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

For the month of September, 2003

ChipMOS TECHNOLOGIES (Bermuda) LTD.

(Translation of Registrant's Name Into English)

No. 1, R&D Road 1 Science-Based Industrial Park Hsinchu, Taiwan Republic of China

(Address of Principal Executive Offices)

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

Form 20-F 🗵 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, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-_____.)

SIGNATURES

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

Date: September 2, 2003

ChipMOS TECHNOLOGIES (Bermuda) LTD. (Registrant)

By: /s/ S.J. Cheng

Name: S. J. Cheng

Title: Deputy Chairman & Chief Executive Officer

EXHIBITS

Exhibit Number

1.1 Interim financial statements as of and for the six months ended June 30, 2003 released by ChipMOS TECHNOLOGIES INC., our 70% owned subsidiary on August 31, 2003

ChipMOS TECHNOLOGIES INC.

Financial Statements for the Six Months Ended June 30, 2003 and 2002 Together with Independent Auditor's Report

English Translation of a Report Originally Issued in Chinese

Independent Auditor's Report

August 21, 2003

The Board of Directors and the Shareholders ChipMOS TECHNOLOGIES INC.

We have audited the accompanying balance sheets of ChipMOS TECHNOLOGIES INC. as of June 30, 2003, and the related statements of income, changes in shareholders' equity, and cash flows for the six months then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audits. The financial statements of ChipMOS TECHNOLOGIES INC. as of June 30, 2002 were unaudited and presented solely for comparative purpose.

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

As mentioned in Note 9 and Note 24 to the financial statements, the carrying values (net of credit balance) of the entire investments accounted for using the equity method amounted to \$763,530 thousand as of June 30, 2003, and the related investment loss amounted to \$93,266 thousand for the six months ended June 30, 2003, are based on unaudited financial statements of investee companies in the same period.

In our opinion, except for the effect of such adjustments, if any, as might have been disclosed had we audited the financial statements of investee companies as explained in the preceding paragraph, the financial statements referred to above present fairly, in all material respects, the financial position of ChipMOS TECHNOLOGIES INC. as of June 30, 2003, and the results of its operations and its cash flows for the six months then ended in conformity with the Guidelines for Securities Issuers' Financial Reporting and accounting principles generally accepted in the Republic of China.

Moore Stephens Taipei, Taiwan

Notice to Readers

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

English Translation of Financial Statements Originally Issued in Chinese

ChipMOS TECHNOLOGIES INC.

BALANCE SHEETS

June 30, 2003 and 2002 (In Thousand of New Taiwan Dollars, Except Par Value)

	2003	2002	
	Amount %	Amount	%
A C C F T C		(Unaudite	d)
<u>A S S E T S</u> CURRENT ASSETS			
Cash and cash in bank (Notes 2 and 5)	\$ 657,209 3.	.88 \$ 605,228	3.88
Short-term investment (Notes 2 and 6)		.18 900,343	5.76
Notes receivable (Notes 2, 4 and 7)			
Related parties		- 129,896	0.83
Third party customers—net	10,166 0.	.06 104,700	0.67
Accounts receivable (Notes 2, 4, 6 and 7)	1,001,969 5.	.91 1,020,858	6.54
Related parties Third party customers—net		.69 492,813	3.16
Third party customers—net Other receivables-related parties (Notes 2 and 4)		.56 123,331	0.79
Inventories—net (Notes 2 and 8)		.45 236,464	1.51
Deferred income tax asset (Notes 2 and 20)		.10 35,118	0.22
Prepaid expenses and other current assets (Note 3)		.39 900,398	5.76
· · · · · · · · · · · · · · · · · · ·			
Fotal Current Assets	5,634,066 33.	.22 4,549,149	29.12
NVESTMENTS IN SHARES OF STOCK (Notes 2 and 9)			
Long-term investment by equity method	771,569 4.	.55 54,434	0.35
Long-term investment by cost method		.29 365,454	2.34
Other long-term investment	571,008 3.	.37 —	—
	1,731,427 10.	419,888	2.69
PROPERTY, PLANT AND EQUIPMENT (Notes 2, 3 and 10)			
Cost	2 000 170	05 2 5 40 000	10.00
Buildings and auxiliary equipment	2,688,179 15.		16.30
Machinery and equipment	14,573,409 85.		87.39
Tooling		.40 827,813 .07 10,613	5.30 0.07
Transportation equipment Furniture and fixtures		.39 219,981	1.41
Leasehold improvements		.01 1,238	0.01
Leasenole improvements	1,200 0.		
Total cost	18,425,841 108.	.66 17,257,656	110.48
Accumulated depreciation	(9,683,497) (57.		(50.48)
Construction in progress and advance payment		.56 1,014,878	6.50
Vet Property, Plant and Equipment	9,346,623 55.	.12 10,387,217	66.50
NTANGIBLE ASSETS – NET (Notes 2 and 11)	34,572 0.	.20 45,408	0.29
Technology know-how Deferred charges		.17 28,213	0.29
Detetted Charges	0.		0.10
	62,711 0.	.37 73,621	0.47
Other Assets	105 (00 0		0.00
Non-operating properties—net (Notes 2 and 12)		.74 134,537	0.86
Guarantee deposits		.09 13,831	0.09
Pledged time deposits (Note 3)	42,450 0.	.25 42,450	0.27
Fotal Other Assets	182,813 1.	.08 190,818	1.22
TOTAL ASSETS	\$ 16,957,640 1	.00 \$ 15,620,693	100
		_	
	2003	2002	
	Amount	% Amount	%
		(Unaudite	ed)
LIABILITIES AND STOCKHOLDERS' EQUITY CURRENT LIABILITIES			
Sank loans (Note 13)	\$ 1,824,749 10	0.76 \$ 1,253,741	8.03
Commercial papers (Note 14)		- 209,584	1.34
Notes payable	<u> </u>	- 5,671	0.04
Accounts payable (Note 4)			
Related parties		0.29 —	—
Third party suppliers		1.80 276,042	1.77
Other payables—related parties (Note 4)		0.04 3,024	0.02
Payable to contractors and equipment suppliers		0.65 528,247	3.38
Other current liabilities		2.22 311,003	1.99
Current portion of long-term liabilities (Note 15)	360,379	2.12 878,000	5.62
Total Current Liabilities	3,031,594 12	7.88 3,465,312	22.19
.ONG-TERM LIABILITIES 3onds issued (Note 16)	1.200.000	7.07 1,200,000	7.68
Bank loans (Note 15)		5.51 490,595	3.14
Fotal Long-Term Liabilities	3,830,242 22	2.58 1,690,595	10.82
OTHER LIABILITIES		·	
Accrued pension cost (Notes 2 and 17)		0.21 24,800	0.16
Deferred income tax liability (Notes 2 and 20)		1.27 199,995	1.28
Guarantee deposits received	509	- 431	-
Deferred Credits	99,516 (0.59 —	—

Total Other Liabilities	350,069	2.07	225,226	1.44
Total Liabilities	7,211,905	42.53	5,381,133	34.45
STOCKHOLDERS' EQUITY				
Capital stock—\$10 par value				
Authorized – 970,000 thousand shares				
Issued –887,227 thousand shares in 2003 and 2002	8,872,272	52.32	8,872,272	56.80
Capital surplus (Notes 9 and 18)				
Paid-in capital in excess of par value	2,084,757	12.29	2,084,757	13.35
Treasury stock transactions	1,057	0.01	_	_
Retained earnings (Note 19)				
Legal reserve	424,007	2.50	424,007	2.71
Accumulated deficit	(1,634,526)	(9.64)	(1, 141, 111)	(7.31)
Cumulative translation adjustments	(2,430)	(0.01)	(365)	—
Treasury stock (Note 9)	598	`_ ´	<u> </u>	_
			. <u> </u>	
Total Stockholders' Equity	9,745,735	57.47	10,239,560	65.55
			<u> </u>	
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 16,957,640	100	\$ 15,620,693	100

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

(With Moore Stephens report dated August 21, 2003)

English Translation of Financial Statements Originally Issued in Chinese

ChipMOS TECHNOLOGIES INC.

STATEMENTS OF INCOME

For the Six Months Ended June 30, 2003 and 2002 (In Thousand of New Taiwan Dollars, Except Amounts Per Share)

	2003	2003		
	Amount	%	Amount	%
			(Unaudit	ed)
PRODUCT SALES (Notes 2)	\$ 3,827,873	101.05	\$ 2,999,096	100.56
SALES RETURNS AND DISCOUNTS	(39,735)	(1.05)	(16,593)	(0.56)
NET PRODUCT SALES	3,788,138	100.00	2,982,503	100.00
COST OF PRODUCTS SOLD	(3,379,225)	(89.21)	(3,214,866)	(107.79)
GROSS INCOME (LOSS)	408,913	10.79	(232,363)	(7.79)
OPERATING EXPENSES				
Research and development	135,173	1.65	195,660	1.08
General and administrative	102,841	2.71	86,562	2.90
Marketing	62,611	3.57	32,128	6.56
Total Operating Expenses	300,625	7.93	314,350	10.54
INCOME (LOSS) FROM OPERATIONS	108,288	2.86	(546,713)	(18.33)
NON–OPERATING INCOME				
Interest	43,600	1.15	19,260	0.65
Rent	18,315	0.48	16,619	0.56
Investment income recognized by equity method-net			2,026	0.07
Gain on sales of investments	2,529	0.07	41,642	1.40
Gain on disposal of property, plant and equipment	49,504	1.31	_	_
Foreign exchange gains – net	5,778	0.15	—	
Other	24,710	0.65	14,962	0.49
Total Non-Operating Income	144,436	3.81	94,509	3.17

(Forward)

English Translation of Financial Statements Originally Issued in Chinese

NON-OPERATING EXPENSES				
Interest	\$ (124,346)	(3.28)	\$(123,290)	(4.13)
Provision for losses on investments	—	—	(95,060)	(3.19)
Investment loss recognized by equity method—net	(93,266)	(2.46)	—	—
Foreign exchange losses—net	—	—	(24,297)	(0.81)
Loss on disposal of property, plant and				
equipment	(944)	(0.03)	—	_
Other	(12,876)	(0.34)	(12,242)	(0.42)
Total Non-Operating Expenses	(231,432)	(6.11)	(254,889)	(8.55)
INCOME (LOSS) BEFORE INCOME TAX	21,292	0.56	(707,093)	(23.71)
INCOME TAX EXPENSE (Notes 2 and 20)	(7,761)	(0.20)	(65,950)	(2.21)
NET INCOME (LOSS)	\$ 13,531	0.36	\$(773,043)	(25.92)
		2003	2()02
	_	2003		
		efore After		After
		icome Income Tax Tax	e Income Tax	Income Tax
	-			
			(Unat	ıdited)
EARNING (LOSS) PER SHARE				
Basic earning (loss) per share	\$	0.02 \$ 0.02	2 \$(0.80)	\$(0.87)
			-	

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

(With Moore Stephens report dated August 21, 2003)

English Translation of Financial Statements Originally Issued in Chinese ChipMOS TECHNOLOGIES INC.

