(English Translation) Nuvoton Technology Corporation Minutes of 2018 Annual General Meeting of Shareholders¹

Time and Date: 9:00 a.m., June 12, 2018 (Tuesday)

Place: Room 102, No. 4, Creation Rd. III, Hsinchu Science Park, Taiwan, R.O.C.

Shares present at the meeting: Shareholders who were present in person or by proxy together held 162,204,708 shares (including 33,057,453 shares present by electronic means), representing 78.15% of the total number of issued shares of the Company, which is 207,554,400 shares.

Chairman: Arthur Yu-Cheng Chiao, the Chairman of the Board of Directors

Recorder: Hsiang-Yun Fan

Director Present : Mr. Robert Hsu, Mr. Allen Hsu

Others Present : Mr. Harrison Wu, CPA at Deloitte and Ms. Joyce Hong, Senior Manager at Deloitte Ms. Wendy Hsieh, lawyer at Li Ren Attorneys-at-Law

Meeting called:

The total number of issued shares of the Company is 207,554,400 shares. As of 9:00 a.m., the number of shares present was 162,204,708 (including 127,136,498 shares in person, 2,010,757 shares by proxy, and 33,057,453 shares by electronic means), which constituted the quorum of shareholders representing at least two-thirds of issued shares of the Company, and therefore the Chairman announced the commencement of the meeting.

Opening Speech of the Chairman: (omitted)

Matters to be reported:

- I. To report the business of fiscal year 2017
 The Company's 2017 business report and financial report are hereby presented (please refer to Attachment 1). Please examine.
- II. To report the Audit Committee's review of 2017 final accounts
 The Audit Committee's Review Report is hereby presented (please refer to Attachment 3).
 Please examine.

¹ This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

- III. To report the distribution of the remuneration of employees and directors for fiscal year 2017 According to the Company's 2017 earnings audited by the certified public accountants, the Company has no accumulated losses to be made up. It is proposed to, in accordance with Article 24-1 of the Company's Articles of Incorporation, allot 1% of the earnings to be the remuneration of directors, which is NT\$8,226,747 in total, and allot 6% of the earnings to be the remuneration of employees, which is NT\$49,360,483 in total. The above amounts will all be paid in cash. The aforesaid ratios and amounts for allocation have been approved by the Eighth Meeting of the Board of Directors of the Fifth Term.
- IV. Other matters to be reported
 - (I) Report on shareholdings of all directors
 - 1. In accordance with Article 26 of the Securities and Exchange Act and the Rules and Review Procedures for Share Ownership Ratios of Directors and Supervisors of Public Companies, the minimum combined shareholding of all directors required by laws and regulations is 12,000,000 shares. The Company has set up an Audit Committee and thus the requirement on the minimum shareholdings of all supervisors is not applicable.
 - 2. Please refer to Attachment 4 for the shareholding of each director and the shareholdings of all directors as of the record date for determining the shareholders eligible to attend this 2018 annul general shareholders meeting.
 - 3. The aggregate shareholdings of all directors meet the minimum shareholding required by laws and regulations.
 - (II) During the period for accepting shareholders' proposals (from March 30, 2018 to April 9, 2018), no shareholders submitted any written proposal to the Company for the 2018 annual general shareholders meeting in accordance with Article 172-1 of the Company Act.

Matters to be acknowledged and discussed

Motion I

Proposed by the Board of Directors

Proposal: The business report and financial report of fiscal year 2017 are hereby presented. Please acknowledge and recognize the same.

Explanation:

1. Please refer to Attachment 1 for the business report and financial report of fiscal year 2017.

- 2. The aforementioned financial report has been approved by the Eighth Meeting of the Board of Directors of the Fifth Term and after audited by the certified public accountants, together with the business report, have been submitted to and reviewed by the Audit Committee.
- Resolution: Total number of voting rights present at the time of voting: 162,204,708. Approval Vote: 159,904,888 (including voting via electronic transmission); Disapproval Vote: 15,117 (including voting via electronic transmission); Invalid votes: 0; Abstain from Voting and None Voting: 2,284,703 (including voting via electronic transmission). Resolved that the above proposal be and is hereby approved as proposed, with affirmative vote of 98.58% of the voting shares present.

Motion II

Proposed by the Board of Directors

Proposal: The proposal for distribution of 2017 profit of the Company is presented. Please acknowledge and recognize the same.

Explanation:

- 1. The Company has a net profit after tax of NT\$688,132,681 for the year of 2017. The proposed statement of profit distribution is as follows.
- 2. The proposal was approved by the Eighth Meeting of the Board of Directors of the Fifth Term.

Nuvoton Technology Corporation Statement of Profit Distribution For the year ended December 31, 2017

(Unit: NT\$)

	(0111. 1(14))
Items	Total
Undistributed Surplus Earnings of Previous Fiscal Years	226,826,793
Minus: Losses on Remeasurement of Defined Benefit Plans	(21,978,000)
Plus: Adjustment Made to Retained Earnings for Investments under the	3,032,293
Equity Method	
Plus: Net Income of 2017	688,132,681
Minus: 10% Legal Reserve Appropriated	(68,813,268)
Retained Earnings Available for Distribution as of December 31, 2017	827,200,499
Distributable items:	
Cash Dividends to Common Shares (NT\$2.5 per share)(Note)	(518,886,000)
Undistributed earnings, End of Year	308,314,499

(Note: Cash dividends will be calculated and distributed in whole New Taiwan Dollar. Any fractional amount less than one New Taiwan Dollar will be accounted in the Company's other income.)

Chairman: Arthur Yu-Cheng Chiao

Manager: Sean Tai

Accountant Officer: Hung-Wen, Huang

Resolution: Total number of voting rights present at the time of voting: 162,204,708. Approval Vote: 159,898,888 (including voting via electronic transmission); Disapproval Vote: 21,117 (including voting via electronic transmission); Invalid votes: 0; Abstain from Voting and None Voting: 2,284,703 (including voting via electronic transmission). Resolved that the above proposal be and is hereby approved as proposed, with affirmative vote of 98.57% of the voting shares present.

Motion III

Proposed by the Board of Directors

Proposal: To discuss the issuance of new common shares for cash to sponsor GDR offering.

Explanation:

- 1. For the purpose of increasing the Company's working capital or meeting the capital needs for its long-term development, and diversifying the fund raising channels, the Company plans to raise funds by offering GDRs through issuance of new common shares for cash to increase capital within one year. It is proposed to the shareholders meeting that the Board of Directors be authorized to identify optimal timing and adjust the number of new common shares to be issued, up to 50 million, depending upon the prevailing financial market conditions within one year from the date of resolution by the shareholders meeting in order to raise funds.
- 2. Pursuant to Article 267 of the Company Act, 10% of the new shares shall be reserved for employee subscription, and it is proposed to the shareholders meeting that the shareholders waive their pre-emptive rights to subscribe the remaining 90% of the new shares and such remaining shares shall be allocated for public offering in accordance with Article 28-1 of the Securities and Exchange Act and serve as the underlying securities of this offering of GDRs. The Chairman of the Board is authorized to arrange specific persons to subscribe the unsubscribed shares left by the Company's employees, or to include the unsubscribed shares as underlying securities to sponsor the offering of GDRs depending on market demand.
- 3. The issue price of the new shares for cash capital increase for sponsoring the offering of GDRs shall not be lower than 90% of the Reference Price (which means (i) the closing price of the Company's common shares listed on the Taiwan Stock Exchange on the pricing date, or (ii) the simple arithmetic closing price of the Company's common shares listed on the Taiwan Stock Exchange for any of the period of one, three or five days prior to the pricing date) after adjusting for distribution of cash and stock dividends (or distribution of stock after capital reduction);

provided that, the aforesaid pricing formula may be adjusted in accordance with changes to relevant domestic laws and regulations. In view of the short-term dramatic volatility of domestic share prices, the Chairman is authorized to determine the issue price within the aforesaid extent in consultation with the underwriter(s), based on international practice, market conditions and aggregate book building status, so as to enhance the attractiveness to overseas investors. Given the above, the method to determine the issue price should be reasonable. Equity dilution due to issuance of new common shares for cash capital increase for sponsoring the offering of GDRs will not exceed 19.4%. Although the offering of GDRs will have a slight dilutive effect on the original shareholding, in consideration of the effect generated from this capital increase, the Company's competitiveness will be enhanced and financial flexibility of the Company will further increased which would allow the Company to undertake the financial market's uncertain risks. In addition, the offering of GDRs will boost the Company's visibility overseas and thus benefit the development of new business in the future, increase the Company's competitiveness on the market and lower the operation risks. Accordingly, this offering of GDRs will benefit existing shareholders' rights and interests.

- 4. Proceeds from the issuance of common shares for cash capital increase for sponsoring the GDRs are expected to be used for one or multiple purpose(s), such as equipment procurement, working capital augmentation and re-investment within around three years after completion of such issuance. The execution of this plan is expected to bolster the Company's competitiveness, enhance operating efficiency and have a positive effect on the shareholders' rights and interests.
- 5. It is proposed to the shareholders meeting that the Board of Directors be authorized to adjust, decide and handle, in view of market condition, all material matters in connection with the issuance of new common shares for cash capital increase to sponsor the offering of GDRs, including issue price, number of shares to be issued, the amount to be raised, offering plan, items for the funds usage plan, schedule, expected benefits, and other relevant processes, including necessary amendments to be made per the instructions of the competent authority or in consideration of objective changes in market conditions.
- 6. For the purpose of cash capital increase by issuing new common shares to sponsor the offering of GDRs, it is proposed to the shareholders meeting to authorize the Chairman or the person designated by the Chairman with full power and authority to approve and execute on behalf of the Company any and all documents regarding the cash capital increase by issuing new common shares to sponsor the offering of GDRs and conduct all matters in connection with such offering for the Company.
- 7. After obtaining approval from the competent authority for cash capital increase by issuing new common shares to sponsor the offering of GDRs, it is proposed to the shareholders meeting that the

Board of Directors be authorized to handle relevant matters regarding the issuance of new common shares.

- 8. It is proposed to the shareholders meeting to authorize the Chairman of the Board with full power and authority to handle, in accordance with applicable laws, any and all matters not mentioned above in connection with the cash capital increase by issuing new common shares to sponsor the offering of GDRs.
- Resolution: Total number of voting rights present at the time of voting: 162,204,708. Approval Vote: 149,813,466 (including voting via electronic transmission); Disapproval Vote: 10,106,539 (including voting via electronic transmission); Invalid votes: 0; Abstain from Voting and None Voting: 2,284,703 (including voting via electronic transmission). Resolved that the above proposal be and is hereby approved as proposed, with affirmative vote of 92.36% of the voting shares present.

Motion IV

Proposed by the Board of Directors

Proposal: Proposal: It is proposed to amend certain provisions of the Articles of Incorporation of the Company. Please review and approve the same.

