

NAM TAI ELECTRONICS INC  
Form 6-K  
May 03, 2010

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**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549  
Form 6-K**

**REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 UNDER THE  
SECURITIES EXCHANGE ACT OF 1934**

**For the month of: May, 2010**

**Commission File Number: 001-31583**

**NAM TAI ELECTRONICS, INC.**  
(Translation of registrant's name into English)  
**Gushu Industrial Estate, Xixiang**  
**Baoan, Shenzhen**  
**People's Republic of China**  
(Address of principal executive office)

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

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T  
Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T  
Rule 101(b)(7):

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby  
furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.  
Yes  No

If Yes is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b):  
82- \_\_\_\_\_.

Notice of 2010  
Annual Meeting of Shareholders  
and  
Proxy  
Statement  
**NAM TAI ELECTRONICS, INC.**  
**Chairman's Message**

May 3, 2010

Dear Shareholders:

To draw a parallel for our investors in the US, the global financial recession has affected Nam Tai in a manner similar to the economic effects of Hurricane Katrina on areas of the Southeastern United States. Katrina began as a modest tropical wave in the Caribbean, but eventually grew to become one of the most powerful hurricanes of all time and most devastating in the history of the United States. The global economic recession, the effects of which on our company were felt substantially in 2008, took an even more severe toll on Nam Tai during 2009, causing, among other adverse effects, our total net sales to fall below the half billion dollar level for the first time since 2003, our gross profit to drop to its lowest point since 2002, our operating income to decrease below \$1 million for the first time since our fiscal 1989 and our net income per share to be the lowest we have reported since we became a public company in March 1988.

The Company responded with cost-cutting measures that reduced our net headcount in our operating subsidiaries by approximately 1,900, from 7,104 at December 31, 2008 to 5,203 at December 31, 2009. We realized the benefits of the cost savings from the reduction in our workforce beginning in the second quarter of 2009 and do not expect that our 2009 workforce reductions will materially impact our operating results, cash position or financial condition for periods after December 31, 2009. Net cash provided by operating activities was up 4.6 percent to \$38.5 million in 2009. We reduced inventory by \$11.2 million. We ended the year with \$182.7 million in cash and \$12.9 million in fixed deposits, even after spending \$44.3 million in our successful completion of a tender offer for the publicly-traded shares of our subsidiary, Nam Tai Electronic & Electrical Products Limited, concluding our multi-year effort to achieve 100 percent ownership of all our operating subsidiaries. And we did that, as well as complete construction of our new manufacturing facility in Wuxi, approximately 80 miles Northwest of Shanghai near the East Coast Mainland China, our first expansion outside of Guangdong Province in Southern China, without incurring any debt.

**2009 Reviewed**

For the year ended December 31, 2009, Nam Tai's net sales were \$408.1 million, a decrease of 34.5% as compared to \$622.9 million in the same period of 2008. Gross profit was \$40.3 million, a decrease of 43.0% as compared to \$70.7 million in the same period in 2008. Operating income for 2009 decreased 94% to \$0.4 million, or \$0.009 per share (diluted), compared to \$6.4 million, or \$0.14 per share (diluted), in the same period in 2008. Net income was \$1.7 million, or \$0.04 per share (diluted), a decrease of 94.6% as compared to \$30.6 million or \$0.68 per share (diluted) in the same period of 2008.

To guard against risks in these turbulent economic times, we have invested our cash on hand at December 31, 2009 conservatively in term deposits, which provide near immediate

availability for use as working capital. We believe that the security achieved from this conservatism justifies forgoing higher returns available from less prudent investments.