STATEMENTS OF CHANGES IN STOCKHOLDERS' EQUITY For the Six Months Ended June 30, 2003 and 2002

(In Thousand of New Taiwan Dollars)

			RETAINE	D EARNINGS				QUITY JSTMENTS		
	CAPITAL STOCK	CAPITAL SURPLUS	Legal Reserve	Unappropriated Earnings (Accumulated Deficit)	TREA STC	SURY OCK	Tr	mulative anslation justment	STO	TOTAL OCKHOLDERS' EQUITY
BALANCE, JANUARY 1, 2002	\$8,872,272	\$2,090,889	\$424,007	\$ (374,200)	\$		\$	(687)	\$	11,012,281
Net loss for the six months ended June 30, 2002				(773,043)				_		(773,043)
Transfer of capital surplus to offset accumulated deficit	_	(6,132)	_	6,132		_		_		_
Translation adjustments of investees								322		322
BALANCE, JUNE 30, 2002 (Unaudited)	\$8,872,272	\$2,084,757	\$424,007	\$ (1,141,111)	\$		\$	(365)	\$	10,239,560
BALANCE, JANUARY 1,						_				
2003	\$8,872,272	\$2,085,814	\$424,007	\$ (1,648,057)	\$	598	\$	(734)	\$	9,733,900
Net income for the six months ended June 30, 2003	_	_	_	13,531		_		_		13,531
Translation adjustments of investees	_	_	_	_		_		(1,696)		(1,696)
BALANCE, JUNE 30, 2003	\$8,872,272	\$2,085,814	\$424,007	\$ (1,634,526)	\$	598	\$	(2,430)	\$	9,745,735

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

(With Moore Stephens report dated August 21, 2003)

English Translation of Financial Statements Originally Issued in Chinese ChipMOS TECHNOLOGIES INC.

STATEMENTS OF CASH FLOWS

For the Six Months Ended June 30, 2003 and 2002 (In Thousand of New Taiwan Dollars)

	2003	2002
		(Unaudited)
ASH FLOWS FROM OPERATING ACTIVITIES	¢ 10 F01	¢ (772.042)
let income (loss)	\$ 13,531	\$ (773,043)
djustments to reconcile net income to net cash provided by (used in) operating activities:	1 201 114	1 267 055
Depreciation	1,291,114	1,367,855
Amortization	20,188	84,714
Bad debt losses	29,635	
Financial expenses	7,577	7,383
Sales discounts and allowance	4,092	
Provision (Reversal) of allowance for loss on short-term	(2 2)	
investments	(3,750)	95,060
Reversal of allowance for inventory valuation losses	(31,827)	(20,439
Gain on sales of investments	(2,529)	(41,642
Investment loss (income) recognized by equity method	93,266	(2,026
Gain on disposals of property, plant and equipment	(47,980)	—
Accrued pension cost	8,833	5,594
Changes in operating assets and liabilities:		
Decrease (increase) in:		
Notes receivable	20,308	(75,158
Notes receivable—related parties	(96)	(129,896
Accounts receivable	(407,559)	(242,104
Accounts receivable—related parties	102,935	180,423
Inventories	(48,881)	(43,771
Other accounts receivable—related parties	(292,440)	(15,666
Prepaid expenses and other current assets	20,865	(38,052
Deferred income taxes	3,648	50,247
Increase (decrease) in:		
Notes and accounts payable	159,047	161,628
Accounts payable—related parties	49,118	
Other accounts payable—related parties	2,948	463
Other liabilities	75,593	_
Accrued expenses and other current liabilities	2,442	21,230
et Cash Provided by Operating Activities	1,070,078	592,800
ASH FLOWS FROM INVESTING ACTIVITIES		
equisitions of:		
Property, plant and equipment	(1,125,718)	(793,592
Short-term investment	(3,013,249)	(2,475,110
Long-term investment	(604,331)	—
Intangible assets	(39,945)	(11,856
Other assets		(310

(Forward)

English Translation of Fina	ncial Statements	Originally Issued in	1 Chinese
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Proceeds from disposals of:		
Short-term investment	\$ 2,725,758	\$2,343,938
Property, plant and equipment	206,221	—
Decrease (Increase) in pledged time deposits	17,450	(35)
Decrease (Increase) in guarantee deposits	(1,104)	752
Increase in pledged short-term notes	(1,097)	(41,461)
Net Cash Used in Investing Activities	(1,836,015)	(977,674)
CASH FLOWS FROM FINANCING ACTIVITIES		
Proceeds from (payments of):		
Short-term bank loans	(207,882)	186,979
Commercial paper	(159,427)	209,584
Long-term bank loans	(172,974)	(580,816)
Increase in guarantee deposits received	48	102
Net Cash Used in Financing Activities	(540,235)	(184,151)
NET DECREASE IN CASH AND CASH IN BANK	(1,306,172)	(569,025)
CASH AND CASH IN BANK, BEGINNING OF YEAR	1,963,381	1,174,253
CASH AND CASH IN BANK, END OF YEAR	\$ 657,209	\$ 605,228
SUPPLEMENTAL INFORMATION		
Interest paid (excluding capitalization)	\$ 159,372	\$ 162,347
Income tax paid	\$ 6,839	\$ 38,812
Non-cash investing and financing activities:		
Current portion of long-term liabilities	\$ 360,379	\$ 878,000
Credit balances of long-term investments presented as part of other receivables from related parties	\$ 8,039	\$ 10,313
Reclassification of long-term investments into short-term investments	\$ 218,098	\$ —
Cash paid for acquisitions of properties:		
Total acquisitions	\$ 1,077,388	\$ 963,082
Payable to contractors, beginning of year	158,750	358,757
Payable to contractors, end of year	(110,420)	(528,247)
	\$ 1,125,718	\$ 793,592

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

(With Moore Stephens report dated August 21, 2003)

ChipMOS TECHNOLOGIES INC. NOTES TO FINANCIAL STATEMENTS (Amounts are in Thousand of New Taiwan Dollars, Unless Specified Otherwise)

1. GENERAL

The Company was incorporated on July 28, 1997 as a joint venture company of Mosel Vitelic, Inc. (MVI) and Siliconware Precision Industries Co. Ltd. (SPIL). Its operations, which began on August 12, 1997, consist of research, development, manufacturing, testing, and assembly of integrated circuits. The Company also provides semiconductor testing and assembly services on a turnkey basis, in which the Company purchases fabricated wafers and sells tested and assembled semiconductors to application and system manufacturers.

On January 12, 2001, the holders of an aggregate of 583,419 thousand common shares of the Company executed a Purchase and Subscription Agreement whereby they transferred their shares to ChipMOS TECHNOLOGIES (Bermuda) LTD. (ChipMOS Bermuda) in exchange for 58,342 thousand newly issued common shares of ChipMOS Bermuda. The selling shareholders, who previously held in an aggregate 70.25% of the outstanding common shares of the Company, thus, became the holders of the entire outstanding common shares of ChipMOS Bermuda. As of June 30, 2003, ChipMOS Bermuda owned 70.34% of the outstanding common shares of the Company.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of presentation

The accompanying financial statements were prepared in conformity with Guide -lines for Securities Issuers' Financial Reporting, Commercial Accounting Law, accounting principles generally accepted in ROC, other relevant laws and regulations.

The Company's significant accounting policies are summarized as follows:

Classification in the balance sheet

A year is used to classify assets/liabilities as current or non-current in the balance sheet.

Cash equivalents

Bonds acquired under resale agreements with original maturity dates of less than three months are classified as cash equivalents.

Foreign-currency transactions

Foreign-currency transactions, except derivative financial instruments, are recorded in New Taiwan Dollars at the rates of exchange in effect when the transactions occur. Gains or losses resulting from the application of different foreign exchange rates when cash in foreign currency is converted into New Taiwan Dollars, or when foreign-currency receivables or payables are settled, are credited or charged to income in the year of conversion or settlement. On the balance sheet dates, the balances of foreign-currency assets and liabilities are restated at the prevailing exchange rates and the resulting differences are charged to current income except those foreign currency denominated investments in shares of stock where such differences are accounted for as translation adjustments under stockholders' equity.

Revenue recognition

Sales are recognized when titles of products and risks of ownerships are transferred to customers, primarily upon shipment.

Short-term investments

These investments are stated at the lower of cost or market value. Costs of investments sold are determined using the weighted-average method.

Allowance for doubtful receivables

Allowance for doubtful accounts is provided based on evaluation of the collectibility of the receivables evaluated based upon the overall financial condition and payment history of the individual customers as well as the age of the receivables.

Sales and allowances for sales returns and discounts

Sales are recognized upon shipment of products to customers. Allowances for sales returns and discounts are provided based on experience; such provisions are deducted from sales and the related costs of products are deducted from cost of products sold.

Inventories

Inventories are stated at the lower of standard cost (which approximates actual weighted average cost) or market value. Market value represents replacement cost for raw materials and net realizable value for other inventories.

Investments in shares of stock

Investments in shares of stock of companies wherein the Company exercises significant influence on their operating or financial decisions are accounted for using the equity method. Under the equity method, the investment are initially carried at cost and subsequently adjusted for the proportionate equity of the Company in the net income or net loss of the investees. The difference between the costs of the investment and the Company's proportionate share in the net assets of the investees at the date of acquisition is amortized using the straight-line method over five years. Such amortization is recognized as a component of "Equity in net income or net loss of investee companies" account shown in the statements of income.

The Company will discontinue its recognition of its equity in the net loss of the investees when the carrying value of the investment (including advances) is reduced to zero. However, in cases where the Company guarantees the obligations or is committed to provide further financial support to an investee company, or if the investee's losses are temporary and evidence sufficiently shows imminent return to profitability in the foreseeable future, then, the Company continues to recognize its share in the net loss of the investees. The resulting credit balances of the long-term investments are presented as part of other receivable from related parties.

Translation adjustments resulting from the process of translating the investees' financial statements into the functional currency of the Company are recorded as cumulative translation adjustments in the statement of changes in shareholders' equity.

