MediaTek Inc.

2023 Annual General Shareholders' Meeting Minutes (English Translation for Reference Only)

Time: 9:00 a.m., May 31, 2023 (Wednesday)

Venue: MediaTek Inc., No. 1, Dusing 1st Road, Hsinchu Science Park, Hsinchu

City, Taiwan R.O.C.

Held by means of: Physical shareholders' meeting

The Number of Shares of Attendance:

Attending shareholders and proxy represented 1,340,335,963 shares (including 1,138,975,721 shares which attended through electronic voting) accounting for 84.19% of 1,591,890,154 shares, the Company's total outstanding shares (deducting non-voting shares as required in Article 179 of the Company Act).

Directors Present:

Ming-Kai Tsai, Lih-Shyng Tsai, Joe Chen, Kenneth Kin, Cheng-Yaw Sun, Chung-Yu Wu, Peng-Heng Chang, Ming-Je Tang

Chairman: Mr. Ming-Kai Tsai

Recorder: Mr. David W. Su

Call the Meeting to Order:

The aggregate shareholding of the shareholders present constituted a quorum. The Chairman called the meeting to order.

1. Chairman's Remarks: Omitted.

2. Reporting Items:

Report item (1)

Subject: 2022 business report.

Explanatory Note: 2022 business report is attached hereto as Attachment 1.

(Noted)

Report item (2)

Subject: Audit Committee's review report.

Explanatory Note: 2022 Audit Committee's review report is attached hereto

as Attachment 2.

(Noted)

Report item (3)

Subject: Report on 2022 employees' compensation and remuneration

to directors.

Explanatory Note:

(1). According to Article 24 of the Company's Articles of Incorporation, if there is any profit for a specific fiscal year, the Company shall allocate no less than 1% of the profit as employees' compensation and shall allocate at a maximum of 0.5% of the profit as remuneration to directors, provided that the Company's accumulated losses shall have been covered in advance.

(2). The Board has adopted a proposal for distribution of 2022 profits as follows: employees' compensation is NT\$1,596,127,337 and the remuneration to directors is NT\$96,000,000; both shall be paid in cash.

(Noted)

Report item (4)

Subject: Report on cash dividends from 2022 profits.

Explanatory Note:

(1). According to Article 24-1 of the Company's Articles of Incorporation, the Company authorizes the Board of Directors to distribute the cash dividends (may include dividends distributed from profits and the legal reserve and the capital reserve, in whole or in part, pursuant to Article 241 of the Company Act) by a majority vote in a meeting attended by over two-thirds of the Directors and report such distribution to the shareholders' meeting in accordance with the Company Act.

- (2). The proposal for cash dividends from 2022 profits has been approved by the Board of Directors on February 24, 2023, as follows: The total amount of cash dividends from 2022 profits is NT\$99,178,441,112 (shareholders will be entitled to receive a cash dividend of NT\$62 per share calculated based on MediaTek's outstanding shares of 1,599,652,276 shares as of February 23, 2023). The cash dividends will be distributed to each shareholder based on shareholding percentages and be rounded down to the nearest dollar. The amounts under one dollar due to the rounding off are summed and recognized as the Company's other income.
- (3). In the same meeting, the Board of Directors also authorized the Chairman to determine the record date and the payment date. In the event the number of outstanding shares is affected by the Company's subsequent shares buyback, transfer or cancellation of treasury stocks, issuance of new shares because of the exercise of employee stock options, issuance or withdrawal of employee restricted stocks awards or other causes, the Chairman is authorized to adjust the

distribution amount per share based on the actual number of the outstanding shares on the record date and other related matters.

(Noted)

Report item (5)

Subject: Report on cash distribution from capital reserve. Explanatory Note:

- (1). According to Article 24-1 of the Company's Articles of Incorporation, the Company authorizes the Board of Directors to distribute the cash dividends (may include dividends distributed from profits and the legal reserve and the capital reserve, in whole or in part, pursuant to Article 241 of the Company Act) by a majority vote in a meeting attended by over two-thirds of the Directors and report such distribution to the shareholders' meeting in accordance with the Company Act.
- (2). The proposal for cash distribution from capital reserve has been approved by the Board of Directors on 24, 2023, follows: February as Pursuant subparagraph 1, paragraph 1 of Article 241 of the Company Act, the Company will distribute cash of NT\$22,395,131,864 from the capital reserve from paidin capital in excess of par value, to the shareholders listed on the register of shareholders on the record date and the expected cash distribution per share is NT\$14. Cash payment shall be rounded down to the nearest dollar. The amounts under one dollar due to the rounding off are summed and recognized as the Company's other income.
- (3). In the same meeting, the Board of Directors also authorized the Chairman to determine the record date and the payment date. In the event the number of outstanding shares is affected by the Company's subsequent shares buyback, transfer or cancellation of treasury stocks, issuance of new shares because of the exercise of employee stock options, issuance or withdrawal of employee restricted stocks awards or other causes, the Chairman is authorized to adjust the distribution amount per share based on the actual number of the outstanding shares on the record date and other related matters.

(Noted)

3. Acknowledgements:

Acknowledgement (1)

Subject: Adoption of the 2022 business report and financial statements. Explanatory Note:

- (1).2022 financial statements, including the balance sheets, statements of comprehensive income, statements of changes in equity, and statements of cash flows, were audited by independent auditors Shao-Pin Kuo and Wen-Fun Fuh of Ernst & Young.
- (2). For the 2022 business report, independent auditors' report and the aforementioned financial statements are attached hereto as Attachment 1, Attachment 3, and Attachment 4.

Resolution: The result is as follows:

Affirmative votes: 1,217,306,881 (including electronic voting 1,015,985,697)

Dissenting votes: 312,453 (including electronic voting 312,453)

Invalid votes: 0

Abstaining votes: 122,714,429 (including electronic voting 122,677,571)

The affirmative votes represented 90.82% of 1,340,333,763 shares represented by the shareholders present at the time of voting, among which 1,138,975,721 shares were casted via electronic voting. It was resolved that the above proposal be approved as proposed.

Acknowledgement (2)

Subject: Adoption of the proposal of distribution of 2022 profits. Explanatory Note:

- (1). The proposal of distribution of 2022 profits has been approved by the Board of Directors in the 13th Board Meeting of the 9th session.
- (2). Please refer to the 2022 profit distribution table below:

Unit: New Taiwan dollar (NTD)

Descriptions	Amount (NTD)	Remarks
Unappropriated retained earnings of previous years	149,444,177,775	
Plus: Net income of 2022	118,141,106,114	
Plus: Proceeds from disposal of equity instruments measured at fair value through other comprehensive income	19,012,009,779	
Plus: Actual gain on defined benefit plans	73,777,890	
Plus: Adjustment for restricted stocks awards	17,604,020	
Earnings available for distribution	286,688,675,578	
Distribution items:		
Legal reserve	(13,724,449,780)	Cash dividend of NT\$62.00
Dividend to common shareholders	(99,178,441,112)	per share (Note).
Unappropriated retained earnings	173,785,784,686	•
		•

Note: According to the Company's Articles of Incorporation, cash dividends shall be approved by the Board of Directors and be reported at the shareholders' meeting. Please refer to Report item (4) for details.

Chairman: Ming-Kai Tsai Chief Executive Officer: Lih-Shyng Tsai Chief Financial Officer: David Ku

Resolution: The result is as follows:

Affirmative votes: 1,221,301,753 (including electronic voting 1,019,980,569)

Dissenting votes: 1,459,473 (including electronic voting 1,459,473)

Invalid votes: 0

Abstaining votes: 117,572,537 (including electronic voting 117,535,679)

The affirmative votes represented 91.11% of 1,340,333,763 shares represented by the shareholders present at the time of voting, among which 1,138,975,721 shares were casted via electronic voting. It was resolved that the above

proposal be approved as proposed.

4. Proposed Resolutions and Election:

Proposal (1)

Subject:

Amendments to the Company's "Articles of Incorporation". Approval is respectfully requested.

Explanatory Note:

- (1). In accordance with Article 228-1 of the Company Act, a company may explicitly provide in its Articles of Incorporation that the surplus earning distribution or loss off-setting proposal may be proposed at the close of each half fiscal year. In response to the aforementioned legislative purposes of improving shareholders' investment efficiency, it is proposed to amend the Company's "Articles of Incorporation" to explicitly provide that the distribution of profits or the covering of losses may be made on a half-yearly basis after the close of each half fiscal year.
- (2). The comparison table illustrating the original and amended texts of the "Articles of Incorporation" is attached hereto as Attachment 5.

Resolution: The result is as follows:

Affirmative votes: 1,216,792,433 (including electronic voting 1,015,471,249)

Dissenting votes: 48,234 (including electronic voting 48,234)

Invalid votes: 0

Abstaining votes: 123,493,096 (including electronic voting 123,456,238)

The affirmative votes represented 90.78% of 1,340,333,763 shares represented by the shareholders present at the time of voting, among which 1,138,975,721 shares were casted via electronic voting. It was resolved that the above proposal be approved as proposed.

Proposal (2)

Subject:

Election of one additional Independent Director of the 9th Board of Directors. Election is respectfully requested.

