Global Unichip Corp. Year 2023 Annual General Shareholders' Meeting Resolution

(This document is prepared in accordance with the Chinese version and is for reference only. In the event of any inconsistency between the English version and the Chinese version, the Chinese version shall prevail.)

1.Time: 9:30 a.m. Thursday, May 18, 2023

2.Place: 3rd Floor, No. 10, Li-Hsin 6th Road, Hsinchu Science Park, Hsinchu City

3.Attendance :

Total outstanding GUC shares : 134,011,911 shares

Total shares represented by shareholders present in person or by proxy: 111,100,436 shares Percentage of shares held by shareholders present in person or by proxy: 82.9%

4.Chairman : F.C. Tseng, the Chairman of the Board of Directors

The aggregate shareholding of the shareholders present in person or by proxy constituted a quorum. The Chairman called the meeting to order.

5.Chairman's Address: Omitted.

6.Report Items

(1) To Report the Business of 2022 (Attachment 1) Proposed by the Board of Directors Shareholder's question: (Shareholder Account No: 64523)

Employees are the key to the success of business. I sinrecerely hope GUC could learn how

to motivate and effectively retain good empolyees.

Chairman: Thank you for your encouragement.

(2) To report 2022 employees' profit sharing and directors' compensation Proposed by the Board of Directors

Explanation :

- 1. The compensation of employees and directors of the Company in 2022 was approved by the Board of Directors on February 2nd, 2023. The above-mentioned compensation was paid in cash.
- 2. The cash bonuses and compensation of employees totaled NT\$1,336,547,702.
- 3. The compensation of the directors is NT\$45,000,000.
- 4. There was no difference between the estimated compensation and the distributed compensation for employees.
- 5.The Company adjusted its director's compensation as proposed by the Compensation Committee and as adopted by the Board of Directors. The allocated amount was lower than the estimation by NT\$27,543,995.

No question was raised by Shareholder.

(3) Audit Committee's review report Proposed by the Board of Directors Explanation:

The Audit Committee's review report is attached hereto as Attachment 2

No question was raised by Shareholder.

(4) Communication report between the convener of the Audit Committee, the independent director members and the head of Internal Audit Proposed by the Board of Directors

Explanation:

In the quarterly Audit Committee meeting, the head of Internal Audit regularly reports to the Audit Committee the implementation of the audit plan, important findings and the progress of previously suggested improvement items, interacting face-to-face with independent directors. The head of Internal Audit reports to and communicates with the independent directors every month via a written monthly report. The key communications and interactions between the independent directors and the head of Internal Audit in the Audit Committee meeting are recorded in the meeting minutes. In addition, communication among independent directors, or between the head of Internal Audit and the members of the Audit Committee on audit and other matters related to the responsibilities of the Audit Committee will also be conducted via email. The convener of the Audit Committee maintains a good communication channel with independent directors and the head of Internal Audit.

No question was raised by Shareholder.

- (5) The convener of the Compensation Committee reports the compensation received by the directors, including the compensation policy, the content and amount of individual compensation and their correlation with the performance evaluation results Proposed by the Board of Directors
 - 1. The compensation, remuneration and travel expenses of the Company's directors shall be provided in accordance with the "Regulations on the Directors' Compensation, Remuneration and Travel Expenses" unless otherwise stipulated by laws and regulations and the Company's Articles of Incorporation. The total compensation of the directors shall be regulated in accordance with Article 26 of the Company's Articles of Incorporation, and shall not exceed 2% of the Company's profit for the current year. The compensation is paid based on the earnings distribution approved by the shareholders' meeting. The compensation of independent directors and the additional compensation of directors serving as members of various functional committees shall be determined by the Board of Directors in accordance with industry standards.
 - 2. The performance of the Company's Board of Directors, functional committees and individual directors is evaluated once a year in accordance with the "Regulations for the Performance Evaluation of the Board of Directors and Functional Committees". The proposed director's compensation has been

reviewed by the Compensation Committee on February 2, 2023 and approved by the Board of Directors. It was proposed to distribute 1.3% of the Company's profit as the director's compensation, which is in line with industry standards. No question was raised by Shareholder.

7.Proposed Resolution

(1) Proposal : To accept 2022 Business Report and Financial Statements

Proposed by the Board of Directors

Explanation :

- 1. GUC's 2022 Financial Statements, including the balance sheet, income statement, statement of changes in shareholders' equity and statement of cash flow were audited by independent auditors, Ming-Hui Chen and Su-Li Fang, of Deloitte Taiwan, and a report has been issued.
- 2. Please refer to Attachment 1 and Attachment 3 for the 2022 Annual Business Report and Financial Statements (including the Independent Auditor's Report).
- Voting Results: the number of shares represented by the shareholders present at the time of voting was 111,100,436 and 102,659,904 votes were cast for the proposal, which was 92.40% of the votes represented by the shareholders present.

RESOLVED, that the 2022 Business Report and Financial Statements be and hereby were accepted as submitted.

No question was raised by Shareholder.

(2) Proposal : To Accept the Proposal for Distribution of 2022 Profits

Proposed by the Board of Directors

Explanation :

- 1. The 2022 Earnings Distribution was approved by the Board of Directors and reviewed by the Audit Committee, and the Audit Committee's Review Report has been issued.
- 2. The Company proposes to distribute NT\$1,876,166,754 from the 2022 distributable earnings as shareholder dividends, all of which will be paid in cash. (Common stock cash dividends of NT\$14.0 per share). Cash dividends will be distributed in integers of NTD (rounded down to an integer) with fractions of NTD accounted for as other income of the Company.
- 3. Upon the approval of the General Shareholders' Meeting, it is proposed that the Board of Directors be authorized to resolve the ex-dividend date, and other relevant issues. In the event that the Company needs to cancel the shares or issue new shares due to the Company's repurchase of treasury shares or other reasons, which affects the total number of outstanding shares of the Company, it is proposed that the Chair of the Board be authorized to distribute the total earnings based on the ordinary shares resolved and adjust the shareholders' cash dividend distribution ratio based on the number of actual shares outstanding on the record date for distribution.
- 4. Please refer to Attachment 4 for the 2022 Earnings Distribution Table.
- Voting Results: the number of shares represented by the shareholders present at the time of voting was 111,100,436 and 102,645,078 votes were cast for the proposal, which was 92.38% of the votes represented by the shareholders present.

RESOLVED, that the Proposal for Distribution of 2022 Profits be and hereby was accepted as submitted.

No question was raised by Shareholder.

8. Discussion Items

To approve amendments of "Procedures for Acquisition or Disposal of Assets"

proposed by the Board of Directors

Explanatory:

- 1. The R.O.C. Financial Supervisory Commission amended its "Regulations Governing the Acquisition and Disposal of Assets by Public Companies". GUC's "Procedures for Acquisition or Disposal of Assets" require amendments to reflect such regulatory changes.
- 2. The Comparison Table for the Procedures for Acquisition or Disposal of Assets Before and After Revision is attached hereto as Attachment 5.
- Voting Results: the number of shares represented by the shareholders present at the time of voting was 111,100,436 and 102,914,489 votes were cast for the proposal, which was 92.63% of the votes represented by the shareholders present.

RESOLVED, that the above proposal be and hereby was approved as proposed.

No question was raised by Shareholder.

9.Directors Election Proposal : To elect nine Directors (including five independent directors)

Proposed by the Board of Directors

Explanation :

- 1. The tenure of all GUC Directors (including Independent Directors) expired on May 13, 2023. According to the Company Act article 195, the company proposes to duly elect new Board members at this year's Annual General Shareholders' Meeting.
- 2. According to Article 16 of the Articles of Incorporation, The Board of Directors resolved that nine Directors (including five independent Directors) will be elected at this Annual General Shareholders' Meeting.
- 3. According to the relevant regulations, the election of Directors is conducted under the "candidate nomination system". The Directors shall be elected from the nominated candidates. The qualification of the nominated Directors (including Independent Directors) has been reviewed by the Board meeting on Feb 2nd, 2023. The Director (including Independent Directors) candidates' academic background, experience and relevant information are attached hereto as Attachment 6. The tenure of newly elected directors shall commence on May 18, 2023 and expire on May 17, 2026.

Title	Name	Votes Received
Director	Representative of TSMC: Dr. F.C. Tseng	153,184,854
Director	Representative of TSMC: Dr. Sean Tai	91,984,595
Director	Representative of TSMC: Wendell Huang	90,675,719

The results of the directors election

Director	Representative of TSMC: Dr. Cliff Hou	90,652,451
Indenpdent Director	Dr.Ho-Min Chen	87,904,231
Indenpdent Director	Dr. Kenneth Kin	87,889,346
Indenpdent Director	Jesse Ding	87,880,002
Indenpdent Director	Dr.Cheng-Wen Wu	87,867,916
Indenpdent Director	Huang, Tsui-Hui	87,851,768

No question was raised by Shareholder.