The entire amount of the gains or losses on sales to majority owned subsidiaries are deferred until such gains or losses are realized through the subsequent sale of the related products to third parties. The gains or losses on the sales made by the majority owned subsidiaries to the Company are deferred by the Company to the extent of its equity interest in such subsidiaries until such gains or losses are realized also through the subsequent sale of the related products to unrelated parties. On the other hand, the gains or loss arising from the transactions between more than 20% owned investee companies is deferred in proportion to the ownership percentage in the investee company that recognizes the gains or losses until realized through transactions with third parties.

Other investments in shares of stock are accounted for at costs. A decline in value is accounted for as follows:

- a. Stock with quoted market prices. The temporary decline in market values and the reversal of such declines are included in stockholders' equity. However, other than temporary decline in the value of the investment is charged to current income.
- b. Stock with no quoted market prices. A reduction that is other than a temporary decline in the carrying value of the investment is charged to current income.

Cash dividends received in the year the investment is made are accounted for as reduction in the carrying value of the investment while cash dividends received in subsequent years are recognized as investment income. No investment income is recognized on stock dividends received.

The costs of investments sold are determined using the weighted average method.

Property, plant and equipment and non-operating properties

Property, plant and equipment and non-operating properties are stated at cost less accumulated depreciation. Major additions, renewals and betterment are capitalized, while maintenance and repairs are expensed currently.

The initial estimate of the service lives of the property, plant and equipment is as follows: Machinery and equipment, 1 to 5 years; buildings and auxiliary equipment, 1 to 54 years; furniture and fixtures, 1 to 5 years; tooling, 1 to 2 years; transportation equipment, 5 years; and leasehold improvements, 1 to 2 years. The foregoing service lives plus one year to represent the estimated salvage value are used to depreciate the property, plant and equipment using the straight-line method. The carrying value of property, plant and equipment, which were fully depreciated using the foregoing service lives, but are still being used by the Company are depreciated over their remaining estimated service lives.

Upon sale or disposal of items of properties, the related cost and accumulated depreciation are removed from the accounts, and any gain or loss is credited or charged to current income.

Intangible assets

Intangible assets are amortized using the straight-line method over the following periods: Technology know-how, 5 years; technology license fee, and deferred charges, 1 to 5 years; bond issuance cost are amortized using the average method.

Pension costs

Pension costs are recorded based on actuarial calculations. Unrecognized net transition obligation is amortized over 15 years.

Income tax

The Company adopts inter-period income tax allocation method. Deferred income tax assets are recognized for the tax effects of deductible temporary differences, unused tax credits, and operating loss carryforwards and those of taxable temporary differences are recognized as deferred income tax liabilities. Valuation allowance is provided for deferred tax assets that are not certain to be realized. A deferred tax asset or liability is classified as current or noncurrent based on the classification of the related asset or liability. However, if a deferred asset or liability cannot be related to an asset or liability in the financial statements, then it is classified as current or noncurrent based on the expected reversal dates of the temporary difference.

Any tax credit arising from the purchase of machinery, equipment and technology, research and development expenditures, personnel training, investments in important technology-based enterprise are recognized by the flow-through method.

Adjustments of prior years' tax liabilities are added to or deducted from the current year's tax provision.

Income taxes (10%) on unappropriated earnings generated are recorded as expense in the year when the stockholders have effectively resolved that earnings shall be retained.

Derivative financial instruments

Foreign currency forward exchange contracts (forward contracts), entered into for purposes other than trading, are recorded as follows: the differences in the New Taiwan dollar amounts translated using the spot rates as of the contract date and the amounts translated using the contracted forward rates are amortized over the terms of the forward contracts using the straight-line method. At the balance sheet dates, the receivables or payables arising from forward contracts are restated using the prevailing spot rates and the resulting differences are recognized in income. Also, the receivables and payables related to the forward contract are netted and the resulting net amount is presented as either an asset or liability.

The aggregate amount of the foreign currency to be acquired or sold under European option contracts, entered into as hedge of anticipated transactions, is not recorded as assets or liabilities. The amounts received on options written and the amounts paid on options purchased are amortized using the straight-line method over the term of the contract. The gains arising from the exercise of the options or the losses arising from options not exercised are recognized as adjustments to the carrying values when the hedged transaction occurs.

Reclassifications

Certain accounts in the financial statements as of and for the six months ended June 30, 2002 have been reclassified to conform to the financial statements as of and for the six months ended June 30, 2003.

3. PLEDGED OR MORTGAGED ASSETS

The following assets are pledged or mortgaged as collaterals to secure the customs duties obligations, short-term loans, long-term loans and secured bonds of the Company as well as obligations of related companies:

	Jur	ie 30
Item	2003	2002
		(Unaudited)
Buildings and auxiliary equipment	\$1,150,694	\$1,277,792
Machinery and equipment	3,495,353	1,636,938
Other current assets:		
Time deposits	16,968	233,012
Short-term notes	602,841	600,872
Other assets:		
Time deposits	42,450	42,450
	\$5,308,306	\$3,791,064

4. RELATED PARTY TRANSACTIONS

a. The Company has transactions with the following related parties:

ChipMOS Bermuda: A 70.34% owned shareholder. SPIL: A 28.73% owned shareholder. MVI: An indirect 32.76% owned shareholder. ChipMOS Japan Inc.: A 100% owned subsidiary. ChipMOS USA Inc.: A 100% owned subsidiary. PlusMOS: A 25% owned investee. ThaiLin: A 41.78% owned investee. Chantek: A 34% owned investee. Chantek: A 34% owned investee. Advanced Micro Chip: Same president. Ultima: The president of the Company is a member of board of directors of Ultima (resigned in June 2003). ProMOS Technologies Inc.: An investee of MVI. DenMOS: An investee of MVI. Best Home: A 19.91% owned investee; the Company is a major shareholder. Chantek International: The president of the Company is a major shareholder.

b. Related party transactions other than those disclosed in other notes:

	200	3	2002		
	Amount	%	Amount	%	
At end of six months					
Other receivables			(Unaudi	ted)	
ChipMOS Bermuda	\$158,572	36.51	\$102,013	82.71	
ChipMOS USA Inc.	20,455	4.71	24,840	20.14	
Ultima	38	0.01	_		
ThaiLin	65,032	14.97		—	
Chantek	420	0.09		_	
MVI	9,731	2.24	234	0.19	
ChipMOS Japan Inc.	6,599	1.52	6,439	5.22	
DenMOS	4,325	0.99	118	0.10	
Chantek International	92,784	21.36	—	—	
Advanced Micro Chip	113,403	26.11	—	—	
PlusMOS	183	0.04	—	—	
ProMOS	506	0.12	—		
	472,048	108.67	133,644	108.36	
Less : Credit balance of long-term investments	(8,039)	(1.85)	(10,313)	(8.36)	
Less : Allowance for doubtful receivable	(29,635)	(6.82)	—	—	
	\$434,374	100.00	\$123,331	100.00	
Notes receivable					
ThaiLin	\$ 96	0.94	\$ —	—	
Ultima		—	129,896	55.37	
	\$ 96	0.94	\$129,896	55.37	
			_		

(Forward)

