THIS CIRCULAR IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in any doubt as to any aspect of this circular or as to the action to be taken, you should consult a stockbroker or other registered dealer in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your Shares in Advanced Semiconductor Manufacturing Corporation Limited (the "Company"), you should at once hand this circular and the accompanying proxy form to the purchaser or transferee, or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or transferee.

Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this circular, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this circular.



ADVANCED SEMICONDUCTOR MANUFACTURING CORPORATION LIMITED 上海先進半導體製造股份有限公司

(A foreign invested joint stock company incorporated in the People's Republic of China with limited liability)

(Stock Code: 03355)

ELECTION OF NON-EXECUTIVE DIRECTOR, ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR, ELECTION OF SHAREHOLDERS REPRESENTATIVE SUPERVISOR AND

NOTICE OF EXTRAORDINARY GENERAL MEETING

A notice convening an extraordinary general meeting of the Company to be held at 1:00 p.m. on 7 August 2017 at Advanced Semiconductor Manufacturing Corporation Limited, No. 385, Hong Cao Road, Shanghai, the People's Republic of China (the "EGM") is set out in this circular.

If you intend to appoint a proxy to attend the EGM, you are required to complete and return the accompanying proxy form in accordance with the instructions printed thereon. For holders of H-Shares, the proxy form should be returned to Computershare Hong Kong Investor Services Limited and for holders of non-H-Shares, the proxy form should be returned to the Company's Board Secretariat in person or by post as soon as possible and in any event not less than 24 hours before the time appointed for holding the EGM or any adjourned meeting thereof. Completion and return of the proxy form will not preclude you from attending and voting in person at the EGM or at any adjourned meeting should you so wish.

If you intend to attend the EGM in person or by proxy, you are required to complete and return the reply slip to Computershare Hong Kong Investor Services Limited for holders of H-Shares or to the Company's Board Secretariat for holders of non-H-Shares on or before 18 July 2017.

CONTENTS

			Page
Definitions			1
Letter from th	ne Boa	ard	3
Appendix I	_	Biographies of the Candidates for Directors and Supervisor	8
Appendix II	_	Service Contracts for Directors and Supervisor	11
Appendix III	_	Proposed Remuneration for Directors and Supervisor	37
Notice of Extr	aordi	nary General Meeting	38

DEFINITIONS

In this circular, unless the context otherwise requires, the following expressions have the following meanings:

"Articles of Association" the articles of association of the Company, as amended,

modified or otherwise supplemented from time to time

"Board" the Board of Directors of the Company

"Company" Advanced Semiconductor Manufacturing Corporation

Limited, a foreign invested joint stock company incorporated in the PRC with limited liability, the H-Shares of which are

listed on the Stock Exchange

"Director(s)" the director(s) of the Company

"Domestic Share(s)" the Shares which are subscribed for and/or credited as paid up

in RMB by PRC nationals and/or PRC corporate entities

"EGM" the extraordinary general meeting of the Company to be held

at 1:00 p.m. on 7 August 2017 at Advanced Semiconductor Manufacturing Corporation Limited, No. 385, Hong Cao

Road, Shanghai, the PRC

"EGM Notice" the notice of the EGM

"Executive Director" the executive director of the Company

"Hong Kong" Hong Kong Special Administrative Region of the PRC

"HK\$" Hong Kong dollars, the lawful currency of Hong Kong

"H-Share(s)" the Share(s) which have been admitted for listing on the Stock

Exchange

"Independent Non-executive

Director(s)"

the independent non-executive director(s) of the Company

"Listing Rules" the Rules Governing the Listing of Securities on The Stock

Exchange of Hong Kong Limited

"Non-executive Director(s)" the non-executive director(s) of the Company

"non-H-Share(s)" the Share(s) other than the H-Share(s)

"PRC" the People's Republic of China, but for the purposes of this

circular only, excludes the Hong Kong Special Administrative Region, the Macau Special Administrative Region and Taiwan

"RMB" Renminbi, the lawful currency of the PRC

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"Service Contract for Independent Non-executive Director" the service contract to be entered into between the Independent Non-executive Director and the Company for a term from 7 August 2017 to 1 March 2019

"Service Contract for Non-executive Director" the service contract to be entered into between the Non-executive Director and the Company for a term from 7 August 2017 to 1 March 2019

"Service Contract for Shareholders Representative Supervisor" the service contract to be entered into between the Shareholders Representative Supervisor and the Company for a term from 7 August 2017 to 1 March 2019

"Shareholder(s)"

holder(s) of the Shares whose name(s) is/are shown in the registers of members of the Company as from time to time

"Share(s)"

ordinary share(s) of RMB one (1) yuan each in the share capital of the Company, including both the H-Shares and the non-H-Shares

"Shareholders Representative Supervisor(s)"

the supervisor(s) representing the Shareholders

"Stock Exchange"

The Stock Exchange of Hong Kong Limited

"Supervisor(s)"

the supervisor(s) of the Company

"Supervisory Committee"

the supervisory committee of the Company



ADVANCED SEMICONDUCTOR MANUFACTURING CORPORATION LIMITED 上海先進半導體製造股份有限公司

(A foreign invested joint stock company incorporated in the People's Republic of China with limited liability)

(Stock Code: 03355)

Executive Director:

Dr. HONG Feng

Non-executive Directors:

Mr. ZHU Jian

Mr. David Damian FRENCH

Ms. SHEN Qing

Mr. KANG Hui

Mr. LU Ning

Independent Non-executive Directors:

Dr. CHEN Enhua

Dr. JIANG Qingtang

Mr. PU Hanhu

Registered Office:

385 Hong Cao Road Shanghai 200233, the PRC

Principal Place of Business

in Hong Kong:

36/F, Tower Two

Times Square

1 Matheson Street

Causeway Bay, Hong Kong

23 June 2017

To the Shareholders

Dear Sir or Madam.

ELECTION OF NON-EXECUTIVE DIRECTOR, ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR, ELECTION OF SHAREHOLDERS REPRESENTATIVE SUPERVISOR AND

NOTICE OF EXTRAORDINARY GENERAL MEETING

INTRODUCTION

The purpose of this circular is to give you the information regarding the resolutions to be proposed at the EGM relating to the proposed election of a Non-executive Director for the fifth session of the Board, the proposed election of an Independent Non-executive Director for the fifth session of the Board and the proposed election of a Shareholders Representative Supervisor for the fifth session of the Supervisory Committee, the entering into of the Service Contracts for each of the proposed Directors and Supervisor, and the fixing of their remunerations.

ELECTION OF NON-EXECUTIVE DIRECTOR

Reference is made to the announcement of the Company dated 9 June 2017, pursuant to which it was announced by the Company that Mr. Steven Daryl FREZON has resigned as the Non-executive Director of the Company with effect from 10 June 2017. According to the provisions of the Listing Rules, his resignation has been announced on the websites of the Stock Exchange and the Company with approval of the Board.

Pursuant to the Articles of Association, the Board shall consist of eleven Directors. Outside Directors (i.e. Directors who do not hold office in the Company) shall account for more than one half of the total number of Directors, of which at least four shall be Independent Non-executive Directors. Directors shall be elected at the shareholders' general meeting for a term of three years.

Therefore, the Board resolved to elect a Non-executive Director, with a term of office from 7 August 2017 to 1 March 2019 at the EGM, to fill the vacancy caused by the resignation of Mr. Steven Daryl FREZON, and to consider the entering into of the Service Contract for Non-executive Director with him and the fixing of his remuneration.