Explanatory Note:

- (1). According to Article 14 of the Company's Articles of Incorporation, the Company shall have five to nine Directors, with the actual number to be determined by the Board.
- (2). The Company currently has eight Directors (including three seats of Independent Directors), and the Board of Directors

- approved to elect one additional Independent Director. The term of office of the Independent Director to be elected shall be the same as the current directors of the 9th session, starting immediately after the end of the shareholders' meeting on May 31st, 2023 and continuing until July 4th, 2024, for a period of one year and one month.
- (3). The election of the Independent Director shall be conducted in accordance with Article 192-1 of the Company Act, where the system of nomination of candidates shall be adopted. For the list of Independent Director Candidates, Candidates' educational background and experience, and other relevant information, please refer to Attachment 6.
- (4). Election is respectfully requested.

Resolution: Independent Director election result is as follows:

Title	Name	Elected Number of Votes
Independent Director	Syaru Shirley Lin	1,099,004,942

Proposal (3)

Subject:

Release of the non-compete restriction on the Company's directors of the 9th Board of Directors. Approval is respectfully requested.

Explanatory Note:

- (1). Pursuant to Article 209 of the Company Act, a director who engages in any behavior for himself/herself or on behalf of another person that is within the scope of the company's business shall explain the essential contents of such an act to the shareholders' meeting and obtain its approval.
- (2). Since there are Directors of the Company holding concurrent positions at other companies whose business scope is the same or similar to that of the Company, we hereby request the shareholders' meeting to approve the release of the non-compete restriction on the 9th session Directors of the Company starting from the dates of the commencement of their positions at other companies, and the release of the non-compete restriction on the Independent Director elected by this shareholders' meeting starting from the date of the commencement of her position at the Company in accordance with the above mentioned Article 209 of the Company Act.
- (3). The concurrent positions held by the 9th session Directors at other companies are as follows:

Name	Company Name and Concurrent Position
Peng-Heng Chang	Chairman, LOVE AND JOY CO., LTD.
(Independent Director)	Chairman, Ruei-Huei Solar Corp.
Chung-Yu Wu	Representative of Juristic Person Director,
(Independent Director)	AMAZING Microelectronic Corp.

(4). The concurrent positions held by the Independent Director elected by this shareholders' meeting at other companies are as follows:

Syaru Shirley Lin	Independent Director, TE Connectivity Ltd.
(Independent Director	(Zurich)
Candidate)	Independent Director, Goldman Sachs Asia
	Bank Limited (Hong Kong)
	Independent Director, Langham Hospitality
	Investments Limited (Hong Kong)

(5). Respectfully request the shareholders to release the non-compete restrictions on the above Directors.

Summary of Shareholder's Speech:

Shareholder (Account Number 488354) asked about the Company's future growth drivers and the role the non-smartphone business will play in the future.

Summary of Chairman's Response:

In addition to its smartphone business, the Company has several new growth opportunities. Non-smartphone businesses, such as automotive and mobile computing, are expected to become important drivers of growth in the future for the Company. Despite a relatively slow smartphone market this year due to past epidemics and various global events, it is expected that the smartphone business will gradually resume its growth momentum over the next two years. The Company's core technologies are computing and connectivity and the growth of the non-smartphone businesses will help diversify its product portfolio and maintain sustainable growth.

Resolution: The result is as follows:

Affirmative votes: 1,154,185,870 (including electronic voting 952,864,686) Dissenting votes: 21,369,860 (including electronic voting 21,369,860)

Invalid votes: 0

Abstaining votes: 164,780,233 (including electronic voting 164,741,175)

The affirmative votes represented 86.11% of 1,340,335,963 shares represented by the shareholders present at the time of voting, among which 1,138,975,721 shares were casted via electronic voting. It was resolved that the above proposal be approved as proposed.

5. Extemporary Motion: None.

6. Meeting Concluded

Attachment

Attachment 1

MediaTek Inc. 2022 Business Report

Dear shareholders:

The global semiconductor industry went through rapid market demand changes in 2022. Although the supply chain suffered from capacity shortage in the first half of 2022, demand in various end markets turned weaker in a short period of time due to global macroeconomic uncertainties such as geopolitical tensions, high inflations, rate hikes, and the vast spread of Covid-19. This made our customers take stricter inventory control measures and lowered demand for semiconductors starting from the second half of 2022. In this challenging market, with the conscientiousness from all MediaTek employees, we grew our consolidated revenue by 11% from 2021 to NT\$548.8 billion with EPS of NT\$74.59, both reaching record highs.

MediaTek's solid execution of technology leadership and global expansion in the past few years contributed to our industry-leading product mix and more diversified customer mix globally. This led to our revenue growth across all three product groups, including mobile, Smart Edge Platform and power IC for the 4th consecutive year, as well as our gross margin and operating margin expansion for the 5th consecutive year, with gross margin rising 13.8 percentage points from 35.6% in 2017 to 49.4% in 2022, and operating margin growing 19 percentage points from 4.1% in 2017 to 23.1% in 2022, establishing a strong operating foundation for MediaTek.

In terms of smartphone, MediaTek offers complete 4G and 5G platforms to enable upgrades from 4G to 5G globally, with leading global smartphone market share. In 2022, our first mmWave 5G SoC, Dimensity 1050, entered mass production and expanded to North America markets. Furthermore, MediaTek took another important step in the flagship market by launching 5G flagship SoC, the Dimensity 9000 series, which were highly recognized by our customers and adopted by multiple flagship models. MediaTek will continue to invest in the advanced process nodes and designs to introduce more high-performance flagship SoCs to relentlessly grow the flagship market share.

As for smart edge platforms, all wireless and wired connection products grew robustly in 2022, mainly driven by global market share gains. Furthermore, global upgrade trends in WiFi 6/6E, 5G and 10GPON not only benefitted the penetration rate among various consumer electronics, but also our businesses with global tier-one telecom operators including broadband, router and CPE, which grew strongly as we had been aggressively developing close partnership with those customers. On the development of the next generation WiFi 7, MediaTek introduced a complete WiFi 7 ecosystem, demonstrating our leading global position, and will continue to gain market share in high-end router, notebook, wired connection and TV, welcoming new technology migration cycles. In addition, consumer and enterprise ASIC, as well as automotive products were welcomed by global customers in the US and Europe with significant revenue growth in 2022 and multi-year growth opportunities ahead. In terms of power IC, MediaTek continued to expand to new areas with revenue from automotive and industrial related applications more than doubled in 2022.

In addition to pursuing operating performance, MediaTek has long been promoting sustainable governance, environmentally friendly operation, and to grow and prosper with our people and community. MediaTek has been well recognized in the role of corporate citizen to fulfill corporate social responsibilities, and was awarded the Most Prestigious Sustainability Awards - Top Ten

Domestic Corporates and Excellence in Corporate Social Responsibility - Corporate Citizen Award for consecutive years. We were also awarded Top 100 Global Innovators Award, Best Taiwan Global Brands, and The Best Business Unit to Promote Workplace Equality. MediaTek has also been ranked among top 5% in corporate governance evaluation, demonstrating the recognition of our devotion to the realization of corporate governance. For many years, MediaTek has propelled technology talent cultivation programs, promoted society innovation, held "Genius for Home - MediaTek Digital Social Innovation Campaign" and STEM "Course Creator" Program, devoting to the dissemination of digital social innovation and solid technology foundation.

To actively implement green operations, MediaTek announced net zero emissions, pledging that by 2030 all of the worldwide offices will be powered with 100% renewable energy, and by 2050 MediaTek will reach the goal of net zero emissions, demonstrating our commitment to sustainability. Moreover, we have completed certifications to ISO 50001 Energy Management Systems Standard and ISO 27001 Information Security Management System, to strengthen our corporate resilience. MediaTek is listed in several overseas benchmark sustainability indexes, including MSCI Taiwan ESG Leaders Index, FTSE4Good Emerging Index, FTSE4Good TIP Taiwan ESG Index and the TIP Taiwan Environmental Sustainability Index, showcasing how our governance in environmental issues has been well received by investors.

Looking ahead, the structural growth brought by the global digital transformation trends remains intact. Semiconductor plays a crucial role in innovative technologies, propelling the growth in demand for various wired and wireless connections, artificial intelligence, multimedia and low-power processing. MediaTek has accumulated staunch capabilities in these areas, providing strategic values to global customers, and has strengthened the partnerships with them in fields such as IoT, mobile computing, XR, ASIC and automotive, to expand markets globally. We also actively work with the standard body and participate in launching the new generation technology. For example, our satellite communication that supports the 3GPP 5G NTN standard began to contribute to revenue in the beginning of 2023. MediaTek also aggressively prepare for the next generation 5G Redcap technology, paving the way for future growth opportunities.

Meanwhile, MediaTek is fully committed to shareholder return to share the operating performance through regular and special cash dividends with shareholders. Going forward, we will carry on our execution to allocate resources strategically, continuously create product values, attract global talents, build in-depth partnerships with global semiconductor supply chain and customers in various products to grow with them, and thus continue to enhance shareholder values. Finally, we would like to extend our sincere appreciation to all of our shareholders for your long-term trust and continuous support.

Chairman: Ming-Kai Tsai Chief Executive Officer: Lih-Shyng Tsai Chief Financial Officer: David Ku

Attachment 2

Audit Committee's Review Report

The Board of Directors has prepared the Company's 2022 business report, financial statements, and proposal for allocation of profits. The CPA firm of Ernst & Young was retained to audit MediaTek's financial statements and has issued an audit report relating to the financial statements. The business report, financial statements, and profit allocation proposal have been reviewed by the Audit Committee and no irregularities were found. We hereby report as above according to Article 14-4 of the Securities and Exchange Act and Article 219 of the Company Act. Please kindly approve.