10.Other Business and Special Motion Proposal : To Release the Prohibition on Directors from Participation in Competitive Business.

Proposed by the Board of Directors

Explanation :

- 1.According to the Company Act article 209, a director who acts for himself or on behalf of another person that is within the scope of the company's business, shall secure approval for such at the meeting of shareholders.
- 2.For the newly elected board of directors, it is proposed to request to release the prohibition on directors from participation in competitive business.
- 3.Newly elected directors with concurrent job post is listed in details attached hereto as Attachment 6.
- Voting Results: the number of shares represented by the shareholders present at the time of voting was 111,100,436 and 99,004,862 votes were cast for the proposal, which was 89.11% of the votes represented by the shareholders present.

RESOLVED, that the above proposal be and hereby was approved as proposed. No question was raised by Shareholder.

11.Meeting Adjourned: The meeting was adjourned at 10:25 a.m. May 18, 2023 upon a motion

duly made and seconded.

F.C. Tseng

Chairman of the Board of Directors

Charles Huang minutes taker

Business Report

During the pandemic, global demand for semiconductor ICs across industries has surged. In 2022, as major manufacturers adjusted their production capacity and end-user demand slowed down, the market began gradually returning to normal. The once-widespread prosperity seen in the semiconductor industry is gone, causing business operational performance in the semiconductor industry chain to vary significantly. In 2022, Global Unichip Corporation (below, GUC) maintained its growth momentum and continued to generate outstanding performance. The Company's consolidated revenue in 2022 was NT\$24.040 billion, with record highs for three consecutive years since 2020; consolidated earnings per share was NT\$27.69, a record high since 2021.

Business Operation Results in 2022

(1) Business Plan Implementation and Performance

In 2022, there continued to be murmurs in the semiconductor industry, including uncertainties such as inflation and interest rate hikes, which caused demand for consumer electronics products to be weak. However, as market competition becomes increasingly fierce, more and more companies are beginning to seek differentiation. Major system and brand companies continue to invest resources in developing application-specific integrated circuits (ASICs), whether in carrying out the development themselves or through collaboration with ASIC manufacturers; developing ASICs has gradually become the primary school of thought. Also, once a certain economy of scale is reached, the benefits are expected to outweigh the adoption of standardized ICs. In addition, with the emergence of a vast number of new applications and special requirements, the growth of market demand for ASICs remains at a high pace. Benefiting from the blossoming of applications for Artificial Intelligence (AI) and high-speed computing, as well as active development of customers, the Company's revenue from both design services and IC products both grew in 2022, and overall operating performance continued to hit a record high.

For the non-recurring engineering (NRE) business, in addition to benefiting from growth trends for applications such as AI and networking, the acceleration of investment in ASIC design by major technology companies has increased the Company's NRE annual revenue growth rate in 2022 to 38%, higher than beginning-of-the-year forecasts. As to the turnkey business, benefitting from the growth in demand for SSDs, BMCs, and networking, revenue not only followed the NRE business in reached a record high, but also greatly exceeded the beginning-of-the-year forecasts.

In terms of profit, the gross margin in 2022 was higher than that of the previous year, exceeding the beginning-of-year forecasts. Benefitting from the fact that gross margins in the turnkey business were better than expected, and coupled with effective control of operating expenses, the annual net profit growth rate in 2022 was significantly higher than the revenue growth rate. In 2022, in addition to continuing to hit record highs in profits, the Company also achieved the goal of profitable growth for three consecutive years.

In 2022, GUC invested substantial R&D resources in providing solutions to advanced process design and high-end packaging technologies as well as the development of related intellectual properties (IPs). We did this in order to maintain our leading position in technology and continue to win the trust of world-class customers, hoping to maintain long-term revenue and stable profit growth. In terms of advanced processes, the proportion of revenue from products at 16 nm and smaller climbed steadily compared to the previous year; and the proportion of revenue from products with 7 nm or below increased significantly this year.

(2) Analysis of Operating Revenue and Profitability

GUC's consolidated net operating revenue for 2022 was NT\$24.040 billion, an increase of 59% from the previous year's revenue of NT\$15.108 billion. Net profit after tax was NT\$3.710 billion, an increase of 154% from the previous year. Earnings per share was NT\$27.69, an increase of 154% over the previous year's figure of NT\$10.9, significantly higher than the annual revenue growth rate.

GUC's gross margin in 2022 was 34.7%, higher than the 34.6% figure from the previous year. This is primarily attributed to the increase in the turnkey business' gross margin and higher proportion of revenue. The operating profit margin increased to 17.1%, compared to 11.1% in the previous year. This was primarily due to the fact that the operating expense growth rate was significantly lower than the revenue growth rate. The net profit margin after tax in 2022 was 15.4%, an increase of 5.7 percentage points from 9.7% in the previous year.

(3) Overview of Technology Development

Chiplet-based architectures using CoWoS and InFO have become mainstream for infrastructure products and GUC is uniquely positioned with its long experience of developing HBM and GLink IPs and high-volume manufacturing CoWoS products. With the new GLink 2.3LL silicon validation, GUC demonstrates its long-term commitment to providing the most competitive 2.5D total solution, including a first-in-the-industry silicon-proven HBM3 PHY & Controller, GLink 2.5D and 3D chiplet interfaces, electrical and thermal simulations, package design, DFT and production tests, CoWoS and InFO manufacturing expertise

Moreover, by the end of 2022 our patent portfolio consists of 462 patents, demonstrating the

achievements GUC has gained from active investment in R&D, and effectively enhancing our core competitiveness.

Major technical breakthroughs and innovation achievements in 2022 are as follows:

- Combined with TSMC InFO/CoWoS packaging technology, GUC has proposed the 3rdgeneration chip interconnection IP "GLink 2.3" in 5nm. The silicon has been verified in 4Q22 and is ready to provide customers with complete multi-chip interconnect solutions, and received 2022 ASPENCORE (EE Times) World Electronics Achievement Awards -EDA/IP/Software of the year.
- GUC completed the tape-out of 5nm and 6nm GLink-3D IP testchip for 3D SoIC in 2Q21, and received EE Awards Asia 2022 "Best IP/Processor."
- [•]GUC has successfully enabled the mass production of HBM2/2E/3 with CoWoS for 6 different customers with their large SoC design. The configuration ranges from 2 to 8 HBM memory dies, and the main applications are AI and HPC.
- GUC's 5nm HBM3 8.4G (PHY & Controller) has been successfully taped out in 1Q22, silicon proven in 4Q22, and adopted by several customers.
- [•]In combination of TSMC latest CoWoS-S and CoWoS-R packaging technology, GUC taped out world's 1st 7nm HBM3 CoWoS platform in 2Q21, including HBM3 7.2G, GLink, and 112G SerDes IP. The solution was already silicon proven in 2Q22.
- [•]GUC successfully developed customer optical ASIC chip for datacenter communication in 7nm and 16nm, which integrated 28G/56G SerDes, and have been validated by customer in 4Q22 and expected to enter production in 2023.
- GUC has successfully provided 6nm ASIC design service for a leading HPC customer in 2022, which will taple out in 2Q23 and enter production in 2024.
- [•]Adopting TSMC advanced process solution, GUC has succeeded to integrate multiple customers' AI/HPC SoCs with 2.5D packaging technology for hyperscale data center applications, and had several customers successfully into mass production. Looking forward, 5nm HPC customer will tape out in 1Q23 and enter production in 2024.
- [•]GUC has collaborated with a 5G leading company on analog front-end (AFE) IP in 12nm, which supports both mmWave and sub-6GHz bands. The design has been silicon proven and adopted by a leading customer. The SoC has been silicon proven and ready for mass production.
- 'GUC's industry-leading ultra-low-power design solution has been proven to significantly reduce

AI SoC chip power consumption for edge computing, successfully enabling customers into mass production.

- [•]Following a hyperscale data center AI chip customer and a renowned consumer electronics chip customer mass productions in 2020, GUC's industry-leading spec-in service has successfully assisted networking customer to complete SoC design and system bring up. The SoC went into production in early 2022.
- 'GUC early adopted TSMC 3nm technolgoy, completed N3E design flow and verification in 4Q22, and expected to tapeout HBM3 and GLink IP for meeting customer's product design need in 2023.

