UNITED MICROELECTRONICS CORP Form 6-K September 15, 2006

1934 Act Registration No. 1-15128

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER

PURSUANT TO RULE 13a-16 OR 15d-16 OF

THE SECURITIES EXCHANGE ACT OF 1934

Dated September 15, 2006

For the month of August 2006

United Microelectronics Corporation

(Translation of Registrant s Name into English)

No. 3 Li Hsin Road II

Science Park

Hsinchu, Taiwan, R.O.C.

(Address of Principal Executive Office)

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

Form 20-F <u>V</u> Form 40-F _____

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

Yes _____ No ____

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

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SIGNATURE

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

United Microelectronics Corporation

By /s/ Chitung Liu Chitung Liu Chief Financial Officer

Date: 9/15/2006

Exhibit

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Exhibit Description 99.1 Announcement on August 16, 2006: To announce related materials on acquisition of machinery and equipment 99.2 Announcement on August 17, 2006: To announce related materials on acquisition of machinery and equipment 99.3 Announcement on August 17, 2006: To announce related materials on disposal of MediaTek Incorporation securities 99.4 Announcement on August 21, 2006: To announce related materials on acquisition of machinery and equipment 99.5 Announcement on August 22, 2006: To announce related materials on acquisition of Promos Technologies. common shares 99.6 Announcement on August 24, 2006: To announce related materials on disposal of MediaTek Incorporation securities 99.7 Announcement on August 24, 2006: Important Resolutions from 10th term 2nd Board Meeting 99.8 Announcement on August 25, 2006: To announce related materials on acquisition of Promos Technologies common shares 99.9 Announcement on August 29, 2006: To announce related materials on acquisition of machinery and equipment 99.10 Announcement on September 1, 2006: To announce related materials on disposal of MediaTek Incorporation securities Announcement on September 6, 2006: To announce related materials on acquisition of machinery and equipment 99.11 99.12 Announcement on September 7, 2006: July Revenue

- 99.13 Announcement on September 8, 2006: To announce related materials on disposal of MediaTek Incorporation securities
- 99.14 Announcement on September 12, 2006: To announce related materials on acquisition of Promos Technologies. common shares
- 99.15 Announcement on September 14, 2006: To announce related materials on acquisition of Promos Technologies. common shares
- 99.16 Announcement on September 15, 2006: 1) the trading and pledge of UMC common shares by directors, supervisors, executive officers and 10% shareholders of UMC 2) the acquisition and disposition of assets by UMC
- 99.17 United Microelectronics Corporation (and Subsidiaries) Financial Statements With Report of Independent Auditors for the Six-Month Periods Ended June 30, 2006 And 2005

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To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/10~2006/08/15
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$579,622,500 NTD; total transaction price: \$579,622,500 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): ASML HONG KONG LTD. C/O; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting

10. Name of the professional appraisal institution and its appraisal amount: Not applicable

11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable

- 13. Has an appraisal report not yet been obtained? Not applicable
- 14. Reason an appraisal report has not yet been obtained: Not applicable
- 15. Broker and broker s fee: Not applicable
- 16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
- 17. Do the directors have any objection to the present transaction? no
- 18. Any other matters that need to be specified: none

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To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/04~2006/08/16
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$910,484,460 NTD; total transaction price: \$910,484,460 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): APPLIED MATERIALS ASIA PACIFIC LTD; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting

10. Name of the professional appraisal institution and its appraisal amount: Not applicable

11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable

- 13. Has an appraisal report not yet been obtained? Not applicable
- 14. Reason an appraisal report has not yet been obtained: Not applicable
- 15. Broker and broker s fee: Not applicable
- 16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
- 17. Do the directors have any objection to the present transaction? no
- 18. Any other matters that need to be specified: none

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To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/08/14~2006/08/17
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,200,000 shares; average unit price: \$292.67 NTD; total amount: \$351,207,500 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 338,795,376 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 34,334,499 shares; amount: 355,136,706 NTD; percentage of holdings: 3.55%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.30%; ratio of shareholder s equity: 15.20%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

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To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/18
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$ 576,985,950 NTD; total transaction price: \$ 576,985,950 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): ASML HONG KONG LTD. C/O; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting

10. Name of the professional appraisal institution and its appraisal amount: Not applicable

11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable

- 13. Has an appraisal report not yet been obtained? Not applicable
- 14. Reason an appraisal report has not yet been obtained: Not applicable
- 15. Broker and broker s fee: Not applicable
- 16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
- 17. Do the directors have any objection to the present transaction? no
- 18. Any other matters that need to be specified: none