Having due regard to the need for a balance of skills and experience required for promoting the success of the Company and for directing the Company's affairs, the Board hereby recommends Mr. YUAN Yipei as a Non-executive Director for the fifth session of the Board with a term of office from 7 August 2017 to 1 March 2019. His biography is set out in detail in Appendix I; the proposed Service Contract for Non-executive Director is set out in Appendix II; and the proposed remuneration for Non-executive Director is set out in Appendix III.

Shareholder(s) holding in aggregate 3% or above of the total issued share capital of the Company shall have the right to nominate a candidate as the Non-executive Director. The eligible Shareholders who intend to make such nomination shall give a notice to the Company of their intention to nominate a person for election as a Non-executive Director, and the nominated candidate shall give a notice to the Company of his willingness to be elected on or before 28 July 2017.

ELECTION OF INDEPENDENT NON-EXECUTIVE DIRECTOR

Reference is made to the announcement of the Company dated 9 June 2017, pursuant to which it was announced by the Company that Mr. Jesse Bright Riggs PARKER JR. has resigned as the Independent Non-executive Director of the Company with effect from 20 June 2017. According to the provisions of the Listing Rules, his resignation has been announced on the websites of the Stock Exchange and the Company with approval of the Board.

Pursuant to the Articles of Association, the Board shall consist of eleven Directors. Outside Directors (i.e. Directors who do not hold office in the Company) shall account for more than one half of the total number of Directors, of which at least four shall be Independent Non-executive Directors. Directors shall be elected at the shareholders' general meeting for a term of three years.

Therefore, the Board resolved to elect an Independent Non-executive Director, with a term of office from 7 August 2017 to 1 March 2019 at the EGM, to fill the vacancy caused by the resignation of Mr. Jesse Bright Riggs PARKER JR., and to consider the entering into of the Service Contract for Independent Non-executive Director with him and the fixing of his remuneration.

Having due regard to the need for a balance of skills and experience required for promoting the success of the Company and for directing the Company's affairs, the Board hereby recommends Mr. JIANG Shoulei as an Independent Non-executive Director for the fifth session of the Board with a term of office from 7 August 2017 to 1 March 2019. His biography is set out in detail in Appendix I; the proposed Service Contract for Independent Non-executive Director is set out in Appendix II; and the proposed remuneration for Independent Non-executive Director is set out in Appendix III.

Shareholder(s) holding in aggregate 3% or above of the total issued share capital of the Company shall have the right to nominate a candidate as the Independent Non-executive Director. The eligible Shareholders who intend to make such nomination shall give a notice to the Company of their intention to nominate a person for election as an Independent Non-executive Director, and the nominated candidate shall give a notice to the Company of his willingness to be elected on or before 28 July 2017.

ELECTION OF SHAREHOLDERS REPRESENTATIVE SUPERVISOR

Reference is made to the announcement of the Company dated 9 June 2017, pursuant to which it was announced by the Company that Mr. Eric WANG has resigned as the Shareholders Representative Supervisor of the Company with effect from 10 June 2017. According to the provisions of the Listing Rules, his resignation has been announced on the websites of the Stock Exchange and the Company with approval of the Board.

Pursuant to the Articles of Association, the supervisory committee shall consist of eight supervisors. Outside supervisor (i.e. supervisors who do not hold office in the Company) shall account for more than one half of the total supervisors. Shareholders representative supervisors shall be elected at the shareholders' general meeting for a term of three years.

Therefore, the Board resolved to elect a Shareholders Representative Supervisor, with a term of office from 7 August 2017 to 1 March 2019 at the EGM, to fill the vacancy caused by the resignation of Mr. Eric WANG, and to consider the entering into of the Service Contract for Shareholders Representative Supervisor with him and the fixing of his remuneration.

Having due regard to the need for a balance of skills and experience required for promoting the success of the Company and for monitoring the Company's affairs, the Board hereby recommends Mr. ZHANG Yan as a Shareholders Representative Supervisor for the fifth session of the Supervisory Committee with a term of office from 7 August 2017 to 1 March 2019. His biography is set out in detail in Appendix I; the proposed Service Contract for Shareholders Representative Supervisor is set out in Appendix II; and the proposed remuneration for Shareholders Representative Supervisor is set out in Appendix III.

Shareholder(s) holding in aggregate 3% or above of the total issued share capital of the Company shall have the right to nominate a candidate as the Shareholders Representative Supervisor. The eligible Shareholders who intend to make such nomination shall give a notice to the Company of their intention to nominate a person for election as a Shareholders Representative Supervisor, and the nominated candidate shall give a notice to the Company of his willingness to be elected on or before 28 July 2017.

FORMS OF PROXY

Any Shareholder who is entitled to attend and vote at a general meeting of the Company shall be entitled to appoint one (1) or more persons (whether such person is a Shareholder or not) as his proxy/proxies to attend and vote on his behalf.

The instrument appointing a proxy shall be in writing under the hand of the appointor or his attorney duly authorised in writing, or if the appointor is a legal entity, either under seal or under the hand of a director or an authorised person or a duly authorised attorney of the legal entity. The letter of authorisation shall contain the number of the Shares to be represented by the proxy. If several persons are authorised as the proxies of a Shareholder, the letter of authorisation shall specify the number of Shares to be represented by each proxy.

The instrument appointing a voting proxy and, if such instrument is signed by a person under a power of attorney or other authority on behalf of the appointor, a notarially certified copy of that power of attorney or other authority shall be deposited at Computershare Hong Kong Investor Services Limited (in respect of holders of the H-Shares) or at the Company's Board Secretariat (in respect of holders of the non-H-Shares) in person or by post not less than 24 hours before the time fixed for holding the EGM or any adjournment thereof (as the case may be). The address of Computershare Hong Kong Investor Services Limited is 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong. The address of the Company's Board Secretariat is 385 Hong Cao Road, Shanghai 200233, the PRC.

REPLY SLIP

If you intend to attend the EGM in person or by proxy, you are required to complete and return the reply slip to Computershare Hong Kong Investor Services Limited for holders of the H-Shares or to the Company's Board Secretariat for holders of the non-H-Shares on or before 18 July 2017.

VOTING BY POLL

Pursuant to Rule 13.39 of the Listing Rules, any vote of shareholders at a general meeting must be taken by poll except where the chairman, in good faith, decides to allow a resolution which relates purely to a procedural or administrative matter to be voted by a show of hands. The Chairman of the meeting will therefore demand a poll for every resolution put to the vote of the EGM pursuant to Article 73 of the Articles of Association.

RECOMMENDATION

The Board considers that the proposed election of a Non-executive Director for the fifth session of the Board, the proposed election of an Independent Non-executive Director for the fifth session of the Board and the proposed election of a Shareholders Representative Supervisor for the fifth session of the Supervisory Committee, the entering into of the Service Contracts for each of the proposed Directors and the proposed Supervisor, and the fixing of their remunerations are all in the best interests of the Company and the Shareholders as a whole. Accordingly, the Board recommends the Shareholders to vote in favour of the resolutions to be proposed at the EGM as set out in the EGM Notice.

Yours Faithfully,
By Order of the Board

Advanced Semiconductor Manufacturing

Corporation Limited

ZHU Jian

Chairman

Biography of the Candidate for Non-executive Director:

Mr. YUAN Yipei ("Mr. YUAN"), aged 45, is a candidate for Non-executive Director for the fifth session of the Board.

Mr. YUAN is the Vice President of Sino IC Leasing Co., Ltd. ("Sino IC Leasing") since September 2016.