Summary of the 2023 Business Plan

ASIC performance is higher than that of GPUs and FPGAs. Therefore, major global technology companies will accelerate the development of their exclusive ASICs to widen the gap with other competitors. This sort of development model is already becoming common. In addition, ASICs have extremely wide applications. Driven by new applications and functional requirements, ASICs have become the goal pursued by many companies, and business opportunities in this area continue to grow. Taking new AI applications as an example, the flow of data increases year by year, and more data needs to be processed and computed, creating demand for data centers, cloud computing, and edge computing. Although general-purpose ICs such as CPUs/GPUs can also be used to process simple AI systems, they are gradually becoming inadequate with the development of AI. In addition, high-performance computing (HPC) ICs are developing toward chiplet architecture, which also relies on more advanced manufacturing processes and high-end packaging technologies.

In order to stay on top of market trends, GUC will continue to invest R&D resources into highend processes and system-in-package (SiP) IPs, to enhance our competitive advantage in IC design services, and thus provide customers with more added value, share benefits with customers, and effectively create differentiated competitive advantage.

(1) Expected Sales

GUC's ASIC services and product portfolio are aimed at a variety of applications. In addition to the upcoming launch of many new AI applications, the pandemic has also accelerated digital transformation around the world, thereby increasing global demand for semiconductor products and storage devices. In addition, with lowering costs for ICs as a result of 3D NAND technology, SSD applications are becoming more diverse and popular; not only can they be applied to personal computers, but also to the high-end storage market such as servers. In the future, AI-related applications will also rely heavily on storage ICs; coupled with the popularization of 5G wireless technology, this will also drive unlimited growth momentum for many storage applications. In order to stay on top of business opportunities from the growth in SSDs, GUC launched ASIC solutions for SSD in 2017. The Company has accumulated a number of successful mass production projects and a huge ecosystem with collaborative partners in these applications.

Looking forward to 2023, since general-purpose ICs are gradually becoming outdated due to the fact that they are unable to meet the demand for different architectures and characteristics of ICs for different applications, it is expected that there will still be an endless stream of IC NRE projects from major global companies, and demand from major brand customers for advanced process technologies and SiP is still high. It is foreseeable that the global ASIC market will continue to create business opportunities, and the growth of GUC's business can also be looked forward to. In addition, the 5G infrastructure, AI, and SSD application projects invested in by the Company in recent years have made good progress, and it is believed that such achievements can gradually be transformed into medium- and long-term growth momentum.

(2) Important Production and Marketing Policies

Compared with general-purpose ICs, the demand for ASICs is relatively long-term and stable. Although service periods are longer, product life cycles are usually longer, creating long-term relationships with collaborative partners. While the Company is developing emerging applications related to AI and 5G/Networking, existing customers with long-term cooperation continue to provide stable revenue and profits. Therefore, in response to this rapid growth of business opportunities in the ASIC market, selecting customers with a meticulous attitude and carefully choosing NRE projects with potential for mass production can effectively improve the Company's return on investment in R&D resources, which is the ultimate way to improve GUC's steady profitability in the long run.

In 2023, GUC will continue to improve in order to provide customers with excellent design services. In addition to assisting important partners to continuously promote advanced manufacturing processes, the Company will also actively invest in IP rights required for advanced manufacturing processes. With industry-leading IC design capacity in advanced manufacturing processes and deployment of high-end packaging technology-related IPs, the competitiveness of accepted projects can be improved, putting more emphasis on enhancing the Company's design value. Moreover, while investing in emerging applications, the Company continues to strengthen the loyalty of existing core customers. As a professional

design service company, GUC insists on the promise of not competing with customers; we neither develop our own brands, nor directly compete with customers.

Impact of External Competition, Regulations, and the Overall Economic Environment on the Company's Future Development Strategies

The US-China trade war, which has lasted for more than three years, continued in 2022, and US-China trade bans escalated again in October. With the continuous expansion of US export control measures against China, and since the start of the US-China trade war, the Company has adopted a cautious attitude for the selection of projects, abides by all laws and regulations, and uses the most rigorous procedures to review whether customers comply with regulations, so as to ensure that services are provided legitimately to customers all over the world. In the future, GUC will continue pay close attention to US regulatory measures, in order to avoid geopolitical risks and safeguard the long-term interests of the Company's shareholders and employees.

Business management involves the shouldering of heavy responsibilities. In addition to focusing on the development of technologies and pursuing the growth of profits, GUC is also committed to improving corporate governance and paying careful attention to the rights and interests of all stakeholders. Through the operation of the ESG Committee, the Company practices corporate social responsibility and implements corporate governance, in hopes of contributing to society and the environment.

The Company has been voluntarily issuing a corporate social responsibility report/sustainability report every year since 2011, and has passed audits by independent verification bodies since 2014. The reports specifically disclose how the Company responds to important topics such as the economy, environment, society, and corporate governance that stakeholders are concerned about, and effectively improve the transparency of corporate information. In terms of practical measures for achieving corporate sustainable development, GUC has continuously proposed improvement plans for energy conservation and carbon reduction in 2022. In addition, we have also introduced 100% lead-free bumps in advance of requirements; collaborated with Mega Bank and Bank Sinopac to launch sustainability-linked deposits; established a volunteer club; installed solar panels on the roof of the headquarters building to generate green electricity; initiated a comprehensive carbon inventory for subsidiaries; and incorporate ESG into manager KPIs to comply with the Company's strategic goals for corporate sustainability. We expect to invest more into resources in 2023 to improve the development of projects of concern, and encourage employees to get involved, show enthusiasm, and practice corporate social responsibility together with the Company.

Shifts in the supply chain following the technology war and the complexity of IC design for high-end process applications present both challenges and opportunities that GUC must pay attention to. The Company will continue to work with world-class customers and partners to seize major opportunities for the growth in target markets. Looking ahead to 2023, we are fully confident in achieving our medium- and long-term business goals.

Finally, we would like to once again thank our customers, suppliers, shareholders and the general public for all your long-term support and trust in GUC. Everyone in the Company will spare no efforts to create reasonable profits for our shareholders.

Last, let us wish you good health and all the best!

Chair: F.C. TsengManager: Sean Tai, Daniel Chien Chief Accountant: Blithe Chiang

Audit Committee's Review Report

The Company's 2022 financial statements approved by the Audit Committee and resolved by the Board of Directors has been audited by Deloitte & Touche appointed by the Board, and an Audit Report has been issued when Deloitte & Touche completed the audit.

As for the Company's 2022 business reports and the proposal regarding earnings distribution prepared and submitted by the Board, the Audit Committee, after completing relevant audits, considers that the said reports and proposal comply with provisions stipulated in Company Act. Thus, this report is hereby issued in accordance with Article 14-4 of Securities and Exchange Act and Article 219 of Company Act, and submitted for your Honor to approve.

To:

Global Unichip Corp. 2023 Regular Shareholders' Meeting

Audit Committee Convener: Jesse Ding

February 2, 2023

Independent Auditors' Report (Consolidated Financial Statements)

The Board of Directors and Shareholders Global Unichip Corp.

Opinion

We have audited the accompanying consolidated financial statements of Global Unichip Corp. and its subsidiaries (the "Company"), which comprise the consolidated balance sheets as of December 31, 2022 and 2021, and the consolidated statements of comprehensive income, consolidated statements of changes in equity and consolidated statements of cash flows for the years then ended, and the notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Company as of December 31, 2022 and 2021, and its consolidated financial performance and its consolidated cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the International Financial Reporting Standards (IFRS), International Accounting Standards (IAS), IFRIC Interpretations (IFRIC), and SIC Interpretations (SIC) endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Company in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements for the year ended December 31, 2022. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Valuation of inventory

Due to the current rapid changes in technology and the high level of competition in the business environment, the prices of products are fluctuating quickly; consequently, the changes in the net realizable value of inventory could have a material impact on the financial statements. As of December 31, 2022 the carrying amount of inventory was NT\$6,562,722 thousand, which accounted for 31% of the total assets in the consolidated balance sheet. Please refer to Notes 4, 5 and 8 to the consolidated financial statements for the details of the information and accounting policy about inventory. The Company's primary business is rendering of services and producing and selling of products in the semiconductor industry. The rapid technological changes in the semiconductor industry require management to timely estimate possible loss on inventory that is expected to be scrapped or disposed of according to the Company's inventory control and accounting policy and the clients' orders. As uncertainty exists in management's judgment when determining loss on inventory, the valuation of inventory has been identified as a key audit matter.

Our key audit procedures performed in respect of this area included the following:

- 1. We obtained an understanding of the design of the key controls over the valuation of inventory.
- 2. We obtained the inventory aging report, and we verified the accuracy and completeness of the report by agreeing the age interval, quantity, and amount to the supporting documents of inbound inventory. We assessed the reasonableness of allowance for inventory loss by recalculating the amount in accordance with the stated valuation policy for the inventory.
- 3. We performed a retrospective review of past estimates to determine the reasonableness of the past judgments with reference to actual amounts of inventory loss.

