filed on September 12, 2006, a cross-complaint against TSMC seeking, among other things, damages for TSMC's breach of contract and breach of implied covenant of good faith and fair dealing.

On November 16, 2006, the High Court in Beijing, the People's Republic of China, accepted the filing of a complaint by the Company and its wholly-owned subsidiaries, namely, SMIC (Shanghai) and SMIC (Beijing), regarding the unfair competition arising from the breach of bona fide (i.e. integrity, good faith) principle and commercial defamation by TSMC ("PRC Complaint"). In the PRC Complaint, the Company is seeking, among other things, an injunction to stop TSMC's infringing acts, public apology from TSMC to the Company and compensation from TSMC to the Company, including profits gained by TSMC from their infringing acts.

On August 14, 2007, the Company filed an amended cross-complaint against TSMC seeking, among other things, damages for TSMC's breach of contract and breach of patent license agreement. TSMC thereafter denied the allegations of the Company's amended cross-complaint and subsequently filed additional claims that the Company breached a settlement agreement by filing an action in the Beijing High Court. The Company has denied these additional claims by TSMC.

On August 15–17, 2007, the California Court held a preliminary injunction hearing on TSMC's motion to enjoin use of certain process recipes in certain of the Company's 0.13 micron logic process flows.

On September 7, 2007, the Court denied TSMC's preliminary injunction motion, thereby leaving unaffected the Company's development and sales. However, the court required the Company to provide 10 days' advance notice to TSMC if the Company plans to disclose logic technology to non-SMIC entities under certain circumstances, to allow TSMC to object to the planned disclosure.

In May 2008, TSMC filed a motion in the California Court for summary adjudication against the Company on several of the Company's cross claims. The Company opposed the motion and on August 6, 2008, the Court granted in part and denied in part TSMC's motion.

On June 23, 2008, the Company filed in the California court a cross-complaint against TSMC seeking, among other things, damages for TSMC's unlawful misappropriation of trade secrets from SMIC to improve its competitive position against SMIC.

For the six months ended June 30, 2009 and 2008 (unaudited; in US\$ thousands)

22. LITIGATION (CONTINUED)

On July 10, 2008, the California Court held a preliminary injunction hearing on TSMC's motion to enjoin disclosure of information on certain process recipes in the Company's 0.30 micron logic process flows to 3rd parties. On August 8, 2008, the Court granted-in-part TSMC's motion and preliminarily enjoined SMIC from disclosing fourteen 0.30 micron process steps. On October 3, 2008, SMIC filed a notice of appeal of the Court's August 8, 2008 Order with the California Court of Appeal. This appeal is currently pending.

During the pre-trial proceedings in the matter, as noted above under "Overview of TSMC Litigation", questions arose regarding the actual terms of the 2005 Settlement Agreement between SMIC and TSMC. Accordingly, the California Court held a preliminary trial on January 13 to 16, 2009, limited to a determination of the terms of the Settlement Agreement and an interpretation of any requirements to "meet and confer" prior to institution of litigation. On March 10, 2009, the Court issued a Statement of Decision finding, in part, that an agreement between the parties was executed on January 30, 2005, and thereafter amended on February 2, 2005, as urged by TSMC. The Company believes the Court's ruling is