Accounts receivable \$ 647,512 32.32 \$ 619,79 MVI 227,2711 11.06 357,483 PusMOS 6,19 3.0 4,78 DentAOS 87,941 4.46 39,149 ProMOS 3 ThatLin 1,713 0.09 ThatLin 1,713 0.09 ChipMOS USA Inc. \$ 216,000 \$ 216,000 \$ 216,000 Accounts payable Still 1,389 \$ SPL \$ 49,118 13.89 \$ ChipMOS USA Inc. \$ 1,240 15.99 \$ 1,290 MVI 2,242 33.3 888 ChipMOS Sapan Inc. 772 10.9 797 PusMOS 8 0.12 DentOS - - 49 1.42 - - 10.9 797 PusMOS 3 1.02 - - DentOS - <td< th=""><th></th><th></th><th></th><th></th><th></th><th></th><th></th></td<>							
Ultima 27,271 113.66 337,44.3 PitaMOS 6,109 0.30 4,787 DeaMOS 87,341 43.6 33,149 PenMOS 3 - - ThaiLin 1,723 0.09 - Prepeid meal expenses—Best Home \$ 216,000 \$ \$ Accounts payable \$ 1,839 \$ - SPIL \$ 49,118 13.89 \$ - ChipMOS USA hic. \$ 1.244 19.59 \$ 1.290 MVI 2,242 33.93 888 797 981.400 772 11.69 797 PitaMOS Tapan Inc. 772 11.69 797 794 14.42 - - DeaMOS	Accounts receivable						
PiesMOS 6,09 0.30 4,787 DerMOS 87,34 4.36 89,149 ProMOS 3 - - ThaiLin 1.713 0.09 - Figure 1 5.1016.489 50.73 \$1,020.858 Prepaid meal expenses - Best Home 5 216.000 \$216.000 Accounts payable \$1,244 19.59 \$1,220 SPIL \$1,294 19.59 \$1,294 MVI 2,242 33.93 888 ChipMOS LSA Inc. 772 11.69 797 MVI 2,2197 33.22 - ChipMOS Sapan Inc. 772 11.69 797 SPIL 2,197 33.22 - Chankk 94 1.42 - DenMOS - 49 1.42 - DenMOS - 49 1.42 - DenMOS - 49 1.42 - DenMOS - -	MVI	\$					40.43
DeaMOS 87.41 4.36 39.149 ProMOS 3 - - - I'hail.in 1.713 0.00 - I'hail.in 1.713 0.00 - Stilloif6.489 50.73 \$1.020,838 - Prepaid meal expenses-Best Home \$2.16,000 \$2.16,000 \$2.16,000 Accounts payable \$1.294 19.59 \$1.290 ChipMOS USA Inc. \$1.294 19.59 \$1.290 MVI 2.242 33.93 888 ChipMOS USA Inc. 772 11.60 797 PhaNOS 8 0.12 SPIL 2.197 32.5 DemOS - 49 1.42 DemOS - 49 1.42 DemOS - 49 1.42 DemOS - 49 1.42 DemOS </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>23.37</td>							23.37
ProMOS 3 - - Thailin 1.773 0.09 - - Prepaid meal expenses—Best Home \$ 216,000 \$ \$ 216,000 SPIL \$ 49,118 13.89 \$ - - Accounts payable \$ 49,118 13.89 \$ - - SPIL \$ 49,118 13.89 \$ 1.290 \$ 1.69 Other payables 2242 33.93 888 887 1.290 \$ 1.69 797 MVI \$ 2,242 33.93 888 887 - <td< td=""><td>PlusMOS</td><td></td><td></td><td></td><td></td><td></td><td>0.31</td></td<>	PlusMOS						0.31
ThaiLin 1.713 0.09 \$ 1.016.489 50.73 \$ 1.020.858 Prepaid meal expenses—Best Home \$ 216.000 \$ 216.000 \$ 2.1000 Accounts payable \$ 49.118 13.89 \$ SPIL \$ 49.118 13.89 \$ Other payables \$ 1.294 19.59 \$ 1.290 MV1 2.242 33.39 B88 MV1 2.197 33.25 DenMOS 8 0.12 SHL 2.197 33.25 DenMOS 8 1.42 Accrued expenses \$ 6.607 100.00 \$ 3.024 2 Sun Fund \$ 1.472.056 38.66 \$ 1.024.632 Accrued expenses \$ 1.472.056 38.66 \$ 1.024.632 MV1 467.374 12.34 130.00 DenMOS \$ 51.47 0.01 MV1 \$ 1.472.056 38.66 \$ 1.024.632						39,149	2.56
Figure 1 Since Since Since Since Prepaid meal expenses—Best Home Since <						—	_
Prepaid meal expenses—Best Home \$ 216,000 \$ 216,000 Accounts payable \$ 40,118 13.89 \$ - SPIL \$ 40,118 13.89 \$ - Other payables \$ 1,224 19.59 \$ 1,290 MVI 2,242 33.33 888 ChipMOS USA Inc. \$ 1,290 \$ 777 Dike payables 2,242 33.33 888 ChipMOS USA Inc. 772 11.69 797 PlusMOS 8 0.12 - - SPIL 2,197 33.25 - Chantek 94 1.42 - DenMOS - -49 - Crued expenses - - - Sun Fund \$ 46 0.01 \$ 46 Product sales - - - MVI \$ 1472.056 38.66 \$ 1.024,632 Ultima 467,304 12.34 790,653 Product sales - - - MVI \$ 1472.056 38.66 \$ 1.024,632 Ultima 198,740 <td>ThaiLin</td> <td></td> <td>1,713</td> <td>0.09</td> <td></td> <td>—</td> <td>—</td>	ThaiLin		1,713	0.09		—	—
Prepaid meal expenses—Best Home \$ 216,000 \$ 216,000 \$ 216,000 Accounts payable \$ 40,118 13.89 \$ - SPIL \$ 40,118 13.89 \$ - Other payables \$ 1,224 19.59 \$ 1,290 MVI ChipMOS USA Inc. \$ 1,294 19.59 \$ 1,290 MVI ChipMOS USA Inc. 772 11.69 797 PlusMOS 8 0.12 ChipMOS Japa Inc. 772 11.69 797 - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 49 - - - 40 - - - - 49 - -		\$ 1	1,016,489	50.73	\$1	,020,858	66.67
Accounts payable SPIL SPIL SPIL SPIL SPIL SPIL SPIL SPIL		-					
SPIL \$ 49,118 13.89 \$ Other payables \$ 1,294 19.59 \$ 1,290 MVI 2,242 33.3 888 ChipMOS Japan Inc. 772 11.69 797 PlusMOS 8 0.12 SPIL 2,197 33.25 Chantek 94 1.42 DenMOS 49 Accrued expenses 49 Sun Fund \$ 46 0.01 \$ 46 For the period 49 Product sales -49 MVI \$ 1,472.055 38.86 \$1,024.632 Product sales -49 MVI \$ 2,461 0.01 5 46 DenMOS MVI MVI MVI <td>Prepaid meal expenses—Best Home</td> <td>\$</td> <td>216,000</td> <td></td> <td>\$</td> <td>216,000</td> <td></td>	Prepaid meal expenses—Best Home	\$	216,000		\$	216,000	
SPIL \$ 49,118 13.89 \$ - Other payables \$ 1,294 19.59 \$ 1,290 MVI 2,242 33.33 888 ChipMOS Japan Inc. 772 11.69 797 PhisMOS 8 0.12 - - SPIL 2,197 33.25 - Chantek 94 1.42 - DenMOS - - 49 Accrued expenses - - 49 Sun Fund \$ 46 0.01 \$ 46 For the period - - - Poduct sales - - - MVI 67.304 12.34 790.659 PlusMOS - 51.472.056 38.86 \$1,024.632 MVI - 2.347 3.030 - MVI - - - - MVI - 3.973 1.01 3.030 PusMOS - - - - MVI - - - - DenMOS<	Accounts payable						
ChipMOS USA Inc. \$ 1,294 19,59 \$ 1,290 MVI 2,242 33,33 888 ChipMOS Japan Inc. 772 11.69 797 PlusMOS 2,197 33,25 SPIL 2,197 33,25 Chantek 94 1.42 DenMOS 94 1.42 DenMOS 5 6,607 100.00 \$ 3,024 1 Accrued expenses Sun Fund \$ 1,472,056 38.86 \$ 1,024,632 MVI \$ 1,472,056 38.86 \$ 1,024,632 Produt sales MVI \$ 1,472,056 38.86 \$ 1,024,632 MVI \$ 1,472,056 38.86 \$ 1,024,632 MVI \$ 1,472,056 38.86 \$ 1,024,632		\$	49,118	13.89	\$	—	—
ChipMOS USA Inc. \$ 1,294 19,59 \$ 1,290 MVI 2,242 33,93 888 ChipMOS Japan Inc. 772 11.69 797 PlusMOS 2,197 33,25 SPIL 2,197 33,25 Chantek 94 1.42 DenMOS 49 49 49 49 49 49 49 49 Accrued expenses MVI \$ 1,472,056 38.86 \$1,024,632 Ultima DenMOS <td>Other navables</td> <td>-</td> <td></td> <td></td> <td></td> <td></td> <td></td>	Other navables	-					
MVI 2,242 33,33 888 ChipMOS Japan Inc. 772 11.69 797 PlusMOS 8 0.12 SPIL 2,197 33,25 Chantek 94 1.42 DenMOS 49 Accrued expenses 49 Sun Fund \$ 4.60,01 \$ 3.024 2 Accrued expenses 49 Product sales 49 40 Product sales 49 40 40		\$	1 294	19 59	\$	1 290	42.66
ChipMOS Japan Inc. 772 11.69 797 PiusMOS 8 0.12 SPIL 2,197 33.25 Chantek 94 1.42 DenMOS 49 Accrued expenses 49 Sun Fund \$ 1.472,056 38.86 \$ 1.024,632 MV1 \$ 1.473,044 12.34 790,659 Product sales PuMOS 3973 0.10 3.030 Product sales PuMOS 3973 0.10 3.030 PusMOS 3973 0.10 3.030 PusMOS 514 0.01 DenMOS 514 0.01 DenMOS 514 0.01 Rental revenue MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin		Ψ			Ψ		29.36
PlusMOS 8 0.12 SPIL 2,197 33.25 DenMOS 49 1.2 DenMOS 49 1.2 Accrued expenses 49 49 Sun Fund \$ 1.472,056 38.86 \$ 1.024,632 46 -							26.36
SPIL 2,197 33.25 Chantek 94 1.42 DenMOS 49 1.42 Accued expenses 49 1.42 Accued expenses 49 1.42 Accued expenses 49 1.42 For the period 46 0.01 \$ 3.024 1 Product sales 46 MVI \$ 1.472,056 38.86 \$ 1.024,632 10.1 Product sales MVI \$ 1.472,056 38.86 \$ 1.024,632 10.1							
Chantek 94 1.42 DenMOS 49 S 6,607 100.00 \$ 3.024 1 Accrued expenses 46 0.01 \$ 3.024 1 Accrued expenses							_
DenMOS							
Accrued expenses Sun Fund S 46 0.01 S 46 0.01 S 46 0 1 S 46 1,472,056 38.86 S 1,024,632 Ultima 467,304 12.34 790,659 PlusMOS 3,973 0.10 3,030 ProMOS 3,973 0.10 3,030 ProMOS 514 0.01 - DenMOS 198,74 52 52 52 723 ThaiLin 1,723 0.05 - S 2,144,310 56.61 S 1,871,044 Rental revenue MVI S 2,400 13.11 S 6,000 S 30 6,005 S 0 Cher income Ultima S S 3,979 16.10						49	1.62
Accrued expenses Sun Fund S 46 0.01 S 46 Cor the period Product sales MV1 467,304 12.34 790,659 PlusMOS 3,973 0.10 3,030 ProMOS 3,973 0.10 3,030 ProMOS 514 0.01 - DenMOS 198,740 525 52,723 ThaiLin 1,723 0.05 S2,144,310 56.61 S1,871,044 Rental revenue MV1 S 2,400 13.11 S 6,000 S30 2,40 S 11,04 60.33 S 6,045 Conce Ultima S S3,979 16.10 Conce Ultima S S3,979 16.10 Conce Ultima S S3,979 16.10 Conce Ultima S Conce		\$	6.607	100.00	\$	3.024	100.00
Sun Fund \$ 46 0.01 \$ 46 For the period		Ψ	0,007	100.00	Ψ	5,021	100.00
For the period Product sales MVI \$ 1,472,056 38.86 \$ 1,024,632 Ultima 467,304 12.34 790,659 PlusMOS 3,973 0.10 3,030 ProMOS 514 0.01 DenMOS 514 0.01 DenMOS 11,723 0.05 11,723 0.05 2,144,310 56.61 \$ 1,871,044 Rental revenue MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 MVI 8,118 44.33 Qher income \$ 3,05 Ultima \$ \$ 305 Ultima \$ \$ 305							
Product sales MVI \$ 1,472,056 38.86 \$ 1,024,632 Ultima 467,304 12.34 790,659 A67,304 12.34 790,659 3,973 0.10 3,030 ProMOS 514 0.01 DenMOS 198,740 5.25 52,723 ThaiLin 1,723 0.05 \$ 2,144,310 56.61 \$ 1,871,044 MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 \$ 11,048 60.33 \$ 6,045 Other income Ultima \$ \$ 305 ThaiLin 3,979 16.10	Sun Fund	\$	46	0.01	\$	46	0.01
Product sales MVI \$ 1,472,056 38.86 \$ 1,024,632 Ultima 467,304 12.34 790,659 A67,304 12.34 790,659 3,973 0.10 3,030 ProMOS 514 0.01 DenMOS 198,740 5.25 52,723 ThaiLin 1,723 0.05 \$ 2,144,310 56.61 \$ 1,871,044 MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 \$ 11,048 60.33 \$ 6,045 Other income Ultima \$ \$ 305 ThaiLin 3,979 16.10	For the period						
Ultima 467,304 12.34 790,659 PlusMOS 3,973 0.10 3,030 ProMOS 514 0.01 DenMOS 198,740 5.25 52,723 ThaiLin 1,723 0.05 Rental revenue \$ 2,144,310 56.61 \$1,871,044 MVI \$ 2,600 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin \$ 11,048 60.33 \$ 6,045 Obernore \$ 11,048 60.33 \$ 6,045 Other income \$ 11,048 60.33 \$ 6,045 Ultima \$ 3,979 16.10 ThaiLin \$ 3,979 16.10							
PlusMOS 3,973 0.10 3,030 ProMOS 514 0.01 DenMOS 198,740 5.25 52,723 ThaiLin 1,723 0.05 Rental revenue \$2,144,310 56.61 \$1,871,044 MVI \$2,400 13.11 \$6,600 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 MVI \$11,048 60.33 \$6,045 Other income	MVI	\$ 1	l,472,056	38.86	\$1	,024,632	34.35
ProMOS 514 0.01 DenMOS 198,740 5.25 52,723 ThaiLin 1,723 0.05 \$2,144,310 56.61 \$1,871,044 Rental revenue MVI \$2,400 13.11 \$6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 MVI \$8,118 44.33 S 11,048 60.33 \$6,045 Other income \$305 Ultima \$3,979 16.10	Ultima		467,304	12.34		790,659	26.51
DenMOS 198,740 5.25 52,723 ThaiLin 1,723 0.05 \$ 2,144,310 56.61 \$1,871,044 Rental revenue \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 - ThaiLin 8,118 44.33 - Other income \$ 11,048 60.33 \$ 6,045 Ultima \$ \$ 305 ThaiLin 3,979 16.10	PlusMOS		3,973	0.10		3,030	0.10
ThaiLin 1,723 0.05 \$ 2,144,310 56.61 \$1,871,044 Rental revenue MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 VOther income \$ 305 Ultima \$ \$ 305 ThaiLin \$ 305	ProMOS		514	0.01		—	—
\$ 2,144,310 56.61 \$ 1,871,044 Rental revenue \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 — S 11,048 60.33 \$ 6,045 Other income \$ \$ 305 Ultima 3,979 16.10 —	DenMOS		198,740	5.25		52,723	1.77
Rental revenue \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 \$ 11,048 60.33 \$ 6,045 Other income \$ 305 ThaiLin 3,979 16.10	ThaiLin		1,723	0.05			
MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 — \$ 11,048 60.33 \$ 6,045 Other income		\$ 2	2,144,310	56.61	\$1	,871,044	62.73
MVI \$ 2,400 13.11 \$ 6,000 DenMOS 530 2.89 45 ThaiLin 8,118 44.33 — \$ 11,048 60.33 \$ 6,045 Other income — — — Ultima \$ \$ 305 ThaiLin		-					
DenMOS 530 2.89 45 ThaiLin 8,118 44.33 — \$ 11,048 60.33 \$ 6,045 Other income					4		
ThaiLin 8,118 44.33 \$ 11,048 60.33 \$ 6,045 \$ 11,048 60.33 \$ 6,045 Other income \$ \$ 305 Ultima 3,979 16.10 ThaiLin		\$			\$		36.10
\$ 11,048 60.33 \$ 6,045 Other income \$ \$ 305 Ultima \$ 3,979 16.10 ThaiLin						45	0.27
Other income \$ - \$ 305 Ultima \$ 3,979 16.10 ThaiLin	ThaiLin		8,118	44.33			
Ultima \$ — — \$ 305 ThaiLin 3,979 16.10 —		\$	11,048	60.33	\$	6,045	36.37
Ultima \$ — — \$ 305 ThaiLin 3,979 16.10 —	Other income	_					
ThaiLin 3,979 16.10 —		\$	_	_	\$	305	2.04
		ψ			ψ		
\$ 3,979 16.10 \$ 305							
		\$	3,979	16.10	\$	305	2.04