Other Matter

We have also audited the parent company only financial statements of Global Unichip Corp. as of and for the years ended December 31, 2022 and 2021 on which we have issued an unmodified opinion.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and the IFRS, IAS, IFRIC, and SIC endorsed and issued into effect by the Financial Supervisory Commission of the Republic of China, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence on the financial information of components constituting the Company to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with statements that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements for the year ended December 31, 2022, and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Ming-Hui Chen and Su-Li Fang.

Deloitte & Touche Taipei, Taiwan Republic of China

February 2, 2023

Notice to Readers

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

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

CONSOLIDATED BALANCE SHEETS (In Thousands of New Taiwan Dollars)

	December 31, 2022 December 31, 2021		2021		
ASSETS	Amount	%	Amount	%	LIABILITIES AND EQUITY
CURRENT ASSETS					CURRENT LIABILITIES
Cash and cash equivalents (Note 27)	\$ 5,848,557	28	\$ 5,587,232	38	Contract liabilities (Notes 16 and 27)
Financial assets at fair value through profit or loss					Accounts payable
(Note 7)	1,780,000	8	2,130,000	14	Payables to related parties (Note 27)
Accounts receivable, net (Notes 6 and 16)	2,981,616	14	1,507,550	10	Accrued employees' compensation and remuneration to
Receivables from related parties (Note 27)	18,617	-	5,500	-	directors (Note 23)
Inventories (Note 8)	6,562,722	31	2,788,572	19	Payables on machinery and equipment
Other financial assets (Note 27)	1,531	-	782	-	Current tax liabilities (Note 21)
Other current assets (Notes 12 and 27)	2,364,874	11	1,607,981	11	Lease liabilities - current (Notes 10, 24 and 27)
					Accrued expenses and other current liabilities (Note 13)
Total current assets	19,557,917	92	13,627,617	92	
NON CUDDENT ACCETC					Total current liabilities
NON-CURRENT ASSETS	646,035	3	564,391	1	NON-CURRENT LIABILITIES
Property, plant and equipment (Note 9) Right-of-use assets (Note 10)	270,017	5 1	260,357	4 2	Deferred income tax liabilities (Note 21)
Intangible assets (Note 11)	541,432	1 3	317,888	$\frac{2}{2}$	Lease liabilities - non-current (Notes 10, 24 and 27)
Deferred income tax assets (Note 21)	19,322	-	14,374	-	Other long-term payables (Note 13)
Prepayments for business facilities	1,036		14,574	-	Net defined benefit liabilities (Note 13)
Refundable deposits (Note 27)	129,580	- 1	50,832	-	Guarantee deposits (Note 24)
Pledged time deposits (Notes 27) and 28)	22,200		22,200	-	Ouarantee deposits (Note 24)
redged time deposits (Notes 27 and 28)	22,200		22,200		Total non-current liabilities
Total non-current assets	1,629,622	8	1,230,042	8	Total non-current natimites
Fotal non-current assets	1,029,022	0	1,230,042	0	Total liabilities
					EQUITY (Note 15)
					Share capital
					Capital surplus
					Retained earnings
					Appropriated as legal reserve
					Appropriated as special reserve
					Unappropriated earnings
					Others
					Total equity
TOTAL	<u>\$21,187,539</u>	100	<u>\$14,857,659</u>	_100	TOTAL

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

December 31,	2022	December 31, 2021	
Amount	%	Amount	
\$ 6,349,476	30	\$ 5,313,950	36
1,512,480	7	1,240,392	8
1,470,933	7	609,293	4
740,818	3	299,495	2
17,452	-	3,820	-
592,932	3	219,949	2
68,808	-	61,223	-
1,845,578	9	1,454,671	10
12,598,477	<u> </u>	9,202,793	62
116,463	1	91,547	1
214,981	1	210,004	2
165,659	1	53,687	-
27,287	-	33,388	-
3,474		2,911	
527,864	3	391,537	3
13,126,341	62	9,594,330	65
1,340,119	6	1,340,119	9
32,676	-	32,641	-
1,056,442	5	910,172	6
38,471	-	22,153	-
5,611,724	27	2,996,715	20
(18,234)		(38,471)	
8,061,198	38	5,263,329	35
\$21,187,539	100	<u>\$14,857,659</u>	_100

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2022		2021	
	Amount	%	Amount	%
NET REVENUE (Notes 16 and 27)	\$ 24,039,671	100	\$ 15,107,915	100
COST OF REVENUE (Notes 23 and 27)	15,704,686	65	9,877,961	65
GROSS PROFIT	8,334,985	35	5,229,954	35
OPERATING EXPENSES Sales and marketing (Notes 23 and 27) General and administrative (Notes 23 and 27) Research and development (Notes 23 and 27) Expected credit impairment gain (Note 6)	381,394 564,931 3,289,727	2 2 14	279,373 478,707 2,817,903 (19,921)	2 3 19
Total operating expenses	4,236,052		3,556,062	24
INCOME FROM OPERATIONS	4,098,933	17	1,673,892	11
NON-OPERATING INCOME AND EXPENSES Interest income (Notes 17 and 27) Other income (Notes 10 and 18) Other gains and losses (Note 19) Finance costs (Notes 20 and 27)	42,195 78,238 129,818 (4,411)		14,082 90,505 (32,551) (4,623)	- 1 -
Total non-operating income and expenses	245,840	1	67,413	<u>1</u>
INCOME BEFORE INCOME TAX	4,344,773	18	1,741,305	12
INCOME TAX EXPENSE (Note 21)	634,331	3	281,156	2
NET INCOME	3,710,442	15	1,460,149	10
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss Remeasurement of defined benefit plans (Note 14) Items that may be reclassified subsequently to profit or loss	5,238	_	2,551	-
Exchange differences on translation of foreign operations (Note 15)	20,237		(16,318)	
Other comprehensive income (loss) for the year, net of income tax	25,475	<u> </u>	(13,767)	
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 3,735,917</u>	15	<u>\$ 1,446,382</u>	10
EARNINGS PER SHARE (Note 22) Basic earnings per share Diluted earnings per share	<u>\$27.69</u> <u>\$27.47</u>		<u>\$ 10.90</u> <u>\$ 10.86</u>	

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

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (In Thousands of New Taiwan Dollars, Unless Specified Otherwise)

	Share Capital -	Common Stock	_		Retained Earnings		
	Share (In Thousands)	Amount	Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings	
BALANCE, JANUARY 1, 2021	134,011	\$ 1,340,119	\$ 32,618	\$ 825,628	\$ 20,745	\$ 2,290,027	
Appropriation and distribution of prior year's earnings Legal reserve Special reserve Cash dividends to shareholders - NT\$5.00 per share	- - 	-	- - 	84,544	- 1,408	(84,544) (1,408) (670,060)	
Total		<u> </u>	<u> </u>	84,544	1,408	(756,012)	
Dividends from claims extinguished by prescription	-	-	23	-	-	-	
Net income in 2021	-	-	-	-	-	1,460,149	
Other comprehensive income (loss) in 2021, net of income tax	<u> </u>	<u> </u>	<u> </u>		<u> </u>	2,551	
Total comprehensive income (loss) in 2021	<u> </u>		<u> </u>		<u> </u>	1,462,700	
BALANCE, DECEMBER 31, 2021	134,011	1,340,119	32,641	910,172	22,153	2,996,715	
Appropriation and distribution of prior year's earnings Legal reserve Special reserve Cash dividends to shareholders - NT\$7.00 per share	- - 	- - 	- - 	146,270	16,318	(146,270) (16,318) (938,083)	
Total				146,270	16,318	(1,100,671)	
Dividends from claims extinguished by prescription	-	-	35	-	-	-	
Net income in 2022	-	-	-	-	-	3,710,442	
Other comprehensive income in 2022, net of income tax	<u> </u>			<u> </u>	<u> </u>	5,238	
Total comprehensive income in 2022	<u> </u>		<u> </u>		<u> </u>	3,715,680	
BALANCE, DECEMBER 31, 2022	134,011	<u>\$ 1,340,119</u>	<u>\$ 32,676</u>	<u>\$ 1,056,442</u>	<u>\$ 38,471</u>	<u>\$ 5,611,724</u>	

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

- I Total	Others Foreign Currency Translation Reserve	Total Equity
\$ 3,136,400	\$ (22,153)	\$ 4,486,984
- - (670,060)	- -	- - (670,060)
(670,060)		(670,060)
-	-	23
1,460,149	-	1,460,149
2,551	(16,318)	(13,767)
1,462,700	(16,318)	1,446,382
3,929,040	(38,471)	5,263,329
- - - (<u>938,083</u>)	- - -	- - - (938,083)
(938,083)	<u> </u>	(938,083)
-	-	35
3,710,442	-	3,710,442
5,238	20,237	25,475
3,715,680	20,237	3,735,917
<u>\$ 6,706,637</u>	<u>\$ (18,234</u>)	<u>\$ 8,061,198</u>

CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES		
Income before income tax	\$ 4,344,773	\$ 1,741,305
Adjustments for:	+ .,,	+ -,, -,-,
Depreciation	318,014	370,430
Amortization	333,986	301,169
Expected credit impairment gain	-	(19,921)
Gain on financial assets at fair value through profit or loss	(10,884)	(3,792)
Finance costs	4,411	4,623
Interest income	(42,195)	(14,082)
Loss on foreign exchange, net	22,126	9,212
Gain on lease modification	(5)	(462)
Changes in operating assets and liabilities:		
Accounts receivable, net (including related parties)	(1,487,183)	(318,687)
Inventories	(3,774,150)	(1,114,106)
Other current assets	(514,003)	(699,980)
Contract liabilities	1,035,526	2,932,172
Accounts payable (including related parties)	898,427	620,178
Accrued employees' compensation and remuneration to directors	441,323	153,861
Accrued expenses and other current liabilities	274,308	389,029
Net defined benefit liabilities	(863)	(381)
Cash generated from operations	1,843,611	4,350,568
Income tax paid	(249,075)	(119,647)
Net cash generated from operating activities	1,594,536	4,230,921
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisitions of:		
Financial assets at fair value through profit or loss	(2,030,000)	(3,930,000)
Property, plant and equipment	(320,057)	(91,832)
Intangible assets	(359,745)	(290,024)
Proceeds from disposal of:		
Financial assets at fair value through profit or loss	2,390,884	2,533,792
Refundable deposits paid	(72,470)	(30,209)
Refundable deposits refunded	3,368	2,364
Interest received	41,446	13,683
Net cash used in investing activities	(346,574)	(1,792,226)
		(Continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

	2022		2021	
CASH FLOWS FROM FINANCING ACTIVITIES				
Guarantee deposits received	\$	314	\$	67
Guarantee deposits refunded		(57)		(33)
Repayment of the principal portion of lease liabilities		(64,879)		(59,088)
Cash dividends paid	(938,083)		(670,060)
Interest paid		(4,411)		(4,623)
Dividends from claims extinguished by prescription reclassified to				
capital surplus		35		23
Net cash used in financing activities	(1,	007,081)		(733,714)
EFFECT OF EXCHANGE RATE CHANGES ON CASH AND CASH				
EQUIVALENTS		20,444		(14,502)
NET INCREASE IN CASH AND CASH EQUIVALENTS	,	261,325		1,690,479
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	5,:	587,232		<u>3,896,753</u>
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$ 5,3</u>	<u>848,557</u>	<u>\$</u>	<u>5,587,232</u>

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

(Concluded)

Independent Auditors' Report (Parent Company Only Financial Statements)

The Board of Directors and Shareholders Global Unichip Corp.

Opinion

We have audited the accompanying parent company only financial statements of Global Unichip Corp. (the "Company"), which comprise the parent company only balance sheets as of December 31, 2022 and 2021, and the parent company only statements of comprehensive income, statements of changes in equity and statements of cash flows for the years then ended, and the notes to the parent company only financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying parent company only financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2022 and 2021, and its financial performance and its cash flows for the years then ended in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

We conducted our audits in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and the Standards on Auditing of the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements section of our report. We are independent of the Company in accordance with The Norm of Professional Ethics for Certified Public Accountant of the Republic of China, and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the parent company only financial statements for the year ended December 31, 2022. These matters were addressed in the context of our audit of the parent company only financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Valuation of inventory

Due to the current rapid changes in technology and the high level of competition in the business environment, the prices of products are fluctuating quickly; consequently, the changes in the net realizable value of inventory could have a material impact on the parent company only financial statements. As of December 31, 2022 the carrying amount of inventory was NT\$6,562,722 thousand, which accounted for 31% of the total assets in the parent company only balance sheet. Please refer to Notes 4, 5 and 8 to the parent company only financial statements for the details of the information and accounting policy about inventory. The Company's primary business is rendering of services and producing and selling of products in the semiconductor industry. The rapid technological changes in the semiconductor industry require management to timely estimate possible loss on inventory that is expected to be scrapped or disposed of according to the Company's inventory control and accounting policy and the clients' orders. As uncertainty exists in management's judgment when determining loss on inventory, the valuation of inventory has been identified as a key audit matter.

Our key audit procedures performed in respect of this area included the following:

- 1. We obtained an understanding of the design of the key controls over the valuation of inventory.
- 2. We obtained the inventory aging report, and we verified the accuracy and completeness of the report by agreeing the age interval, quantity, and amount to the supporting documents of inbound inventory. We assessed the reasonableness of allowance for inventory loss by recalculating the amount in accordance with the stated valuation policy for the inventory.
- 3. We performed a retrospective review of past estimates to determine the reasonableness of the past judgments with reference to actual amounts of inventory loss.

Responsibilities of Management and Those Charged with Governance for the Parent Company Only Financial Statements

Management is responsible for the preparation and fair presentation of the parent company only financial statements in accordance with the Regulations Governing the Preparation of Financial Reports by Securities Issuers and for such internal control as management determines is necessary to enable the preparation of parent company only financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the parent company only financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance (including members of the Audit Committee) are responsible for overseeing the Company's financial reporting process.

Auditors' Responsibilities for the Audit of the Parent Company Only Financial Statements

Our objectives are to obtain reasonable assurance about whether the parent company only financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the Standards on Auditing of the Republic of China will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these parent company only financial statements.

As part of an audit in accordance with the Standards on Auditing of the Republic of China, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- 1. Identify and assess the risks of material misstatement of the parent company only financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- 2. Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- 3. Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

- 4. Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the parent company only financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- 5. Evaluate the overall presentation, structure and content of the parent company only financial statements, including the disclosures, and whether the parent company only financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient and appropriate audit evidence on the financial information of components constituting the Company to express an opinion on the parent company only financial statements. We are responsible for the direction, supervision and performance of the audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with statements that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the parent company only financial statements for the year ended December 31, 2022, and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The engagement partners on the audit resulting in this independent auditors' report are Ming-Hui Chen and Su-Li Fang.

Deloitte & Touche Taipei, Taiwan Republic of China

February 2, 2023

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PARENT COMPANY ONLY BALANCE SHEETS

(In Thousands of New Taiwan Dollars)

	December 31,	2022	December 31, 2021		
ASSETS	Amount	%	Amount	%	
CURRENT ASSETS					
Cash and cash equivalents (Note 28)	\$ 5,192,497	25	\$ 5,009,975	34	
Financial assets at fair value through profit or					
loss (Note 7)	1,780,000	8	2,130,000	14	
Accounts receivable, net (Notes 6 and 17)	2,981,616	14	1,507,550	10	
Receivables from related parties (Note 28)	18,617	-	5,500	-	
Inventories (Note 8)	6,562,722	31	2,788,572	19	
Other financial assets (Note 28)	1,498	-	686	-	
Other current assets (Notes 13 and 28)	2,267,195	11	1,571,723	11	
Total current assets	18,804,145	89	13,014,006	88	
NON-CURRENT ASSETS					
Investments accounted for using equity method (Note					
9)	787,568	4	643,921	5	
Property, plant and equipment (Note 10)	628,152	3	546,301	4	
Right-of-use-assets (Note 11)	143,456	1	157,592	1	
Intangible assets (Note 12)	541,432	3	317,888	2	
Deferred income tax assets (Note 22)	18,780	-	14,229	-	
Prepayments for business facilities	1,036	-	-	-	
Refundable deposits (Note 28)	108,645	-	30,427	-	
Pledged time deposits (Notes 28 and 29)	22,200		22,200		
Total non-current assets	2,251,269	11	1,732,558	12	

LIABILITIES AND EQUITY

CURRENT LIABILITIES Contract liabilities (Notes 17 and 28) Accounts payable Payables to related parties (Note 28) Accrued employees' compensation and remuneration to directors (Note 24) Payables on machinery and equipment Current tax liabilities (Note 22) Lease liabilities - current (Notes 11, 25 and 28) Accrued expenses and other current liabilities (Notes 14 and 28) Total current liabilities NON-CURRENT LIABILITIES Deferred income tax liabilities (Note 22) Lease liabilities - non-current (Notes 11, 25 and 28) Other long-term payables (Note 14) Net defined benefit liabilities (Note 15) Guarantee deposits (Note 25) Total non-current liabilities Total liabilities EQUITY (Note 16) Share capital Capital surplus Retained earnings Appropriated as legal reserve Appropriated as special reserve Unappropriated earnings Others Total equity TOTAL