Prior to joining Sino IC Leasing, Mr. YUAN worked at Australia and New Zealand Banking Group Limited ("ANZ") from December 2009 to August 2016. During this period, he served as the director of the Advanced Client Solutions division of ANZ from December 2009 to April 2011. From April 2011, Mr. YUAN was seconded to Bank of Tianjin, and he was appointed as the Vice President of Bank of Tianjin from September 2011 to August 2016. Mr. YUAN served as the director of the investment department of US PEM Investment Group from July 2008 to 2009, where he was primarily responsible for investment business. Between December 2006 and June 2008, he served as the Vice President of Fullerton Financial Holdings Pte. Ltd. (formerly Asia Financial Holdings Pte. Ltd.), where he was responsible for investment and consulting business. He served as the associate director of the investment banking division of Barclays Bank PLC Taiwan from November 2005 to November 2006 and the Vice President of CTBC bank from July 2003 to November 2005. Prior to that, he was the Vice President of the corporate banking division of Citigroup from July 1997 to June 2003.

Mr. YUAN has rich working and management experiences in investment banking, wholesale banking, capital market, and wealth management. Mr. YUAN has solid, practical experiences in strategic planning, general management, and structuring and execution of investment and financing transactions, etc.

Mr. YUAN graduated from National Tsing Hua University with a Bachelor Degree in economics, and graduated from University of Wisconsin-Madison with a Master of Business Administration degree.

Biography of the Candidate for Independent Non-executive Director:

Mr. JIANG Shoulei ("Mr. JIANG"), aged 74, is a candidate for Independent Non-executive Director for the fifth session of the Board.

From 1968 to 1995, Mr. JIANG successively served as the technician, Deputy Manager, and General Manager of Jiangsu Wuxi 742 Factory, the Deputy Manager of Wuxi Microelectronics United Co., Ltd., and the Vice President of China Huajing Electronic Group Corporation. From 1993 to 1996, Mr. JIANG served as the General Manager of Huayue Microelectronics Co., Ltd. From 1996 to 2004, Mr. JIANG served as the Vice President of Shanghai Huahong (Group) Co., Ltd. From 1990 to 2004, Mr. JIANG served as the Vice Chairman of China Semiconductor Industry Association. Mr. JIANG has been the Honorary advisory of China Semiconductor Industry Association since 2004. Mr. JIANG has been the Vice President and Secretary-general of Shanghai Integrated Circuit Industry Association since 2004.

APPENDIX I BIOGRAPHIES OF THE CANDIDATES FOR DIRECTORS AND SUPERVISOR

Mr. JIANG has been the independent director of Jiangsu Changjiang Electronics Technology Co., Ltd. (600584.SH) since 2012, the independent director of Wuxi Taiji Industry Co., Ltd. (600667.SH) since 2016 and the independent director of Jiangyin Runma Co., Ltd. since 2015.

Mr. JIANG is familiar with China integrated circuit industry and domestic corporations and has rich research and management experience of many years in semiconductor devices. Mr. JIANG has been entitled the State Council Special Allowance and rated as an outstanding contribution expert.

Mr. JIANG graduated from the Department of Radio of Nanjing Institute of Technology (renamed as Southeast University) with a Bachelor Degree in 1967.

Biography of the Candidate for Shareholders Representative Supervisor:

Mr. ZHANG Yan ("Mr. ZHANG"), aged 43, is a candidate for Shareholders Representative Supervisor for the fifth session of the Supervisory Committee.

Mr. ZHANG is the Director of Sino IC Leasing since February 2016.

Prior to joining Sino IC Leasing, Mr. ZHANG worked at SUMEC group from March 2015 to January 2016, in charge of the preparing work for IPO and fundraising of a newly-founded company. Mr. ZHANG had worked for more than 11 years at Jiangsu Province Branch of China Development Bank from April 2004 to February 2015. Mr. ZHANG served as the Staff Member of Clients Division II from April 2004 to October 2004. From October 2004 to October 2005, Mr. ZHANG was moved to Review and Appraisal Division and promoted as the Deputy Section Chief. From October 2005 to February 2007, Mr. ZHANG was appointed to Financial Cooperation Division as the Deputy Section Chief, and from February 2007 to July 2009, he was promoted to the Section Chief. From July 2009 to July 2011, Mr. ZHANG was moved to Review and Appraisal Division as the Section Chief, and from July 2011 to February 2015, he was promoted to the Deputy Division Chief.

Mr. ZHANG has solid knowledge at credit, trust, bank consortium, direct debt instrument, asset securitization, equity investment, credit evaluation, risk management, and other fields; and has rich experience in new energy, energy conservation, environmental protection, high-end equipment manufacturing, health care, new urbanization, cross-border direct investment, mergers and acquisitions, and other areas of the industry.

Mr. ZHANG graduated from Nanjing University with Master Degree in national economics.

Other Relevant Information:

Subject to the Shareholders' approval at the EGM, the proposed Non-executive Director, Independent Non-executive Director and Shareholders Representative Supervisor will enter into the Service Contracts for Non-executive Director, Independent Non-executive Director and Shareholders Representative Supervisor respectively as set out in Appendix II of the Circular with the Company for a term from 7 August 2017 to 1 March 2019 and will be entitled to a remuneration as set out in Appendix III of the Circular.

APPENDIX I BIOGRAPHIES OF THE CANDIDATES FOR DIRECTORS AND SUPERVISOR

As at the date of this circular, the proposed candidates for the Non-executive Director, Independent Non-executive Director and Shareholders Representative Supervisor (1) do not have any interests in the shares of the Company within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong); (2) do not hold any directorships in any public companies the securities of which are listed on any securities market in Hong Kong and overseas in the last three years; (3) do not have any relationships with any members of the Board, senior management, substantial shareholders or controlling shareholders of the Company within the meaning of the Listing Rules; and (4) do not hold any other positions in the Company or any of its subsidiaries.

Save as disclosed above, there is no matter relating to the appointment of Mr. YUAN, Mr. JIANG and Mr. ZHANG that needs to be brought to the attention of the Stock Exchange and Shareholders nor any information that needs to be disclosed pursuant to the requirements of Rules 13.51(2)(h) to (v) of the Listing Rules.

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SERVICE CONTRACT FOR NON-EXECUTIVE DIRECTOR

CONTENTS

CLA	AUSE	PAGE
1.	APPOINTMENT AND DUTIES	13
2.	TERM OF THE CONTRACT	13
3.	RESTRICTIONS ON OTHER ACTIVITIES OF THE NON-EXECUTIVE DIRECTOR	14
4.	REMUNERATION	15
5.	UNDERTAKINGS	15
6.	TERMINATION	17
7.	ARBITRATION	17
8.	NON-TRANSFERABLE	18
9.	MISCELLANEOUS	18
10.	EFFECTIVENESS OF THE CONTRACT	18
11.	GOVERNING LAW	19

SERVICE CONTRACT FOR NON-EXECUTIVE DIRECTOR

THI	S CONTRACT is made on:
BET	TWEEN:
Adv	anced Semiconductor Manufacturing Corporation Limited (the <i>Company</i>) of 385 Hong Cao Road,
Shai	nghai, PRC; and (the Non-executive Director)
of _	
IT I	S AGREED THAT:
1.	APPOINTMENT AND DUTIES
1.1	The Company has appointed the Non-executive Director as a non-executive director of the
	Company's session of the Board of Directors at its
	shareholders' general meeting held on The Non-executive Director undertakes that during the term of this contract (the <i>Contract</i>), the Non-executive Director shall do his best to perform the duties to be assigned to him by the Company pursuant to the Contract.
1.2	The Non-executive Director shall make himself readily available in connection with his role as a non-executive director of the Company, including attendance of meetings of the directors of the Company in Shanghai in the People's Republic of China or in such other places as the Company may from time to time determine.
2.	TERM OF THE CONTRACT
2.1	The term of the Contract shall start from and end on
	(the <i>Term</i>), subject to the early termination of the Contract in accordance with the provisions of Clause 6 of the Contract. At the expiry of the Term, the Company and the Non-executive Director may renew the employment in accordance with the Company's articles of association (the <i>Articles of Association</i>). The Company may forthwith terminate the Contract earlier pursuant to Article 95 of the Articles of Association and Clause 6 of the Contract and the Non-executive Director may terminate the Contract by providing the Company a written notice three months in advance.