(Forward)

Subcontract expenses				
SPIL	\$62,047	77.46	\$ —	_
Chantek		—	979	70.28
	·			
	\$62,047	77.46	\$ 979	70.28
Administrative expenses				
MVI	\$ 2,321	12.13	\$ 2,321	17.97
Marketing expenses—commission				
ChipMOS USA Inc.	\$10,656	55.88	\$ 9,400	58.28
ChipMOS Japan Inc.	5,396	28.29	4,299	26.25
	\$16,052	84.17	\$13,699	84.53
Service fee				
Sun Fund	\$ 270	100.00	\$ 270	100.00
Rental expense				
MVI	\$ 1,285	9.19	\$ 1,286	7.79
Chantek	429	3.07	—	
	\$ 1,714	12.26	\$ 1,286	7.79

As of June 30, 2003, the Company provided commercial paper acquired under repurchase agreements as collateral for a loan amounting \$600,000 (excluding the interest) obtained by Ultima.

In 2003, the Company sold machinery and equipment to Thailin and Chantek with the proceeds amounted to \$177,595 and \$200, and the gain on disposal of properties amounted to \$57,098 and \$200 respectively.

In 2003, the Company sold secured bonds issued by MVI to Advanced Micro Chip and Chantek International with the carrying value of \$110,000 and \$90,000 respectively. The interest revenue derived from the transaction was \$6,188. The payment term was quarterly installment commencing from August 25, 2003.

In 2002, the Company acquired the ownership of Sun Fund Securities Ltd. from Best Home Corp. The cost of investment was \$299,000 with 20,000 thousand shares.

5. CASH AND CASH IN BANK

		June 30		
	2	2003		2002
			(Unz	udited)
Petty cash	\$	360	\$	380
Checking account deposit		305		681
Demand deposit	58	38,444	2	41,934
Foreign deposits	(56,850	5	55,477
Time deposits		1,250	50)6,756
	\$65	57,209	\$60)5,228

The time deposits interest rate ranged from 1.10 % to 2.20% and 1.53% to 4.155 % for the six months ended June 30, 2003 and 2002.

6. SHORT-TERM INVESTMENT

	Jun	e 30
	2003	2002
		(Unaudited)
Stocks	\$ 460,514	\$ —
Fund	891,204	900,343
Repurchase note	199,937	
less—allowance for decline in value	(164,854)	—
	\$1,386,801	\$900,343
farket value	\$1,386,801	\$900,343

7. NOTES AND ACCOUNTS RECEIVABLE

	Jun	e 30
	2003	2002
		(Unaudited)
Notes receivable—related parties	\$ 96	\$ 129,896
—third party	10,166	104,700
	10,262	234,596
	1.016.400	1 020 050
Accounts receivable—related parties	1,016,489	1,020,858
Less: allowances for doubtful accounts and sales discounts	(14,520)	
	1,001,969	1,020,858
Accounts receivable—third party	987,380	510,303
Less: allowances for doubtful accounts and sales discounts	(21,919)	(17,490)
	965,461	492,813
	\$1,977,692	\$1,748,267

8. INVENTORIES

	Ju	June 30	
	2003	2002	
		(Unaudited)	
Finished goods	\$ 44,684	\$ 53,897	
Work in process	84,533	118,057	
Raw materials	171,650	145,004	
Less—allowance for losses	(54,781)	(80,494)	
	\$246,086	\$ 236,464	

The insurance coverage amounted to \$163,979 and \$302,807 as of June 30, 2003 and 2002 respectively.

9. INVESTMENTS IN SHARES OF STOCK

		June 30				
	2003	2003		3 2002		2
	Carrying Value	% of Owner- Ship	Carrying Value	% of Owner- Ship		
			(Unaudi	ited)		
Equity method:						
Chantek electronic Co., Ltd.	\$ 90,305	34.00	\$ —			
ThaiLin Semiconductor Corp.	610,772	41.78	—	—		
PlusMOS Technology Inc.	42,143	25.00	54,434	25.00		
Advanced Micro Chip Technology Co., Ltd.	28,349	29.43	—	—		
	771,569		54,434			
Cost method:						
Ultima Electronics Corp.	_	_	218,098	7.71		
Best Home Corp.	89,850	19.91				
Sun Fund Securities Ltd.	299,000	16.67		_		
Mosel Vitelic Inc.	_	_	147,356	0.41		
	388,850		365,454			
Other Long-Term Investment						
Convertible debt	571,008	—		—		
Credit balance of long-term investments (presented as part of other receivables)						
ChipMOS Japan Inc.	(670)	100	(1,252)	100		
ChipMOS USA Inc.	(7,369)	100	(9,061)	100		
	(8,039)		(10,313)			
	\$1,723,388		\$409,575			

The equity in net income or net loss are summarized as follows:

	Ju	ne 30
	2003	2002
		(Unaudited)
ChipMOS Japan Inc.	\$ 237	\$ 408
ChipMOS USA Inc.	1,436	461
PlusMOS Technology Inc.	(9,421)	1,157
Chantek electronic Co. Ltd.	(27,010)	
ThaiLin Semiconductor Corp.	(55,267)	
Advanced Micro Chip Technology Co., Ltd.	(3,241)	
	\$ (93,266)	\$ 2,026

Accumulated translation adjustments consists of:

	Ju	June 30	
Investees	2003	2002	
		(Unau	idited)
ChipMOS Japan Inc.	\$ 303	\$	342
ChipMOS USA Inc.	(1,000)		(707)
Other long-term investment	(1,733)		_
	(\$ 2,430)	(\$	365)

Certain changes on the shareholders' equity of Chantek Electronic Co., Ltd. were made due to its long-term investments. The Company made the adjustments on the equity according to its ownership to the respective accounts, which increased capital reserve and treasury stock by NT\$1,057 thousand and NT\$598 thousand; decreased unappropriated earning by NT\$7,210 thousand.

The difference between the costs of the investment on Chantek Electronic Co., Ltd, Thailin Semiconductor Corp. and Advanced Micro Chip Technology Co., Ltd. as well as the Company's proportionate share in the net assets of these investees at the date of acquisition is amortized using the straight-line method over five years.

In 2003, the Company reclassified its long-term investments on Ultima into short-term investment revalued at lower of cost or market value at transferal.

10. PROPERTY, PLANT AND EQUIPMENT

Accumulated depreciation consists of:

Jur	ie 30
2003	2002
	(Unaudited)
Machinery and equipment \$7,941,360	\$6,526,506
Buildings and auxiliary equipment 856,470	651,407
Furniture and fixtures 174,483	137,964
Tooling 703,150	563,175
Transportation equipment 6,796	5,027
Leasehold improvements 1,238	1,238
\$9,683,497	\$7,885,317

The insurance coverage of the properties amounted to \$18,263,866 and \$13,774,859 as of June 30, 2003 and 2002 respectively. The capitalized interest for the six months ended June 30, 2003 was \$22,183, with the interest rate of 4.78% for capitalization.