Explanation:

- 1. It is proposed to amend Articles of Incorporation of the Company to reflect the Company's actual operation needs.
- 2. Please see Attachment 5 to this handbook for the comparison chart showing the amendments.
- Resolution: Total number of voting rights present at the time of voting: 162,204,708. Approval Vote: 159,904,883 (including voting via electronic transmission); Disapproval Vote: 15,122 (including voting via electronic transmission); Invalid votes: 0; Abstain from Voting and None Voting: 2,284,703 (including voting via electronic transmission). Resolved that the above proposal be and is hereby approved as proposed, with affirmative vote of 98.58% of the voting shares present.

Motion V

Proposed by the Board of Directors

Proposal: It is proposed to amend certain provisions of the Procedures for Engaging in Financial Derivatives Transactions of the Company. Please review and approve the same.

Explanation:

1. It is proposed to amend these procedures in accordance with the letter dated May 15, 2017 issued

by the Taiwan Securities Exchange (Ref. No.: Tai-Cheng-Shang-(1)-Tze-1061802264) and practical needs.

- 2. Please see Attachment 6 to this handbook for the comparison chart showing the amendments.
- Resolution: Total number of voting rights present at the time of voting: 162,204,708. Approval Vote: 159,900,883 (including voting via electronic transmission); Disapproval Vote: 18,122 (including voting via electronic transmission); Invalid votes: 0; Abstain from Voting and None Voting: 2,285,703 (including voting via electronic transmission). Resolved that the above proposal be and is hereby approved as proposed, with affirmative vote of 98.57% of the voting shares present.

Proposed by the Board of Directors

Proposal: It is proposed to release the director from the non-competition restrictions. Please review and approve the same.

Explanation:

- 1. It is conducted in accordance with Paragraph 1 of Article 209 of the Company Act which provides that "A director who acts for himself/herself or on behalf of another person in a manner that is within the scope of the company's business shall explain to the shareholders meeting the essential contents of such act and secure its approval."
- 2. Please refer to Attachment 7 to this handbook for the description that the current director of the Company concurrently act as directors or managers in companies engaging in the same business as the Company.
- 3. It is proposed to the shareholders meeting, in accordance with Paragraph 1 of Article 209 of the Company Act, to release the current director from the non-competition restrictions starting from the day the director entered office as the director or managers of the companies that engages in the same business as the Company, and to waive the Company's right to request disgorgement of profits against such director from the day when the director entered office as the director or managers of those companies.
- Resolution: Total number of voting rights present at the time of voting: 162,204,708. Approval Vote: 154,000,883 (including voting via electronic transmission); Disapproval Vote: 27,135 (including voting via electronic transmission); Invalid votes: 0; Abstain from Voting and None Voting: 8,176,690 (including voting via electronic transmission). Resolved that the above proposal be and is hereby approved as proposed, with affirmative vote of 94.94% of the voting shares present.

Motion VI

Other Matters and Motions: None

Meeting Adjourned (09:50 a.m.)

(The video recording of this shareholder's annual general meeting concerning detailed contents, procedures, and shareholder statements will prevail in the event of any discrepancy.)

Attachments

Nuvoton Technology Corporation 2017 Business Report

Global semiconductor industry in 2017 saw a slight decline in PC markets, a flat growth in telecommunication and consumer electronics products and an increase in the demand of automobile, industrial and internet of things applications. Therefore, 2017 was a fruitful year for global semiconductor markets. In response to the market trends, the Company has rolled out new products and services, thereby breaking new records for the operating results, which demonstrates the Company's solid operational strengths.

Financial Performance

The overall financial results show that, during the year 2017, the total consolidated revenue was NT\$9,235 million with an annual growth rate of 11%; the net profit after tax was NT\$688 million with an annual growth rate of 12%; the earnings per share after tax was NT\$3.32.

Products, Markets and Technological Developments

The Company's business mainly consists of two major segments--R&D and sale of IC products and wafer foundry. The major achievements are summarized as follows:

The third-generation new BMC (baseboard management controller) products support Intel's Purley server platform, use high-performance Cortex A9 dual-core processors and support BMC security boot, to prevent the firmware from being attacked. These product series have been adopted by international major manufacturers one after another. Another new high-performance TPM2.0 chip (NPCT75x) has also been launched, which supports the latest specifications of TCG 2017 and has passed through Microsoft Win10 RS3 Security Chip Performance test, showing that the quality and reliability of Company's safety protection products has been in conformity with international standards.

With respect to the microcontrollers, the successful development of the 32-bit Cortex®-M0 high-performance micro-controller applicable to the industrial control and smart meters offers high-precision control and improves the algorithm computing speed. The product has high anti-interference ability and is very suitable for industrial control, smart meter devices and motor control applications, fully meeting the customers' current development needs and future innovation plans. In addition, high-specification low-pin 1T 8051 was introduced, which can support multiple functional designs and provide accurate internal reference voltage and a variety of technology solutions for program updates, including ICP (In-circuit programming), ISP (In-system Programming) and IAP (In-application programming), enabling users to easily conduct finished firmware updates.

For the wafer foundry segment, for the year 2017, the Company developed a 0.5um UHV

manufacturing process, which can be extensively applied to the LED lighting drive IC and AC/DC power management IC markets. At the same time, the Company also added a number of new components in the 0.35um BCD/HVIC process platform, which can enrich the power management applications for customers and improve their product competitiveness.

Honors and Awards

The Company has outstanding performance in its main business field and aims to become a green enterprise that pursues sustainable development. The Company received "Excellent Dedicated Personnel for Environmental Protection" and "2017 Environmental Education Partner" awards from the Hsinchu Science Park Administration, demonstrating the Company's commitment to corporate social responsibility. The Company is also committed to protecting the natural environment and cherishing the Earth's resources. It is also dedicated to protection of natural environment and treasure of earth resources and it pioneers that have started energy-saving campaigns and introduced advanced ice machine systems. The electricity conservation done by the Company for 2017 totaled 1 million KWH, highlighting its commitment to reach a balanced economic, social and environmental development while operating its business.

Corporate Operation and Outlook

Looking into the future, in the face of emerging technology developments such as artificial intelligence, big data, Internet of things and cloud computing, the Company will strengthen its own R&D power, continuously develop new product applications and services and deepen its customer base, committed to becoming an indispensable and important partner for customers. We believe that, in the future, we will be able to open up more business opportunities and create long-term, stable returns for our shareholders, customers and employees.

Finally, I would like to deeply appreciate every shareholder's support and confirmation on behalf of Nuvoton Technology Corporation.

Chairman: Arthur Yu-Cheng Chiao President: Sean Tai Accounting Manager: Hung-Wen, Huang

CONSOLIDATED BALANCE SHEETS

DECEMBER 31, 2017 AND 2016

(In Thousands of New Taiwan Dollars)

	2017	2016			
ASSETS	Amount	%	Amount	%	
CURRENT ASSETS Cash and cash equivalents (Notes 4 and 6)	\$ 1,417,029	23	\$ 1,898,827	32	
Financial assets at fair value through profit or loss, current (Notes 4 and 7)	1,710	-	-	-	
Notes and accounts receivable, net (Notes 4 and 8) Accounts receivable due from related parties, net (Notes 4 and 27)	743,264 51,114	12 1	769,488 57,063	13	
Other receivables (Note 9)	376,245	6	256,603	4	
Inventories (Notes 4 and 10)	1,634,318	26	1,178,437	20	
Other current assets (Note 24)	225,732	4	222,881	4	
Total current assets	4,449,412	72	4,383,299	74	
NON-CURRENT ASSETS					
Available-for-sale financial assets, non-current (Notes 4 and 11)	289,789	5	146,913	3	
Financial assets measured at cost, non-current (Notes 4 and 12)	301,493	5	305,493	5	
Property, plant and equipment (Notes 4 and 13)	642,663	10	526,167	9	
Investment properties (Notes 4 and 14)	56,278	1	61,673	1	
Intangible assets (Notes 4 and 15) Deferred income tax assets (Notes 4 and 20)	203,612 95,318	3 2	257,940 104,627	4 2	
Refundable deposits (Note 6)	71,571	2 1	70,671	2 1	
Other non-current assets (Note 24)	38,696	1	41,498	<u> </u>	
Total non-current assets	1,699,420	28	1,514,982	26	
TOTAL	<u>\$ 6,148,832</u>	100	<u>\$ 5,898,281</u>	100	
LIABILITIES AND EQUITY CURRENT LIABILITIES					
Financial liabilities at fair value through profit or loss, current (Notes 4 and 7)	\$ -	-	\$ 707	-	
Accounts payable	934,901	15	906,542	15	
Other payables (Notes 16 and 27)	874,942 88,934	14 2	917,461 16,558	16	
Current tax liabilities (Notes 4 and 20) Other current liabilities	<u> </u>	2 1	108,513		
Total current liabilities	1,987,326	32	1,949,781	33	
NON-CURRENT LIABILITIES	101.001	2	101 001	2	
Products guarantee based on commitment (Note 4)	101,891	2	101,891	2	
Accrued pension liabilities (Notes 4 and 17) Other non-current liabilities	306,107 	5	352,038 116,097	6	
Other non-current nabilities	90,347	<u> </u>	110,097	2	
Total non-current liabilities	498,545	8	570,026	10	
Total liabilities	2,485,871	40	2,519,807	43	
EQUITY ATTRIBUTABLE TO OWNERS OF THE PARENT					
Common stock (Note 18) Capital surplus	2,075,544	34	2,075,544	35	
Additional paid-in capital	63,485	1	63,485	1	
Employee share options	13	-	13	-	
Retained earnings					
Legal reserve	401,846	6	340,530	6	
Unappropriated earnings	896,014	15	786,274	13	
Exchange differences on translation of foreign operations (Note 4)	(165)	-	29,280	1	
Unrealized gains (losses) on available-for-sale financial assets	226,224	4	83,348	<u> </u>	
Total equity	3,662,961	60	3,378,474	57	
TOTAL	<u>\$ 6,148,832</u>	<u> 100 </u>	<u>\$ 5,898,281</u>	100	

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

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

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

	2017		2016		
	Amount	%	Amount	%	
OPERATING REVENUE (Note 19)	\$ 9,235,382	100	\$ 8,329,286	100	
OPERATING COST	5,502,875	60	4,920,966	<u> </u>	
GROSS PROFIT	3,732,507	_40	3,408,320	41	
OPERATING EXPENSES					
Selling expenses	223,903	3	232,213	3	
General and administrative expenses	407,029	4	355,741	4	
Research and development expenses	2,388,012	26	2,215,524	26	
Total operating expenses	3,018,944	33	2,803,478	33	
PROFIT FROM OPERATIONS	713,563	7	604,842	8	
NON-OPERATING INCOME AND LOSSES					
Interest income	13,197	-	16,135	-	
Dividend income	65,216	1	57,354	1	
Other gains and losses	5,380	-	9,926	-	
Gains (losses) on disposal of property, plant and	,		,		
equipment	638	-	(34)	-	
Gains on disposal of investments	-	-	18,874	-	
Foreign exchange gains (losses)	(3,894)	-	6,583	-	
Gains (losses) on financial instruments at fair value			0,000		
through profit or loss	5,331	-	(4,730)	-	
			<u>(11,750</u>)		
Total non-operating income and losses	85,868	1	104,108	1	
PROFIT BEFORE INCOME TAX	799,431	8	708,950	9	
INCOME TAX EXPENSE (Notes 4 and 20)	(111,298)	<u>(1</u>)	(95,785)	<u>(1</u>)	
NET PROFIT	688,133	7	613,165	8	
OTHER COMPREHENSIVE INCOME Items that will not be reclassified subsequently to profit or loss Remeasurement of defined benefit plans (Notes 4			(24.045)	(1)	
and 17)	(18,946)	-	(34,045)	(1)	
			(Co	ntinued)	