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To announce related materials on acquisition of Promos Technologies common shares

- 1. Name of the securities: Common shares of Promos Technologies.
- 2. Trading date: 2006/08/16~2006/08/22
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 30,498,000 shares; average unit price: \$ 12.94 NTD; total amount: \$ 394,644,660 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): Not applicable
- 5. Relationship with the underlying company of the trade: None
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 370,730,000 shares; amount:NTD 4,728,652,310; percentage of holdings: 6.12%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.24% ratio of shareholder s equity: 15.13%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financial operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

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To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/08/18~2006/08/24
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,196,000 shares; average unit price: \$ 295.65 NTD; total amount: \$ 353,595,000 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 341,224,250 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 33,138,499 shares; amount: 342,765,956 NTD; percentage of holdings: 3.42%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.50%; ratio of shareholder s equity: 15.45%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

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Important Resolutions from 10th term 2nd Board Meeting

- 1. Date of occurrence of the event:2006/08/24
- 2. Name of the company: United Microelectronics Corp.
- 3. Relationship to the company (listed company or affiliated company): Listed company
- 4. The shareholding ratios of mutual holding: N/A
- 5. Cause of occurrence:

The board meeting has approved important resolutions as the followings:

- (1) To approve the financial statements for the 1st half of 2006.
- (2) To approve a list of applicants for UMC Conversion Sales Program . The Company will assist the shareholders to issue and sell UMC ADRs.
- 6. Countermeasures: none
- 7. Any other matters that need to be specified: none

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To announce related materials on acquisition of Promos Technologies common shares

- 1. Name of the securities: Common shares of Promos Technologies.
- 2. Trading date: 2006/08/24~2006/08/25
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 43,237,000 shares; average unit price: \$12.98 NTD; total amount: \$ 561,119,853 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): Not applicable
- 5. Relationship with the underlying company of the trade: None
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 413,967,000 shares; amount:NTD 5,289,772,163; percentage of holdings: 6.83%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 12.42% ratio of shareholder s equity: 15.34%; the operational capital as shown in the most recent financial statement: \$96,736,519 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financial operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

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To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/08/25~2006/08/28
- 3. Transaction volume (e.g.XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: a batch; average unit price: \$ 636,459,640 NTD; total transaction price: \$ 636,459,640 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): TOKYO ELECTRON LIMITED; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1) 90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting

10. Name of the professional appraisal institution and its appraisal amount: Not applicable

11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable

- 13. Has an appraisal report not yet been obtained? Not applicable
- 14. Reason an appraisal report has not yet been obtained: Not applicable
- 15. Broker and broker s fee: Not applicable
- 16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
- 17. Do the directors have any objection to the present transaction? no
- 18. Any other matters that need to be specified: none

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To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/08/25~2006/09/01
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,135,000 shares; average unit price: \$ 301.49 NTD; total amount: \$ 342,192,500 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 330,452,699 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 32,003,499 shares; amount: 331,026,155 NTD; percentage of holdings: 3.31%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 13.18%; ratio of shareholder s equity: 16.63%; the operational capital as shown in the most recent financial statement: \$82,601,170 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none

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To announce related materials on acquisition of machinery and equipment

- 1. Name and nature of the subject matter (e.g.land located at Sublot XX, Lot XX, North District, Taichung City): Machinery and equipment
- 2. Date of the occurrence of the event: 2006/09/04~2006/09/05
- 3. Transaction volume (e.g. XX square meters, equivalent to XX p ing), unit price, total transaction price: Transaction volume: one lot; average unit price: \$ 798,611,650 NTD; total transaction price: \$ 798,611,650 NTD
- 4. Counterparty to the trade and its relationship with the company (if the trading counterpart is a natural person and is not an actual related party of the Company, the name of the trading counterpart is not required to be disclosed): NOVELLUS SYSTEMS, INC.; non-related party transaction
- 5. Where the counterpart to the trade is an actual related party, a public announcement shall also include the reason for choosing the related party as trading counterpart and the identity of the previous owner (including its relationship with the company and the trading counterpart), price of transfer and the date of acquisition: Not applicable
- 6. Where a person who owned the property within the past five years has been an actual related person of the company, a public announcement shall also include the dates and prices of acquisition and disposal by the related person and the person s relationship to the company at those times: Not applicable
- 7. Anticipated loss or profit from the disposal (not applicable in cases of acquisition of assets) (where originally deferred, the status or recognition shall be stated and explained):Not applicable
- 8. Terms of delivery or payment (including payment period and monetary amount): 1)90% paid upon shipment;10% paid after acceptance 2)100% paid after acceptance
- 9. The manner of deciding on this transaction (such as tender invitation, price comparison, or price negotiation), the reference basis for the decision on price and the decision-making department: transaction: price negotiation; the reference basis for the decision on price: market price. The decision-making department: the Selection Meeting