**Outlook for 2010**

Our operations remain organized into three reportable segments, consisting of consumer electronics and communication products ( CECP ), telecommunication components assembly ( TCA ), and liquid crystal display, or LCD, products ( LCDP ). Our revenues by product sector in 2009 were as follows:

**2009 Revenue by Product Sector**

Although some believe that the global recession has reached bottom and economic conditions are improving, we believe that conditions prevailing at the end of 2009 will continue during 2010 and limit our business and growth. We expect demand for LCD panels and modules and flexible printed circuit, or FPC, boards and subassemblies to increase in 2010. However, we also anticipate that orders for optical and educational products in our CECP segment will remain weak and may even decrease from 2009 levels. Our business in the first quarter of 2010 support these predictions. As a consequence, we now believe that our overall business in 2010 may grow, but only slightly from 2009 levels, provided that inflation in China, which we expect to increase in 2010, does not drive wages and manufacturing costs to a point where our gross margins further deteriorate materially from the depths reached in 2009. In 2010, we plan to focus on developing and manufacturing FPC products. I am personally pleased to report that our new Wuxi facility began low-volume manufacturing of FPC products on schedule. We are using this production not only as a source for other products we manufacture in our LCDP segment but also for products we manufacture for automotive applications. We anticipate developing other product applications for our FPC products, such as backlights and digital cameras, and that these will contribute to revenues from our TCA segment in future periods.

We have completed the integration of our management of TCA and LCDP segments and plan to reduce our business in the CECP segment, eventually eliminating that low margin area of our business. Instead, we plan to concentrate our efforts toward restructuring our LCD module manufacturing, consolidating and integrating capacities and capabilities for these higher margin products in the belief that this segment offers the most compelling opportunity for our return to growth.

In the near-term we will direct our attention to improving management, and, where necessary, recruiting new executives to fill gaps we perceive in our hierarchy. We also plan to increase our sales and marketing personnel to stimulate efforts to attract new customers and expand our business with existing ones.

We have continued and will continue to exercise rigorous corporate governance and control policies and will maintain our utilization of an effective risk control system.

My sincere thanks to those who have continued to work hard under difficult circumstances and to those who continue to support and invest in our company.

*Ming Kown Koo*

Chairman of the Board of Directors

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**NAM TAI ELECTRONICS, INC.**

Hong Kong Office:  
Units 5811-12, 58/F, The Center,  
99 Queen's Road Central,  
Central, Hong Kong

**NOTICE OF ANNUAL MEETING OF SHAREHOLDERS**  
**June 3, 2010**

The Annual Meeting of Shareholders (the Meeting) of Nam Tai Electronics, Inc. (the Company) will be held at 11:30 a.m. (Pacific Daylight Time) on Thursday, June 3, 2010 at the San Francisco Office of K&L Gates LLP, Four Embarcadero Center, Suite 1200, San Francisco, CA 94111, USA, for the following purposes:

1. To elect five (5) members of the Board of Directors to serve for the ensuing year;
2. To ratify the appointment of Moore Stephens as independent registered public accounting firm of the Company for the year ending December 31, 2010; and
3. To consider and act upon such other business as may properly come before the Meeting or any adjournment thereof.

Only holders of common shares of record at the close of business on April 21, 2010 will be entitled to vote at the Meeting. Regardless of your plan to attend or not attend the Meeting, please vote either by phone or over the internet or complete the enclosed proxy card and sign, date and return it promptly in the enclosed postage paid envelope. Sending in your proxy will not prevent you from voting in person at the Meeting.

By order of the Board of Directors,

Ming Kown Koo  
Chairman of the Board of Directors  
Dated May 3, 2010

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**NAM TAI ELECTRONICS, INC.**

Hong Kong Office:  
Units 5811-12, 58/F, The Center,  
99 Queen's Road Central,  
Central, Hong Kong