To MediaTek Inc. 2023 Annual General Shareholders' Meeting

MediaTek Inc.

Chairman of the Audit Committee: Chung-Yu Wu

February 24, 2023



安永聯合會計師事務所

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English Translation of a Report Originally Issued in Chinese

Independent Auditors' Report

To the Board of Directors and Shareholders of MediaTek Inc.

Opinion

We have audited the accompanying consolidated balance sheets of MediaTek Inc. and its subsidiaries as of December 31, 2022 and 2021, and the related consolidated statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2022 and 2021, and notes to the consolidated financial statements, including the summary of significant accounting policies (together "the consolidated financial statements").

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of MediaTek Inc. and its subsidiaries as of December 31, 2022 and 2021, and their consolidated financial performance and cash flows for the years ended December 31, 2022 and 2021, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed and became effective by Financial Supervisory Commission of the Republic of China.

Basis for Opinion

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



Key Audit Matters

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

Revenue recognition

MediaTek Inc. and its subsidiaries recognized NT\$548,796,030 thousand as net sales, which includes sale of goods in the amount of NT\$543,013,101 thousand and services and other operating revenues in the amount of NT\$5,782,929 thousand for the year ended December 31, 2022. Main source of revenue comes from sales of chips. Due to the fact that the product portfolio and the pricing methods are varied and sales discounts are usually directly included or indirectly implied in purchase orders or in practice, it is necessary for the Company to judge and determine the performance obligation of a contract, the timing of its satisfaction, and the estimate of the variable considerations. As a result, we determined the matter to be a key audit matter.

Our audit procedures include (but are not limited to) assessing the appropriateness of the accounting policy for revenue recognition; evaluating and testing the effectiveness of internal control which is related to the timing of revenue recognition; performing test of details on samples selected from details of sales, reviewing the significant terms of sales agreements, testing five steps of revenue recognition and tracing to relevant documentation of transactions; performing test for contract modification, test for contract consolidation and test for principal and agent; adopting audit sampling on trade receivables and performing confirmation procedures on final balance and key terms of sales agreements; and reviewing transactions for certain period before and after the reporting date, analyzing the reasonableness of fluctuations and selecting samples to perform cutoff procedures, tracing to relevant documentation to verify that revenue has been recorded in the correct accounting period. Besides, we also reviewed if there are any significant revenue reversals in subsequent periods.

We also considered the appropriateness of the disclosures of sales. Please refer to Note 4, Note 5 and Note 6 in notes to consolidated financial statements.



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

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers and International Financial Reporting Standards, International Accounting Standards, Interpretations developed by the International Financial Reporting Interpretations Committee or the former Standing Interpretations Committee as endorsed by Financial Supervisory Commission of the Republic of China and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance, including audit committee, are responsible for overseeing the financial reporting process of MediaTek Inc. and its subsidiaries.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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



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

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



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

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

Others

We have audited and expressed an unqualified opinion on the parent company only financial statements of MediaTek Inc. as of and for the years ended December 31, 2022 and 2021.

Kuo, Shao-Pin

Fuh, Wen-Fun

Ernst & Young, Taiwan

February 24, 2023

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.

Accordingly, the accompanying financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or the Standards on Auditing of the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, Ernst & Young cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS As of December 31, 2022 and 2021 (Amounts in thousands of New Taiwan Dollars)

ASSETS	Notes	December 31, 2022	%	December 31, 2021	%
Current assets					
Cash and cash equivalents	4, 6(1)	\$ 147,502,155	24	\$ 183,704,594	28
Financial assets at fair value through profit or loss-current	4, 5, 6(2)	8,541,857	1	10,695,832	2
Financial assets at fair value through other comprehensive income-current	4, 5, 6(3)	3,169,019	'	6,705,920	-
Financial assets measured at amortized cost-current	4, 5, 6(4)	5,596,485	1	3,657,229	1
Notes receivables, net	6(22)	2,811	•	2,811	1
Trade receivables, net	4, 5, 6(5), 6(22)	40,804,936	7	58,577,900	6
Trade receivables from related parties, net	4, 5, 6(5), 6(22), 7	34,593	'	79,236	,
Other receivables	(9)9	15,823,997	3	6,931,246	-
Current tax assets	4, 5, 6(30)	133,072	'	140,950	•
Inventories, net	4, 5, 6(7)	70,703,336	12	73,270,606	11
Prepayments	6(8), 9	4,138,284	1	1,809,392	1
Other current assets		1,203,062	'	1,289,010	,
Total current assets		297,653,607	49	346,864,726	53
Non-current assets					
Financial assets at fair value through profit or loss-noncurrent	4, 5, 6(2)	6,624,993	1	4,458,892	1
Financial assets at fair value through other comprehensive income-noncurrent	4, 5, 6(3)	73,801,249	12	52,196,718	∞
Financial assets measured at amortized cost-noncurrent	4, 5, 6(4), 8	25,264,394	4	11,180,498	2
Investments accounted for using the equity method	4, 6(9)	17,798,462	3	60,287,258	6
Property, plant and equipment	4, 6(10)	53,861,629	6	49,111,180	7
Right-of-use assets	4, 6(23)	8,927,750	2	3,478,527	-
Investment property, net	4, 6(11)	2,086,194	'	1,605,354	1
Intangible assets	4, 6(12), 6(13)	73,454,530	12	73,525,649	11
Deferred tax assets	4, 5, 6(30)	11,511,991	2	8,412,894	-
Refundable deposits	6	7,316,702	1	9,334,669	1
Long-term financing lease receivables, net	4, 6(22), 6(23)	1,455,784	'	1,455,784	•
Net defined benefit assets-noncurrent	4, 6(18)	15,852	•	•	,
Other non-current assets-others	6	28,626,337	5	38,964,599	9
Total non-current assets		310,745,867	51	314,012,022	47
Total assets		\$ 608,399,474	100	\$ 660,876,748	100

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

Chief Financial Officer: David Ku

President: Lih-Shyng Tsai Chairman: Ming-Kai Tsai

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS As of December 31, 2022 and 2021 (Amounts in thousands of New Taiwan Dollars)

LIABILITIES AND EQUITY	Notes	December 31, 2022	%	December 31, 2021	%
Current liabilities					
Short-term borrowings	6(14)	\$ 3,700,000		\$ 51,267,307	807 8
Financial liabilities at fair value through profit or loss-current	4, 5, 6(2)	6,097	'	4,252	
Contract liabilities-current	4, 5, 6(21)	4,900,894		6,368,483	183 1
Trade payables		19,754,156	3	41,327,057	9 22
Trade payables to related parties	7	1,763,794	'	2,176,635	
Other payables	6(15)	52,384,543	6	53,126,366	8 998
Other payables to related parties	7	125,059	'	117,547	
Current tax liabilities	4, 5, 6(30)	12,022,458	2	11,532,644	
Lease liabilities-current	4, 6(23)	795,500	'	501,153	.53
Other current liabilities	6(16)	43,249,196		40,991,045	9 6
Current portion of long-term liabilities	6(17)	2,868,692	1	3,693,791	791 1
Total current liabilities		141,570,389	23	211,106,280	280 32
Non-current liabilities					
Long-term borrowings	6(17)		'	827,660	- 099
Long-term payables		771,209	'	662,179	- 62
Long-term payables to related parties	7	92,139	'	193,718	
Net defined benefit liabilities-noncurrent	4, 6(18)	762,337	'	856,412	
Deposits received	7	189,707	1	227,570	- 0/2
Deferred tax liabilities	4, 5, 6(30)	11,584,725	3	8,323,476	176 1
Lease liabilities-noncurrent	4, 6(23)	8,308,237	1	2,989,923	1 1
Other non-current liabilities-others		2,062,492	•	2,041,636	
Total non-current liabilities		23,770,846	4	16,122,574	
Total liabilities		165,341,235	27	227,228,854	354 34
Equity attributable to owners of the parent					
Share capital	6(19)				
Common stock		15,994,353	3	15,988,420	120 3
Capital collected in advance		113	'	4	483 -
Capital surplus	6(19), 6(20), 6(34)	47,185,281	∞	59,776,045	9 9
Retained earnings	6(19)				
Legal reserve		62,058,498	10	50,217,220	8 8
Undistributed earnings		286,688,675	47	252,432,501	
Other equity	6(20)	28,238,340	5	53,656,597	
Treasury shares	4, 6(19)	(55,970)	'	(55,970)	- (0/0
Equity attributable to owners of the parent		440,109,290	73	432,015,296	99 967
Non-controlling interests	4, 6(19), 6(34)	2,948,949	'	1,632,598	- 869
Total equity		443,058,239	73	433,647,894	394 66
Total lishilities and equity		874 998 399 474	100	\$ 660 876 748	100
t otal nabilities allu cipiri,			707		

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

President: Lih-Shyng Tsai

Chief Financial Officer: David Ku

Chairman: Ming-Kai Tsai

English Translation of Financial Statements Originally Issued in Chinese

MEDIATEK INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

For the years ended December 31, 2022 and 2021

(Amounts in thousands of New Taiwan Dollars, except for earnings per share)