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

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

	2017		2016			
	Amount %		Amount	%		
Items that may be reclassified subsequently to profit or loss Exchange differences on translation of foreign						
operations	\$ (29,445)	-	\$ (32,197)	-		
Unrealized gains (losses) on available-for-sale financial assets	142,876	1	83,348	1		
Other comprehensive income (loss)	94,485	<u>1</u>	17,106			
TOTAL COMPREHENSIVE INCOME	<u>\$ 782,618</u>	8	<u>\$ 630,271</u>	<u>8</u>		
EARNINGS PER SHARE (Notes 4 and 22) From continuing operations						
Basic Diluted	<u>\$ 3.32</u> <u>\$ 3.30</u>		<u>\$ 2.95</u> <u>\$ 2.94</u>			

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

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

	Equity Attributable to Owners of the Parent							
							Equity	
						Exchange	Unrealized	
		Canital	Surplus	Detained	l Earnings	Differences on Translation of	Gain (Loss) on Available-for-	
		Additional	Employee	Ketamet	Unappropriated	Foreign	sale Financial	
	Common Stock	Paid-in Capital	Share Options	Legal Reserve	Earnings	Operations	Assets	Total Equity
BALANCE, JANUARY 1, 2016	\$ 2,075,544	\$ 63,485	\$ 13	\$ 293,628	\$ 627,654	\$ 61,477	\$ -	\$ 3,121,801
Net profit in 2016	-	-	-	-	613,165	-	-	613,165
Other comprehensive income in 2016	<u> </u>		<u> </u>	<u> </u>	(34,045)	(32,197)	83,348	17,106
Total comprehensive income (loss) in 2016	<u> </u>		<u> </u>	<u> </u>	579,120	(32,197)	83,348	630,271
Appropriation of 2015 earnings (Note 18)								
Legal reserve	-	-	-	46,902	(46,902)	-	-	-
Cash dividends	<u> </u>			<u> </u>	(373,598)	<u> </u>	<u> </u>	(373,598)
BALANCE, DECEMBER 31, 2016	2,075,544	63,485	13	340,530	786,274	29,280	83,348	3,378,474
Net profit in 2017	-	-	-	-	688,133	-	-	688,133
Other comprehensive income in 2017					(18,946)	(29,445)	142,876	94,485
Total comprehensive income in 2017					669,187	(29,445)	142,876	782,618
Appropriation of 2016 earnings (Note 18)				(1.21)				
Legal reserve	-	-	-	61,316	(61,316)	-	-	-
Cash dividends					(498,131)			(498,131)
BALANCE, DECEMBER 31, 2017	<u>\$ 2,075,544</u>	<u>\$ 63,485</u>	<u>\$ 13</u>	<u>\$ 401,846</u>	<u>\$ 896,014</u>	<u>\$ (165</u>)	<u>\$ 226,224</u>	<u>\$ 3,662,961</u>

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

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

		2017		2016
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit before income tax	\$	799,431	\$	708,950
Adjustments for:	Ŷ	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Ŷ	100,200
Depreciation expenses		155,125		148,754
Amortization expenses		88,233		86,704
(Reversal of) provision for allowance for doubtful accounts		66		(1,174)
Interest income		(13,197)		(16,135)
Dividend income		(65,216)		(57,354)
Net (gain) loss on fair value change of financial assets and liabilities				
designated as at fair value through profit or loss		(2,417)		(672)
(Gain) loss on disposal of property, plant and equipment		(638)		34
(Gain) loss on disposal of investments		-		(18,874)
Changes in operating assets and liabilities				
(Increase) decrease in notes and accounts receivable		26,579		(124,408)
(Increase) decrease in accounts receivable due from related parties		5,949		(671)
(Increase) decrease in other receivables		(132,070)		(19,470)
(Increase) decrease in inventories		(455,881)		(141,005)
(Increase) decrease in other current assets		(2,851)		(132,003)
(Increase) decrease in other non-current assets		2,802		2,245
Increase (decrease) in accounts payable		28,359		240,469
Increase (decrease) in other payables		(18,538)		67,603
Increase (decrease) in other current liabilities		(19,964)		65,627
Increase (decrease) on accrued pension liabilities Increase (decrease) in other non-current liabilities		(64,877) (13,233)		(62,742) 21,105
Cash generated from (used in) operations		<u> (13,233</u>) 317,662		766,983
Income tax paid		(23,466)		(102,664)
Interest received		(23,400) 19,478		(102,004)
Dividend received		65,216		57,354
Dividend received		05,210		<u> </u>
Net cash generated from operating activities		378,890		733,150
CASH FLOWS FROM INVESTING ACTIVITIES				
Payments for intangible assets		(45,111)		(111,444)
Proceeds from sale of financial assets measured at cost		-		8,243
Proceeds from capital reduction of financial assets measured at cost		4,000		5,000
Net cash inflow from disposal of subsidiaries (Note 24)		-		14,702
Payments for property, plant and equipment		(291,937)		(176,189)
Proceeds from disposal of property, plant and equipment		915		539
(Increase) decrease in refundable deposits		(900)		(1,452)
Net cash used in investing activities		(333,033)		(260,601)
CASH FLOWS FROM FINANCING ACTIVITIES				
Cash dividends		(498,131)		(373,598)
		<u>, ,,,,,,,,</u> ,		(Continued)
				(commund)

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

	2017	2016
EFFECTS OF EXCHANGE RATE CHANGES ON THE BALANCE OF CASH HELD IN FOREIGN CURRENCIES	<u>\$ (29,524</u>)	<u>\$ (25,796</u>)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(481,798)	73,155
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	1,898,827	1,825,672
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$ 1,417,029</u>	<u>\$ 1,898,827</u>

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

BALANCE SHEETS DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

ን በ1	2017			
ASSETS Amount	%	2016 Amount	%	
ASSETS	70	Amount	70	
CURRENT ASSETS				
Cash and cash equivalents (Notes 4 and 6) \$ 607,50	5 10	\$ 1,459,891	25	
Financial assets at fair value through profit or loss, current (Notes 4 and 7) 1,71	0 -	-	-	
Notes and accounts receivable, net (Notes 4 and 8) 542,94	1 9	472,446	8	
Accounts receivable due from related parties, net (Notes 4 and 24) 228,73	2 4	140,763	2	
Other receivables (Note 6) 346,97		26,556	1	
Inventories (Notes 4 and 9) 1,625,93	1 27	1,168,969	20	
Other current assets (Note 21) 215,11	0 3	209,857	4	
Total current assets3,568,90	159	3,478,482	60	
NON-CURRENT ASSETS				
Available-for-sale financial assets, non-current (Notes 4 and 10) 183,19	9 3	92,876	2	
Financial assets measured at cost, non-current (Notes 4 and 11) 301,49		305,493	5	
Investments accounted for using equity method (Notes 4 and 12) 1,137,62		1,081,165	18	
Property, plant and equipment (Notes 4 and 13) 569,76		474,952	8	
Intangible assets (Notes 4 and 14) 163,49		225,964	4	
Deferred income tax assets (Notes 4 and 18) 67,00		72,000	1	
Refundable deposits (Note 6) 65,73		64,881	1	
Other non-current assets (Note 21) 37,51		39,892	1	
Total non-current assets2,525,83	<u>0 41</u>	2,357,223	_40	
TOTAL <u>\$ 6,094,73</u>	<u>1 100</u>	<u>\$ 5,835,705</u>	100	
LIABILITIES AND EQUITY				
CURRENT LIABILITIES		• • • •		
Financial liabilities at fair value through profit or loss, current (Notes 4 and 7)		\$ 707	-	
Accounts payable 934,06		904,486	16	
Other payables (Notes 15 and 24) 923,35		962,603	16	
Current tax liabilities (Notes 4 and 18) 73,28		16,109	-	
Other current liabilities	<u>6 1</u>	96,900	2	
Total current liabilities2,008,14	9 33	1,980,805	34	
NON-CURRENT LIABILITIES				
Products guarantee based on commitment (Note 4) 101,89	1 2	101,891	2	
Accrued pension liabilities (Note 16) 302,08		349,817	6	
Other non-current liabilities <u>19,64</u>		24,718		
Total non-current liabilities423,62	<u>1 7</u>	476,426	8	
Total liabilities	0 40	2,457,231	42	
EQUITY Common stock (Note 17) 2,075,54	4 34	2,075,544	36	
Capital surplus	- 34	2,073,344	50	
Additional paid-in capital 63,48	5 1	63,485	1	
Employee share options 1		13	-	
Retained earnings	- 5	13	-	
Legal reserve 401,84	6 6	340,530	6	
Unappropriated earnings 401,84 896,01		786,274	13	
Exchange differences on translation of foreign operations (Note 4) (16		29,280	13	

Exchange differences on translation of foreign operations (Note 4)	(165)	-	29,280	1
Unrealized gains (losses) on available-for-sale financial assets	226,224	4	83,348	1
Total equity	3,662,961	60	3,378,474	58
Total oquity				
TOTAL	<u>\$ 6,094,731</u>	100	<u>\$ 5,835,705</u>	100

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

STATEMENTS OF COMPREHENSIVE INCOME

FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

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

	2017		2016			
	Amount	%	Amount	%		
OPERATING REVENUE	\$ 9,000,394	100	\$ 8,046,760	100		
OPERATING COST	5,490,445	61	4,908,265	61		
GROSS PROFIT	3,509,949	39	3,138,495	39		
OPERATING EXPENSES						
Selling expenses	136,536	1	129,723	1		
General and administrative expenses	381,513	4	324,258	4		
Research and development expenses	2,323,442	26	2,087,744	26		
Total operating expenses	2,841,491	31	2,541,725	31		
PROFIT FROM OPERATIONS	668,458	8	596,770	8		
NON-OPERATING INCOME AND LOSSES						
Share of profit of subsidiaries accounted for using						
equity method	27,940	-	7,332	-		
Interest income	6,057	-	7,404	-		
Dividend income	60,266	1	54,384	1		
Other gains and losses	83	-	3,819	-		
Gains (losses) on disposal of property, plant and						
equipment	905	-	445	-		
Gains (losses) on disposal of investments	-	-	18,874	-		
Foreign exchange gains (losses)	(3,952)	-	6,760	-		
Gains (losses) on financial instruments at fair value						
through profit or loss	5,331		(4,730)			
Total non-operating income and losses	96,630	1	94,288	1		
PROFIT BEFORE INCOME TAX	765,088	9	691,058	9		
INCOME TAX EXPENSE (Notes 4 and 18)	(76,955)	<u>(1</u>)	(77,893)	<u>(1</u>)		
NET PROFIT	688,133	8	613,165	8		
			(Co	ntinued)		