**PROXY STATEMENT**

Meeting at 11:30 a.m. on Thursday, June 3, 2010

Your proxy is solicited on behalf of the Board of Directors of Nam Tai Electronics, Inc. (the Company or Nam Tai ) for use at the Annual Meeting of Shareholders (the Meeting ) to be held on Thursday, June 3, 2010 at 11:30 a.m. at the San Francisco Office of K&L Gates LLP, Four Embarcadero Center, Suite 1200, San Francisco, CA 94111, USA, or any other adjournments or postponements thereof. If the proxy in the accompanying form is duly executed and returned, the shares represented by the proxy will be voted as directed. If no direction is given, the shares will be voted for (a) the election of the five (5) nominees for directors named herein, and (b) for ratification of the appointment of Moore Stephens as independent registered public accounting firm of the Company for the year ending December 31, 2010. If other matters properly come before the Meeting, the persons appointed to vote the proxies will vote on such matters in accordance with their best judgment. A proxy given by a shareholder may be revoked at any time before it is voted by (a) notifying Secretary of the Company in writing of such revocation, (b) by duly executing another proxy bearing a later date, or (c) by voting in person at the Meeting.

The cost of this solicitation of proxies will be borne by the Company. The Company may engage a proxy solicitor to solicit proxies in an effort to assure the presence of a quorum at the Meeting, and if does engage a proxy solicitor, anticipates that the fee will not exceed \$10,000, plus reasonable expenses. The Company will reimburse banks, brokerage firms, other custodians, nominees and fiduciaries for reasonable expenses incurred in sending proxy materials to beneficial owners of common shares of the Company.

This proxy statement is being mailed on or about May 3, 2010 to all holders of common shares of record at the close of business on April 21, 2010.

The Company will satisfy the delivery requirements for proxy and information statements with respect to two or more security holders sharing the same address by delivering a single proxy statement to those security holders in order to reduce that amount of duplicate information that security holders receive and to lower printing and mailing costs. Additional copies may be obtained, without charge, by contacting the Company by mail at Units 5811-12, 58/F, The Center, 99 Queen's Road Central, Central, Hong Kong, by e-mail at [shareholder@namtai.com](mailto:shareholder@namtai.com), or by phoning (852) 2341 0273.

**The Company's annual report on Form 20-F for the year ended December 31, 2009, including its complete audited financial statements, as filed with the United States Securities and Exchange Commission (the SEC ) is available without charge upon written request from the Company by e-mail at [shareholder@namtai.com](mailto:shareholder@namtai.com) or by written request to Units 5811-12, 58/F, The Center, 99 Queen's Road Central, Central, Hong Kong, Re: 2009 Annual Report on Form 20-F. The Company's annual report on Form 20-F and other documents filed or submitted to the SEC are also available from the SEC's website at <http://www.sec.gov>.**

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## QUESTIONS AND ANSWERS RELATING TO THE ANNUAL MEETING

### **Why did I receive these materials?**

Our shareholders as of the close of business on April 21, 2010, which we refer to as the Record Date, are entitled to vote at our Annual Meeting of shareholders, which will be held on June 3, 2010. As a shareholder, you are invited to attend the annual meeting and are requested to vote on the items of business described in this proxy statement. We distribute these proxy materials to all of our shareholders of record on the Record Date.

This proxy statement provides notice of the annual meeting of shareholders, describes the proposals presented for shareholder action and includes information about the proposals, information concerning our management, corporate governance and principal shareholders and other information that we desire to disclose to shareholders. The accompanying proxy card enables shareholders to vote on the matters without having to attend the annual meeting in person.

### **What is a proxy?**

A proxy is your legal designation of another person (the proxy) to vote on your behalf. By completing and returning the enclosed proxy card, you are giving the Chairman of the Board and the Chief Financial Officer of the Company and/or the Chief Executive Officer of the Company the authority to vote your shares in the manner you indicate on your proxy card.

### **Why did I receive more than one proxy card?**

You will receive multiple proxy cards if you hold your shares in different ways (e.g., joint tenancy, trusts, and custodial accounts) or in multiple accounts. If your shares are held by a broker, bank, trustee or other nominee (i.e., in street name), you will receive your proxy card or other voting information from your broker, bank, trustee or other nominee, and you should return your proxy card or cards to your broker, bank, trustee or other nominee. You should vote on and sign each proxy card you receive.