Description	Notes	2022	%	2021	%
Net sales	4, 5, 6(21), 7	\$ 548,796,030	100	\$ 493,414,582	100
Operating costs	4, 5, 6(7), 6(24), 7	(277,891,595)	(51)	(261,809,987)	(53)
Gross profit		270,904,435	49	231,604,595	47
Operating expenses	6(22), 6(23), 6(24), 7				
Selling expenses	0(22), 0(23), 0(21), 7	(14,239,563)	(3)	(17,195,853)	(4)
Administrative expenses		(13,001,319)	(2)	(10,287,281)	(2)
Research and development expenses		(116,874,655)	(21)	(96,080,761)	(19)
Expected credit losses		(446)	-	(466)	-
Total operating expenses		(144,115,983)	(26)	(123,564,361)	(25)
Operating income		126,788,452	23	108,040,234	22
Non-operating income and expenses					
Interest income	4, 6(25)	3,218,334	1	1,650,698	_
Other income	4, 6(26), 7	2,540,459	1	6,579,633	2
Other gains and losses	4, 6(27)	2,006,590		9,795,607	2
Finance costs	6(28)	(370,930)	_	(192,601)	-
Share of profit of associates and joint ventures accounted for using the equity method	4, 6(9)	1,378,338	_	978,482	_
Total non-operating income and expenses	1,00)	8,772,791	2	18,811,819	4
Total non operating means and expenses		***************************************	<u>_</u>		<u>_</u>
Net income before income tax		135,561,243	25	126,852,053	26
Income tax expense	4, 5, 6(30)	(16,936,222)	(3)	(14,979,520)	(3)
Net income	, , , , , ,	118,625,021	22	111,872,533	23
Other comprehensive income	4, 6(9), 6(29), 6(30)				
Items that may not be reclassified subsequently to profit or loss					
Remeasurements of defined benefit plan		91,938	-	62,281	-
Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income		(17,764,837)	(3)	5,686,940	1
Share of other comprehensive income of associates and joint ventures accounted for using the equity method		(13,097,831)	(3)	2,797,189	1
Income tax relating to those items not to be reclassified to profit or loss		758,670	-	40,096	-
Items that may be reclassified subsequently to profit or loss					
Exchange differences resulting from translating the financial statements of foreign operations		25,183,401	5	(6,043,055)	(1)
Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income		(44,073)	-	(2,084)	-
Share of other comprehensive income of associates and joint ventures accounted for using the equity method		(4,338,274)	(1)	1,262,834	-
Other comprehensive income, net of tax		(9,211,006)	(2)	3,804,201	1
Total comprehensive income		\$ 109,414,015	20	\$ 115,676,734	24
Net income for the periods attributable to :					
Owners of the parent	6(31)	\$ 118,141,106		\$ 111,421,062	
Non-controlling interests	6(19)	483,915		451,471	
	()	\$ 118,625,021		\$ 111,872,533	
Total comprehensive income for the periods attributable to :					
Owners of the parent		\$ 108,918,586		\$ 115,241,937	
Non-controlling interests		495,429		434,797	
		\$ 109,414,015		\$ 115,676,734	
Basic Earnings Per Share (in New Taiwan Dollars)	6(31)	\$ 74.59		\$ 70.56	

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

Chairman : Ming-Kai Tsai President : Lih-Shyng Tsai Chief Financial Officer : David Ku

Chief Financial Officer: David Ku

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC, AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

For the years ended December 31, 2022 and 2021	(Amounts in thousands of New Taiwan Dollars)

					Equity attributable to	Equity attributable to owners of the parent						
	Share capital	ipital		Retained	Retained earnings		Other equity					
Description	Common stock	Capital collected in advance	Capital surplus	Legal	Undistributed earnings	Exchange differences resulting from translating the financial statements of foreign operations	Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income	Others	Treasury	Equity attributable to owners of the parent	Non-controlling interests	Total equity
Balance as of January 1, 2021	\$ 15,900,622	\$ 2,133	\$ 76,745,750	\$ 44,583,025	\$ 173,052,205	\$ (8,710,844)	\$ 70,646,473	\$ (329,573) \$	(55,970)	\$ 371,833,821	\$ 3,250,630	\$ 375,084,451
Appropriation and distribution of 2020 earnings: Legal reserve	•	,	,	5,634,195	(5,634,195)	1	•	•	,	- 400,000,000	1	- 400,000,000
Cash dividends Total				5,634,195	(39,032,479)					(33,398,284)		(33,398,284)
Cash dividends distributed from capital surplus	,	1	(25,446,312)	'	•	1	•	1	1	(25,446,312)	1	(25,446,312)
Profit for the year ended December 31, 2021 Other commerchensive income for the wear ended December 31, 2021					111,421,062	- (4.763.993)	8.533.218			3.820.875	451,471	3.804.201
Total comprehensive income		•	1		111,472,712	(4,763,993)	8,533,218			115,241,937	434,797	115,676,734
Share-based payment transactions	5,244	(1,650)	191,090	'			•	•		194,684	9,585	204,269
Adjustments due to dividends that subsidiaries received from parent company Changes in associates and joint ventures accounted for using the equity method			288,382			1 1	1 1			288,382 1,223,848		288,382 1,223,848
The differences between the fair value of the consideration paid or received from acquiring or disposing subsidiaries and the earrying amounts of the subsidiaries	,		(205 291)	'	,	,	,		,	(205 291)	(14 310)	(176812)
Changes in ownership interests in subsidiaries	1	,	609,264	,	,	1	,	•	1	609,264	(430,508)	178,756
Issuance of restricted stock for employæs Changes in other capital surplus	82,554		6,376,784 (50,259)		(17,252)			(4,761,369)		1,680,717 (50,259)		1,680,717 (50,259)
Proceeds from disposal of equity instruments measured at fair value through other comprehensive income				,	6.957.315		(6.957.315)	,	,			
Non-controlling interests	1	,	,	'	•	•		•	•	•	(1,617,596)	(1,617,596)
Balance as of December 31, 2021 Appropriation and distribution of 2021 earnings:	15,988,420	483	59,776,045	50,217,220	252,432,501	(13,474,837)	72,222,376	(5,090,942)	(55,970)	432,015,296	1,632,598	433,647,894
Tega reserve to the second of				11,841,278	(11,841,278)					- (91.147.046)		- (91, 147, 046)
Total		1		11,841,278	(102,988,324)	1	1			(91,147,046)		(91,147,046)
Cash dividends distributed from capital surplus	1	ı	(25,585,136)	1	,	,	,	1	1	(25,585,136)	1	(25,585,136)
Profit for the year ended December 31, 2022	,	•		,	118,141,106	1	,	,		118,141,106	483,915	118,625,021
Other comprehensive income for the year ended December 31, 2022 Total comprehensive income					73,778	20,834,513	(30,130,811)			(9,222,520)	11,514	(9,211,006)
Share-based payment transactions	2,596	(370)	76,329	,	•	1	•	1	,	78,555	353,540	432,095
Adjustments due to dividends that subsidiaries received from parent company. Changes in associates and joint ventures accounted for using the equity method	' '		2,882,085							2,882,085		2,882,085
The differences between the fair value of the consideration paid or received from acquiring or disposing subsidiaries and the carrying amounts of the subsidiaries	1	ī	8,637,434	1		1	1	1	1	8,637,434	781,621	9,419,055
Changes in ownership interests in subsidiaries Issuance of restricted stock for employees	3,337		(95,784)		17,604	1 1	1 1	2,890,051		(95,784)	534,551	438,767 3,846,949
Changes in other capital surplus	,	•	(10,626)	ı		ı	ı	1	•	(10,626)		(10,626)
Proceeds from disposal of equity instruments measured at fair value through other comprehensive income. Non-comprehensive income. Non-controlling interests					19,012,010		(19,012,010)				- (848.790)	- (848.790)
Balance as of December 31, 2022	\$ 15,994,353	\$ 113	\$ 47,185,281	\$ 62,058,498	\$ 286,688,675	\$ 7,359,676	\$ 23,079,555	\$ (2,200,891)	(55,970)	\$ 440,109,290	\$ 2,948,949	\$ 443,058,239

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

President: Lih-Shyng Tsai

English Translation of Financial Statements Originally Issued in Chinese

MEDIATEK INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS For the years ended December 31, 2022 and 2021

(Amounts in thousands of New Taiwan Dollars)