11. INTANGIBLE ASSETS—NET

	June 30	
	2003	2002
	¢ 04570	(Unaudited)
	\$ 34,573	\$ 45,408
Deferred charges	28,138	28,213
	\$62,711	\$73,621

Pursuant to a Joint Venture Agreement entered into between MVI and SPIL on July 28, 1997, MVI and SPIL contributed, as payment for their subscription to shares of stock of the Company, technologies related to testing and packaging integrated circuits at an agreed valuation of NT\$750,000 thousand.

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12. NON-OPERATING PROPERTIES—NET

ON-OFERATING FROTERTIES—NET	Jun	June 30	
	2003	2002	
		(Unaudited)	
Buildings and structures	\$162,345	\$ 162,345	
Less—accumulated depreciation	(36,925)	(27,808)	
	\$125,420	\$ 134,537	

13. SHORT-TERM BANK LOANS

	June 30		
	2003	2002	
Lean for importation of machinery	¢ 764 740	(Unaudited)	
Loan for importation of machinery.	\$ 764,749		
Operating capital loan.	1,060,000	730,000	
	\$1,824,749	\$1,253,741	

14. COMMERCIAL PAPERS

	June 30	
	2003	2002
		(Unaudited)
Commercial papers	\$—	(Unaudited) \$ 210,000
Discount on par value	—	(416)
	\$—	\$ 209,584

15. LONG-TERM BANK LOANS

	Jun	e 30
	2003	2002
		(Unaudited)
Bank loans collateralized by equipment and building, repayable semi-annually from May 1999 to June 2006, interest at floating		
rate (6.92% and 5.425% as of June 30, 2002 and 2003, respectively)	\$ 449,500	\$ 795,500
Syndicated bank loans collateralized by equipment, repayable semi-annually from July 2002 to September 2007, interest at		
floating rate (4.40% as of June 30, 2003)	2,000,000	
Syndicated bank loans collateralized by equipment, repayable semi-annually from July 2002 to September 2007, interest at		
floating rate (4.525% as of June 30, 2003)	500,000	
Syndicated bank loans repayable semi-annually from November 1999 to May 2003, interest at floating rate (8.25% as of June		
30, 2002)		532,000
Research and development subsidy loan, collateralized by time deposits in amounts of NT42,450 thousand, repayable quarterly		
from July 2000 to September 2006, with zero interest rate	41,121	41,095
	2,990,621	1,368,595
Less—current portion	(360,379)	(878,000)
	\$2,630,242	\$ 490,595

The credit lines as of June 30, 2003 and 2002 aggregated approximately \$4,041,121 and \$4,041,095 respectively.

Under the syndicated bank loan facility agreement for the year of 2003, the Company is required to:

- (1) Ensure that ChipMOS Bermuda and SPIL maintain a percentage of direct ownership in the Company of at least 50% of outstanding shares and have control over its operation.
- (2) Maintain certain financial ratio.

Under the syndicated bank loan facility agreement for the year of 2002, the Company is required to:

- (1) Ensure that MVI and SPIL maintain a percentage of direct ownership in the Company of at least 28.8% and 18%, respectively. The Company must notify the banks in writing and get approval in advance in cases where additional shares are issued in connection with an initial public offering of its shares.
- (2) Maintain certain financial ratio.

As a result of the share exchange between the Company and ChipMOS Bermuda, MVI no longer met the required direct ownership in the Company (Note 1). On October 26, 2000, the Company obtained the necessary waivers and consents from its lenders. These waivers and consents eliminated the MVI direct ownership percentage requirement permanently.

16. BONDS ISSUED

The Company on January 26, 2000 issued secured bonds with face value of NT\$1,200,000 thousand. Those bonds are due on January 26, 2005 and bear annual interest at 5.95% that are payable annually.

Under the guaranteed facility agreement for the long-term bonds, the Company is required to:

- (1) Ensure that MVI and SPIL maintain a percentage of direct ownership in the Company of at least 28.8% and 18%, respectively. In addition, the Company must notify the banks in writing and get approval in advance cases where additional shares are issued in connection with an initial public offering of its shares.
- (2) Maintain certain financial ratios.

As a result of the share exchange between the Company and ChipMOS Bermuda, MVI no longer met the required direct ownership in the Company (Note 1). On October 16, 2000, the Company obtained the necessary waivers and consents from its lenders. These waivers and consents eliminated the MVI direct ownership percentage requirement permanently.

17. PENSION PLAN

The Company has a obligation to provide pension benefits to employees starting from the inception of its operation. The Company has established a defined benefit pension plan for all of its regular employees, which provides benefits based on length of service and average monthly salary for the six months period immediately before retirement.

The Company makes monthly contributions, equal to 2% of salaries and wages, to a pension fund that is administered by a pension fund monitoring committee and deposited in its name in the Central Trust of China. The ending balances of foresaid fund were \$70,966 and \$53,313 as of June 30, 2003 and 2002 respectively.

18. CAPITAL SURPLUS

	Ju	ne 30
	2003	2002
		(Unaudited)
Additional paid-in capital	\$2,084,757	\$2,084,757
Long-term equity investment	1,057	
	\$2,085,814	\$2,084,757

Under the ROC Company Law, all of the capital surplus can only be used to offset a deficit except those generated from donations (donated capital) and the excess of the issue price over the par value of capital stock (including the stocks issued for new capital and mergers, and the purchase of treasury stock). Capital surplus can be transferred to capital as stock dividends distributed to shareholders.

19. LEGAL RESERVE AND UNAPPROPRIATED EARNINGS

The Company's Articles of Incorporation provides that the following may be appropriated, from the accumulated net income after deducting any previously accumulated deficit and 10% legal reserve, subject to shareholder approval: (a) 10% as bonus to employees, (b) not more than 2% as remuneration to directors and supervisors, (c) a special reserve, if deemed necessary, and (d) dividends to shareholders.

These appropriations and the disposition of the remaining net income shall be resolved by the shareholders in the following year and given effect in the financial statements of that year.

The aforementioned appropriation for legal reserve shall be made until the reserve equals aggregate par value of the Company's outstanding capital stock. The reserve can only be used to offset a deficit; or, when its balance has reaches 50% of the aggregate par value of the outstanding capital stock of the Company, up to 50% thereof can be distributed as stock dividend.

20. INCOME TAX

a. Deferred income tax assets as of June 30, 2003 and 2002 consisted of the tax effects of the following:

	June 3	30
	2003	2002
		(Unaudited)
Unrealized foreign exchange (gain) loss	(\$ 1,877)	\$ 9,402
Unrealized sales discount	1,023	—
Provision of allowance inventory loss	13,695	18,298
Unrealized gain on foreign investment	(1,292)	_
Operating loss carryforwards	796,859	413,539
Tax credit on machinery and R&D expenditures	940,460	950,030
Depreciation difference	(579,821)	(212,995)
Other	11,210	7,434
	June 3	30
	2003	2002
		(Unaudited)
b. Current:		

			(Onuuuuuu)
b.	Current:		
	Deferred tax assets	\$ 19,934	\$ 35,118
	Deferred tax liabilities	(1,877)	—
	Deferred tax assets-net	\$ 18,057	\$ 35,118

	Jur	June 30		
	2003	2002		
		(Unaudited)		
oncurrent:		. ,		
Deferred tax assets	\$ 1,743,313	\$ 1,363,58		
Valuation allowance	(1,377,217)	(1,350,58		
Deferred tax liabilities	(581,113)	(212,99		
Deferred tax liabilities—net	(\$ 215,017)	(\$ 199,99		
	Six months e	ended June 30		
	2003	2002		
		(Unaudited)		
icome tax expense—current	\$ —	\$ —		
Separate tax	749			
Net change in deferred income tax benefit (expenses) for the year:				
Provision for inventory losses	7,957	4,43		
Unrealized foreign exchange gain	7,316	1,15		
Unrealized sales discount	4,698			
Unrealized gain on foreign investment	418			
Tax credit on machinery and R&D expenditures	(100,934)	8,80		
Operating loss carryforwards	14,667	98,42		
Depreciation difference	4,481	(288,20		
Other	(5,539)	15,74		
Adjustment of prior year's taxes	3,364			
Valuation allowance	70,584	225,58		
Income tax expense	\$ 7,761	\$ 65,95		

e. As of June 30,2003, the tax credits consisted of the following:

Regulation	Item	Total Tax Credit	Unused Tax Credit	Year of Expiry
Statute for	Investments in	\$ 185,856	\$ 185,856	2003
Upgrading	machinery	63,592	63,592	2004
Industries	and equipment	279,600	279,600	2005
		131,048	131,048	2006
		\$ 660,096	\$ 660,096	
Statute for	Research and	\$ 41,904	\$ 41,904	2003
Upgrading	development	83,441	83,441	2004
Industries	expenditures	84,762	84,762	2005
		70,257	70,257	2006
		\$280,364	\$ 280,364	

(Forward)

ncome Tax	Law	Loss carryforwards	\$1,958,507	\$1,958,507	7 2000
			1,228,930	1,228,930) 200
			\$3,187,437	\$3,187,437	7
f.	Income tax returns through 1998 have been examined and assessed by the tax authori	ties.			
g.	Imputation credit account (ICA) information:				
				June 3	30
				2003	2002
					(Unaudite
CA Balance	2			\$91,152	\$ 86,61
Fax Credit R	ate			—	

h. The unappropriated retained earning as of June 30, 2003 and 2002 was generated after 1998.

i. The income from the expansion of the first manufacturing plant is exempt from income tax from 1999 to 2002 and the second one is from 2002 to 2005.

21. PERSONNEL, DEPRECIATION AND AMORTIZATION EXPENDITURE

	June 30					
	2003			2002 (Unaudited)		
	Operating Cost	Operating Expense	Total	Operating Cost	Operating Expense	Total
Personnel expenses	\$ 490,285	\$ 113,723	\$ 604,008	\$ 418,847	\$104,175	\$ 523,022
Salary expense	427,823	103,782	531,605	370,490	96,255	466,745
Insurance	34,417	6,609	41,026	26,947	5,374	32,321
Pension	13,911	3,332	17,243	10,048	2,546	12,594
Others	14,134		14,134	11,362	_	11,362
Depreciation	1,251,272	35,284	1,286,556	1,347,306	16,011	1,363,317
Amortization	6,501	13,687	20,188	4,536	80,178	84,714

22. SIGNIFICANT COMMITMENTS AND CONTINGENCIES

Significant commitments and contingencies as of June 30, 2003, except those disclosed in other notes to the financial statements, are as follows:

a. The Company leases parcels of land from the Science-Based Industrial Park Administration (SIPA) and the Kaohsing branch of Economic Processing Zone Administrations, MOEA under several agreements expiring on various dates from 2002 to 2017, but are renewable upon expiration. Annual rentals, which are subjected to adjustments.