### **Who is entitled to vote at the Meeting?**

Only shareholders of record at the close of business on the Record Date are entitled to receive notice of and to participate in the annual meeting. If you were a shareholder of record on the Record Date, you will be entitled to vote all of the shares that you held on that date at the Meeting, or any postponements or adjournments of the Meeting.

### **How many votes do I have?**

You will be entitled to one vote for each outstanding share of our common stock you own as of the Record Date. As of the Record Date, there were 44,803,735 shares of our common stock outstanding and eligible to vote.

### **What is the difference between a stockholder of record and a street name holder?**

These terms describe how your shares are held. If your shares are registered directly in your name with Registrar and Transfer Company, or RTC, the Company's transfer agent, you are a stockholder of record. If your shares are held in the name of a brokerage, bank, trust or other nominee as a custodian, you are a street name holder.

**How many shares must be present or represented to conduct business at the Meeting?**

The presence at the Meeting, in person or by proxy, of the holders of a majority of the aggregate voting power of the Company's common shares outstanding on the Record Date will constitute a quorum, permitting the conduct of business at the Meeting. Based on the number of shares of our common stock outstanding on the Record Date, the presence of the holders of our common stock representing at least 22,401,868 votes will be required to establish a quorum.

Proxies received but marked as abstentions, votes withheld and broker non-votes will be included in the calculation of the number of votes considered present at the Meeting.

**How can I vote my shares in person at the Meeting?**

Shares held in your name as the shareholder of record may be voted by you in person at the Meeting. Shares held by you beneficially in street name through a broker, bank or other nominee may be voted by you in person at the Meeting only if you obtain a legal proxy from the broker, bank or other nominee that holds your shares giving you the right to vote the shares.

**Who can attend the annual meeting?**

All shareholders of record as of the close of business on April 21, 2010, can attend the meeting. However, seating is limited and will be on a first arrival basis.

To attend the annual meeting, please follow these instructions:

If you are a shareholder of record, bring proof of ownership of Nam Tai shares and a form of identification; or

If a broker or other nominee holds your shares, bring proof of ownership of Nam Tai shares through such broker or nominee and a form of identification.

Shareholders who plan to attend the Meeting should first check in at the Reception Desk on the 12<sup>th</sup> Floor of Four Embarcadero Center in San Francisco, the venue for the meeting, for directions to the conference room where the meeting will be held.

**How can I vote my shares without attending the Meeting?**

Whether you hold shares directly as the shareholder of record or beneficially in street name, you may direct how your shares are voted without attending the Meeting. If you are a shareholder of record (that is, if your shares are registered directly in your name with RTC), you must complete and properly sign and date the accompanying proxy card and return it. A pre-addressed envelope is included for your use and is postage paid if mailed in the United States. If you are a shareholder of record and attend the meeting, you may deliver your completed proxy card in person.

If you hold shares beneficially in street name, you may vote by submitting voting instructions to your broker, bank or other nominee.

**Can I vote by telephone or electronically?**

If you are a shareholder of record, you may vote by telephone, or electronically through the Internet, by following the instructions included with your proxy card. If your shares are held in street

name, please check your proxy card or contact your broker, bank or other nominee to determine whether you will be able to vote by telephone or electronically and the deadline for such voting.

**Can I change my vote after I return my proxy card?**

Yes. If you are a shareholder of record, you may revoke or change your vote at any time before the proxy is exercised by delivering to our Secretary at the address shown at the beginning of this proxy statement a notice of revocation, or by signing a proxy card bearing a later date or by attending the Meeting and voting in person.

For shares you hold beneficially in street name, you may change your vote by submitting new voting instructions to your broker, bank or other nominee or, if you have obtained a legal proxy from your broker, bank or other nominee giving you the right to vote your shares, by attending the Meeting and voting in person. In either case, the powers of the proxy holders will be suspended if you attend the Meeting in person and so request, although attendance at the Meeting will not by itself revoke a previously granted proxy.