2022 2021 Description Cash flows from operating activities : S 135.561.243 \$ 126.852.053 Profit before tax from continuing operations Adjustments for: The profit or loss items which did not affect cash flows: Depreciation 9,282,258 5,542,630 Amortization 5,697,401 5,078,447 Expected credit losses 446 466 274,696 (Gains) losses on financial assets and liabilities at fair value through profit or loss (48,164)370,930 192,601 Interest expenses Gains on derecognition of financial assets measured at amortized cost (34,739) (10,404) (3,218,334) (1,650,698) Dividend income (1,902,463) (5,781,848) Share-based payment expenses 4,174,973 1.757.079 Share of profit of associates and joint ventures accounted for using the equity method (1,378,338)(978,482) Losses on disposal of property, plant and equipment 17,852 4,649 1,065 Property, plant and equipment transferred to expenses 51 Losses on disposal of intangible assets 529 Losses (gains) on disposal of investments 12,466 (8,429,982) Gains on disposal of investments accounted for using the equity method (698,914) (938,753) Others 3.068 (4,018)Changes in operating assets and liabilities: (2,529,497) Financial assets mandatorily measured at fair value through profit or loss 454,918 Notes receivables 40,626 19,892,114 (26,345,561) Trade receivables Trade receivables from related parties 44,643 (78,606) Other receivables 730.946 (1.780.705)2.287.011 (36,957,513) Inventories (2,697,004) (470,229) Prepayments Other current assets 85,948 (253,146) Other non-current assets-others 12,799,865 (38,964,599) Contract liabilities (1,467,589) (5,257,168) Trade payables (21.642.357) 9.160.159 Trade payables to related parties (417,441) 532,216 Other payables (444,456) 14,542,537 (4,644) Other payables to related parties (38,112) 540,957 13,313,793 Other current liabilities 8,575 Net defined benefit liabilities (17,989) 56,932 Other non-current liabilities-others (399,736) Cash generated from operating activities: 158 042 119 46 432 544 Interest received 2,828,894 1,492,138 Dividend received 2,580,975 7,227,944 (368,063) (191,293) Interest paid Income tax paid (18,501,123) (7,866,589) Net cash provided by operating activities 144,582,802 47,094,744 Cash flows from investing activities: (6.793.174) (6.331.739) Acquisition of financial assets at fair value through other comprehensive income 2,568,974 5,991,715 Proceeds from disposal of financial assets at fair value through other comprehensive income Proceeds from capital return of financial assets at fair value through other comprehensive income 68,255 647,146 Acquisition of financial assets measured at amortized cost (19,206,050) (4,026,881) Proceeds from redemption of financial assets measured at amortized cost 3,895,491 1.330,972 Acquisition of investments accounted for using the equity method (315,905) (900, 366) Proceeds from disposal of investments accounted for using the equity method 89,260 1.125,782 Net cash outflows from acquisition of subsidiary (976,731) Proceeds from capital return of investments accounted for using the equity method 230,165 27,642 4,102,707 Disposal of subsidiary Acquisition of property, plant and equipment (13,622,110) (16,985,369) Proceeds from disposal of property, plant and equipment 6,433 13,242 2,018,790 Decrease (increase) in refundable deposits (9.123,750) (5,292,395) (4,998,345) Acquisition of intangible assets Proceeds from disposal of intangible assets Acquisition of investment property (3,153) Net cash used in investing activities (37,534,673) (28,924,484) Cash flows from financing activities :

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

(48,016,474)

(558,060)

(37,863)

(604,013)

67,929

(48,413)

9,467,468

(410,023)

(156,280,108)

13 029 540

(36 202 439)

183,704,594

(116,140,659)

29,948,992

1.385,720

(203,166)

(608,068)

107,936

(175,288)

175,431

(27,951,292)

(12.875.151)

196,579,745

1,801

(58,584,650)

(Decrease) increase in short-term borrowings

Cash payment for the principal portion of the lease liabilities

Disposal of ownership interests in subsidiaries (without losing control)

Effect of changes in exchange rate on cash and cash equivalents

Cash and cash equivalents at the beginning of the year

Cash and cash equivalents at the end of the year

Proceeds from exercise of employee stock options

Acquisition of ownership interests in subsidiaries

Proceeds from long-term borrowings

Repayment of long-term borrowings

Change in non-controlling interests

Net cash used in financing activities

Net decrease in cash and cash equivalents

Decrease in deposits received

Cash dividends

Chairman : Ming-Kai Tsai President : Lih-Shyng Tsai Chief Financial Officer : David Ku

Attachment 4



安永聯合會計師事務所

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English Translation of a Report Originally Issued in Chinese

Independent Auditors' Report

To the Board of Directors and Shareholders of MediaTek Inc.

Opinion

We have audited the accompanying parent company only balance sheets of MediaTek Inc. as of December 31, 2022 and 2021, and the related parent company only statements of comprehensive income, changes in equity and cash flows for the years ended December 31, 2022 and 2021, and notes to the parent company only financial statements, including the summary of significant accounting policies (together "the parent company only financial statements").

In our opinion, the parent company only financial statements referred to above present fairly, in all material respects, the parent company only financial position of MediaTek Inc. as of December 31, 2022 and 2021, and the parent company only financial performance and the parent company only cash flows for the years ended December 31, 2022 and 2021, in conformity with the requirements of the Regulations Governing the Preparation of Financial Reports by Securities Issuers.

Basis for Opinion

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



Key Audit Matters

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

Revenue recognition

MediaTek Inc. recognized NT\$332,181,124 thousand as net sales, which includes sale of goods in the amount of NT\$324,816,989 thousand and services and other operating revenues in the amount of NT\$7,364,135 thousand for the year ended December 31, 2022. Main source of revenue comes from sales of chips. Due to the fact that the product portfolio and the pricing methods are varied and sales discounts are usually directly included or indirectly implied in purchase orders or in practice, it is necessary for the Company to judge and determine the performance obligation of a contract, the timing of its satisfaction, and the estimate of the variable considerations. As a result, we determined the matter to be a key audit matter.

Our audit procedures include (but are not limited to) assessing the appropriateness of the accounting policy for revenue recognition; evaluating and testing the effectiveness of internal control which is related to the timing of revenue recognition; performing test of details on samples selected from details of sales, reviewing the significant terms of sales agreements, testing five steps of revenue recognition and tracing to relevant documentation of transactions; performing test for contract modification, test for contract consolidation and test for principal and agent; adopting audit sampling on trade receivables and performing confirmation procedures on final balance and key terms of sales agreements; and reviewing transactions for certain period before and after the reporting date, analyzing the reasonableness of fluctuations and selecting samples to perform cutoff procedures, tracing to relevant documentation to verify that revenue has been recorded in the correct accounting period. Besides, we also reviewed if there are any significant revenue reversals in subsequent periods.

We also considered the appropriateness of the disclosures of sales. Please refer to Note 4, Note 5 and Note 6 in notes to the parent company only financial statements.



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

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

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

Those charged with governance, including audit committee, are responsible for overseeing the financial reporting process of MediaTek Inc.

Auditor's Responsibilities for the Audit of the Parent Company Only Financial Statements

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

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



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



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

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

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

Kuo, Shao-Pin

Fuh, Wen-Fun

Ernst & Young, Taiwan

February 24, 2023

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.

Accordingly, the accompanying financial statements and report of independent accountants are not intended for use by those who are not informed about the accounting principles or the Standards on Auditing of the Republic of China, and their applications in practice. As the financial statements are the responsibility of the management, Ernst & Young cannot accept any liability for the use of, or reliance on, the English translation or for any errors or misunderstandings that may derive from the translation.

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC. PARENT COMPANY ONLY BALANCE SHEETS As of December 31, 2022 and 2021 (Amounts in thousands of New Taiwan Dollars)

ACCETC	Notes	December 31 2022	70	December 31 2021	7/0
	SION	December 31, 2022	/0	December 31, 2021	0/
			•		,
Cash and cash equivalents	4, 6(1)	\$ 22,417,724	4	\$ 71,349,370	12
Financial assets at fair value through profit or loss-current	4, 5, 6(2)	1,747,234	1	1,712,245	1
Financial assets measured at amortized cost-current	4, 6(4)	20,396	•	84,211	•
	4, 6(5), 6(21)	25,012,979	5	32,683,641	9
n related parties, net	4, 6(5), 6(21), 7	508,276	•	612,535	•
	(9)9	3,927,095	1	5,150,696	1
Other receivables from related parties	7	399,764	'	275,373	•
Current tax assets	4, 5, 6(29)	1	1	82	1
Inventories, net	4, 5, 6(7)	39,408,674	7	40,813,724	7
Prepayments	6(8), 9	1,654,250	1	666,330	1
Other current assets		1,164,932	1	1,214,719	1
Total current assets		96,261,324	18	154,562,926	26
Non-current assets					
Financial assets at fair value through profit or loss-noncurrent	4, 5, 6(2)	2,387,451		797,350	1 -
rinancial assets at fair value through other comprehensive income-noncurrent	4, 5, 6(3)	7,227,546	I	6,7,7,10	1
Financial assets measured at amortized cost-noncurrent	4, 6(4), 8	2,023,508	1 0	1,516,539	' (
Investments accounted for using the equity method	4, 6(9)	313,235,289	28	307,861,947	52
Property, plant and equipment	4, 6(10)	32,197,708	9	29,877,083	2
Right-of-use assets	4, 6(22)	2,355,779	1	1,733,789	1
Intangible assets	4, 6(11), 6(12)	57,005,420	11	57,272,022	10
Deferred tax assets	4, 5, 6(29)	8,527,393	2	6,780,908	П
Refundable deposits	6	6,638,424	1	8,670,550	2
Long-term financing lease receivables, net	4, 6(21), 6(22)	1,455,784	1	1,455,784	1
Other non-current assets-others	6	13,448,903	2	19,230,579	3
Total non-current assets		446,503,205	82	441,714,306	74
Total assets		\$ 542,764,529	100	\$ 596,277,232	100

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

Chief Financial Officer: David Ku President: Lih-Shyng Tsai Chairman: Ming-Kai Tsai

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC. PARENT COMPANY ONLY BALANCE SHEETS As of December 31, 2022 and 2021 (Amounts in thousands of New Taiwan Dollars)