STATEMENTS OF COMPREHENSIVE INCOME

FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

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

	2017					
	A	mount	%	Ā	2016 Amount	%
OTHER COMPREHENSIVE INCOME (LOSS)						
Items that will not be reclassified subsequently to						
profit or loss						
Remeasurement of defined benefit plans (Notes 4	¢	(21 , 070)		¢	(27,000)	(1)
and 16)	\$	(21,978)	-	\$	(37,209)	(1)
Share of other comprehensive income of subsidiaries accounted for using equity method		3,032			3,164	
Items that may be reclassified subsequently to profit		5,052	-		5,104	-
or loss						
Exchange differences on translation of foreign						
operations		(29,445)	-		(32,197)	-
Unrealized gains (losses) on available-for-sale						
financial assets		90,323	1		52,691	1
Share of comprehensive income of subsidiaries						
accounted for using equity method		52,553			30,657	
Other comprehensive income (loss)		94,485	1		17,106	_
					i	
TOTAL COMPREHENSIVE INCOME	\$	782,618	9	\$	630,271	8
EARNINGS PER SHARE (Notes 4 and 20)						
From continuing operations						
Basic		\$ 3.32			<u>\$ 2.95</u>	
Diluted		\$ 3.30			\$ 2.94	

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

(Concluded)

STATEMENT OF CHANGES IN EQUITY

FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016

(In Thousands of New Taiwan Dollars)

							Equity	
						Exchange Differences on	Unrealized Gain (loss) on	
			Surplus	Retained	l Earnings	Translation	Available-for-	
		Additional	Employee	T ID	Unappropriated	of Foreign	sale Financial	
	Common Stock	Paid-in Capital	Share Options	Legal Reserve	Earnings	Operations	Assets	Total Equity
BALANCE, JANUARY 1, 2016	\$ 2,075,544	\$ 63,485	\$ 13	\$ 293,628	\$ 627,654	\$ 61,477	\$-	\$ 3,121,801
Net profit in 2016	-	-	-	-	613,165	-	-	613,165
Other comprehensive income (loss) in 2016					(34,045)	(32,197)	83,348	17,106
Total comprehensive income (loss) in 2016				<u> </u>	579,120	(32,197)	83,348	630,271
Appropriation of 2015 earnings (Note 17) Legal reserve	-	-	-	46,902	(46,902)	-	-	-
Cash dividends					(373,598)			(373,598)
BALANCE, DECEMBER 31, 2016	2,075,544	63,485	13	340,530	786,274	29,280	83,348	3,378,474
Net profit in 2017	-	-	-	-	688,133	-	-	688,133
Other comprehensive income (loss) in 2017	<u> </u>	<u> </u>			(18,946)	(29,445)	142,876	94,485
Total comprehensive income in 2017	<u> </u>	<u> </u>			669,187	(29,445)	142,876	782,618
Appropriation of 2016 earnings (Note 17) Legal reserve	-	-	-	61,316	(61,316)	_	_	-
Cash dividends					(498,131)			(498,131)
BALANCE, DECEMBER 31, 2017	<u>\$ 2,075,544</u>	<u>\$ 63,485</u>	<u>\$ 13</u>	<u>\$ 401,846</u>	<u>\$ 896,014</u>	<u>\$ (165</u>)	<u>\$ 226,224</u>	<u>\$ 3,662,961</u>

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

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

	2017		2016
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before income tax	\$ 765,088	\$	691,058
Adjustments for:	,		
Depreciation expenses	132,392		126,063
Amortization expenses	72,988		72,705
(Reversal of) provision for allowance for doubtful accounts	1,609		(1,316)
Interest income	(6,057)		(7,404)
Dividend income	(60,266)		(54,384)
Share of profit of subsidiaries accounted for using equity method	(27,940)		(7,332)
Unrealized gain or loss Net (gain) loss on fair value change of financial assets and liabilities	(310)		6
designated as at fair value through profit or loss	(2,417)		(672)
(Gain) loss on disposal of property, plant and equipment	(905)		(445)
(Gain) loss on disposal of investments	-		(18,874)
Changes in operating assets and liabilities			
(Increase) decrease in notes and accounts receivable	(72,104)		(122,821)
(Increase) decrease in accounts receivable due from related parties	(87,969)		(18,093)
(Increase) decrease in other receivables	(320,893)		(9,624)
(Increase) decrease in inventories	(456,962)		(143,754)
(Increase) decrease in other current assets	(5,253)		(130,771)
(Increase) decrease in other non-current assets	2,382		2,381
Increase (decrease) in accounts payable	29,580 (3,761)		239,652 70,325
Increase (decrease) in other payables Increase (decrease) in other current liabilities	(19,454)		64,825
Increase (decrease) in other current natifices	(19, -34) (69, 709)		(66,125)
Increase (decrease) in other non-current liabilities	7,243		(12)
Cash generated from (used in) operations	 (122,718)		685,388
Income tax paid	(14,781)		(92,669)
Interest received	6,534		8,170
Dividend received	 60,266		57,584
Net cash generated from (used in) operating activities	 (70,699)	_	658,473
CASH FLOWS FROM INVESTING ACTIVITIES			
Payments for intangible assets	(22,025)		(110,645)
Proceeds from sale of financial assets measured at cost	-		8,243
Proceeds from capital reduction of financial assets measured at cost	4,000		5,000
Acquisition of investment accounted for using equity method	(2,072)		(798)
Net cash inflow from disposal of subsidiaries (Note 12)	-		49,850
Payments for property, plant and equipment	(263,518)		(159,016)
Proceeds from disposal of property, plant and equipment	915		534
(Increase) decrease in refundable deposits	 (856)		(501)
Net cash generated from (used in) investing activities	 (283,556)		(207,333)
		(Cont	inued)

STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In Thousands of New Taiwan Dollars)

	2017	2016
CASH FLOWS FROM FINANCING ACTIVITIES Cash dividends	<u>\$ (498,131</u>)	<u>\$ (373,598</u>)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS	(852,386)	77,542
CASH AND CASH EQUIVALENTS, BEGINNING OF YEAR	1,459,891	1,382,349
CASH AND CASH EQUIVALENTS, END OF YEAR	<u>\$ 607,505</u>	<u>\$ 1,459,891</u>

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

(Concluded)

< Attachment 2>





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INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Nuvoton Technology Corporation

Opinion

We have audited the accompanying consolidated financial statements of Nuvoton Technology Corporation and its subsidiaries (the "Group"), which comprise the consolidated balance sheets as of December 31, 2017 and 2016, and the consolidated statements of comprehensive income, changes in equity and 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 Group as of December 31, 2017 and 2016, 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 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 audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in 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 Group 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, 2017. 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.

Key audit matters of the Group's consolidated financial statements for the year ended December 31, 2017 are described below:

Impairment of Accounts Receivable

As of December 31, 2017, the carrying amount of the Group's notes and accounts receivable was \$743,264 thousand (net of the allowance for doubtful accounts of \$16,388 thousand); please refer to Notes 5 and 8. Since determining uncollectible amount of accounts receivable is subject to management's judgement, we focused on material and slow-collecting balances of accounts receivable to evaluate the rationale of impairment loss provisioned by management. Our audit procedures in response to impairment of accounts receivable consisted of the following:

- 1. Assessed the assumptions used by management in provisioning allowance for doubtful accounts, checked the calculation of ageing report used to support the impairment provision, analyzed and compared the ageing distribution, provision rates and actual write-off of doubtful accounts of current year with those of prior year to evaluate the reasonableness of the provision. Assessed the collectability of accounts receivable by checking cash collecting after balance sheet date.
- 2. Inspected the authorization of customer credit line and reviewed quarterly the transaction records of ledger book to ensure the validity of internal control of accounts receivable.

Valuation of Inventory

As of December 31, 2017, the carrying amount of the Group's inventories was \$1,634,318 thousand (net of inventory write-down of \$297,684 thousand); please refer to Notes 5 and 10. The accounting policy of provisioning impairment loss included obsolescent loss by reviewing monthly the ageing information contained net realization value of slow-moving inventory items estimated by management based on actual selling records, technology development and the physical quality of inventory. In addition, according to the requirements of IAS 2, inventory other than obsolescent items should be stated at lower of cost or net realization value, and evaluated and recognized appropriate devaluation loss. Our audit procedures in response to valuation of inventory consisted of the following:

- 1. Obtained and tested the ageing report of inventory, compared and analyzed the impairment loss of current year with prior year, selected samples of impairment sheet and inspected the latest selling prices with the sales ledger to assess the appropriateness of the inventory impairment provision policy of the Group.
- 2. Compared the year-end quantity of inventory items with the inventory count report to confirm the existence and completeness of inventory. Moreover by attending year-end inventory counting, we assessed the condition of inventory and evaluated the adequacy of inventory provision for obsolete and damaged goods.

Other Matter

We have also audited the parent company only financial statements of Nuvoton Technology Corporation as of and for the years ended December 31, 2017 and 2016 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 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, 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 Group'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 Group 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 Group'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 auditing standards generally accepted in 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 auditing standards generally accepted in 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 Group'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 Group'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 Group 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 regarding the financial information of the entities or business activities within the Group 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, 2017 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 Hung-Bin Yu and Ker-Chang Wu.

Hung-Bin Ya ter-chy Wu

Deloitte & Touche Taipei, Taiwan Republic of China

January 26, 2018

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 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.

Deloitte



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INDEPENDENT AUDITORS' REPORT

The Board of Directors and Shareholders Nuvoton Technology Corporation

Opinion

We have audited the accompanying financial statements of Nuvoton Technology Corporation (the Company), which comprise the balance sheets as of December 31, 2017 and 2016, and the statements of comprehensive income, changes in equity and cash flows for the years then ended, and the notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying financial statements present fairly, in all material respects, the financial position of the Company as of December 31, 2017 and 2016, 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 audit in accordance with the Regulations Governing Auditing and Attestation of Financial Statements by Certified Public Accountants and auditing standards generally accepted in the Republic of China. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the 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 financial statements for the year ended December 31, 2017. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters of the Company's financial statements for the year ended December 31, 2017 are described below:

Impairment of Accounts Receivable

As of December 31, 2017, the carrying amount of the Company's notes and accounts receivable was \$542,941 thousand (net of allowance for doubtful accounts of \$12,285 thousand); please refer to Notes 5 and 8. Since determining uncollectible amount of accounts receivable is subject to management's judgement, we focused on material and slow-collecting balances of accounts receivable to evaluate the rationale of impairment loss provisioned by management. Our audit procedures in response to impairment of accounts receivable consisted of the following:

- 1. Assessed the assumptions used by management in provisioning allowance for doubtful accounts, checked the calculation of ageing report used to support the impairment provision, analyzed and compared the ageing distribution, provision rates and actual write-off of doubtful accounts of current year with those of prior year to evaluate the reasonableness of the provision. Assessed the collectability of accounts receivable by checking cash collecting after balance sheet date.
- 2. Inspected the authorization of customer credit line and reviewed quarterly the transaction records of ledger book to ensure the validity of internal control of accounts receivable.