**What are the proposals to be considered by shareholders?**

The Board of Directors is submitting two proposals for shareholder action at the 2010 annual meeting: Proposal 1 the election of five (5) nominees for directors of the Company, each to serve until the next annual meeting of shareholders, and Proposal 2 the ratification of the appointment of Moore Stephens as independent registered public accounting firm of the Company for the year ending December 31, 2010.

**What vote is required to approve each item?**

**Election of Directors.** The affirmative vote of a plurality of the votes cast at the Meeting is required for the election of directors (Proposal 1). Plurality means that the individuals who receive the highest number of votes are elected as directors, up to the number of directors to be chosen at the meeting. A properly executed proxy marked withhold authority with respect to the election of one or more directors will not be voted with respect to the director or directors indicated, although it will be counted for purposes of determining whether there is a quorum.

**Other Item.** For the proposal to ratify the appointment of our independent registered public accounting firm for our year ending December 31, 2010 (Proposal 2) the affirmative vote of the holders of a majority of the votes cast in person or represented by proxy and entitled to vote on the item will be required for approval. A properly executed proxy marked abstain with respect to Proposal 2 will not be voted, although it will be counted for purposes of determining whether there is a quorum. Accordingly, an abstention will have the effect of a negative vote.

**What are the Board of Directors recommendations?**

Unless you give other instructions on your proxy card, the person named as proxy holder on the proxy card will vote in accordance with the recommendations of the Board of Directors. The Board of Directors recommends that shareholders vote FOR the election of directors named; and FOR the ratification of the selection of Moore Stephens as independent public accountants of the Company for the year ending December 31, 2010.

**Will shareholders be asked to vote on any other matters?**

To the knowledge of the Company and its management, shareholders will vote only on the matters described in this proxy statement. However, if any other matters properly come before the Meeting, the persons named as proxies for shareholders will vote on those matters in the manner they consider appropriate.

**Who counts the votes?**

Votes will be counted and certified by the Inspectors of Election, who are employees of RTC. If you are a shareholder of record, your signed proxy card is returned directly to RTC for tabulation. If you hold your shares in street name through a broker, bank or other nominee, your broker, bank or other nominee will return one proxy card to RTC on behalf of its clients.

**How are votes counted?**

In the election of directors, you may vote FOR all or some of the nominees or your vote may be WITHHELD with respect to one or more of the nominees. You may not cumulate your votes for the election of directors.

For Proposal 2, you may vote FOR, AGAINST or ABSTAIN. If you elect to ABSTAIN, the abstention has the same effect as a vote AGAINST.

If you hold your shares in street name through a broker, bank or other nominee rather than directly in your own name, then your broker, bank or other nominee is considered the shareholder of record, and you are considered the beneficial owner of your shares. We have supplied copies of our proxy statement to the broker, bank or other nominee holding your shares of record, and they have the responsibility to send it to you. As the beneficial owner, you have the right to direct your broker, bank or other nominee on how to vote your shares at the Meeting. The broker, bank or other nominee that is the shareholder of record for your shares is obligated to provide you with a voting instruction card for you to use for this purpose.

If you hold your shares in a brokerage account but you fail to return your voting instruction card to your broker, your shares may constitute broker non-votes. Generally, broker non-votes occur on a matter when a broker is not permitted to vote on that matter without instructions from the beneficial owner and instructions are not given. In tabulating the voting results for the proposals, shares that constitute broker non-votes are not considered present and entitled to vote on that proposal, but are counted for purposes of establishing a quorum. If a quorum is present at the Meeting, the persons receiving the greatest number of votes will be elected to serve as directors. As a result, broker non-votes will not affect the outcome of the voting on the election of directors (Proposal 1). The ratification of the appointment of our independent registered public accounting firm (Proposal 2) requires the affirmative vote of a majority of the shares of common stock present in person or represented by proxy at the Meeting and entitled to vote on the proposal. A broker non-vote is treated as not being entitled to vote on the matter and, therefore, is not counted for purposes of determining whether the proposal has been approved. If you are a beneficial owner and your broker, bank or other nominee holds your shares in its name, it is not permitted for the broker, bank or other nominees to vote your shares on the election of directors (Proposal 1) or the ratification of the appointment of our independent registered public accounting firm (Proposal 2).