	Years	Amount
2003		\$ 16,738
2004		16,203
2005		15,668
2006		15,668
2007		15,668
2008 and thereafter		156,676
		\$236,621

- b. On April 20, 1999, the Company entered into a semiconductor packaging technology licence agreement with TESSERA INC. Under the agreement, the Company agreed to pay a licence fee of US\$500 thousand and a royalty fee at certain percentage of net sales of certain products. The Company paid the total licence fee of US\$500 thousand (NT\$15,888 thousand) in 1999 and amortized the amount over 5 years using the straight-line method. The Company also shall pay certain additional licence fees within five years if cumulative production and sales quantity of products bearing Tessera Compliant Chip packages do not meet the commitment schedule at a respective deadline as set in the agreement.
- c. The Company has unused letters of credit aggregating approximately USD2,020, JPY1,035,137, EUR81 and USD49, JPY1,345,505 as of June 30, 2003 and 2002 respectively.

23. DERIVATIVE FINANCIAL INSTRUMENTS

The Company had entered into forward exchange contracts for the six months ended, to hedge its exchange rate risk on foreign-currency assets or liabilities and anticipated transactions. Information on the derivative transactions is as follows:

a. European options

The Company expects to pay Japanese yen for its importation of materials, machinery, and equipment. It has entered into foreign currency option contracts with banks to hedge exchange rate risks. As of June 30, 2003, the Company had no outstanding foreign currency option contracts. For the six months ended June 30, 2003 and 2002, the Company realized premium income of NT\$0 and NT\$48 thousand respectively.

- b. Transaction risks
 - 1) Credit risk. The banks with which the Company has entered into the above contracts are reputable and, therefore, management believes that exposure to credit risks arising from probable default by such counter parties is low.

- 2) Market risk and hedge strategy. The Company is exposed to market risks arising from changes in interest rates on floating-rate long-term obligations and currency exchange rates arising from U.S. dollar denominated accounts receivable, Yen denominated accounts payable and U.S. dollar denominated debt. In order to manage these exposures, the Company entered into forward contracts and swap contracts. The hedging strategy of the Company is to use the changes in the fair value of the derivatives instruments to offset the changes in the fair value of the hedged items. The Company periodically evaluates the effectiveness of these instruments as hedges of its exposures.
- 3) Liquidity and cash requirement. Interest and exchange rate swap transactions requires the settlement of the net interest payable or receivable only. The foregoing cash requirements are not material to the Company.

c. Fair value of financial instruments

	June 30				
	20	03	2002 (Unaudited)		
	Carrying Value	Fair Value	Carrying Value	Fair Value	
Assets					
Cash and cash in bank	\$ 657,209	\$ 657,209	\$ 605,228	\$ 605,228	
Short-term investment	1,551,655	1,386,801	900,343	900,343	
Notes and accounts receivable	1,977,692	1,977,692	1,735,757	1,735,757	
Other receivable (other current assets)	983,776	983,776	49,877	49,877	
Investments in shares of stock (including credit balance)	1,731,427	1,723,388	419,888	419,888	
Refundable deposits (including current portion)	14,943	14,943	13,831	13,831	
Liabilities					
Bank loans	1,824,749	1,824,749	1,253,741	1,253,741	
Commercial papers			209,584	209,584	
Notes and accounts payable	353,517	353,517	332,013	332,013	
Other payable	6,607	6,607	3,024	3,024	
Payables to contractors and equipment supplies (other current liability)	110,420	110,420	528,247	528,247	
Accrued expenses	347,883	347,883	303,497	303,497	
Long-term bank loans (including current portion)	2,990,621	2,990,621	1,368,595	1,368,595	
Bonds issued (including current portion)	1,200,000	1,200,000	1,200,000	1,200,000	
Guarantee deposits received (other current liabilities)	509	509	431	431	

Fair values of financial instruments were determined as follows:

1) Short-term financial instruments – carrying values.

2) Short-term investments – market values.

- 3) Investments in shares of stock market value for listed companies and net equity value for the others.
- 4) Refundable guarantee deposits carrying values.
- 5) Long-term liabilities based on forecasted cash flows discounted at current interest rates of similar long-term liabilities. Bonds payable are discounted at present value, using an annual interest rate of 5.95%. Other long-term liabilities are their carrying values as they use floating interest rates.

The fair values of non-financial instruments were not included in the fair values disclosed above. Accordingly, the sum of the fair values of the financial instruments listed above does not equal the fair value of the Company.

24. ADDITIONAL DISCLOSURES

The following are the additional disclosures required by SFC for the Company and investees:

- a. Financing provided: Please see Table 1 attached;
- b. Endorsement/guarantee provided: Please see Table 2 attached;
- c. Marketable securities held: Please see Table 3 attached;
- d. Marketable securities acquired and disposed at costs or prices at least \$100,000 or 20% of the paid-in capital: Please see Table 4 attached;
- e. Total purchase from or sale to related parties amounting to at least \$100,000 or 20% of the paid-in capital: Please see Table 5 attached;
- f. Receivable from related parties amounting to at least \$100,000 or 20% of the paid-in capital: Please see Table 6 attached;
- g. Names, locations and related information of investees on which the Company exercises significant influence: Please see Table 7 attached;
- h. Transactions of derivative financial instruments: Please see Note 23.

25. SEGMENT FINANCIAL INFORMATION

a. Industry. The Company provides semiconductor testing, assembly, turnkey and TCP services.

		For the Six Months Ended June 30, 2003						
	Testing	Assembly	Turnkey	ТСР	Segment Total	Corporate & Other Assets	Consolidated Total	
Revenues from customers	\$ 1,234,480	\$ 1,224,376	\$ 655,045	\$ 674,237	\$ 3,788,138	\$ —	\$ 3,788,138	
Cost of revenues	1,234,011	995,256	646,695	503,263	3,379,225	_	3,379,225	
Segment gross profit	469	229,120	8,350	170,974	408,913	_	408,913	
Depreciation and amortization	841,084	251,011	—	219,207	1,311,302		1,311,302	
Segment assets	5,082,796	2,048,130		2,215,697	9,346,623	6,847,487	16,194,110	
Expenditure for segment assets	603,152	289,790	—	232,776	1,125,718	—	1,125,718	
	For the Six Months Ended June 30, 2002 (Unaudited)							
				s	egment	Corporate &	Consolidated	

	Testing	Assembly	Turnkey	ТСР	Total	Other Assets	Total
Revenues from customers	\$ 1,043,974	\$ 642,516	\$ 862,736	\$ 433,277	\$ 2,982,503	\$ —	\$ 2,982,503
Cost of revenues	1,291,310	669,023	850,207	404,326	3,214,866	_	3,214,866
Segment gross profit	(247,336)	(26,507)	12,529	28,951	(232,363)	_	(232,363)
Depreciation and amortization	1,052,960	259,988	_	139,621	1,452,569	_	1,452,569
Segment assets	6,353,522	2,135,631	_	1,898,064	10,387,217	5,189,355	15,576,572
Expenditure for segment assets	136,887	41,229	_	615,476	793,592		793,592

b. Geographic information. The Company has no operations outside the Republic of China.

c. Export sales

		ths ended ie 30
Geographic Area	2003	2002 (Unaudited)
Japan	\$ 135,918	\$ 91,967
Hong Kong	240,279	5,371
America	214,852	79,821
Other	45,409	4,378
	\$ 636,458	\$181,537

d. Major customer. Sales to customers representing at least 10% total net product sales.

	Si	Six months ended June 30					
	2003		2002 (Unaudited)				
stomer	Amount	%	Amount	%			
	\$ 1,472,056	38.86	\$1,024,632	34.35			
	467,034	12.34	790,659	26.51			

ChipMOS TECHNOLOGIES AND INVESTEES

FINANCING PROVIDED For the Six Months Ended June 30, 2003 and 2002 (Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

Financing Name	Counter-Party	Financial Statement Account	Maximum Balance for the Period	Ending Balance	Interest Rate	Financing Nature	Transaction Amount	Financing Reasons	Allowance for Bad Debt	Coll Item	ateral Value	Financing Limit for Each Borrowing Company	Financing Company's Financing Amount Limits
Plus MOS	Advanced Micro Chip Technology Co., Ltd.	Other receivables	\$20,000	\$20,000	5.9%	Short-term financing	\$—	Working capital	\$—	_	\$—	\$30,000	\$30,000

ChipMOS TECHNOLOGIES INC. AND INVESTEES

ENDORSEMENT/GUARANTEE PROVIDED For the Six Months Ended June 30, 2003 and 2002

(Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

		Counter-party	Limits on Each					Percentage of Accumulated Amount	Maximum Collateral/
Endorsement/Guarantee	Name	Nature of Relationship	Counter-party's Endorsement/ Guarantee Amounts	Maximum Balance for the Period	Endi	ng Balance	Value of Collateral Properties, Plant and Equipment	of Collateral on Net Equity of the Latest Financial Statement	Guarantee Amounts Allowable
ChipMOS	Illtima	Business relationship	(Note 1)	\$ 600.000	¢	600.000	\$ 600.000	6.16%	(Note 2)

Note 1: Not exceeding 120% (\$11,694,882) of the net equity \$9,745,735 of ChipMOS for each transaction entity

Note 2: Not exceeding 150% (\$14,618,603) of the net equity \$9,745,735 of ChipMOS