Valuation of Inventory

As of December 31, 2017, the carrying amount of the Company's inventory was \$1,625,931 thousand (net of inventory write-down of \$294,728 thousand); please refer to Notes 5 and 9. The accounting policy of provisioning impairment loss included obsolescent loss by reviewing monthly the ageing information contained net realization value of slow-moving inventory items estimated by management based on actual selling records, technology development and the physical quality of inventory. In addition, according to the requirements of IAS 2, inventory other than obsolescent items should be stated at lower of cost or net realization value, and evaluated and recognized appropriate devaluation loss. Our audit procedures in response to valuation of inventory consisted of the following:

- 1. Obtained and tested the ageing report of inventory, compared and analyzed the impairment loss of current year with prior year, selected samples of impairment sheet and inspected the latest selling prices with the sales ledger to assess the appropriateness of the inventory impairment provision policy of the Company.
- 2. Compared the year-end quantity of inventory items with the inventory count report to confirm the existence and completeness of inventory. Moreover by attending year-end inventory counting, we assessed the condition of inventory and evaluated the adequacy of inventory provision for obsolete and damaged goods.

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

Management is responsible for the preparation and fair presentation of the 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 financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the 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 Financial Statements

Our objectives are to obtain reasonable assurance about whether the 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 auditing standards generally accepted in 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 financial statements.

As part of an audit in accordance with the auditing standards generally accepted in 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 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 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 6. Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Company to express an opinion on the 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 financial statements for the year ended December 31, 2017 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 Hung-Bin Yu and Ker-Chang Wu.

Hung-Bin Tu

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Deloitte & Touche Taipei, Taiwan Republic of China

January 26, 2018

Notice to Readers

The accompanying financial statements are intended only to present the 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 financial statements are those generally applied in the Republic of China.

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

< Attachment 3>

Audited Report by Audit Committee

The Board of Directors has prepared the Company's 2017 Business Report, financial statements (including consolidated financial statements) and profit distribution proposal. The Board of Directors had engaged CPA Hung-Bin Yu and CPA Kenny Hong from KPMG to audit the financial statements, who issued an audited report containing an unqualified opinion. The above business report, financial statements and profit distribution proposal have been examined by the Audit Committee and are in conformity with the requirements. We hereby report as above in accordance with Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act. Please review the same.

То

2018 Annual General Meeting of Nuvoton Technology Corporation

Convener of the Audit Committee: Allen Hsu

Date: January 26, 2018

			April 14, 2018
Title	Name	Current shareholding (Shares)	Shareholding ratio (%)
Chairman	Winbond Electronics Corporation Representative: Arthur Yu-Cheng Chiao	126,620,087 shares	61.01%
Vice Chairman	Robert Hsu	152,328 shares	0.07%
Director	Yung Chin	0	0.00%
Director	Ken-Shew Lu	0	0.00%
Director	Chi-Lin Wea	0	0.00%
Independent Director	Royce Yu-Chun Hong	0	0.00%
Independent Director	Allen Hsu	0	0.00%
Independent Director	David Shu-Chyuan Tu	0	0.00%
Independent Director	Jerry Hsu	0	0.00%
Shareholdings of	All Directors	126,772,415 shares	61.08%

Nuvoton Technology Corporation Shareholding of All Directors of the Fifth Term²

The Company has a total of 207,554,400 issued shares as of April 14, 2018. Note: (1) Shareholdings of all directors are 126,772,415 shares and is in compliance with Article 26 of the Securities and Exchange Act.

The Company has set up the Audit Committee and thus the requirement on the minimum (2)shareholdings of all supervisors is not applicable.

² This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

Nuvoton Technology Corporation (the "Company") Comparison Table of Amendments to the Articles of Incorporation³

Article After Amendment	Article Before Amendment	Note
determine the "employees of subsidiaries of the Company meeting certain criteria" above or the Board of Directors may authorize the Chairman of the Board of Directors to ratify the "employees of	Article 24-1 The Board of Directors is authorized to determine the "employees of subsidiaries of the Company meeting certain criteria" above or the Board of Directors may authorize the Chairman of the Board of Directors to ratify the "employees of subsidiaries of the Company meeting certain criteria" set forth above. Before establishment of the audit committee, the remuneration of directors and supervisors shall be handled in accordance with the distribution	practical needs.
	percentage ceiling of remuneration of directors provided in Paragraph 1.	
policy is made in accordance with the	The Company's dividend distribution policy is made in accordance with the	
Incorporation in consideration of factors including capital and financial structure, operating status, retained earnings, industry characteristics and economic	Company Act and the Articles of Incorporation in consideration of factors including capital and financial structure, operating status, retained earnings, industry characteristics and economic cycle. The dividends shall be distributed	
in a steady manner. Distributable earnings may be retained undistributed or distributed in cash dividend or the combination of stock dividend and cash	in a steady manner. Distributable earnings may be retained undistributed or distributed in cash dividend or the combination of stock dividend and cash dividend, so as to maintain sustainable	

³ This translation is for reference only. In the event of any discrepancy between the Chinese version and this translation, the Chinese version shall prevail.

Article After Amendment	Article Before Amendment	Note
consideration of future operating scale and cash flow requirements, no less than 50% of the <u>remaining amount of the net profit</u> <u>after tax of the current year, after covering</u> <u>the accumulative losses and setting aside</u> <u>the legal reserve and the special reserve,</u> shall be distributed to shareholders as dividends. The conditions, timing, amounts and types of retained earnings and distribution of dividends may be adjusted on proper occasions based on the needs to deal with changes in economic and industrial trends and in view of the	respect to distribution of dividends, in consideration of future operating scale and cash flow requirements, no less than 50% of the distributable retained earnings of the current year shall be distributed to shareholders as dividends. The conditions, timing, amounts and types of retained earnings and distribution of dividends may be adjusted on proper occasions based on the needs to deal with changes in economic and industrial trends and in view of the Company's future development needs and profitability.	
Company's future development needs and profitability. Article 29 These Articles of Incorporation were enacted on March 14, 2008. The first amendment was made on September 1, 2008. The second amendment was made on November 17, 2009. The third amendment was made on June 10, 2011. The fourth amendment was made on June 5, 2012. The fifth amendment was made on June 10, 2015.		Date of this amendment was added.

NUVOTON TECHNOLOGY CORPORATION COMPARISON TABLE FOR THE AMENDMENT TO THE PROCEDURES FOR ENGAGING IN FINANCIAL DERIVATIVES TRANSACTIONS

Articles After Amendment	Article Before Amendment	Note
Article 2: Strategy of Operation or Hedge	i indele 2. Strategy of operation and fleage	To simplify the
In principle, to engage in financial	The main-economic substantial purpose to	article
derivatives transactions should be for	engage in financial derivatives transactions	
hedging the risk resulting from the operation	should be for hedging purposes. The Company	
of the Company.	should choose the derivatives transaction,	
	which may hedge the risk resulting from the	
	operation of the Company. To avoid the risk of	
	default, credit risk should be considered when	
	choosing counter party. The goal is to choose	
	among the financial institutions with higher	
	credit rating and having a solid working	
	relation with the Company and capable of	
	providing professional knowledge to the	
	Company. Before engaging in exchange rate	
	and interest rate transactions, the Company	
	should clearly classify whether such transaction	
	complies with the condition of hedging	
	accounting and hedging relations in advance	
	for booking and evaluating purposes.	
Article 3: Separation of Powers and	Article 3: Separation of Powers and	1. To amend the
Obligations	Obligations	article
1. Finance Division:	1. The Finance Division:	according to
a. (deleted)	a. Financial Risk Management Subdivision:	the actual
	This Subdivision consists of the trading	practice.
	officers under the Finance Division,	2. To modify the
	department managers, the chief of the	numeral order
	Finance Division and the center chief. The	of the article.
	Finance Division is the pivot of the	
	financial risks management system and	
	shall conduct all matters with regard to	
	gathering financial market information,	

- a. The Finance Division shall have officers of trading. telephone and confirmation settlement for financial derivatives. The trading officer should be responsible for trading financial derivatives; the telephone confirmation officer should responsible for transaction be with confirmation banks by telephone; and the settlement personnel are responsible for arranging the settlement matters pursuant to the transaction agreement.
- b. The respective functions of trading, confirmation and settlement shall be performed by different officers.
- risk-assessment. c. Setting up risk-control risk-supervision, and personnel who should belong to a different department from the above personnel, and report to the higher level chiefs who are not involved with in trading or its relevant position policy implementation.
- be responsible for the written confirmation of derivatives.

trend analysis, familiarization with financial instruments, rules and regulations and transaction method and should also provide sufficient and in-time information to the management level, and related departments for their reference. In addition, the Finance Division shall be under the supervision and management of the center chief and shall take financial risk measures based on the Company's policies.

b. The Finance Division shall have one oral confirmation officer and one settlement officer-based on its needs.--The confirmation officer should be responsible for transaction confirmation with banks by telephone. The settlement officer should be responsible for the key-in of the front-end debt system and arranging the settlement the transaction matters based on confirmation upon the expiration date of the transaction agreement.

c. Non-trading officers in Finance Division should be responsible for risk-assessment, risk-supervision, and risk-control and auditing of the remaining balance and report to the higher level chiefs who are not involved with trading or its relevant position policy implementation.

2. Accounting Division: This division should 2. Accounting Division: This division should be responsible for the back-end bookkeeping and written confirmation of derivatives.

(deleted)	Article 4: Type of Hedging Relations	To delete Article
	Based on the definition of the terms provided in	4.
	relevant laws and regulations promulgated or	
	published by the Financial Supervisory	
	Commission and the Accounting Research and	
	Development Foundation, the types of hedging	
	relation should be divided into:	
	1. Hedging Risk to Fair Value: means a hedge of	
	the exposure to changes in fair value of the	
	recognized assets, liabilities, previously	
	unrecognized firm commitments or a hedge	
	of the exposure to changes in fair value of the	
	identified portion of the abovementioned	
	assets, liabilities or firm commitment, that is	
	attributable to a specific risk and could affect	
	profit and loss	
	2. Hedging Risk to Cash Flow: means a hedge	
	of the exposure to variability in cash flows	
	that (i) is attributable to the recognized assets	
	or liabilities (such as all or some future	
	interest payments on variable rate debts) or a	
	specific risk associated with a highly	
	probable forecast transaction and (ii) could	
	affect profit or loss.	
	3. The hedges that are defined as net investment	
	in a foreign operation by International	
	Financial Reporting Standards (IFRSs).	
Article 4: Trading Limit	Article 5: The Upper Limits of the Amount of	1. The ceiling of
The total amount of contracts for derivative	Total Contracts and of Losses in All	the transaction
transactions engaged by the Company which	Contracts or One Single Contract	amount is
are not offset should not exceed 50% of the		revised from
shareholders' equity.		70% to 50%.
Article 5: Set Stop Loss Limit		2. The maximum
1. The maximum amount of unrealized losses	1. The maximum amount of unrealized losses	amount of the
for all contracts of derivatives transaction	for all contracts of derivatives transaction in	unrealized
in which the Company engages in should	which the Company engages in should be the	losses in all
be the lesser of the amount of $\underline{20}\%$ of the	lesser of the amount of 30% of the total	contracts in the
total amount of contracts or 3% of the	amount of contracts or 3% of the	transactions is

shareholders' equity.