3. RESTRICTIONS ON OTHER ACTIVITIES OF THE NON-EXECUTIVE DIRECTOR

3.1	During the Term, save for matters disclosed in his Form H (as defined below) dated
	, the Non-executive Director shall promptly inform
	the Company in writing as to any other business which may from time to time compete with, or
	tend to compete with, the businesses carried out by the Company, its subsidiaries or any other
	entity in which the Company has a direct or indirect interest (together with the Company, the
	Group), (i) in which the Non-executive Director is engaged, (ii) the conduct of which he is
	concerned, or (iii) by which he is employed, directly or indirectly. For the avoidance of doubt,
	the Non-executive Director shall not be restricted from owning (directly or through any agent)
	not more than five per cent of the shares of any company listed on a stock exchange which
	competes, or intends to compete, with the Company's businesses.

- 3.2 The Non-executive Director, during the Term and for a period of five years after the termination of the Non-executive Director's employment, shall not disclose (unless otherwise specified by this Clause and by the Articles of Association):
 - (a) information related with the transactions, businesses, products, expertise, science and technology, accounts, finance, clients or any other secret or internal information on other issues of any member of the Group; or
 - (b) any secret or internal information on the procedures or inventions found or made by the Non-executive Director during the term of the employment or used by any member of the Group; or
 - (c) any secret or internal information any member of the Group is required to keep confidential by any third party (during the confidentiality term as being agreed by any member of the Group and the third party),
 - (i) to any other person, except for such persons who have a right to know any of the above information; or
 - (ii) make use of any of the above information for private purpose; or
 - (iii) disclose any of the above information without proper authorisation in a manner that fails to take into account any necessary prudence and care.

However, the above restrictions shall not apply to information or knowledge accessible or obtainable by the public (not including information that is accessible or obtainable due to the error of the Non-executive Director).

- 3.3 During the Term and for a period of two years after the termination of the employment, the Non-executive Director shall not:
 - (a) solicit any client or supplier of any member of the Group or endeavour to entice any of them away from any member of the Group; or
 - (b) solicit any director or senior employee of any member of the Group to leave his post or endeavour to entice any of them away from any member of the Group.
- 3.4 Any note, memo, record and document made by the Non-executive Director in relation with any business of any member of the Group shall remain the property of the relevant member of the Group and the Company may at any time request the Non-executive Director to provide to, or hand over to, the Company any such note, memo, record or document. When leaving his post due to any reason, the Non-executive Director must return all the above documents to the Company as soon as possible.

4. REMUNERATION

4.1 During the Term, the Company shall reimburse the Non-executive Director for all reasonable out-of-pocket expenses incurred in relation to the Non-executive Director's attendance at any of the Company's board meetings, including any travelling, transportation and accommodation expenses. In addition, the Company shall pay, monthly in 12 equal instalments, the Non-executive Director an amount of HK\$ _______ per annum as administrative subsidies, [which, for PRC residents, shall be paid in Renminbi at the middle exchange rate announced by State Administration of Foreign Exchange on the payment date]. For the avoidance of doubt, the administrative subsidies for any year with less than 12 months shall be calculated on a pro rata basis.

5. UNDERTAKINGS

- 5.1 The Non-executive Director undertakes to the Company (and, in the case of (f) below, to the Company as agent for each shareholder of the Company) that during the Term, the Non-executive Director shall:
 - (a) perform the duties required by the PRC Company Law;
 - (b) observe and comply with his obligations to shareholders stipulated in the Articles of Association;

(c)	perform the duties pursuant to the terms speci	ified	on the	Declai	ration	and U	Jndertaking
	(Form H) submitted to The Stock Exchange of	Hong	Kong l	Limited	d (the	Stock	Exchange)
	on	and	ensure	that	all of	f the	statements
	contained in the Form H are true and accurate wi	thout	any om	ission	of any	kev i	nformation;

- (d) observe and comply with the provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited promulgated from time to time by the Stock Exchange (the *Listing Rules*), as well as the Articles of Association, the provisions of the Company Law, the Regulations and other Chinese or local laws, regulations and rules in relation to the governance, operation, activities or supervision of listed companies (as defined in the Listing Rules);
- (e) procure the Company to comply with the Hong Kong Codes on Takeovers and Mergers and Share Repurchases;
- (f) during his term of service as a director of the Company (and for a period of 12 months thereafter), promptly inform the Stock Exchange in writing upon the receipt of any notice issued by any administrative or governmental authorities, or upon litigation being brought against, or accusation made against, the Company or any of its affiliates or any of its directors with respect to breaches of the provisions of the Company Law, the Regulations and other laws, regulations and rules in relation with the governance, operation, activities or supervision of listed companies (as defined in the Listing Rules);
- (g) observe and comply with the Hong Kong Codes on Takeovers and Mergers and Share Repurchases and any other securities related laws and regulations; exercise his powers and carry out his duties as the Company's director and procure the Company to comply with the above regulations, as well as other related laws and regulations; and
- (h) faithfully and diligently provide his services to the Company, as well as endeavour to promote the Company's businesses and interests and protect the Company's assets.
- 5.2 The Non-executive Director agrees that the Company shall have the remedies provided under the Articles of Association.
- 5.3 The Non-executive Director agrees that neither the Contract nor his position as non-executive director of the Company is capable of assignment.

6. TERMINATION

- 6.1 In the event of the occurrence of any of the following, the Company shall have the right to dismiss the Non-executive Director from his position as non-executive director in accordance with the Articles of Association, and the Non-executive Director shall not be entitled to receive any compensation:
 - (a) the Non-executive Director, for no proper reason, is unable to, or fails to, or refuses to, efficiently and diligently perform his duties as non-executive director;
 - (b) the Non-executive Director becomes incapacitated or bankrupt;
 - (c) the Non-executive Director is convicted of any criminal offence, negligence, or neglect of duties;
 - (d) the number of days on which the Non-executive Director fails to perform his duties during any period of 12 consecutive months due to poor health, accident or any other reason (except for circumstances under (b) above) is more than 180; or
 - (e) the Non-executive Director breaches any provision of the Contract.
- 6.2 In the event that the Non-executive Director is dismissed as the Company's non-executive director by the shareholders of the Company in general meeting, in accordance with the Articles of Association, the Contract shall be terminated automatically.

7. ARBITRATION

- 7.1 Whenever any disputes or claims arises from the Contract, the Articles of Association or any rights or obligations conferred or imposed by the Company Law or other relevant laws and administrative regulations concerning the affairs of the Company between (i) the Company and the Non-executive Director; and (ii) a holder of overseas listed foreign shares in the Company and the Non-executive Director, the parties concerned shall resolve such disputes and claims through arbitration.
- 7.2 Where a dispute or claim described above is referred to arbitration, the entire dispute or claim shall be resolved through arbitration; all persons who have a cause of action based on the same facts giving rise to the dispute or claim or whose participation is necessary for the resolution of such dispute or claim, if they are shareholders, directors, supervisors, manager or other officers of the Company or the Company, shall submit to arbitration.
- 7.3 Disputes over who is a shareholder and over the share register do not have to be resolved through arbitration.
- 7.4 The party seeking arbitration may elect to have the dispute or claim arbitrated either by the China International Economic and Trade Arbitration Commission in accordance with its arbitration rules or by the Hong Kong International Arbitration Centre in accordance with its securities arbitration rules. Once the party seeking arbitration submits a dispute or claim to arbitration, the other party must submit to the arbitral body selected by the party seeking the arbitration.