TOTAL

<u>\$ 21,055,414</u> <u>100</u> <u>\$ 14,746,564</u>

<u>,746,564</u> <u>100</u>

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

]	December 31, 1	2022	December 31, 2021
	Amount	%	Amount %
\$	6,349,476	30	\$ 5,313,950 36
	1,512,246	7	1,235,347 8
	1,480,285	7	609,293 4
	740,818	4	299,495 2
	17,452	-	3,820 -
	589,288	3	217,182 2
	37,853	-	- 33,229
	1,846,129	9	1,463,008 10
	12,573,547	60	9,175,324 62
	116,014	1	91,332 1
	108,638	-	126,736 1
	165,659	1	53,687 -
	27,287	-	33,388 -
	3,071		2,768 -
	420,669	2	307,911 2
	12,994,216	62	9,483,235 64
	1,340,119	6	1,340,119 9
	32,676	0	1,340,119 9 32,641 -
	52,070	-	52,041 -
	1,056,442	5	910,172 6
	38,471	-	22,153 -
	5,611,724	27	2,996,715 21
	(18,234)		(38,471)
	8,061,198	38	5,263,329 36
<u>\$</u>	21,055,414	100	<u>\$ 14,746,564</u> <u>100</u>

PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME (In Thousands of New Taiwan Dollars, Except Earnings Per Share)

	2022		2021	2021		
	Amount	%	Amount	%		
NET REVENUE (Notes 17 and 28)	\$ 23,995,308	100	\$ 14,983,822	100		
COST OF REVENUE (Notes 24 and 28)	15,706,539	65	9,827,087	66		
GROSS PROFIT	8,288,769	35	5,156,735	34		
OPERATING EXPENSES Sales and marketing (Notes 24 and 28) General and administrative (Notes 24 and 28) Research and development (Notes 24 and 28) Expected credit impairment gain (Note 6)	396,617 553,689 3,336,611	2 2 14	293,913 469,480 2,858,203 (19,921)	2 3 19		
Total operating expenses	4,286,917	18	3,601,675	24		
INCOME FROM OPERATIONS	4,001,852	17	1,555,060	10		
NON-OPERATING INCOME AND EXPENSES Interest income (Notes 18 and 28) Other income (Notes 11 and 19) Other gains and losses (Note 20) Finance costs (Notes 21 and 28) Share of profit of subsidiaries	39,275 15,692 143,532 (1,776) 123,410	- - 1 -	11,815 33,861 (30,863) (1,951) 144,055	- - - 		
Total non-operating income and expenses	320,133	1	156,917	<u>1</u>		
INCOME BEFORE INCOME TAX	4,321,985	18	1,711,977	11		
INCOME TAX EXPENSE (Note 22)	611,543	3	251,828	1		
NET INCOME	3,710,442	15	1,460,149	10		
OTHER COMPREHENSIVE INCOME (LOSS) Items that will not be reclassified subsequently to profit or loss Remeasurement of defined benefit plans (Note 15) Items that may be reclassified subsequently to profit or loss	5,238	-	2,551	-		
Exchange differences on translation of foreign operations (Note 16)	20,237		(16,318)	<u> </u>		
Other comprehensive income (loss) for the year, net of income tax	25,475	<u> </u>	(13,767)	<u> </u>		
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	<u>\$ 3,735,917</u>	15	<u>\$ 1,446,382</u>	10		
EARNINGS PER SHARE (Note 23) Basic earnings per share Diluted earnings per share	<u>\$ 27.69</u> <u>\$ 27.47</u>		<u>\$ 10.90</u> <u>\$ 10.86</u>			

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

PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY (In Thousands of New Taiwan Dollars, Unless Specified Otherwise)

	Share Capital - Common Stock				Retained	l Earnings
	Share (In Thousands)	Amount	- Capital Surplus	Legal Reserve	Special Reserve	Unappropriated Earnings
BALANCE, JANUARY 1, 2021	134,011	\$ 1,340,119	\$ 32,618	\$ 825,628	\$ 20,745	\$ 2,290,027
Appropriation and distribution of prior year's earnings Legal reserve Special reserve Cash dividends to shareholders - NT\$5.00 per share	- - 	- - 	- - 	84,544	- 1,408	(84,544) (1,408) (670,060)
Total		<u> </u>	<u> </u>	84,544	1,408	(756,012)
Dividends from claims extinguished by prescription	-	-	23	-	-	-
Net income in 2021	-	-	-	-	-	1,460,149
Other comprehensive income (loss) in 2021, net of income tax		<u> </u>	<u> </u>	<u> </u>	<u> </u>	2,551
Total comprehensive income (loss) in 2021			<u> </u>		<u> </u>	1,462,700
BALANCE, DECEMBER 31, 2021	134,011	1,340,119	32,641	910,172	22,153	2,996,715
Appropriation and distribution of prior year's earnings Legal reserve Special reserve Cash dividends to shareholders - NT\$7.00 per share	- - 	- - 	- - 	146,270	16,318	(146,270) (16,318) (938,083)
Total				146,270	16,318	(1,100,671)
Dividends from claims extinguished by prescription	-	-	35	-	-	-
Net income in 2022	-	-	-	-	-	3,710,442
Other comprehensive income in 2022, net of income tax				<u> </u>	<u> </u>	5,238
Total comprehensive income in 2022	<u> </u>	<u> </u>	<u> </u>		<u> </u>	3,715,680
BALANCE, DECEMBER 31, 2022	134,011	<u>\$ 1,340,119</u>	<u>\$ 32,676</u>	<u>\$ 1,056,442</u>	<u>\$ 38,471</u>	<u>\$ 5,611,724</u>

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

- 1 Total	Others Foreign Currency Translation Reserve	Total Equity
\$ 3,136,400	\$ (22,153)	\$ 4,486,984
- - (670,060)	- -	- - (670,060)
(670,060)		<u>(670,060</u>)
-	-	23
1,460,149	-	1,460,149
2,551	(16,318)	(13,767)
1,462,700	(16,318)	1,446,382
3,929,040	(38,471)	5,263,329
- (<u>938,083</u>)	- - -	- - - (938,083)
(938,083)	<u> </u>	(938,083)
-	-	35
3,710,442	-	3,710,442
5,238	20,237	25,475
3,715,680	20,237	3,735,917
<u>\$ 6,706,637</u>	<u>\$ (18,234</u>)	<u>\$ 8,061,198</u>

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

		2022		2021
CASH FLOWS FROM OPERATING ACTIVITIES				
Income before income tax	\$	4,321,985	\$	1,711,977
Adjustments for:				
Depreciation		279,116		329,553
Amortization		333,986		301,150
Expected credit impairment gain		-		(19,921)
Gain on financial assets at fair value through profit or loss		(10,884)		(3,792)
Finance costs		1,776		1,951
Interest income		(39,275)		(11,815)
Share of profit of subsidiaries		(123,410)		(144,055)
Loss on foreign exchange, net		22,126		9,212
Gain on lease modification		(5)		(6)
Changes in operating assets and liabilities:				
Accounts receivable, net (including related parties)		(1,487,183)		(319,829)
Inventories		(3,774,150)		(1,330,967)
Other current assets		(489,916)		(713,413)
Contract liabilities		1,035,526		2,967,447
Accounts payable (including related parties)		942,335		857,038
Accrued employees' compensation and remuneration to directors		441,323		153,861
Accrued expenses and other current liabilities		266,522		385,343
Net defined benefit liabilities		<u>(863</u>)		(381)
Cash generated from operations		1,719,009		4,173,353
Income tax paid		(219,306)		(92,674)
Net cash generated from operating activities	_	1,499,703		4,080,679
CASH FLOWS FROM INVESTING ACTIVITIES				
Acquisitions of:				
Financial assets at fair value through profit or loss		(2,030,000)		(3,930,000)
Investments accounted for using equity method		-		(27,994)
Property, plant and equipment		(312,698)		(81,133)
Intangible assets		(359,745)		(290,024)
Proceeds from disposal of:				
Financial assets at fair value through profit or loss		2,390,884		2,533,792
Refundable deposits paid		(71,278)		(25,199)
Refundable deposits refunded		2,558		1,943
Interest received		38,463		11,444
Net cash used in investing activities		(341,816)		(1,807,171)
			(Con	tinued)

PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS (In Thousands of New Taiwan Dollars)

		2022		2021
CASH FLOWS FROM FINANCING ACTIVITIES Repayment of the principal portion of lease liabilities Cash dividends paid Interest paid	\$	(35,541) (938,083) (1,776)	\$	(35,105) (670,060) (1,951)
Dividends from claims extinguished by prescription reclassified to capital surplus		35		23
Net cash used in financing activities		(975,365)		(707,093)
NET INCREASE IN CASH AND CASH EQUIVALENTS		182,522		1,566,415
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR		5,009,975		3,443,560
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$</u>	5,192,497	<u>\$</u>	5,009,975

The accompanying notes are an integral part of the parent company only financial statements. (Concluded)

Global Unichip Corp.