- 2. The maximum amount of the unrealized 2. losses in one single contract of financial derivatives transactions which the Company engages in shall be 20% of the transaction amount.
- 3. If unrealized losses on all contracts or one 3. single contract in the financial derivatives transactions engaged by the Company reach the foregoing ceiling, the Company should announce the material information in accordance with the relevant regulations and report to the Board of Directors after the announcement.

shareholders' equity.

The unrealized amount of all contracts in the financial derivatives transactions engaged by the Company shall not exceed 70% of the shareholder' equity.

Ceilings of losses in one single contract pf exchange rate and interest rate transaction It shall be reported to the responsible chief, by written (or through e-mail) and oral communication, the purpose of the transaction, the existing risk and the model of possible gains (losses) in connection with this transaction before engaging in the transaction. It should be confirmed that the responsible chief completely understands 4. The reporting the risk of this transaction before giving his/her authorization. Whenever the losses of each transaction reach 5% of the 5. To modify the transaction amount, it should be reported to the center chief for his/her approval of the settlement of the position. Whenever the losses of each transaction exceed 5% of the transaction amount, it should be reported to the Chairman for his approval of the settlement of the position. The maximum of losses should be 10% of the transaction amount. If the losses reach the said amount, the Company should announce the material information in accordance with the relevant regulations and report to the Boards of Directors after the announcement. However, the total amount of the valuing losses recognized for financial assets, in accordance with fair value, shall not exceed USD1,000,000 every week. If it exceeds the said amount, the position should be settled immediately,

revised to from 30% to 20% of the total amount of the contracts.

3.The maximum amount of the losses on one single contract in the financial derivatives transactions conducted by the Company is revised to 20%. procedures are added. numeral order

of the article.

unless prior approval from the Chairman was obtained, in order to efficiently control the risks.

4. The maximum amount of acceptable losses for each contract of securities transaction It shall be reported to the responsible chief, by written (or through e-mail) and oral communication, the purpose of the transaction, the existing risk and the model of possible remuneration (loss) in connection with this transaction before its undertaking. It should be confirmed that the responsible chief completely understands the risk of this transaction before giving his authorization.

- (1) If the evaluation loss of at least 90% of the principal guaranteed products upon maturity reaches USD300,000, it should be reported to the Chairman.
- (2) Except for the said principal guaranteed product, the maximum acceptable loss of each transaction should be 10% of the transaction amount. Upon reaching the said amount, the position should be settled unless prior approval from the chief of the Finance Center was obtained. However, the total amount of the valuing loss recognized for financial assets, in accordance with the fair value, for each week (except for the principal guaranteed products of which at least 90% of the principal is guaranteed) may not exceed USD 1,000,000. If it exceeds the said amount, in order to effectively control the risk, the position should be settled unless prior approval from the Chairman was obtained. The maximum of the total transaction

	amount in foreign exchange forward-	
	transactions are as follows:	
	(1) For the substantial economic purpose of	
	hedging the foreign exchange risks	
	associated with raw material imports:	
	the total transaction amount shall not	
	exceed the foreign exchange position	
	for the import volume for the upcoming	
	six months.	
	(2) For the substantial economic purpose of	
	hedging the foreign exchange risks	
	associated with payments for exports:	
	the total transaction amount shall not	
	exceed the foreign exchange position	
	received from exports.	
	(3) For the substantial economic purpose of	
	hedging the foreign exchange risks	
	associated with the acquisition of project	
	equipment: the total transaction amount	
	shall not exceed the foreign exchange	
	position for the purchase of the fixed	
	assets for the upcoming year.	
Article 6 Performance Assessment	To modify the order of the article.	To move the
The performance evaluation shall be based on		current Article 18
the evaluation of hedging effect on the		of Chapter VII to
financial derivatives transactions engaged by		become the
the Company.		amended Article
		6.
Chapter II Operating Procedures	Chapter II Operating Procedures	1. It is revised
Article 7: Authorized Amount and Level of	Article 6: Authorized Amount and Level of	according to
Transactions	Transactions	the practical
(deleted)	1. The authorized amount of transaction is	operation.
	made based on the growth of the sales	2. In Paragraph
	revenue and the change of risk position. It	2, the amount
	should be submitted to the shareholders'	in an
	meeting for its approval after its ratification	individual
	by the board and amendment thereof should	transaction is
	also be submitted to the shareholders'	deleted and

				•,	1	11 6 4		the
meeting for its approval as well, after its							authorization	
ratification by the board.								level is
<u>1.</u> The authorized amount and level of hedging $\frac{1}{2}$. The authorized amount and level of hedging							revised.	
foreign exchange forward transactions are foreign exchange forward transactions are as						2		
as follows:						3.	The numeral	
Unit: USD	Total Amount Per Day	Aggregate Net Position		Individual Transaction	Total Amount Per Day	Aggregate Net Position		order of the article is adjusted.
Approver who is one level higher than Center Chief	USD 20,000,000 or more	USD 30,000,000 or more	President	USD 10,000,000 or more	USD 20,000,000 or more	USD 30,000,000 or more		
Center Chief	USD 20,000,000 (inclusive)	USD 30,000,000 (inclusive)	Center Chief	USD 10,000,000 (inclusive)	USD 20,000,000 (inclusive)	USD 30,000,000 (inclusive)		
Chief of Finance Division	USD 10,000,000 (inclusive)	USD 15,000,000 (inclusive)	Chief of Finance Division	USD- 5,000,000 (inclusive)	USD 10,000,000 (inclusive)	USD 15,000,000 (inclusive)		
Manager of Finance Department	USD2,000,000 (inclusive)	USD3,000,000 (inclusive)	Manager of Finance Department	USD- 1,000,000 (inclusive)	USD 2,000,000 (inclusive)	USD 3,000,000 (inclusive)		
(deleted)			3. If the total	amount of	aggregated	net position		
			for the he	dging fore	ign exchan	ge forward		
			transaction	is reaches l	USD 60,000	0,000, such		
			transaction	should	be reporte	ed to the		
			Chairman -	after its con	npletion.			
2.Except for the	he hedging for	reign exchange	4. Except fo	r the hedg	ing foreigr	n exchange		
forward trans	sactions, other	products, such	forward tra	ansactions,	other produ	cts, such as		
as financi	ial transacti	ons, option	financial	transactions	s, option 1	transactions		
transactions a	and composite	products shall	and compo	osite produc	ets shall be	reported to		
be reported t	to the Chairma	in for approval	the Chair	man for a	pproval pr	rior to the		
prior to the ex	xecution thereof	f.	execution					
(deleted)			5. Correspon	ding banks	may be not	ified of the	-	
authorization threshold if the					1.			
deems it necessary for the purpose of								
supervision					-	•		
change in the authorization threshold, the above provision will be applied as well.						•		
	1 1 1 1	1 • .•	-					
	<u>3.</u> Except that the hedging <u>derivatives</u> Article 6-1: Except that the hedging foreign							
transactions	transactions shall be conducted according exchange forward transactions shall be							

	conducted according to the provisions of	
•	Article 6, any major derivatives transactions to	
the Company shall be approved by one-half	be engaged by the Company shall be approved	
or more of the total members of the Audit	by one-half or more of the total members of the	
Committee and be submitted to the Board	Audit Committee and be submitted to the	
of Directors meeting for resolution.	Board of Directors meeting for resolution.	
Such transactions, without being approved by	Such transactions, without being approved by	
one-half or more of the total members of the	one-half or more of the total members of the	
audit committee, may be conducted with the	audit committee, may be conducted with the	
consent of two-thirds of the total directors,	consent of two-thirds of the total directors, and	
and the resolution of the audit committee	the resolution of the audit committee shall be	
shall be recorded in the board meeting	recorded in the board meeting minutes. The	
minutes. The total members of the audit	total members of the audit committee and total	
committee and total directors as referred to in	directors as referred to in this paragraph shall	
this paragraph shall be the actual incumbent	be the actual incumbent members or directors.	
members or directors.		
(Deleted)	Article 7: The Decision of Transaction Amount-	Article 7 is
	and Reference Basis	deleted.
	The trading officer should confirm if the	
	transaction price is reasonable through an	
	on line price reporting system (i.e., Reuters)	
	before executing the transaction.	
(Deleted)	Article 8: Execution of Transaction	Article 8 is
	1. Execution units: In consideration of special	deleted.
	characters of derivatives transactions with	
	rapid change, huge amount and complicated	
	calculation, the transaction of derivatives	
	and their management shall be handled by	
	highly capable professionals. Therefore, all	
	derivatives transactions should be executed	
	by the relevant authorized officers of the	
	Finance Division.	
	2. Execution of Contracts: The Board of	
	Directors authorizes the Chairman to sign	
	the relevant transaction contracts with	
	financial institutions in connection with	
	derivatives transactions.	
	3. Execution Procedures: The Company should	
	strictly obey the Procedures Chart I as	

	attached.	
Chapter III Procedures of Public	Chapter III Procedures of Public	The numerical
Announcement and Report	Announcement and Report	order of the
Article 8: The Company should make announcements and reports in accordance with the "Procedures for Handling Acquisition or Disposal of Properties" of the Company.	announcements and reports in accordance with the "Procedures for Handling Acquisition or Disposal of	article is amended.
Chapter IV Accounting Method		To amend the
Article <u>9</u> : The financial derivatives transactions shall be conducted in accordance with <u>the generally</u> <u>accepted accounting principles</u> <u>(GAAP) and</u> relevant laws and regulations.	accordance with relevant laws and regulations promulgated or	wording
Chapter V Internal Control System	Chapter V Internal Control System	1. Adjusted
Article <u>10</u> : Risk Management	Article <u>11</u> : Risk Management	according
the counterparty of the transaction, the counterparty chosen shall be limited to financial institutions with lower credit risks in order to avoid the risk of breach of contract by the counterparty. (Deleted)	 limited to financial institutions with lower credit risks in order to avoid the risk of breach of contract by the counterparty. 2. In consideration of maintaining a good relationship with banks: Among the financial institutions with lower credit risk, the counterparty should have a good working relationship with, the Company, as well as being able to provide professional information. 	 practical operation. 2. The numeral orders of the article and paragraphs
	3. In consideration of market risk: The	
products, the risks of changes in market		
prices arising from the changes in interest	through the OTC market.	

rates and foreign exchange rates or other factors.

- Liquidity risk: To ensure the market liquidity, the trading <u>counterparty</u> shall be equipped with adequate facilities, information, capital and the ability to trade in any major international market.
- 4. Operating risk: The Company shall 5. ensure the full compliance the authorized trading amount and the rules of operating process in order to avoid the operating risk.
- <u>5</u>. Legal risk: The documents that the 6. Company executes with the <u>counterparties</u> shall be reviewed by internal legal personnel or professional lawyers before the formal execution in order to avoid the legal risk.