- 7.5 If the party seeking arbitration elects to arbitrate the dispute or claim at the Hong Kong International Arbitration Centre, then either party may apply to have such arbitration conducted in Shenzhen according to the securities arbitration rules of the Hong Kong International Arbitration Centre.
- 7.6 The laws of the People's Republic of China shall govern the arbitration of disputes or claims described in Clause 7.1 above, unless otherwise provided by law or administrative regulations.
- 7.7 The award of the arbitral body is final and shall be binding on the parties thereto.
- 7.8 This agreement to arbitrate is made by the Non-executive Director with the Company on its own behalf and on behalf of each shareholder.
- 7.9 Any reference to arbitration shall be deemed to authorise the arbitral tribunal to conduct hearings in open session and to publish its award.

8. NON-TRANSFERABLE

8.1 The Non-executive Director shall not transfer this Contract or his position to any other person.

9. MISCELLANEOUS

- 9.1 The expiry or termination of the Contract (regardless of the reason) shall not have any effect on the effectiveness of the provisions that are stipulated to survive such expiry or termination as specified in the Contract.
- 9.2 Each notice, demand or any other communication sent out in connection with the Contract shall be in writing and sent by hand or mail to the concerned parties at the addresses specified at the beginning of the Contract (or any other address as being notified by the recipient to the other party five days in advance).

Any notice, demand or any other communication sent to the address of the concerned party in the above form shall be deemed to be received on the arrival date.

10. EFFECTIVENESS OF THE CONTRACT

10.1 The Contract shall have two originals with each party holding one copy. Upon the execution by both parties and the affixation of the company seal by the Company, the Contract shall come into effect from the day on which the Non-executive Director's Term begins. Both the English and Chinese versions shall be equally authentic and valid.

11. GOVERNING LAW

11.1 The Contract shall be governed by Chinese laws and regulations.

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SERVICE CONTRACT FOR
INDEPENDENT NON-EXECUTIVE DIRECTOR

CONTENTS

CLA	AUSE	AGE
1.	APPOINTMENT AND DUTIES	22
2.	TERM OF THE CONTRACT	22
3.	RESTRICTIONS ON OTHER ACTIVITIES OF THE INDEPENDENT NON-EXECUTIVE DIRECTOR	22
4.	REMUNERATION	24
5.	UNDERTAKINGS	24
6.	TERMINATION	26
7.	ARBITRATION	26
8.	NON-TRANSFERABLE	27
9.	MISCELLANEOUS	27
10.	EFFECTIVENESS OF THE CONTRACT	28
11.	GOVERNING LAW	28

SERVICE CONTRACT FOR INDEPENDENT NON-EXECUTIVE DIRECTOR

TH	IS CONTRACT is made on:
BET	TWEEN:
Adv	anced Semiconductor Manufacturing Corporation Limited (the <i>Company</i>) of 385 Hong Cao Road,
Sha	nghai, PRC; and (the Independent Non-executive
dire	<i>ctor</i>) of
IT I	IS AGREED THAT:
1.	APPOINTMENT AND DUTIES
1.1	The Company has appointed the Independent Non-executive Director as an independent
	non-executive director of the Company's session of the Board of Directors at its shareholders' general meeting held on
	. The Independent Non-executive Director undertakes that during the term of this contract (the <i>Contract</i>), the Independent Non-executive Director shall do his best to perform the duties to be assigned to him by the Company pursuant to the Contract.
1.2	The Independent Non-executive Director shall make himself readily available in connection with his role as an independent non-executive director of the Company, including attendance of meetings of the directors of the Company in Shanghai in the People's Republic of China or in such other places as the Company may from time to time determine.
2.	TERM OF THE CONTRACT
2.1	The term of the Contract shall start from and end on
	(the <i>Term</i>), subject to the early termination of the Contract in accordance with the provisions of Clause 6 of the Contract. At the expiry of the Term, the Company and the Independent Non-executive Director may renew the employment in accordance with the Company's articles of association (the <i>Articles of Association</i>). The Company may forthwith terminate the Contract earlier pursuant to Article 95 of the Articles of Association and Clause 6 of the Contract and the Independent Non-executive Director may terminate the Contract by providing the Company a written notice three months in advance.
3.	RESTRICTIONS ON OTHER ACTIVITIES OF THE INDEPENDENT NON-EXECUTIVE DIRECTOR
3.1	During the Term, save for matters disclosed in his Form H (as defined below) dated, the Independent Non-executive Director shall

promptly inform the Company in writing as to any other business which may from time to time compete with, or tend to compete with, the businesses carried out by the Company, its subsidiaries or any other entity in which the Company has a direct or indirect interest (together with the Company, the *Group*), (i) in which the Independent Non-executive Director is engaged, (ii) the conduct of which he is concerned, or (iii) by which he is employed, directly or indirectly. For the avoidance of doubt, the Independent Non-executive Director shall not be restricted from owning (directly or through any agent) not more than five per cent of the shares of any company listed on a stock exchange which competes, or intends to compete, with the Company's businesses.

- 3.2 The Independent Non-executive Director, during the Term and for a period of five years after the termination of the Independent Non-executive Director's employment, shall not disclose (unless otherwise specified by this Clause and by the Articles of Association):
 - (a) information related with the transactions, businesses, products, expertise, science and technology, accounts, finance, clients or any other secret or internal information on other issues of any member of the Group; or
 - (b) any secret or internal information on the procedures or inventions found or made by the Independent Non-executive Director during the term of the employment or used by any member of the Group; or
 - (c) any secret or internal information any member of the Group is required to keep confidential by any third party (during the confidentiality term as being agreed by any member of the Group and the third party),
 - (i) to any other person, except for such persons who have a right to know any of the above information; or
 - (ii) make use of any of the above information for private purpose; or
 - (iii) disclose any of the above information without proper authorisation in a manner that fails to take into account any necessary prudence and care.

However, the above restrictions shall not apply to information or knowledge accessible or obtainable by the public (not including information that is accessible or obtainable due to the error of the Independent Non-executive Director).

- 3.3 During the Term and for a period of two years after the termination of the employment, the Independent Non-executive Director shall not:
 - (a) solicit any client or supplier of any member of the Group or endeavour to entice any of them away from any member of the Group; or
 - (b) solicit any director or senior employee of any member of the Group to leave his post or endeavour to entice any of them away from any member of the Group.
- 3.4 Any note, memo, record and document made by the Independent Non-executive Director in relation with any business of any member of the Group shall remain the property of the relevant member of the Group and the Company may at any time request the Independent Non-executive Director to provide to, or hand over to, the Company any such note, memo, record or document. When leaving his post due to any reason, the Independent Non-executive Director must return all the above documents to the Company as soon as possible.

4. REMUNERATION

4.1	During the Term, the Company shall reimburse the Independent Non-executive Director for all
	reasonable out-of-pocket expenses incurred in relation to the Independent Non-executive
	Director's attendance at any of the Company's board meetings, including any travelling,
	transportation and accommodation expenses. In addition, the Company shall pay, monthly in
	12 equal instalments, the Independent Non-executive Director an amount of
	HK\$ per annum as administrative subsidies, [which,
	for PRC residents, shall be paid in Renminbi at the middle exchange rate announced by State
	Administration of Foreign Exchange on the payment date]. For the avoidance of doubt, the
	administrative subsidies for any year with less than 12 months shall be calculated on a pro rata
	basis.