LIABILITIES AND EOUITY	Notes	December 31, 2022	%	December 31, 2021	%
Current liabilities		,		,	
ıngs	6(13)		1	\$ 45,327,350	8
Financial liabilities at fair value through profit or loss-current	4, 5, 6(2)	3,353	1	4,252	1
	4, 5, 6(20)	2,122,229	1	3,409,104	П
Trade payables		12,068,347	2	24,456,912	4
Trade payables to related parties	7	1,386,107	1	1,553,675	1
Other payables	6(14)	35,878,684	7	37,150,786	9
Other payables to related parties		10,129,960	2	32,187	1
	4, 5, 6(29)	2,518,768	1	7,102,836	1
Lease liabilities-current	4, 6(22)	263,466	1	155,571	•
Other current liabilities	4, 6(15)	25,525,176	5	24,628,819	4
Current portion of long-term liabilities	6(16)	2,456,385	1	2,562,795	1
Total current liabilities		92,352,475	17	146,384,287	25
Non-current liabilities					
	6(16)	•	1	827,660	1
		529,406	1	490,525	1
to related parties		•	1	8,618,791	2
ent	4, 6(17)	607,180	1	672,027	'
Deposits received		56,309	1	106,299	1
	4, 5, 6(29)	6,252,799	1	4,966,610	1
	4, 6(22)	2,133,549	1	1,587,347	1
Other non-current liabilities-others		723,521	1	608,390	'
Total non-current liabilities		10,302,764	2	17,877,649	3
Total liabilities		102,655,239	19	164,261,936	28
Едиіту					
Share capital	6(18)				
Common stock		15,994,353	3	15,988,420	3
Capital collected in advance		113	1	483	1
	6(18), 6(19)	47,185,281	6	59,776,045	10
ß	6(18)				
Legal reserve		62,058,498	11	50,217,220	~
ed earnings		286,688,675	53	252,432,501	42
	6(19)	28,238,340	5	53,656,597	6
Se	4, 6(18)	(55,970)	1	(55,970)	1
Total equity		440,109,290	81	432,015,296	72
Total liabilities and equity					
		\$ 542,764,529	100	\$ 596,277,232	100

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

Chief Financial Officer: David Ku

President: Lih-Shyng Tsai Chairman: Ming-Kai Tsai

MEDIATEK INC.

PARENT COMPANY ONLY STATEMENTS OF COMPREHENSIVE INCOME

For the years ended December 31, 2022 and 2021

(Amounts in thousands of New Taiwan Dollars, except for earnings per share)

Section	Description	Notes	2022	%	2021	%
155,18,093	Net sales	4, 5, 6(20), 7	\$ 332,181,124	100	\$ 305,571,342	100
	Operating costs	4, 5, 6(7), 6(23), 7	(176,996,071)	(53)	(174,236,062)	(57)
Part	Gross profit		155,185,053	47	131,335,280	43
Space Spac	Unrealized gross profit on sales		(657)	-	(566,377)	-
Selling expenses Selling exp	Realized gross profit on sales		170,395		163,622	
Selling expenses (8,800,102) (2) (9,600,509) (6,000,509) (70)	Gross profit, net		155,354,791	47	130,932,525	43
Selling expenses (8,800,102) (2) (9,600,509) (6,000,509) (70)						
Administrative expenses (9.970,588) (3) (6.371,111) (2) (2) (6.3298.834) (21) (6.3298.834) (21) (6.3298.834) (21) (6.3298.834) (21) (6.3298.834) (21) (700 - 15.007 -	Operating expenses	6(21), 6(23), 7				
Research and development expenses Respected credit (losses) gains Call Casper Caspe	Selling expenses		(8,800,102)	(2)	(9,600,509)	(3)
Expected credit (losses) gains (770) (101,140,614) (30) (79255,447) (26)	Administrative expenses			(3)	(6,371,111)	(2)
Total operating expenses	* *		(82,369,154)	(25)	(63,298,834)	(21)
Non-operating income and expenses 1,624,177 17 1,61,078 17	. , , , ,					
Non-operating income and expenses	Total operating expenses		(101,140,614)	(30)	(79,255,447)	(26)
Interest income	Operating income		54,214,177	17	51,677,078	17
Interest income	Non-operating income and expenses					
Other income		4, 6(24)	695.486	_	595.264	_
Other gains and losses		1 1	-		l	_
Finance costs 6(27), 7 (299,940) - (113,342) - (133,342) - (-	_	· ·	_
Share of profit of subsidiaries, associates, and joint ventures accounted for using the equity method at a fair value through other comprehensive income tax relating to those items not to be reclassified to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified subsequently to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profit or loss lems that may be reclassified to profi	_	1 1	-	_	· ·	_
Total non-operating income and expenses 73,380,010 22 69,227,264 22				22		22
Net income before income tax 127,594,187 39 120,904,342 39 100,904,342 39			73,380,010	22	69,227,264	22
Net income tax expense 4, 5, 6(29) (9,453,081) (3) (9,483,280) (3)						
Net income Other comprehensive income Items that may not be reclassified subsequently to profit or loss Remeasurements of the defined benefit plan Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified subsequently to profit or loss Ilems that may be reclassified subsequently to profit or loss Ilems that may be reclassified subsequently to profit or loss Ilems that may be reclassified subsequently to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income 8 108,918,586 33 \$ 115,241,937 38 Basic Earnings Per Share (in New Taiwan Dollars) 6 (30) \$ 74.59 \$ 70.56	Net income before income tax		127,594,187	39	120,904,342	39
Net income Other comprehensive income Items that may not be reclassified subsequently to profit or loss Remeasurements of the defined benefit plan Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified subsequently to profit or loss Ilems that may be reclassified subsequently to profit or loss Ilems that may be reclassified subsequently to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) 4, 6(9), 6(17), 6(28), 6(29) 4, 6(9), 6(17), 6(28), 6(29) 57,848 - 47,672 - (57,688) - (57,688) - (57,688) - (9,25,60) (11,570) - (9,534) - (9,534) - (9,534) - (11,570) - (11,570) - (11,570)	Income tax expense	4, 5, 6(29)	(9,453,081)	(3)	(9,483,280)	(3)
Items that may not be reclassified subsequently to profit or loss Remeasurements of the defined benefit plan Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified to profit or loss Income tax relating to those items not to be reclassified to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) 6(30) 57,848 - 47,672 - (57,688) - (5	Net income		118,141,106	36	111,421,062	36
Items that may not be reclassified subsequently to profit or loss Remeasurements of the defined benefit plan Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified to profit or loss Income tax relating to those items not to be reclassified to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) 6(30) 57,848 - 47,672 - (57,688) - (5						
Remeasurements of the defined benefit plan Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified to profit or loss Income tax relating to those items not to be reclassified to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) 57,848 - 47,672 - 47,672 - (57,688) - (57,688) - (57,688) - (57,688) - (29,610,670) (9) 8,606,502 3 (11,570) - (9,534) - (9,534) - (9,534) - (1,570) - (9,534) - (1,570) - (9,534) - (1,570) - (9,534) - (1,570) -	Other comprehensive income	4, 6(9), 6(17), 6(28), 6(29)				
Unrealized gains (losses) from equity instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified to profit or loss Income tax relating to those items not to be reclassified to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) (448,568) - (57,68) - (9,534) - (9,534) - (9,534) - (9,534) - (1) - (9,534) - (1) - (9,534) - (1) - (9,534) - (1) - (1,570) - (9,534) - (1,570) - (9,534) - (1,570) - (1,570) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (2,084) - (Items that may not be reclassified subsequently to profit or loss					
at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may not be reclassified to profit or loss Income tax relating to those items not to be reclassified to profit or loss Items that may be reclassified subsequently to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) (29,610,670) (9) 8,606,502 3 (11,570) - (9,534) - (9,534) - (9,534) - (1,750) (1,	Remeasurements of the defined benefit plan		57,848	-	47,672	-
and joint ventures accounted for using the equity method which may not be reclassified to profit or loss Income tax relating to those items not to be reclassified to profit or loss Items that may be reclassified subsequently to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) (29,610,670) (9) 8,606,502 (11,570) - (9,534) - (4,763,993) (1) (1) (1) (20,84) - (2,084) -			(448,568)	-	(57,688)	-
Items that may be reclassified subsequently to profit or loss Exchange differences resulting from translating the financial statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Total comprehensive income Basic Earnings Per Share (in New Taiwan Dollars) 6(30) \$ 74.59 \$ 70.56	and joint ventures accounted for using the equity method which may		(29,610,670)	(9)	8,606,502	3
statements of foreign operations Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax (45,022) - (2,084) - (2,08			(11,570)	-	(9,534)	-
Unrealized gains (losses) from debt instrument investments measured at fair value through other comprehensive income Share of other comprehensive income of subsidiaries, associates, and joint ventures accounted for using the equity method which may be reclassified to profit or loss Other comprehensive income, net of tax Comprehensive income Since Earnings Per Share (in New Taiwan Dollars) Other Comprehensive income Since Earnings Per Share (in New Taiwan Dollars) Other Comprehensive income Since Earnings Per Share (in New Taiwan Dollars) Other Comprehensive income Since Earnings Per Share (in New Taiwan Dollars)	Exchange differences resulting from translating the financial		20,834,513	6	(4,763,993)	(1)
and joint ventures accounted for using the equity method which may be reclassified to profit or loss	Unrealized gains (losses) from debt instrument investments measured at		949	-	-	-
Other comprehensive income, net of tax (9,222,520) (3) 3,820,875 2 Total comprehensive income \$ 108,918,586 33 \$ 115,241,937 38 Basic Earnings Per Share (in New Taiwan Dollars) 6(30) \$ 74.59 \$ 70.56	and joint ventures accounted for using the equity method which		(45,022)	-	(2,084)	-
Total comprehensive income \$ 108,918,586 33 \$ 115,241,937 38 Basic Earnings Per Share (in New Taiwan Dollars) 6(30) \$ 74.59 \$ 70.56	1		(9.222.520)	(3)	3 820 875	2.
Basic Earnings Per Share (in New Taiwan Dollars) 6(30) \$ 74.59 \$ 70.56	The state of the s					
	Total comprehensive income		\$ 108,918,586	33	\$ 115,241,937	38
Diluted Earnings Per Share (in New Taiwan Dollars) 6(30) \$ 74.23	Basic Earnings Per Share (in New Taiwan Dollars)	6(30)	\$ 74.59		\$ 70.56	
	Diluted Earnings Per Share (in New Taiwan Dollars)	6(30)	\$ 74.23		\$ 70.22	