(Deleted)

6. Cash <u>flow</u> risk: The authorized <u>8</u>. transaction officer should monitor the cash flow of the Company, in order to make sure that there is sufficient <u>cash</u>.

- 4. In consideration of liquidity risk: To ensure the market liquidity, the trading <u>financial</u> <u>institutions</u> shall be equipped with adequate facilities, information, capital and the ability to trade in any major international market.
 - In consideration of operating risk: The Company shall ensure the full compliance the authorized trading amount and the rules of operating process in order to avoid the operating risk.
 - In consideration of legal risk: The documents that the Company executes with the banks shall be reviewed by internal legal personnel or professional lawyers before the formal execution in order to avoid the legal risk.
 - In consideration of products risk: The internal transaction officers and counterparty should have sufficient and correct professional knowledge of derivatives transactions and should request financial institutions to fully disclose risks to avoid any possible loss resulting from derivatives transactions.
 - In consideration of cash settlement risk: The authorized transaction officer, in addition to obeying the rules in each chart about the authorized trading amount, should monitor the cash flow of the Company at ordinary periods in order to make sure that there is sufficient cash-to pay at the settlement. In addition, he/she should also monitor the credit conditions of the counterparty.

A art	cle 11: Internal Control	A ret:	cle <u>12</u> : Internal Control	1	The current
	—				Paragraph 2
1.	Trading officials shall obtain both the		Trading officials shall obtain both the oral		of Article 12
	oral and written (or through email)		and written (or through email)		is moved to
	authorization of their supervisors before		authorization of their supervisors before		
	any transaction. If only oral consent is		any transaction. If only oral consent is		become
	obtained from the supervisor prior to a		obtained from the supervisor prior to a		Subparagraph
	transaction, a written or email		transaction, a written or email		2 of
	authorization shall be obtained in the		authorization shall be obtained in the next		Paragraph 1
	next working day at the latest.		working day at the latest.		of Article 3.
		2.	The respective functions of	2.	The numerals
			confirmation/settlement and trading shall		of the
			be performed by different officers.		article/paragr
<u>2</u> .	After each transaction is completed,	<u>3.</u>	After each transaction is completed,		aphs are
	trading officer shall fill out the		trading officer shall fill out the transaction		adjusted.
	transaction record in the next working		record in the next working day at the latest		
	day at the latest and attach thereto the		and attach thereto the paper-backed		
	paper-backed written or email		written or email authorization. When the		
	authorization. When the transaction		transaction record is approved, it is		
	record is approved, it is delivered to the		delivered to the written confirmation		
	written confirmation officer, who		officer, who examines the confirmation		
	examines the confirmation sent from the		sent from the bank and the transaction		
	bank and the transaction record made by		record made by the Company and then		
	the Company and then affixes a seal to		affixes a seal to the confirmation if the		
	the confirmation if the confirmation is		confirmation is correct. A receipt is		
	correct. A receipt is mailed back to the		mailed back to the bank, and the other		
	bank, and the other receipt is retained at		receipt is retained at the Accounting		
	the Accounting Division.		Division.		
<u>3</u> .	The contents of transaction records	4.	The contents of transaction records should		
	should specifically state, including but		specifically state, including but not limited		
	not limited to, the transaction date,		to, the transaction date, counterparty,		
	counterparty, number, currency, amount,		number, currency, amount, price, mature		
	price, mature date, settlement date,		date, settlement date, approved		
	approved authorization, the stop-loss		authorization, the stop-loss limit, the		
	limit, the limitation of the total		limitation of the total transaction amount,		
	transaction amount, the conditions of the		the conditions of the current position and		
	current position and other items meeting		other items meeting the characteristic of		
	the characteristic of each product. The		each product. The transaction records are		
	transaction records are prepared to		prepared to correspond with the		
L	induction records are prepared to	1	repared to correspond with the	1	

	correspond with the characteristic of the	characteristic of the transaction.	
	transaction.		
<u>4.</u>	The written confirmation officer shall		
	maintain the account book and issue	maintain the account book and issue written	
	written verification regularly with the	verification regularly with the	
	corresponding bank. They shall also	corresponding bank. They shall also assist	
	assist the non-trading department of the	the non-trading department of the Finance	
	Finance Division to conduct its auditing.	Division to conduct its auditing.	
<u>5</u> .	The trading officer should examine	6. The trading officer should examine	
	whether the total transaction amount	whether the total transaction amount	
	exceeds the authorized amount on a	exceeds the authorized amount on a regular	
	regular basis and whenever there is any	basis and whenever there is any change to	
	change to the transactions, should	the transactions, should produce lists or	
	produce lists or charts to the chiefs	charts to the chiefs responsible based on the	
	responsible based on the authorized	authorized standard for their review.	
	standard for their review.		
		Article <u>13</u> : Periodical Evaluation	1. To adjust the
The	center chief should supervise the	The center chief should supervise the financial	wording.
		department to mark derivatives to market on a	2. The numeral
mar	ket on a weekly basis. However,	weekly basis. However, evaluation on the	order of the
eval	uation on the hedging transactions	hedging transactions which are of economic	article is
arisi	ng out of hedging business operating	substance pursuant to business needs shall be	adjusted.
risks	s shall be taken at least twice a month	taken at least twice a month and spreadsheets	
and	spreadsheet of such evaluation is	of such evaluation are required and submitted	
		to the center chief and high-level managers	
-	high-level managers authorized by the	6 6	
	rd of Directors.		
Artic	cle 13: The Company, when engaging in	Article 14: The Company, when engaging in	The numeral
	derivatives transactions, shall		order of the
	establish a log book in which	,	
	details of the types and amounts	e e	
	of derivatives trading engaged in,	• •	J
	Board of Directors approval		
	dates, and periodical evaluation		
	reports shall be recorded in detail		
	for future reference.	future reference.	

	Chapter VI Supervision and	Chapter VI Supervision and Management	The numeral
Management of the Board of Directors		of the Board of Directors	order of the
Article <u>14</u> : When the Company engages in $\frac{1}{4}$		Article 15: When the Company engages in	article is
	derivatives transactions, its	derivatives transactions, its Board	adjusted.
	Board of Directors shall	of Directors shall faithfully	
	faithfully supervise and manage	supervise and manage such	
	such transactions in accordance	transactions in accordance with the	
	with the following principles:	following principles:	
1.	Designate senior management personnel	1. Designate senior management personnel to	
	to pay continuous attention to	pay continuous attention to monitoring and	
	monitoring and controlling derivatives	controlling derivatives trading risk.	
	trading risk.		
2.	Periodically evaluate whether	2. Periodically evaluate whether derivatives	
	derivatives trading performance is	trading performance is consistent with	
	consistent with established operational	established operational strategy and	
	strategy and whether the risk undertaken	whether the risk undertaken is within the	
	is within the company's permitted scope	company's permitted scope of tolerance.	
	of tolerance.		
Arti	icle 15: Senior management personnel	Article <u>16</u> : Senior management personnel	The numeral
	authorized by the Board of	authorized by the Board of	order of the
	Directors shall manage	Directors shall manage derivatives	article is
	derivatives trading in accordance	trading in accordance with the	adjusted.
	with the following principles:	following principles:	
1.	Periodically evaluate the risk	, e	
	management measures currently	measures currently employed are	
	employed are appropriate and are	appropriate and are faithfully conducted in	
	faithfully conducted in accordance with		
	relevant laws and regulations and these	regulations and these Procedures.	
	Procedures.		
2.	When irregular circumstances are found	6	
	in the course of supervision of trading		
	and profit-loss circumstances,	profit-loss circumstances, appropriate	
	appropriate measures shall be adopted		
	and a report immediately made to the	·	
	Board of Directors; where the Company	Directors; where the Company has	
	has independent directors, an	independent directors, an independent	
	independent director shall be present at	-	
	the meeting and express an opinion.	express an opinion.	

	Article 17: The Company shall report to the	
nearest meeting of the Board of	•	
Directors after it authorizes the		
relevant personnel to handle	relevant personnel to handle	adjusted.
derivatives trading in accordance	derivatives trading in accordance	
with these Procedures.	with these Procedures.	
	Chapter VII Performance Assessment	The current
	Article 18: The trading officer's performance	article is moved
	should be evaluated based on the	to become the
	calculation of profit or loss	amended Article
	resulting from derivatives	6.
	transactions and analysis of future	
	potential risks and reported to the	
	center chief each month.	
Chapter <u>VII</u> Internal Audit	Chapter VIII Internal Audit	The numeral
Article 17: The internal auditor should	Article 19: The internal auditor should	order of the
periodically check whether the	periodically check whether the	article is
internal control is proper or not.	internal control is proper or not. In	adjusted.
In addition, the internal auditor	addition, the internal auditor shall	
shall examine each month	examine each month whether the	
whether the trading department	trading department complies with	
complies with the Procedures or	the Procedures or not and make an	
not and make an audit report.	audit report. Once Upon finding	
Once Upon finding any material	any material violation, the internal	
violation, the internal auditor	auditor shall give written notice to	
shall give written notice to the	the audit committee.	
audit committee.		
Chapter <u>VIII</u> Penalty	Chapter IX Penalty	The numeral
Article 18: It is handled in accordance with	Article 20: It is handled in accordance with the	order of the
the "Procedures of for Handling	"Procedures of for Handling	article is
Acquisition or Disposal of	Acquisition or Disposal of	adjusted.
Properties" of the Company.	Properties" of the Company.	

IV. PROMULGATION AND	IV. PROMULGATION AND	The date of this
AMENDMENT	AMENDMENT	amendment is
These Procedures were formulated on July	These Procedures were formulated on July	added.
14, 2008.	14, 2008.	
The first amendment was made on	The first amendment was made on December	
December 19, 2008.	19, 2008.	
The second amendment was made on	The second amendment was made on	
September 22, 2009.	September 22, 2009.	
The third amendment was made on June 14,	The third amendment was made on June 14,	
2013.	2013.	
The fourth amendment was made on June	The fourth amendment was made on June 12,	
12, 2014.	2014.	
The fifth amendment was made on June 15,	The fifth amendment was made on June 15,	
2016.	2016.	
The sixth amendment was made on June 12,		
<u>2018.</u>		

<English Translation>

Nuvoton Technology Corporation

Procedures for Engaging in Financial Derivatives Transactions (After Amendment)

I. PURPOSES

In accordance with the "Procedures for Handling Acquisition or Disposal of Assets" of the Company, the Company enacts these Procedures for Engaging in Financial Derivatives Transactions (the "Procedures") in order to execute derivative transactions.

II. OBJECTIVES

To efficiently manage the income and expenses, assets and liabilities of the Company and to reduce the financial risks resulting from the volatility of the price of financial products (such as, exchange rate and interest rate) and to enhance the competitiveness of the Company and to manage each derivatives transaction, the Company enacts the Procedures to be followed when engaging in derivatives transactions.