5. UNDERTAKINGS

- 5.1 The Independent Non-executive Director undertakes to the Company (and, in the case of (b) below, to the Company as agent for each shareholder of the Company) that during the Term, the Independent Non-executive Director shall:
 - (a) perform the duties required by the PRC Company Law;
 - (b) observe and comply with his obligations to shareholders stipulated in the Articles of Association;

(c)	perform the duties pursuant to the terms specified on the Declaration and Un	idertaking
	(Form H) submitted to The Stock Exchange of Hong Kong Limited (the Stock E	(xchange)
	on and ensure that all of the s	statements
	contained in the Form H are true and accurate without any omission of any key inf	ormation:

- (d) observe and comply with the provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited promulgated from time to time by the Stock Exchange (the *Listing Rules*), as well as the Articles of Association, the provisions of the Company Law, the Regulations and other Chinese or local laws, regulations and rules in relation to the governance, operation, activities or supervision of listed companies (as defined in the Listing Rules);
- (e) procure the Company to comply with the Hong Kong Codes on Takeovers and Mergers and Share Repurchases;
- (f) during his term of service as a director of the Company (and for a period of 12 months thereafter), promptly inform the Stock Exchange in writing upon the receipt of any notice issued by any administrative or governmental authorities, or upon litigation being brought against, or accusation made against, the Company or any of its affiliates or any of its directors with respect to breaches of the provisions of the Company Law, the Regulations and other laws, regulations and rules in relation with the governance, operation, activities or supervision of listed companies (as defined in the Listing Rules);
- (g) observe and comply with the Hong Kong Codes on Takeovers and Mergers and Share Repurchases and any other securities related laws and regulations; exercise his powers and carry out his duties as the Company's director and procure the Company to comply with the above regulations, as well as other related laws and regulations; and
- (h) faithfully and diligently provide his services to the Company, as well as endeavour to promote the Company's businesses and interests and protect the Company's assets.
- 5.2 The Independent Non-executive Director agrees that the Company shall have the remedies provided under the Articles of Association.
- 5.3 The Independent Non-executive Director agrees that neither the Contract nor his position as independent non-executive director of the Company is capable of assignment.

6. TERMINATION

- 6.1 In the event of the occurrence of any of the following, the Company shall have the right to dismiss the Independent Non-executive Director from his position as independent non-executive director in accordance with the Articles of Association, and the Independent Non-executive Director shall not be entitled to receive any compensation:
 - (a) the Independent Non-executive Director, for no proper reason, is unable to, or fails to, or refuses to, efficiently and diligently perform his duties as independent non-executive director;
 - (b) the Independent Non-executive Director becomes incapacitated or bankrupt;
 - (c) the Independent Non-executive Director is convicted of any criminal offence, negligence, or neglect of duties;
 - (d) the number of days on which the Independent Non-executive Director fails to perform his duties during any period of 12 consecutive months due to poor health, accident or any other reason (except for circumstances under (b) above) is more than 180; or
 - (e) the Independent Non-executive Director breaches any provision of the Contract.
- 6.2 In the event that the Independent Non-executive Director is dismissed as the Company's independent non-executive director by the shareholders of the Company in general meeting, in accordance with the Articles of Association, the Contract shall be terminated automatically.

7. ARBITRATION

- 7.1 Whenever any disputes or claims arises from the Contract, the Articles of Association or any rights or obligations conferred or imposed by the Company Law or other relevant laws and administrative regulations concerning the affairs of the Company between (i) the Company and the Independent Non-executive Director; and (ii) a holder of overseas listed foreign shares in the Company and the Independent Non-executive Director, the parties concerned shall resolve such disputes and claims through arbitration.
- 7.2 Where a dispute or claim described above is referred to arbitration, the entire dispute or claim shall be resolved through arbitration; all persons who have a cause of action based on the same facts giving rise to the dispute or claim or whose participation is necessary for the resolution of such dispute or claim, if they are shareholders, directors, supervisors, manager or other officers of the Company or the Company, shall submit to arbitration.
- 7.3 Disputes over who is a shareholder and over the share register do not have to be resolved through arbitration.

- 7.4 The party seeking arbitration may elect to have the dispute or claim arbitrated either by the China International Economic and Trade Arbitration Commission in accordance with its arbitration rules or by the Hong Kong International Arbitration Centre in accordance with its securities arbitration rules. Once the party seeking arbitration submits a dispute or claim to arbitration, the other party must submit to the arbitral body selected by the party seeking the arbitration.
- 7.5 If the party seeking arbitration elects to arbitrate the dispute or claim at the Hong Kong International Arbitration Centre, then either party may apply to have such arbitration conducted in Shenzhen according to the securities arbitration rules of the Hong Kong International Arbitration Centre.
- 7.6 The laws of the People's Republic of China shall govern the arbitration of disputes or claims described in Clause 7.1 above, unless otherwise provided by law or administrative regulations.
- 7.7 The award of the arbitral body is final and shall be binding on the parties thereto.
- 7.8 This agreement to arbitrate is made by the Independent Non-executive Director with the Company on its own behalf and on behalf of each shareholder.
- 7.9 Any reference to arbitration shall be deemed to authorise the arbitral tribunal to conduct hearings in open session and to publish its award.

8. NON-TRANSFERABLE

8.1 The Independent Non-executive Director shall not transfer this Contract or his position to any other person.

9. MISCELLANEOUS

- 9.1 The expiry or termination of the Contract (regardless of the reason) shall not have any effect on the effectiveness of the provisions that are stipulated to survive such expiry or termination as specified in the Contract.
- 9.2 Each notice, demand or any other communication sent out in connection with the Contract shall be in writing and sent by hand or mail to the concerned parties at the addresses specified at the beginning of the Contract (or any other address as being notified by the recipient to the other party five days in advance).

Any notice, demand or any other communication sent to the address of the concerned party in the above form shall be deemed to be received on the arrival date.

10. EFFECTIVENESS OF THE CONTRACT

10.1 The Contract shall have two originals with each party holding one copy. Upon the execution by both parties and the affixation of the company seal by the Company, the Contract shall come into effect from the day on which the Independent Non-executive Director's Term begins. Both the English and Chinese versions shall be equally authentic and valid.

11. GOVERNING LAW

11.1 The Contract shall be governed by Chinese laws and regulations.

SIGNED BY	J
for and on behalf of)
ADVANCED SEMICONDUCTOR)
MANUFACTURING)
CORPORATION LIMITED)
in the presence of:-)
Date:	
SIGNED BY)
in the presence of:-)
D. (

	ADVANCED S	SEMICONDUCTO	OR MANUFACTURING	CORPORATION I	LIMITED
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SERVICE CONTRACT FOR SHAREHOLDERS REPRESENTATIVE SUPERVISOR

CONTENTS

CLAUSE		PAGE	
1.	APPOINTMENT AND DUTIES	31	
2.	TERM OF THE CONTRACT	31	
3.	REMUNERATION	32	
4.	UNDERTAKINGS	32	
5.	TERMINATION	33	
6.	ARBITRATION	35	
7.	NON-TRANSFERABLE	35	
8.	MISCELLANEOUS	36	
9.	EFFECTIVENESS OF THE CONTRACT	36	
10.	GOVERNING LAW	36	

SERVICE CONTRACT FOR SHAREHOLDERS REPRESENTATIVE SUPERVISOR

THI	S CONTRACT is made on:
BET	TWEEN:
Adv	anced Semiconductor Manufacturing Corporation Limited (the <i>Company</i>) of 385 Hong Cao Road,
Shai	nghai, PRC; and (the <i>Supervisor</i>) of
IT I	S AGREED THAT:
1.	APPOINTMENT AND DUTIES
1.1	The Company has appointed the Supervisor as a shareholders representative supervisor of the
	Company's session of the Supervisory Committee at
	its shareholders' general meeting held on The Supervisor undertakes that during the term of this contract (the <i>Contract</i>), the Supervisor shall do his best to perform the duties to be assigned to him by the Company pursuant to the Contract.
1.2	The Supervisor shall make himself readily available in connection with his role as a supervisor of the Company, including attendance of meetings of the supervisors and meetings of the directors of the Company in Shanghai in the People's Republic of China or in such other places as the Company may from time to time determine.
2.	TERM OF THE CONTRACT
2.1	The term of the Contract shall start from and end on
	Contract in accordance with the provisions of Clause 5 of the Contract. At the expiry of the Term, the Company and the Supervisor may renew the employment in accordance with the Articles of Association (the Articles of Association). The Company may forthwith terminate the Contract pursuant to Article 118 of the Articles of Association and Clause 5 of the Contract and the Supervisor may terminate the Contract by providing the Company a written notice three months in advance.