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

Chairman : Ming-Kai Tsai President : Lih-Shyng Tsai Chief Financial Officer : David Ku

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC. PARENT COMPANY ONLY STATEMENTS OF CHANGES IN EQUITY For the years ended December 31, 2022 and 2021 (Amounts in thousands of New Taiwan Dollars)

	Share capital	capital		Retained	Retained earnings		Other equity			
Description	Common stock	Capital collected in advance	Capital surplus	Legal	Undistributed earnings	Exchange differences resulting from translating the francial statements of foreign operations	Unrealized gains (losses) from financial assets measured at fair value through other comprehensive income	Others	Treasury	Total equity
Balance as of January 1, 2021	\$ 15,900,622	\$ 2,133	\$ 76,745,750	\$ 44,583,025	\$ 173,052,205	\$ (8,710,844)	\$ 70,646,473	\$ (329,573)	\$ (55,970)	\$ 371,833,821
Appoparon and usurouton of 2020 carings. Cach dividends			, ,	5,634,195	(5,634,195)			, ,		- (33 398 284)
Total		•	1	5,634,195	(39,032,479)	•	-		1	(33,398,284)
Cash dividends distributed from capital surplus	1	•	(25,446,312)		•	•	•	,		(25,446,312)
Profit for the year ended December 31, 2021 Other commehensive income for the year ended December 31, 2021					111,421,062	(4.763.993)	8.533.218			3.820.875
Total comprehensive income					111,472,712	(4,763,993)	8,533,218			115,241,937
Share-based payment transactions	5,244	(1,650)	191,090	,	1	,	•	,	,	194,684
Adjustments due to dividends that subsidiaries received from parent company Changes in associates and joint ventures accounted for using the equity method			288,382 1,223,848			1 1	1 1			288,382
The differences between the fair value of the consideration paid or received from acquiring or disposing subsidiaries and the carrying amounts of the subsidiaries	•	•	(162,502)	,	•	1	1	•		(162,502)
Changes in ownership interests in subsidiaries	1 11 11 11 11 11 11 11 11 11 11 11 11 1	•	609,264	•	- 650	1	•	- 000	'	609,264
Issuance of restricted stock for employees Changes in other capital surplus	82,534		6,3/6,784 (50,259)	' '	(17,252)			(4,761,369)	' '	(50,259)
Proceeds from disposal of equity instruments measured at fair value through other comprehensive income	1			,	6.957.315	,	(6.957.315)	,		
Balance as of December 31, 2021	15,988,420	483	59,776,045	50,217,220	252,432,501	(13,474,837)	72,222,376	(5,090,942)	(55,970)	432,015,296
Appropriation and distribution of 2021 earnings: Legal reserve Cock distribution	•			11,841,278	(11,841,278)		•			- 101 147 046)
Constitutions Total				11,841,278	(102,988,324)					(91,147,046)
Cash dividends distributed from capital surplus	•	•	(25,585,136)	•	•	•	•	•	•	(25,585,136)
Profit for the year ended December 31, 2022 Other commedsuative income for the war anded December 31, 2022		, ,	, ,		118,141,106	20.834.513	- (118 0130			118,141,106
Total comprehensive income					118,214,884	20,834,513	(30,130,811)		1	108,918,586
Share-based payment transactions Adjustments due to dividents that subsidiaries received from parent company Changes in associates and joint ventures accounted for using the equity method	2,596	(370)	76,329 568,977 2,882,085	1 1 1	1 1 1		1 1 1	1 1 1	1 1 1	78,555 568,977 2,882,085
The differences between the fair value of the consideration paid or received from acquiring or disposing subsidiaries and the carrying amounts of the subsidiaries Changes in ownership interests in subsidiaries Issuance of restricted stock for employees Changes in other capital surplus	3,337		8,637,434 (95,784) 935,957 (10,626)	1 1 1 1	17,604			2,890,051	1 1 1 1	8,637,434 (95,784) 3,846,949 (10,626)
Proceeds from disposal of equity instruments measured at fair value through other comprehensive income			1	1 0	19,012,010	1 1	(19,012,010)			
Balance as of December 31, 2022	\$ 15,994,353	\$ 113	\$ 47,185,281	\$ 62,058,498	\$ 286,688,675	\$ 7,359,676	\$ 23,079,555	\$ (2,200,891)	\$ (55,970)	\$ 440,109,290
		The accompany	ino notes are an inteors	l part of the parent con	many only financial sta	tements.				

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

Chairman: Ming-Kai Tsai

President: Lih-Shyng Tsai

Chief Financial Officer: David Ku

English Translation of Financial Statements Originally Issued in Chinese MEDIATEK INC. PARENT COMPANY ONLY STATEMENTS OF CASH FLOWS

For the years ended December 31, 2022 and 2021 (Amounts in thousands of New Taiwan Dollars)

Description	2022	2021
Cash flows from operating activities:	¢ 127.504.107	e 120.004.242
Profit before tax from continuing operations	\$ 127,594,187	\$ 120,904,342
Adjustments for:		
The profit or loss items which did not affect cash flows:	5 (49 (24	2 211 072
Depreciation Amortization	5,648,634 3,340,491	3,311,072
Expected credit losses (gains)	3,340,491	2,928,106
Losses (gains) on financial assets and liabilities at fair value through profit or loss	81,629	(15,007)
Interest expenses		(117,813)
Losses on derecognition of financial assets measured at amortized cost	299,940 36	113,342
Interest income	(695,486)	(505.264)
Dividend income	(123,722)	(595,264) (40,116)
Share-based payment expenses	3,261,615	1,545,455
Share of profit of subsidiaries, associates, and joint ventures accounted for using the equity method	(71,561,982)	(67,577,219)
Losses (gains) on disposal of property, plant and equipment	2,312	(972)
Unrealized gross profit on sales	657	80
Realized gross profit on sales	(170,395)	(163,622)
Others	26	(204)
Changes in operating assets and liabilities:		(=+1)
Financial assets mandatorily measured at fair value through profit or loss	(1,712,413)	(976,587)
Trade receivables	7,669,892	(14,819,576)
Trade receivables from related parties	104,259	26,315
Other receivables	1,162,037	(1,147,936)
Other receivables from related parties	(124,391)	8,210
Inventories	1,405,050	(19,910,833)
Prepayments	(1,177,201)	(190,333)
Other current assets	49,787	(288,445)
Other non-current assets-others	5,970,957	(19,230,579)
Contract liabilities	(1,286,875)	(4,443,125)
Trade payables	(12,388,565)	4,166,482
Trade payables to related parties	(167,568)	(1,102,309)
Other payables	(1,029,935)	10,960,127
Other payables to related parties	823,061	(25,295)
Other current liabilities	896,357	8,674,157
Long-term payables to related parties	(8,618,791)	8,618,791
Net defined benefit liabilities	(6,999)	(10,189)
Other non-current liabilities-others	(14,528)	(278,285)
Cash generated from operating activities:	59,232,846	30,322,770
Interest received	762,768	656,620
Dividend received	48,921,938	22,242,681
Interest paid	(303,261)	(114,386)
Income tax paid Net cash provided by operating activities	(14,508,933)	(4,327,866)
Cash flows from investing activities:	94,105,358	48,779,819
Acquisition of financial assets at fair value through other comprehensive income	(1,157,410)	(1,997,691)
Acquisition of financial assets at fair value through outer comprehensive income Acquisition of financial assets measured at amortized cost	(500,000)	(1,997,091)
Proceeds from redemption of financial assets measured at amortized cost	55,887	113,559
Acquisition of investments accounted for using the equity method	(4,693,510)	(19,501,530)
Proceeds from disposal of investments accounted for using the equity method	693,414	10,466
Proceeds from capital return of investments accounted for using the equity method	25,294,580	1,382,800
Cash received through merger	-	63,799
Acquisition of property, plant and equipment	(7,974,778)	(13,722,045)
Proceeds from disposal of property, plant and equipment	2,427	8,032
Decrease (increase) in refundable deposits	2,032,126	(8,597,388)
Acquisition of intangible assets	(3,266,551)	(3,294,683)
Proceeds from disposal of intangible assets	-	226
Net cash provided by (used in) investing activities	10,486,185	(45,655,158)
Cash flows from financing activities:		
(Decrease) increase in short-term borrowings	(45,327,350)	29,075,610
Proceeds from long-term borrowings	-	1,385,720
Repayment of long-term borrowings	(558,060)	-
Decrease in deposits received	(49,990)	(207,382)
Other payables to related parties	9,274,712	-
Cash payment for the principal portion of the lease liabilities	(220,793)	(181,976)
Proceeds from exercise of employee stock options	67,929	107,936
Cash dividends	(116,709,637)	(58,873,032)
Net cash used in investing activities	(153,523,189)	(28,693,124)
Net decrease in cash and cash equivalents	(48,931,646)	(25,568,463)
Cash and cash equivalents at the beginning of the year	71,349,370	96,917,833
Cash and cash equivalents at the end of the year	\$ 22,417,724	\$ 71,349,370
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The accompanying notes are an integral part of the parent company only financial statements.