III. CONTENTS

Chapter I Principles and Directions of Transactions

Article 1: Scope of Derivatives

The financial derivatives that the Company may engage in refers to forward contracts, option contracts, future contracts, leverage contracts, swap contracts and compound contracts combining the above products, whose value is derived from the underlying assets, interest rates, exchange rates, indices or other interests. The term "forward contracts" does not include insurance contracts, performance contracts, after-sale service contracts, long-term leasing contracts or long-term purchase/sales contracts

Article 2: Strategy of Operation or Hedge

In principle, to engage in financial derivatives transactions should be for hedging the risk resulting from the operation of the Company.

- Article 3: Separation of Powers and Obligations
 - 1. Finance Division:
 - <u>a.</u> The Finance Division shall have officers of <u>trading</u>, <u>telephone</u> confirmation and settlement <u>for financial derivatives</u>. <u>The trading</u> <u>officer should be responsible for trading financial derivatives</u>; the <u>telephone</u> confirmation officer should be responsible for transaction confirmation with banks by telephone; <u>and</u> the settlement personnel are

responsible for arranging the settlement matters <u>pursuant to the</u> <u>transaction agreement</u>.

- b. The respective functions of trading, confirmation and settlement shall be performed by different officers.
- <u>c.</u> Setting up risk-assessment, risk-supervision, and risk-control personnel who should belong to a different department from the above personnel, and report to the higher level chiefs who are not involved with in trading or its relevant position policy implementation.
- 2. Accounting Division: This division should be responsible for the written confirmation of derivatives.

Article 4: Trading Limit

The total amount of contracts for derivative transactions engaged by the Company which are not offset should not exceed 50% of the shareholders' equity.

Article 5: Set Stop Loss Limit

- 1. The maximum amount of unrealized losses for all contracts of derivatives transaction in which the Company engages in should be the lesser of the amount of 20% of the total amount of contracts or 3% of the shareholders' equity.
- 2. <u>The maximum amount of the unrealized losses in one single contract of</u> <u>financial derivatives transactions which the Company engages in shall be</u> <u>20% of the transaction amount.</u>
- 3. If unrealized losses on all contracts or one single contract in the financial derivatives transactions engaged by the Company reach the foregoing ceiling, the Company should announce the material information in accordance with the relevant regulations and report to the Board of Directors after the announcement.

Article 6 Performance Assessment

The performance evaluation shall be based on the evaluation of hedging effect on the financial derivatives transactions engaged by the Company.

Chapter II Operating Procedures

- Article 7: Authorized Amount and Level of Transactions
 - <u>1.</u> The authorized amount and level of hedging foreign exchange forward transactions are as follows:

Unit: USD	Total Amount P er Day	Aggregate Net Position
Approver who is one level higher than Center Chief	USD20,000,000 or more	USD30,000,000 or more
Center Chief	USD20,000,000 (inclusive)	USD30,000,000
Chief of Finance Division	USD10,000,000 (inclusive)	USD15,000,000 (inclusive)
Manager of Finance Department	USD2,000,000 (inclusive)	USD3,000,000 (inclusive)

- 2. Except for the hedging foreign exchange forward transactions, other products, such as financial transactions, option transactions and composite products shall be reported to the Chairman for approval prior to the execution thereof.
- 3. Except that the hedging <u>derivatives</u> transactions shall be conducted according to the <u>foregoing two paragraphs</u>, any major derivatives transactions to be executed by the Company shall be approved by one-half or more of the total members of the Audit Committee and be submitted to the Board of Directors meeting for resolution. Such transactions, without being approved by one-half or more of the total members of the audit committee, may be conducted with the consent of two-thirds of the total directors, and the resolution of the audit committee shall be recorded in the board meeting minutes. The total members of the audit committee and total directors as referred to in this paragraph shall be the actual incumbent members or directors.

Chapter III Procedures of Public Announcement and Report

Article 8: The Company should make announcements and reports in accordance with the "Procedures for Handling Acquisition or Disposal of Properties" of the Company.

Chapter IV Accounting Method

Article <u>9</u>: The financial derivatives transactions shall be conducted in accordance with <u>the</u> <u>generally accepted accounting principles (GAAP) and</u> relevant laws and regulations.

Chapter V Internal Control System

Article 10: Risk Management

- 1. Credit risk: When the Company chooses the counterparty of the transaction, the counterparty chosen shall be limited to financial institutions with lower credit risks in order to avoid the risk of breach of contract by the counterparty.
- 2. Market risk: <u>In relation to derivative products, the risks of changes in market</u> prices arising from the changes in interest rates and foreign exchange rates or <u>other factors.</u>
- <u>3.</u> Liquidity risk: To ensure the market liquidity, the trading <u>counterparty</u> shall be equipped with adequate facilities, information, capital and the ability to trade in any major international market.
- <u>4.</u> Operating risk: The Company shall ensure the full compliance the authorized trading amount and the rules of operating process in order to avoid the operating risk.
- 5. Legal risk: The documents that the Company executes with the <u>counterparties</u> shall be reviewed by internal legal personnel or professional lawyers before the formal execution in order to avoid the legal risk.
- <u>6.</u> Cash <u>flow</u> risk: The authorized transaction officer should monitor the cash flow of the Company, in order to make sure that there is sufficient <u>cash</u>.

Article 11: Internal Control

- 1. Trading officials shall obtain both the oral and written (or through email) authorization of their supervisors before any transaction. If only oral consent is obtained from the supervisor prior to a transaction, a written or email authorization shall be obtained in the next working day at the latest.
- 2. After each transaction is completed, trading officer shall fill out the transaction record in the next working day at the latest and attach thereto the paper-backed written or email authorization. When the transaction record is approved, it is delivered to the written confirmation officer, who examines the confirmation sent from the bank and the transaction record made by the Company and then affixes a seal to the confirmation if the confirmation is correct. A receipt is mailed back to the bank, and the other receipt is retained at the Accounting Division.
- <u>3</u>. The contents of transaction records should specifically state, including but not limited to, the transaction date, counterparty, number, currency, amount, price, mature date, settlement date, approved authorization, the stop-loss limit, the limitation of the total transaction amount, the conditions of the

current position and other items meeting the characteristic of each product. The transaction records are prepared to correspond with the characteristic of the transaction.

- 4. The written confirmation officer shall maintain the account book and issue written verification regularly with the corresponding bank. They shall also assist the non-trading department of the Finance Division to conduct its auditing.
- 5. The trading officer should examine whether the total transaction amount exceeds the authorized amount on a regular basis and whenever there is any change to the transactions, should produce lists or charts to the chiefs responsible based on the authorized standard for their review.
- Article 12: Periodical Evaluation

The center chief should supervise the financial department to mark derivatives to market on a weekly basis. However, evaluation on the hedging transactions arising out of hedging business operating risks shall be taken at least twice a month and spreadsheet of such evaluation is required and submitted to the center chief and high-level managers authorized by the Board of Directors.

Article 13: The Company, when engaging in derivatives transactions, shall establish a log book in which details of the types and amounts of derivatives trading engaged in, Board of Directors approval dates, and periodical evaluation reports shall be recorded in detail for future reference.

Chapter VI Supervision and Management of the Board of Directors

- Article <u>14</u>: When the Company engages in derivatives transactions, its Board of Directors shall faithfully supervise and manage such transactions in accordance with the following principles:
 - 1. Designate senior management personnel to pay continuous attention to monitoring and controlling derivatives trading risk.
 - 2. Periodically evaluate whether derivatives trading performance is consistent with established operational strategy and whether the risk undertaken is within the company's permitted scope of tolerance.
- Article <u>15</u>: Senior management personnel authorized by the Board of Directors shall manage derivatives trading in accordance with the following principles:
 - 1. Periodically evaluate the risk management measures currently employed are appropriate and are faithfully conducted in accordance with relevant laws and regulations and these Procedures.
 - 2. When irregular circumstances are found in the course of supervision of

trading and profit-loss circumstances, appropriate measures shall be adopted and a report immediately made to the Board of Directors; where the Company has independent directors, an independent director shall be present at the meeting and express an opinion.

Article <u>16</u>: The Company shall report to the nearest meeting of the Board of Directors after it authorizes the relevant personnel to handle derivatives trading in accordance with these Procedures.

Chapter <u>VII</u> Internal Audit

Article <u>17</u>: The internal auditor should periodically check whether the internal control is proper or not. In addition, the internal auditor shall examine each month whether the trading department complies with the Procedures or not and make an audit report. Once Upon finding any material violation, the internal auditor shall give written notice to the audit committee.

Chapter <u>VIII</u> Penalty

Article <u>18</u>: It is handled in accordance with the "Procedures of for Handling Acquisition or Disposal of Properties" of the Company.

IV. PROMULGATION AND AMENDMENT

The Procedures shall be approved by one-half or more of all members of the audit committee and submitted to the board of directors for resolution. The Procedures will take effect after being approved by the shareholders' meeting. Any amendments thereto shall follow the above procedures. If any director has objections to the Procedures and the objection is recorded or made in the form of the written claim, the information about the objections shall be sent to the audit committee. The board of the directors shall fully take account of the opinion of each independent director when the board of the directors discusses the Procedures, and the consent of, or the opinion and reason of objections raised by independent directors shall be recorded in the minutes.

If the aforesaid matter as provided in the preceding paragraph was not approved by one-half or more of the full audit committee members, it may be approved by two-thirds or more of the members of the full board of directors, and the audit committee's resolution shall be recorded in the minutes. Full audit committee members and the members of a full board of directors, as mentioned in this paragraph, shall be calculated on the basis of actual incumbency.

V. HISTORY

These Procedures were formulated on July 14, 2008.

The first amendment was made on December 19, 2008. The second amendment was made on September 22, 2009. The third amendment was made on June 14, 2013. The fourth amendment was made on June 12, 2014. The fifth amendment was made on June 15, 2016.

The sixth amendment was made on June 12, 2018.

Conduct by Directors for Themselves or Others within the Company's Business Scope

		Involved Companies				
Title	Name	Name	Title	Business Items Identical or Similar to the Company		
		The Eslite Spectrum Corporation	Director	F401010International TradeI301010Information Software ServiceI501010Product Design		
		Kang Exhibition Electronics (Dongguan) Co., Ltd.	Director	The company mainly engages in the processing, manufacturing and sale of power supplies.		
		AcBel Polytech (Dongguan) Co., Ltd.	Director	The company mainly engages in the processing, manufacturing and sale of power suppliers.		
Independent		AcBel Polytech (Wuhan) Co., Ltd.	Director and General Manager	The company mainly engages in the processing, manufacturing and sale of power suppliers.		
Director	Jerry Hsu	AcBel (USA) Polytech Inc.	Director	The company mainly engages in providing the after-sale maintenance services.		
		AcBel Polytech (SAMOA) Investment Inc.	Director	The company mainly engages in general investments.		
		AcBel Polytech (Singapore) Pte Ltd.	Director	The company mainly engages in general investments.		
		AcBel Polytech (UK) Limited	Director	The company mainly engages in providing the after-sale maintenance services.		
		AcBel Polytech Japan Inc.	Director	The company mainly engages in marketing and services of electronic products.		
		Power Station Holdings Ltd.	Director	The company mainly engages in general investments.		