2022 Profit Distribution Table

Retained earnings at the beginning of the period	1,896,043,168
2022 Net profit	3,710,442,263
Plus: Actuarial gain of defined benefit plan	5,238,185
The net profit after tax of the current period with the amount for items other than the net profit after tax of the current period are included in the undistributed earnings of the current year	
	3,715,680,448
Less: Appropriation for legal reserve	(371,568,045)
Add: Reverse of special reverse	20,236,977
2022 Distributable earnings	3,364,349,380
Earnings available for distribution by the end of 2022	-)))
Items of distribution:	5,260,392,548
—Shareholders' cash dividend (NT\$14 per share)	(1,876,166,754)
Undistributed earnings at the end of the period	3,384,225,794

Chair: F.C. Tseng

Manager: Sean Tai, Daniel Chien

Chief Accountant: Blithe Chiang

Unit: NTD

Comparison Table for Pre- and Post-amendments to the "Asset Acquisition and Disposal Handling Procedures"

Article No.	Pre-amendment	Post-amendment	Reason for amendment
Article 7:	Above Omitted	Above Omitted	Amended in
Related Party	1. If the Company acquires or	1. If the Company acquires	accordance
Transactions	disposes of real estate or right-	or disposes of real estate or	with the
Tunbuctions	of-use assets from or to a	right-of-use assets from or to	Regulations
	related party, or acquires or	a related party, or acquires or	Governing the
	disposes of assets other than	disposes of assets other than	Acquisition
	real estate or right-of-use	real estate or right-of-use	and Disposal
	assets from or to a related	assets from or to a related	of Assets by
	party, and the transaction	party, and the transaction	Public
	amount reaches 20% of the	amount reaches 20% of the	Companies
	Company's paid-in capital,	Company's paid-in capital,	Companies
	10% of its total assets or more	10% of its total assets or	
	than NT\$300 million, with the	more than NT\$300 million,	
	exception of the trading of	with the exception of the	
	domestic government bonds or	trading of domestic	
	bonds under repurchase or	government bonds or bonds	
	reverse repurchase	under repurchase or reverse	
	agreements, or subscription or	repurchase agreements, or	
	redemption of money market	subscription or redemption	
	funds issued by domestic	of money market funds	
	securities investment trust	issued by domestic securities	
	enterprises, it shall not sign	investment trust enterprises,	
	any transaction contract and	it shall not sign any	
	make any payment until	transaction contract and	
	submitting the data below in	make any payment until	
	accordance with the relevant	• • •	
	regulations to the Auditing	accordance with the relevant	
	Committee and obtains the	regulations to the Auditing	
	consent of said Committee and	Committee and obtains the	
	the approval of the Board of	consent of said Committee	
	Directors.	and the approval of the	
	Omitted	Board of Directors.	
	The calculation of the	In the event that the	
	preceding transaction amount	Company or its subsidiary,	
	shall be made in accordance	which is not a domestic	
	with Article 13, Paragraph 2;	public company, undertakes	
	"within one year" refers to one	the preceding transaction,	
	year counted retroactively	and the transaction amount is	
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	former that 1 the st		
	from the date of the	more than 10% of the	
	occurrence of the transaction.	Company's total assets, it	
	Those that have been	shall separately submit the	
	submitted to the audit	data below to the Board of	
	committee in accordance with	Shareholders and obtain its	
	the Handling Procedures, and	approval before signing any	
	obtained the consent of the	transaction contract and	
	committee and approval of the	making any payment.	
	Board of Directors may be	However, this is not limited	
	exempt from being	to a transaction between the	
	recalculated.	Company and its parent	
	Below Omitted	company or subsidiaries, or	
		between subsidiaries":	
		Omitted	
		The calculation of the	
		preceding transaction amount	
		shall be made in accordance	
		with Article 13, Paragraph 2;	
		"within one year" refers to	
		one year counted	
		retroactively from the date of	
		the occurrence of the	
		transaction. Those that have	
		been submitted to the audit	
		committee in accordance	
		with the Handling	
		Procedures, and obtained the	
		consent of the committee	
		while having also been	
		adopted by the Shareholders	
		Meeting and Board of	
		Directors may be exempt	
		from being recalculated.	
		Below Omitted	
Article 10:	Above Omitted	Above Omitted	Amended in
Regulations	1.(3) In the event that the	1.(3) In the event that the	accordance
Governing	professional appraiser's	professional appraiser's	with the
Commissioned	appraisal results show any of	appraisal results show any of	Regulations
Experts'	the following circumstances,	the following circumstances,	Governing the
Evaluation	except where the appraised	except where the appraised	Acquisition
Criteria and	price of asset acquisition is	price of asset acquisition is	and disposal
Operations	higher than the transaction	higher than the transaction	of Assets by
	amount or the appraised price	amount or the appraised	Public
	of the asset disposal is lower	price of the asset disposal is	Companies
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	than the transaction amount,	lower than the transaction	
	the Company shall request its	amount, the Company shall	
	CPA to process the case in	request its CPA to give their	
	accordance with <u>the</u>	specific opinion on the	
	Statements of Auditing	variance cause and adequacy	
	Standard No. 20 published by	of the transaction price:	
	the Accounting Research and		
	Development Foundation		
	(hereafter referred to as the		
	ARDF), for which the CPA		
	shall give their specific		
	opinion on the variance cause	Below Omitted	
	and adequacy of the		
	transaction price:		
	Below Omitted		
	2. For the Company's	2. For the Company's	Amended in
	_, _, _, _, _, _, _, _, _, _, _, _, _, _	acquisition or disposal of	accordance
			with the
	, , e	securities, the underlying	Regulations
	company's latest financial	company's latest financial	-
	statements audited and	statements audited and	Governing the
	certified or reviewed by its	certified or reviewed by its	Acquisition
	CPA shall be obtained before	CPA shall be obtained before	and disposal
	the date of the occurrence of	the date of the occurrence of	of Assets by
	the fact and used as the	the fact and used as the	Public
	reference for evaluation of the	reference for evaluation of	Companies
	transaction price. In addition,	the transaction price. In	
	if the transaction amount	addition, if the transaction	
	reaches 20% of the Company's	amount reaches 20% of the	
	paid-in capital or more than	Company's paid-in capital or	
	NT\$300 million, the Company	more than NT\$300 million,	
	shall request its CPA to give	the Company shall request its	
	their opinion on the rationality	CPA to give their opinion on	
	of the transaction price before	the rationality of the	
	the date of the occurrence of	transaction price before the	
	the fact. In the event that the	date of the occurrence of the	
	CPA requires the adoption of	fact. However, this is not	
	the expert's report, the case	limited to the securities	
	shall be processed in	having active market public	
	accordance with the	offer or otherwise stipulated	
	Statements of Auditing	by the competent authorities.	
		by the competent authorities.	
	Standard No. 20 published by		
	the ARDF. However, this is not limited to the securities		
	not limited to the securifies	1	
	having an active market public		