3. REMUNERATION

3.1	expense according the admitted the according to the accor	ing the Term, the Company shall reimburse the Supervisor for all reasonable out-of-pocket enses incurred in relation to the Supervisor's attendance of meetings of the supervisors and tings of the directors of the Company, including any travelling, transportation and emmodation expenses. In addition, the Company shall pay, monthly in 12 equal instalments, Supervisor an amount of HK\$
4.	UNI	DERTAKINGS
		Supervisor undertakes to the Company (and, in the case of (c) below, to the Company as at for each shareholder of the Company) that during the Term, the Supervisor shall:
	(a)	as a supervisor of the Company, perform the duties required by the PRC Company Law;
	(b)	faithfully and diligently provide his services to the Company, as well as endeavour to promote the Company's businesses and interests and protect the Company's assets;
	(c)	observe and comply with his obligations to shareholders stipulated in the Articles of Association;
	(d)	perform the duties pursuant to the terms specified on the Declaration and Undertaking (Form I) submitted to The Stock Exchange of Hong Kong Limited (the Stock Exchange)
		on and ensure that all of the statements contained in the Form I are true and accurate without any omission of any key information;
	(e)	observe and comply with the provisions of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited promulgated from time to time by the Stock Exchange (the <i>Listing Rules</i>), as well as the Articles of Association, the provisions of the Company Law, the Regulations and other Chinese or local laws, regulations and rules in relation to the governance, operation, activities or supervision of listed companies (as defined in the Listing Rules);
	(f)	procure the Company to comply with the Hong Kong Codes on Takeovers and Mergers and Share Repurchases;

- (g) during his term of service as a supervisor of the Company (and for a period of 12 months thereafter), promptly inform the Stock Exchange in writing upon the receipt of any notice issued by any administrative or governmental authorities, or upon litigation being brought against, or accusation made against, the Company or any of its affiliates or any of its directors with respect to breaches of the provisions of the Company Law, the Regulations and other laws, regulations and rules in relation with the governance, operation, activities or supervision of listed companies (as defined in the Listing Rules); and
- (h) observe and comply with the Hong Kong Codes on Takeovers and Mergers and Share Repurchases and any other securities related laws and regulations; exercise his powers and carry out his duties as the Company's supervisor and procure the Company to comply with the above regulations, as well as other related laws and regulations.
- 4.2 The Supervisor agrees that the Company shall have the remedies provided in the Articles of Association.
- 4.3 The Supervisor agrees that neither the Contract nor his position as supervisor of the Company is capable of assignment.

5. TERMINATION

- 5.1 In the event of the occurrence of any of the following, the Company shall have the right to dismiss the Supervisor from his position as supervisor, in accordance with the Articles of Association, and the Supervisor shall not be entitled to receive any compensation:
 - (a) the Supervisor, for no proper reason, is unable to, or fails to, or refuses to, efficiently and diligently perform his duties as a supervisor;
 - (b) the Supervisor becomes incapacitated or bankrupt;
 - (c) the Supervisor is convicted of any criminal offence, negligence, or neglect of duties;
 - (d) the number of days on which the Supervisor fails to perform his duties during any period of 12 consecutive months due to poor health, accident or any other reason (except for circumstances under (b) above) is more than 180; or
 - (e) the Supervisor breaches any provision of the Contract.
- 5.2 The Supervisor is dismissed as the Company's supervisor by the shareholders of the Company in general meetings, in accordance with the Company's Article of Association.

- 5.3 The Supervisor, during the Term and for a period of five years after the termination of the Supervisor's employment, shall not disclose (unless otherwise specified by this Clause and the Articles of Association):
 - (a) information related with the transactions, businesses, products, expertise, science and technology, accounts, finance, clients or any other secret or internal information on other issues of the Company, its subsidiaries or any other entity in which the Company has direct or indirect interest (together with the Company, the Group); or
 - (b) any secret or internal information on the procedures or inventions found or made by the Supervisor during the term of the employment or used by any member of the Group; or
 - (c) any secret or internal information any member of the Group is required to keep confidential by any third party (during the confidentiality term as being agreed by any member of the Group and the third party),
 - (i) to any other person, except for such persons who have a right to know any of the above information; or
 - (ii) make use of any of the above information for private purpose; or
 - (iii) disclose any of the above information without proper authorisation in a manner that fails to take into account any necessary prudence and care.

However, the above restrictions shall not apply to information or knowledge accessible or obtainable by the public (not including information that is accessible or obtainable due to the error of the Supervisor).

- 5.4 During the Term and for a period of two years after the termination of the employment, the Supervisor shall not:
 - (a) solicit any client or supplier of any member of the Group or endeavour to entice any of them away from any member of the Group; or
 - (b) solicit any director or senior employee of any member of the Group to leave his post or endeavour to entice any of them away from any member of the Group.
- 5.5 Any note, memo, record and document made by the Supervisor in relation with any business of any member of the Group shall remain the property of the relevant member of the Group and the Company may at any time request the Supervisor to provide to, or hand over to, the Company any such note, memo, record or document. When leaving his post due to any reason, the Supervisor must return all the above documents to the Company as soon as possible.

6. ARBITRATION

- 6.1 Whenever any disputes or claims arises from the contract, the Articles of Association or any rights or obligations conferred or imposed by the Company Law or other relevant laws and administrative regulations concerning the affairs of the Company between (i) the Company and the Supervisor; and (ii) a holder of overseas listed foreign shares in the Company and the Supervisor, the parties concerned shall resolve such disputes and claims through arbitration.
- 6.2 Where a dispute or claim described above is referred to arbitration, the entire dispute or claim shall be resolved through arbitration; all persons who have a cause of action based on the same facts giving rise to the dispute or claim or whose participation is necessary for the resolution of such dispute or claim, if they are shareholders, directors, supervisors, manager or other officers of the Company or the Company, shall submit to arbitration.
- 6.3 Disputes over who is a shareholder and over the share register do not have to be resolved through arbitration.
- 6.4 The party seeking arbitration may elect to have the dispute or claim arbitrated either by the China International Economic and Trade Arbitration Commission in accordance with its arbitration rules or by the Hong Kong International Arbitration Centre in accordance with its securities arbitration rules. Once the party seeking arbitration submits a dispute or claim to arbitration, the other party must submit to the arbitral body selected by the party seeking the arbitration.
- 6.5 If the party seeking arbitration elects to arbitrate the dispute or claim at the Hong Kong International Arbitration Centre, then either party may apply to have such arbitration conducted in Shenzhen according to the securities arbitration rules of the Hong Kong International Arbitration Centre.
- 6.6 The laws of the People's Republic of China shall govern the arbitration of disputes or claims described in Clause 6.1 above, unless otherwise provided by law or administrative regulations.
- 6.7 The award of the arbitral body is final and shall be binding on the parties thereto.
- 6.8 This agreement to arbitrate is made by the Supervisor with the Company on its own behalf and on behalf of each shareholder.
- 6.9 Any reference to arbitration shall be deemed to authorise the arbitral tribunal to conduct hearings in open session and to publish its award.