10. Name of the professional appraisal institution and its appraisal amount: Not applicable

11. Reason for any significant discrepancy with the transaction amount, and opinion of the certifying CPA: Not applicable

- 13. Has an appraisal report not yet been obtained? Not applicable
- 14. Reason an appraisal report has not yet been obtained: Not applicable
- 15. Broker and broker s fee: Not applicable
- 16. Concrete purpose or use of the acquisition or disposition: to produce integrated circuits
- 17. Do the directors have any objection to the present transaction? no
- 18. Any other matters that need to be specified: none

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United Microelectronics Corporation

September 7, 2006

This is to report the changes or status of 1) Sales volume 2) Funds lent to other parties 3) Endorsements and guarantees 4) Financial derivative transactions for the period of August 2005

1) Sales volume (NT\$ Thousand)

Period	Items	2006	2005	Changes	%
August	Invoice amount	8,277,724	8,220,082	57,642	0.70%
2006	Invoice amount	62,005,406	53,693,930	8,311,476	15.48%
August	Net sales	9,416,111	8,010,667	1,405,444	17.54%
2006	Net sales	68,753,291	54,804,546	13,948,745	25.45%

2) Funds lent to other parties (NT\$ Thousand)

Balance as of period end	This Month	Last Month	Limit of lending
UMC	0	0	38,140,222
UMC s subsidiaries	22,653	22,749	539,824

3) Endorsements and guarantees (NT\$ Thousand)

	Change in This Month	Balance as of period end	Limit of endorsements
UMC	(252,149)	2,025,923	76,280,445
UMC s subsidiaries	0	0	7,664,389
UMC endorses for subsidiaries		0	0
UMC s subsidiaries endorse for UMC		0	0
UMC endorses for PRC companies		0	0
UMC s subsidiaries endorse for PRC companies		0	0

4) Financial derivatives transactions

a Hedging purpose : NT\$ thousand

Financial instruments	Forwards	Interests SWAP
Deposit Paid	0	0
Royalty Income (Paid)	0	0
Unwritten-off Trading Contracts	0	0
Net Profit from Fair Value	0	0
Written-off Trading Contracts	0	0

Realized profit (loss)

0

b Trading purpose : NT\$ thousand

Financial instruments	Credit-linked Deposits
Deposit Paid	0
Unwritten-off Trading Contracts	19,130,863
Net Profit from Market Value	(1,183,652)
Written-off Trading Contracts	0
Realized profit (loss)	0

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To announce related materials on disposal of MediaTek Incorporation securities

- 1. Name of the securities: Common shares of MediaTek Incorporation
- 2. Trading date: 2006/09/04~2006/09/08
- 3. Trading volume, unit price, and total monetary amount of the transaction: trading volume: 1,070,000 shares; average unit price: \$ 327.19 NTD; total amount: \$ 350,098,000 NTD
- 4. Gain (or loss) (not applicable in case of acquisition of securities): \$ 339,030,522 NTD
- 5. Relationship with the underlying company of the trade: MediaTek Incorporation, none.
- 6. Current cumulative volume, amount, and shareholding percentage of holdings of the security being traded (including the current trade) and status of any restriction of rights (e.g. pledges): cumulative volume: 30,933,499 shares; amount: 319,958,677 NTD; percentage of holdings: 3.19%; status of restriction of rights: no
- 7. Current ratio of long or short term securities investment (including the current trade) to the total assets and shareholder s equity as shown in the most recent financial statement and the operational capital as shown in the most recent financial statement: ratio of total assets: 13.21%; ratio of shareholder s equity: 16.67%; the operational capital as shown in the most recent financial statement: \$82,601,170 thousand NTD
- 8. Concrete purpose/objective of the acquisition or disposal: financing operation
- 9. Do the directors have any objections to the present transaction? none
- 10. Any other matters that need to be specified: none