Chairman : Ming-Kai Tsai President : Lih-Shyng Tsai Chief Financial Officer: David Ku

Attachment 5

Comparison Table Illustrating the Original and Amended Text of the "Articles of Incorporation"

Adopted by the 13th meeting of the 9th board

A	1	the 13 th meeting of the 9 th board
Amended Article	Original Article	Explanation
Article 24-1	Article 24-1	In response to Article
The distribution of profits or the		228-1 of the Company
covering of losses may be		Act, which allowed a
made on a half-yearly basis		company to explicitly
after the close of each half		provide in its Articles of
fiscal year. The Board of		Incorporation that the
<u>Directors shall prepare relevant</u>		surplus earning
proposals per applicable laws		distribution or loss off-
and regulations and the		setting proposal may be
procedures and principles		proposed at the close of
specified in the Articles of		each half fiscal year for
Incorporation and report such		the purpose of
proposals to the shareholders'		improving shareholders'
meeting or submit the same to		investment efficiency,
the shareholders' meeting for		this Article 24-1 is
review and approval by a		amended in accordance
<u>resolution.</u>		with Article 228-1 of the
		Company Act to
When allocating the profits, the	If there is any profit in an	explicitly provide that
Company shall first estimate	annual general financial	the Company's
and reserve the taxes to be	statement of the Company,	distribution of profits or
paid, offset its losses per laws	such profit shall be distributed	the covering of losses
and regulations, and set aside a	in the following orders:	may be made on a half-
legal reserve <u>at</u> 10% of leftover	 Reserve for tax payments. 	yearly basis after the
profits provided that the legal	2. Offset accumulated losses in	close of each half fiscal
reserve requirement shall not	previous years, if any.	year. Other revisions are
apply in the event that the	3. Legal reserve, which is 10%	proposed to reflect the
amount of accumulated legal	of leftover profits. However,	amendment of this
reserve has reached the	this restriction does not apply	Article.
amount of the paid-in capital of	in the event that the amount of	
the Company, then set aside or	the accumulated legal reserve	
reverse <u>a</u> special <u>reserve in</u>	equals or exceeds the	
accordance with relevant laws	Company's total capital stock.	
or regulations or as requested	4. Allocation or reverse of	
by the authorities in charge.	special reserves as required by	
For the distribution of profits	law or government_authorities.	
for the first half of each fiscal	5. The remaining net profits	
year, the Company shall also	and the retained earnings from	
estimate and reserve the	previous years will be allocated	
employees' compensation and	as shareholders' dividend. The	
remuneration to directors per	Board of Directors will prepare	
applicable laws and regulations	a distribution proposal per laws	
and the provisions specified in	and regulations and the	
the Articles of Incorporation.	procedures and principles	
	specified in the Articles of	
	Incorporation and report such	
	distribution to the shareholders'	
	meeting or submit the same to	
	the shareholders' meeting for	
	review and approval by a	
	resolution.	

Amended Article	Original Article	Explanation
In accordance with Article 240 and Article 241 of the Company Act, the Company authorizes the Board of Directors to distribute the cash dividends (may include dividends distributed from profits and the legal reserve and the capital reserve, in whole or in part, pursuant to Article 241 of the Company Act) by a majority vote in a meeting attended by over two-thirds of the Directors and report such distribution to the shareholders' meeting.	In accordance with Article 240 and Article 241 of the Company Act, the Company authorizes the Board of Directors to distribute the cash dividends (may include dividends distributed from profits and the legal reserve and the capital reserve, in whole or in part, pursuant to Article 241 of the Company Act) by a majority vote in a meeting attended by over two-thirds of the Directors and report such distribution to the shareholders' meeting.	
Since the Company is in an industry in a growth phase, the dividend policy shall take into consideration factors such as the Company's current and future investment environment, needs for capital, domestic and overseas competition, capital budgeting plans, etc., to come out with a proposal that strike a balance among shareholders' benefits and the Company's long-term financial plans. The Board of Directors shall prepare a profit distribution proposal and report the distribution of cash dividends to the shareholders' meeting or submit the distribution of stock dividends to the shareholders' meeting for review and approval by a resolution. After considering financial, business and operational factors, the Company may distribute the whole of distributable profits; dividends to shareholders may be distributed in cash or in stock, and the cash dividends shall not be lower than 10% of total dividends to shareholders.	Since the Company is in an industry in a growth phase, the dividend policy shall take into consideration factors such as the Company's current and future investment environment, needs for capital, domestic and overseas competition, capital budgeting plans, etc., to come out with a proposal that strike a balance among shareholders' benefits and the Company's long-term financial plans. Each year the Board of Directors shall prepare a profit distribution proposal and report the distribution of cash dividends to the shareholders' meeting or submit the distribution of stock dividends to the shareholders' meeting for review and approval by a resolution. After considering financial, business and operational factors, the Company may distribute the whole of distributable profits for the year; dividends to shareholders may be distributed in cash or in stock, and the cash dividends shall not be lower than 10% of total dividends to shareholders.	
Article 27 These Articles of Incorporation were resolved on May 21, 1997. The first amendment was	Article 27 These Articles of Incorporation were resolved on May 21, 1997. The first amendment was	Proposed revisions to reflect the amendment date of these Articles.
made on September 1, 1997, the second amendment was made on July 3, 1998, the third amendment was made on June	made on September 1, 1997, the second amendment was made on July 3, 1998, the third amendment was made on June	

Amended Article	Original Article	Explanation
21, 1999, the fourth	21, 1999, the fourth	·
amendment was made on June	amendment was made on June	
9, 2000, the fifth amendment	9, 2000, the fifth amendment	
was made on September 28,	was made on September 28,	
2000, the sixth amendment	2000, the sixth amendment	
was made on June 8, 2001, the	was made on June 8, 2001, the	
seventh amendment was made	seventh amendment was made	
on June 3, 2002, the eighth	on June 3, 2002, the eighth	
amendment was made on May	amendment was made on May	
16, 2003, the ninth amendment	16, 2003, the ninth amendment	
was made on June 9, 2004, the	was made on June 9, 2004, the	
tenth amendment was made on	tenth amendment was made on	
June 13, 2005, the eleventh	June 13, 2005, the eleventh	
amendment was made on June	amendment was made on June	
21, 2006, the twelfth	21, 2006, the twelfth	
amendment was made on June	amendment was made on June	
11, 2007, the thirteenth	11, 2007, the thirteenth	
amendment was made on June	amendment was made on June	
15, 2010, the fourteenth	15, 2010, the fourteenth	
amendment was made on June 15, 2011, the fifteenth	amendment was made on June 15, 2011, the fifteenth	
amendment was made on June	amendment was made on June	
13, 2012, the sixteenth	13, 2012, the sixteenth	
amendment was made on June	amendment was made on June	
12, 2015 the seventeenth	12, 2015 the seventeenth	
amendment was made on June	amendment was made on June	
24, 2016 the eighteenth	24, 2016 the eighteenth	
amendment was made on June	amendment was made on June	
15, 2017, the nineteenth	15, 2017, the nineteenth	
amendment was made on June	amendment was made on June	
14, 2019, the twentieth	14, 2019, and the twentieth	
amendment was made on May	amendment was made on May	
31, 2022, and the twenty-first	31, 2022.	
amendment was made on May		
<u>31, 2023</u> .		

Attachment 6

MediaTek Inc. List of Independent Director Candidate

Name	Gender	Shareholdings (Note 1)	Education Recognitions	Major Previous Positions	Current Positions
Syaru Shirley Lin	Female	0	 Bachelor (cum laude), Harvard University Master (with distinction), International Public Affairs, University of Hong Kong Ph.D., Politics and Public Administration, University of Hong Kong 	- Managing director, Partner, Goldman Sachs & Co	 Research Professor, White Burkett Miller Center of Public Affairs, University of Virginia Chairman, Center for Asia- Pacific Resilience and Innovation Adjunct Professor, Chinese University of Hong Kong Nonresident Senior Fellow, Brookings Institution Independent Director, TE Connectivity Ltd. (Zurich) Independent Director, Goldman Sachs Asia Bank Limited (Hong Kong) Independent Director, Langham Hospitality Investments Limited (Hong Kong)

Note 1: As of April 2, 2023