	offer or where otherwise		
	stipulated by the competent		
	authorities.		A 1 1 '
	3. In the event that the	3. In the event that the	Amended in
	transaction amount of	transaction amount of	accordance
	intangible assets, right-of-use	intangible assets, right-of-use	with the
	assets or membership cards	assets or membership cards	Regulations
	acquired or disposed of by the	acquired or disposed of by	Governing the
	Company reaches 20% of the	the Company reaches 20% of	Acquisition
	Company's paid-in capital or	the Company's paid-in	and disposal
	NT\$300 million, except for	capital or NT\$300 million,	of Assets by
	transactions with domestic	except for transactions with	Public
	government agencies, the	domestic government	Companies
	Company shall request its CPA	agencies, the Company shall	
	to give their opinion on the	request its CPA to give their	
	rationality of the transaction	opinion on the rationality of	
	price before the date of the	the transaction price before	
	occurrence of the fact and the	the date of the occurrence of	
	CPA shall follow the	the fact.	
	Statements of Auditing		
	Standard No. 20 published by		
	the ARDF to process the case.		
	5. When the Company	5. When the Company	
	acquires the appraisal report or	acquires the appraisal report	
	the opinion report from its	or the opinion report from its	
	CPA, attorney or securities	CPA, attorney or securities	
	underwriter, the professional	underwriter, the professional	
	appraiser along with its	appraiser <u>along with its</u>	
	appraisal personnel, or the	appraisal personnel, or the	
	CPA, attorney or securities		
	underwriter shall meet the	underwriter shall meet the	
	following requirements:	following requirements:	
	(1) They shall have never	U 1	
	violated the Regulations	violated the Regulations	
	Governing the Acquisition and	Governing the Acquisition	
	Disposal of Assets by Public	and Disposal of Assets by	
	Companies, Company Act,	Public Companies, Company	
	Banking Act, Insurance Act,	Act, Banking Act, Insurance	
	Financial Holding Company	Act, Financial Holding	
	Act and Business Entity	Company Act and Business	
	Accounting Act, and have	Entity Accounting Act, and	
	never been sentenced to	have never been sentenced to	
	imprisonment of more than	imprisonment of more than	
	one year in a final judgment as	one year in a final judgment	
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	a result of fraud, trust breach	as a result of fraud, trust	
	and embezzlement, forgery or	breach and embezzlement,	
	business criminal offense.	forgery or business criminal	
	However, this does not apply	offense. However, this does	
	to those who have already	not apply to those who have	
	completed service of their	already completed service of	
	sentence and three years or	their sentence and three years	
	more have passed since the	or more have passed since	
	expiration of their probation or	the expiration of their	
	a pardon was received.	probation or a pardon was	
	(2) They shall not be the	received.	
	related party or substantive	(2) They shall not be the	
	related party of the	related party or substantive	
	transactional parties.	related party of the	
	(3) If it is required for the	transactional parties.	
	Company to receive appraisal	(3) If it is required for the	
	reports from two or more	Company to receive	
	professional appraisers,	appraisal reports from two or	
	different professional appraisal	more professional appraisers,	
	providers or personnel shall	different professional	
	not be the related parties or		
	-	11 1	
	substantive related parties to each other.	personnel shall not be the	
		related parties or substantive	
	When issuing their appraisal	related parties to each other.	
	report or opinion statement,	When issuing their appraisal	
	the preceding personnel shall	report or opinion statement,	
	comply with the following	the preceding personnel shall	
	requirements:	comply with the disciplinary	
	(1) Before undertaking a case,	rules of the association they	
	they shall discreetly assess	belong to and the following	
	their professional competence,	requirements:	
	practical experience and	(1) Before undertaking a	
	independence.	case, they shall discreetly	
	(2) When <u>reviewing</u> a case,	assess their professional	
	they shall properly plan and	competence, practical	
	implement an appropriate	experience and	
	operation process and come up	independence.	
	with conclusions, followed by	(2) When <u>executing</u> a case,	
	the issuing the report or	they shall properly plan and	
	opinion statement based on the	implement an appropriate	
	conclusions. The execution	operation process and come	
	opinion statement, execution	up with conclusions,	
	procedures, collected data and	followed by the issuing of	
	conclusions shall all be stated	the report or opinion	
	in detail in the case's	statement based on the	
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	worksheet.	conclusions. The execution	
	(3) For the sources, parameters	opinion statement, execution	
	and information of the used	procedures, collected data	
	data, they shall evaluate the	and conclusions shall all be	
	integrity, accuracy and	stated in detail in the case's	
	rationality item-by-item to	worksheet.	
	form the foundation for the	(3) For the sources,	
	issuance of the appraisal report	parameters and information	
	or opinion statement.	of the used data, they shall	
	(4) The statement items shall	evaluate the <u>adequacy</u> and	
	include the matters covering	rationality item-by-item to	
	relevant personnel's	form the foundation for	
	professionalism and	issuance of the appraisal	
	independence, the rationality	report or opinion statement.	
	and accuracy of the	(4) The statement items shall	
	information used in	include the matters covering	
	evaluation, and compliance	relevant personnel's	
	with relevant statutory laws	professionalism and	
	and regulations.	independence, the rationality	
		and adequacy of the	
		information used in	
		evaluation, and compliance	
		with relevant statutory laws	
		and regulations.	
Article 13:	Above Omitted	Above Omitted	Amended in
Announcement	1. Trading of public bonds	1. Trading of public bonds or	accordance
of Declaration	Below Omitted	foreign public bonds with a	with the
Standards		credit rating no lower than	
		the grade of the sovereign	Governing the
		bond rating.	Acquisition
		Below Omitted	and disposal
		· · · · · · · · · · · · · · · · · · ·	of Assets by
			Public
			Companies
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Global Unichip Corp. List of Director (Including Independent Director) Candidates Shareholdings Title Education & Experience Name (share)

		(share)	
Director	Represetative of TSMC Dr. F.C. Tseng	46,687,859	 Eduation & Major Past Position: Ph.D., Electrical Engineering, National Cheng Kung University, Taiwan President of Vanguard, President of TSMC, Vice CEO of TSMC, Vice Chairman of TSMC, Independent Director and commissioner of compensation committee of Acer Current Position: Director of TSMC, Chairman of TSMC (China), Vice Chairman of Vanguard International Semiconductor Corporation
Director	Represetative of TSMC Dr. Cliff Hou	46,687,859	 Eduation & Major Past Position: Ph.D., Electrical and Computer Engineering, Syracuse University, USA Vice President of Research and Development / Design and Technology Platform of TSMC Current Position: Senior Vice President of Europe and Asia Sales and Corporate Research under Research and Development (R&D), Director/President of TSMC's subsidiaries
Director	Represetative of TSMC Wendell Huang	46,687,859	 Eduation & Major Past Position: MBA, Cornell University, U.S.A. CFO & Vice President of TSMC Current Position: CFO & Vice President of TSMC, Director/ Supervisor/President of TSMC's subsidiaries.
Director	Represetative of TSMC Dr. Sean Tai	46,687,859	 Eduation & Major Past Position: Ph.D. in Electrical Engineering, Yale University President of Nuvoton Technology Corporation, President of China/Japan Subsidiaries, Realtek Semiconductor Corp., President of Silicon Touch Technology Inc., Assistant vice president of Winbond, Technical Manager of TSMC Current Position: President of GUC

Title	Name	Shareholdings	Education & Experience
		(share)	-
Independent Director	Dr. Kenneth Kin	0	 Eduation & Major Past Position: Ph.D., Nuclear Engineering and Applied Physics, Columbia University, USA Senior VP, TSMC. VP, Worldwide Microelectronics Sales & Services, IBM, VP, Asia-Pacific, Motorola Computer. Chair Professor, National Tsing Hua University. Current Position: Consultant and Honorary Chair Professor, College of Technology Management, National Tsing Hua University, Adjunct Professor, Department of Economics, National Tsing Hua University, Independent Director and Member of Remuneration Committee of eMemory Technology Inc., Independent Director and Member of Remuneration Committee of Vanguard International Semiconductor Corporation, Director of MediaTek Inc.
Independent Director	Jesse Ding	0	 Eduation & Major Past Position: One year doctoral program at Wharton College, University of Pennsylvania MBA, University of Detroit. BA, National Taiwan University(Accounting) President & CEO, Entie Commercial Bank, President, Taipei Fubon Bank Current Position: Chair of Entie Commercial Bank, Independent Director, DACIN Construction Co., Ltd
Independent Director	Huang, Tsui- Hui	0	 Eduation & Major Past Position : M.B.A. at Cornell University, U.S.A. B.A. in Business from National Taiwan University Chair of Taiwan Venture Capital Association, Chair and President of Hotung Venture Capital Group, Member of President's Council of Cornell University, Chair of the International Business Committee of Taiwan Securities Association, Board Director of Taipei Exchange, Vice Chair of The Children Charity Association Current Position: Honorary Chair of Taiwan Venture Capital Association, Chair and CEO of Hotung Venture Capital Group, Member of President's Council of Cornell Women, Director of Taiwan Women on

Title	Name	Shareholdings (share)	Education & Experience Boards Association
Independent Director	Dr.Cheng- Wen Wu	0	 Eduation & Major Past Position: PhD ,ECE from the University of California, Santa Barbara (UCSB) Distinguished Chair Professor and Chair of EE Department of National Tsing Hua University (NTHU), Vice President of NTHU,Executive Vice President for National Cheng Kung University (NCKU),Senior Vice President, General Director and Chief Technology Expert.of ITRI's Southern Campus. Current Position: President of STUST
Independent Director	Dr.Ho-Min Chen	0	 Eduation & Major Past Position: PhD in Business Administration from National Taiwan University, Master's degree in Applied Statistics from the University of Iowa Dean of the College of Social Sciences and Management at National Chung Hsing University, and a member of the National Development Fund Management Committee under the Executive Yuan. Current Position: Distinguished Professor in the Department of International Business at National Taiwan University, member of the International Trade Commission under the Ministry of Economic Affairs, independent director of SINBON Electronics Co., Ltd., independent director of Fulltech Fiber Glass Corp., and independent director of Sharehope Medicine Co., Ltd.