ChipMOS TECHNOLOGIES INC. AND INVESTEES

MARKETABLE SECURITIES HELD June 30, 2003

(Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

						June 30, 2003		
Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	Shares/Units (Thousand)	Carrying Value	Percentage of Ownership	Market Value or Net Asset Value	Note
ChipMOS	MVI	An indirect major shareholder Investee of 32.76% ownership	Short-term investments	13,396	\$ 242,416	—	\$ —	—
	Union Bond Fund	_	Short-term investments	8,566	99,071	—	99,071	-
	Barits Repurchase Note	_	Short-term investments	_	199,937 (USD5,754)	—	199,131	—
	Sino Pacific Investment Fund	_	Short-term investments	2.282	792,133 (USD22,821)	—	789,737	
	Ultima	The President of ChipMOS is the director of Ultima (resigned in June 2003)	Short-term investments	18,586	218,098	7.71	298,862	—
	Advanced Micro Chip Technology Co., Ltd.	Same president	Long-term investments	9,183	28,349	29.43	24,643	—
	Jesper Limited	_	Long-term investments	_	571,008 (USD16,501)	—	571,008	—
	ChipMOS Japan Inc.	Equity-accounted investee	Long-term investments	0.20	(670)	100	(670)	—
	ChipMOS USA Inc.	Equity-accounted investee	Long-term investments	50	(7,369)	100	(7,370)	—
	PlusMOS	Equity-accounted investee	Long-term investments	5,250	42,143	25	42,185	—
	Chantek	Equity-accounted investee	Long-term investments	118,772	90,305	34	133,098	—
	ThaiLin	Equity-accounted investee	Long-term investments	83,551	610,772	41.78	642,519	-
	Best Home	ChipMOS is the major shareholder	Long-term investments	5,990	89,850	19.91	56,249	—
	Sun Fund	ChipMOS is the major shareholder	Long-term investments	20,000	299,000	16.67	166,432	-
PlusMOS	President Home Run Bond Fund	_	Short-term investments	6,287	83,383	—	83,824	—
	TIIM Bond Fund	-	Short-term investments	773	10,255	—	10,397	-
	HSBC Dragon Fund	_	Short-term investments	259	3,730	—	3,795	—
	Polaris De-Li Fund	_	Short-term investments	3,934	56,610	—	56,648	-
	Chantek	Equity-accounted investee	Long-term investments	41,920	61,413	12	61,874	—
Chantek	The RSIT Enhanced Bond Fund	—	Short-term investments	2,000	20,508	—	20,881	-
	IIT High Yield Fund	-	Short-term investments	600	9,458	—	9,479	—
	Ta Chong Gallop Bond Fund	_	Short-term investments	108	1,100		1,118	—

			Financial		June 30, 2003									
Held Company Name	Marketable Securities Type and Name	Relationship with the Company	Financial Statement Account	Shares/Units (Thousand)	Carrying Value	Percentage of Ownership	Market Value or Net Asset Value	Note						
	TIIM High Yield Fund	_	Short-term investments	2,625	\$ 30,013	_	\$ 30,600	—						
	TIIM Bond Fund	—	Short-term investments	372	5,000	—	5,005	—						
	Cash Reserves Fund	—	Short-term investments	136	1,500	—	1,508	—						
	Other	—	Short-term investments	—	79,914	—	—	_						
	Chantek International Investment Ltd.	Equity-accounted investee	Long-term investments	—	30,163	99.99	30,163	—						
	Advanced Micro Chip Technology Co., Ltd.	Equity-accounted investee	Long-term investments	12,000	32,205	38.46	32,160	Collateralize 5,000,000 \$19,645						
	World-Wide Test Technology Inc.	Equity-accounted investee	Long-term investments	33,357	162,194	23.11	—	Collateralize 28,350,000 \$91,255						
	Gem Service, Inc.	—	Long-term investments	667	47,633	Preferred Stock	—	—						
	Turbonet Communication, Inc.	—	Long-term investments	13	7,670	0.04	—	—						
	Chantek International (Cayman) Co., Ltd.	Equity-accounted investee	Long-term investments	1	—	100	—	_						
	Integrated Silicon Solution, Inc.	_	Long-term investments	3	1,076	—	—	—						
ThaiLin	TSMC, Ltd.	—	Short-term investments	154	15,184	—	8,855	_						
	KGI Pioneer Fund	—	Short-term investments	2,000	20,030	—	18,620	—						
	Ta Chong Gallop Bond Fund	_	Short-term investments	2,000	20,271	—	20,698	_						
	IIT High-Yield Fund	—	Short-term investments	4,417	60,000	_	60,618	—						
	Barits International Asset Management Corp.	_	Short-term investments	—	296,770	—	296,770	_						
	ViGOUR Technology Corp.	—	Long-term investments	2,361	41,336	3.63	—	—						
	China Development Industry Bank	—	Long-term investments	1,800	18,000	2.11	_	_						
Advanced Micro Chip Technology Co., Ltd.	World-Wide Test Technology Inc.	_	Long-term investments	456	13,886	0.32	310	—						

ChipMOS TECHNOLOGIES INC. AND INVESTEES

MARKETABLE SECURITIES ACQUIRED AND DISPOSED OF AT COSTS OR PRICES OF AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL

For the Six Months Ended June 30, 2003 and 2002

(Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

					Beginning H	Balance	Acqui	sition		Disp	osal		Ending Balance		
Company Name	Marketable Securities Type and Name	Financial Statement Account	Counter-Party		Shares/Units (Thousand)	Amount	Shares/Units (Thousand)	Amount	Shares/Units (Thousand)				Shares/Units (Thousand)	Amount	
ChipMOS	MVI Secured bond	Short-term investments	-	_	_	\$ —	- :	\$ 480,000	-	\$480,000	\$ 480,000	\$ 7,265 Note 4	- :	\$ —	
	President James Bond Fund	Short-term investments	—	—	15,623	227,230	6,851	100,000	22,474	327,522	327,230	292	—	—	
	TIIM Bond Fund	Short-term investments	—	—	4,737	63,056	ŕ	296,109	26,859	359,614	359,165		—	—	
	Union Bond Fnd	Short-term investments	—	—	26,413	302,341	40,138	463,071	57,985	667,166	666,341	825	8,566	99,071	
	Tai-yu Long River Bond Fund	Short-term investments	—	_	2,567	28,493	13,437	150,000	16,004	178,613	178,493	120	_	_	
	Solomon Bond Fund	Short-term investments	_	_	16,425	180,000	11,951	131,000	28,376	311,545	311,000	545	—	_	
	ProMOS Technology Inc.	Short-term investments	_	—	—	—	52,339	290,000 Note 1	52,339	290,000	290,000	—	—	—	
	Barits Repurchase Note	investments	Barits International Asset Management Corp.		—	—	—	199,937 (USD5,754)	. —	—	_	—	—	199,937 (USD5,754)	
	Sino Pacific Investment Fund	Short-term	-	—	_	—	2.282	792,133 (USD22,821)	. —	—	_	—	2,282	792,133 (USD22,821)	
	Ultima	Short-term investments	_	—	—	—	18,586	218,098 Note 2	—		—	—	18,586	218,098	
	Jesper Limited	Long-term investments	_	—	—	—	—	572,741 (USD16,501)	. —	—	1,733 Note 3		—	571,008 (USD16,501)	
ThaiLin	Barits International Asset	investments	Barits International Asset Management Corp.		_	—	_	296,770	_		_	_	_	296,770	

Management Corp.

Note 1: acquired as guarantee for purchasing MVI bond and disposed to offset the settlement of the bond.

Note 2: transferred from long-term investment.

Note 3: recognized as cumulative translation adjustment

Note 4: recorded in interest revenue

Note/Accounts

ChipMOS TECHNOLOGIES AND INVESTEES

TOTAL PURCHASE FROM OR SALE TO RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL For the Six Months Ended June 30, 2003 and 2002

(Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

				Transa	ction De	tails	Abnormal Trans	Payable or Receivable			
Company Name	Related Party	Nature of Relationship	Purchase/Sale (Note 1) Amount		% to Total Payment Terms		Payment Terms	Unit Price	Ending Balance	% to Total	Note
ChipMOS	MVI	An indirect major shareholder Investee of 32.76% ownership	Sales	\$ 1,472,056	38.86	Net 90 days from monthly closing date	Net 30-60 days from monthly closing date	\$ —	\$ 647,612	32.32	—
	Ultima	The President of ChipMOS is the director of Ultima (resigned in June 2003)	Sales	467,304	12.34	Net 90 days from monthly closing date	Net 30-60 days from monthly closing date	—	273,711	13.66	—
	DenMOS	MVI's investee	Sales	Sales 198,740		Net 30 days from monthly closing date	Net 30-60 days from monthly closing date	—	87,341	4.36	—

ChipMOS TECHNOLOGIES INC. AND INVESTEES

RECEIVABLE FROM RELATED PARTIES AMOUNTING TO AT LEAST NT\$100 MILLION OR 20% OF THE PAID-IN CAPITAL June 30, 2003

(Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

						0	verdue	Amounts Received			
Company Name	Related Party	Nature of Relationship	End	ling Balance	Turnover Rate	Amount	Action Taken		ubsequent Period	ance for Bad Debts	
ChipMOS	MVI	An indirect major shareholder Investee of 32.76% ownership	\$	647,612	4.19	\$ —	—	\$	—	\$ 8,718	
	Ultima	The President of ChipMOS is the director of Ultima (resigned in June 2003)		273,711	3.09	—	—		228,794	3,685	

ChipMOS TECHNOLOGIES INC. AND INVESTEES

NAMES, LOCATIONS, AND OTHER INFORMATION OF INVESTEES ON WHICH THE COMPANY EXERCISES SIGNIFICANT INFLUENCE

For the Six Months Ended June 30, 2003 and 2002

(Amounts in Thousand of New Taiwan Dollars, Unless Otherwise Specified)

					Original Investment Amount			Balance	as of June 30	, 2003	Net		
Investor Company	Investee Company	Location	Main Businesses and Products),	June 30, 2002 (Unaudited)	Shares (Thousand)	Percentage of Ownership	Carrying Value	Income (Loss) of the Investee	Investment Gain (Loss)	Note
ChipMOS	ChipMOS Japan Inc.	Tokyo, Japan	Research, development, design, manufacture testing and packaging of integrated circuits. Marketing of Semiconductor integrated circuits and electronic parts		\$ 2,69	9	\$ 2,699	0.2	100	(\$ 670)	\$ 237	\$ 237	_
	ChipMOS, U.S.A. Inc.	Sunnyvale, U.S.A.	Research, development, marketing and distribution of Semi-conductor, integrated circuits, and electronic related products		3,08	8	3,088	50	100	(7,369)	1,437	1,436	—
	PlusMOS	Chupei, Taiwan	Manufacture, design, distribution and sale of electronic product		300,00	0	300,000	5,250	25	42,143	(37,679)	(9,421)	—
	Chantek	Chupei, Taiwan	Testing and packaging of integrated circuits, sale of electronic product		213,78	9	213,789	118,772	34	90,305	(94,400)	(27,010)	—
	ThaiLin	Hsin-Chu, Taiwan	Research, development, design, manufacture testing and packaging of integrated circuits. Marketing of Semiconductor integrated circuits and electronic parts		668,40	17	668,407	83,551	41.78	610,772	(140,854)	(55,267)	_
	Advanced Micro Chip Technology	Hsin-Chu, Taiwan	Sale of electronic product, international trading		31,59	0	—	9,183	29.43	28,349	(13,959)	(3,241)	—

Technology Co., Ltd.