7. NON-TRANSFERABLE

7.1 The Supervisor shall not transfer the Contract or his position to any other person.

8. MISCELLANEOUS

- 8.1 The expiry or termination of the Contract (regardless of the reason) shall not have any effect on the effectiveness of the provisions that are stipulated to survive such expiry or termination as specified in the Contract.
- 8.2 Each notice, demand or any other communication sent out in connection with the Contract shall be in writing and sent by hand or mail to the concerned parties at the addresses specified at the beginning of the Contract (or any other address as being notified by the recipient to the other party five days in advance).

Any notice, demand or any other communication sent to the address of the concerned party in the above form shall be deemed to be received on the arrival date.

9. EFFECTIVENESS OF THE CONTRACT

9.1 The Contract shall have two originals with each party holding one copy. Upon the execution by both parties and the affixation of the company seal by the Company, the Contract shall come into effect from the day on which the Supervisor's Term begins. Both the English and Chinese versions of the Contract shall be equally authentic and valid.

10. GOVERNING LAW

10.1 The Contract shall be governed by Chinese laws and regulations.

SIGNED BY)
for and on behalf of)
ADVANCED SEMICONDUCTOR)
MANUFACTURING)
CORPORATION LIMITED)
in the presence of:-)
Date:	
SIGNED BY)
in the presence of:-)
Date:	

APPENDIX III PROPOSED REMUNERATION FOR DIRECTORS AND SUPERVISOR

The following remunerations have been proposed for the fifth session of the Board and the Supervisory Committee: (a) Remuneration for each of the Non-executive Directors and Independent Non-executive Directors will consist of administrative subsidy only, at an amount of HK\$250,000 per annum; whereby (i) the Chairman of the Board will be entitled to an additional administrative subsidy, at an amount of HK\$100,000 per annum; (ii)The Chairman of the Audit and Risk Management Committee will be entitled to an additional administrative subsidy, at an amount of HK\$50,000 per annum; (iii) each of the Chairman of the Nomination Committee, the Remuneration Committee and the Strategic Development Committee will be entitled to an additional administrative subsidy, at an amount of HK\$25,000 per annum; (iv) each of the member of the Audit and Risk Management Committee will be entitled to an additional administrative subsidy, at an amount of HK\$30,000 per annum; and (v) each of the member of the Nomination Committee, the Remuneration Committee and the Strategic Development Committee will be entitled to an additional administrative subsidy, at an amount of HK\$15,000 per annum; and (b) Remuneration for each of the Shareholders Representative Supervisors will consist of administrative subsidy only, at an amount of HK\$200,000 per annum. The above remuneration is determined at a market rate.

NOTICE OF EXTRAORDINARY GENERAL MEETING



ADVANCED SEMICONDUCTOR MANUFACTURING CORPORATION LIMITED 上海先進半導體製造股份有限公司

(A foreign invested joint stock company incorporated in the People's Republic of China with limited liability)

(Stock Code: 03355)

NOTICE OF EXTRAORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN that an extraordinary general meeting of Advanced Semiconductor Manufacturing Corporation Limited (the "Company") will be held at Advanced Semiconductor Manufacturing Corporation Limited, No. 385, Hong Cao Road, Shanghai, the People's Republic of China (the "PRC") at 1:00 p.m. on 7 August 2017 (the "EGM") to consider and, if thought fit, pass the following resolutions. Unless otherwise indicated, capitalised terms used herein shall have the same meanings as those defined in the circular of the Company dated 23 June 2017 (the "Circular").

ORDINARY RESOLUTIONS

- 1. To consider and approve the appointment of Mr. YUAN Yipei as a Non-executive Director for the fifth session of the Board with a term of office from 7 August 2017 to 1 March 2019, the entering into of the Service Contract for Non-executive Director (as set out in Appendix II of the Circular) between the Company and Mr. YUAN Yipei, and the fixing of his proposed remuneration (as set out in Appendix III of the Circular).
- 2. To consider and approve the appointment of Mr. JIANG Shoulei as an Independent Non-executive Director for the fifth session of the Board with a term of office from 7 August 2017 to 1 March 2019, the entering into of the Service Contract for Independent Non-executive Director (as set out in Appendix II of the Circular) between the Company and Mr. JIANG Shoulei, and the fixing of his proposed remuneration (as set out in Appendix III of the Circular).

NOTICE OF EXTRAORDINARY GENERAL MEETING

3. To consider and approve the appointment of Mr. ZHANG Yan as a Shareholders Representative Supervisor for the fifth session of the Supervisory Committee with a term of office from 7 August 2017 to 1 March 2019, the entering into of the Service Contract for Shareholders Representative Supervisor (as set out in Appendix II of the Circular) between the Company and Mr. ZHANG Yan, and the fixing of his proposed remuneration (as set out in Appendix III of the Circular).

By Order of the Board

Advanced Semiconductor Manufacturing

Corporation Limited

ZHU Jian

Chairman

Shanghai, the PRC, 23 June 2017

Notes:

(1) Closure of register of members and eligibility for attending the EGM

To determine the list of Shareholders who have the right to attend the EGM, the register of members will be closed from 8 July 2017 to 7 August 2017 (both days inclusive) during which period, no transfer of Shares will be effected. Shareholders whose names appear on the register of members of the Company on 7 August 2017 are entitled to attend the EGM.

Holders of the H-Shares who wish to attend the EGM but have not registered the transfer documents are required to deposit the transfer document together with the relevant share certificates at the H-Share registrar of the Company, Computershare Hong Kong Investor Services Limited, at Rooms 1712-16, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong no later than 4:30 p.m. on 7 July 2017.

(2) Proxy

Any Shareholder who is entitled to attend and vote at a general meeting of the Company shall be entitled to appoint one (1) or more persons (whether such person is a Shareholder or not) as his proxy/proxies to attend and vote on his behalf.

The instrument appointing a proxy shall be in writing under the hand of the appointor or his attorney duly authorised in writing, or if the appointor is a legal entity, either under seal or under the hand of a director or an authorised person or a duly authorised attorney of the legal entity. The letter of authorization shall contain the number of the shares to be represented by the proxy. If several persons are authorised as the proxies of a Shareholder, the letter of authorization shall specify the number of shares to be represented by each proxy.

The instrument appointing a voting proxy and, if such instrument is signed by a person under a power of attorney or other authority on behalf of the appointor, a notarially certified copy of that power of attorney or other authority shall be deposited at Computershare Hong Kong Investor Services Limited (in respect of holders of the H-Shares) or at the Company's Board Secretariat (in respect of

NOTICE OF EXTRAORDINARY GENERAL MEETING

holders of the non-H-Shares) in person or by post not less than 24 hours before the time fixed for holding the EGM or any adjournment thereof (as the case may be). The address of Computershare Hong Kong Investor Services Limited is 17M Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong. The address of the Company's Board Secretariat is 385 Hong Cao Road, Shanghai 200233, the PRC.

(3) Reply slip

If you intend to attend the EGM in person or by proxy, you are required to complete and return the reply slip to Computershare Hong Kong Investor Services Limited for holders of the H-Shares or to the Company's Board Secretariat for holders of the non-H-Shares on or before 18 July 2017.

(4) Other business

The EGM is expected to last for half a day. Shareholders (in person or by proxy) attending the EGM are responsible for their own transportation and accommodation expenses. Shareholders or their proxies attending the EGM shall produce their identity documents. The Company is entitled to deny attendance by any Shareholders or their proxies who fail to produce their identity documents.