**What should I do if I receive more than one set of voting materials?**

You may receive more than one set of voting materials, including multiple copies of this proxy statement and multiple proxy cards or voting instruction cards. For example, if you hold your shares in more than one brokerage account, you may receive a separate voting instruction card for each brokerage account in which you hold shares. If you are a shareholder of record and your shares are registered in more than one name, you will receive more than one proxy card. Please complete, sign, date and return each proxy card and voting instruction card that you receive.

**PROPOSAL NO. 1  
ELECTION OF DIRECTORS**

The Company's directors are elected annually to serve until the next Annual Meeting of Shareholders. Each director holds office according to the terms of his appointment until their successors take office or until their earlier death, resignation or removal. The number of directors authorized by the Company's Articles of Association is not less than one or more than eight.

Unless otherwise directed by shareholders, the proxy holders will vote all shares represented by proxies held by them for the election of the nominees named below. The Company has been advised that all nominees have indicated their availability and willingness to serve if elected. In the event that any nominee becomes unavailable or unable to serve as a director of the Company prior to voting at the Meeting, the proxy holders will vote for a substitute nominee in the exercise of their best judgment.

**Director Nominees**

Information concerning the director nominees at April 21, 2010 based on data provided by them is set forth below:

**M. K. Koo, 65.** Mr. Koo, a founder of the Nam Tai Group, currently serves as executive Chairman and Chief Financial Officer of Nam Tai. He has served in various senior executive and management positions of Nam Tai Group from our inception, including responsibilities for corporate strategy, finance and administration. He is also Chairman of NTEEP and Chairman & Legal Representative of various PRC subsidiaries of Nam Tai. Mr. Koo received his Bachelor of Laws degree from National Taiwan University in 1970.

**Peter R. Kellogg, 67.** Mr. Kellogg has served on our Board of Directors since June 2000. Mr. Kellogg was a Senior Managing Director of Spear, Leeds & Kellogg, a registered broker-dealer in the United States and a specialist firm on the NYSE until the firm merged with Goldman Sachs in 2000. Mr. Kellogg serves on our Compensation Committee and Nominating / Corporate Governance Committee. Mr. Kellogg is also a member of the Board of the Ziegler Companies and the U.S. Ski Team.

**Dr. Wing Yan (William) Lo, 49.** Dr. Lo has served on our Board of Directors since July 8, 2003. From 1998 to 1999, Dr. Lo served as the Chief Executive Officer of Citibank's Global Consumer Banking business for Hong Kong. Prior to joining Citibank, Dr. Lo was the founding Managing Director of Hongkong Telecom IMS Ltd. From 2002 to 2006, Dr. Lo served as Executive Director and Vice President of China Unicom Ltd., a telecommunications operator in China that is listed on both the Hong Kong and New York Stock Exchanges. Until mid-2009, Dr. Lo served as Vice Chairman and Managing Director of I.T. Limited, a Hong Kong retailer in the fashion apparel market with stores in the PRC, Taiwan, Macao, Thailand and Middle East, listed on the Main Board of the Hong Kong Stock Exchange. Dr. Lo holds an M. Phil. and Ph.D. degrees from Cambridge University, England. He also serves as an Adjunct Professor of The School of Business of Hong Kong Baptist University as well as on the Faculty of Business of Hong Kong Polytechnic University. In 1998, Dr. Lo was appointed as a Hong Kong

Justice of the Peace. In 2003, he was appointed as a Committee Member of Shantou People's Political Consultative Conference. Dr. Lo serves as Chairman of our Nominating / Corporate Governance Committee and a member of our Audit Committee and Compensation Committee.

**Charles Chu, 53.** Mr. Chu originally served as a Director of Nam Tai from November 1987 to September 1989. He was reappointed a Director in November 1992 and has served on our Board of Directors since then. Since July 1988, Mr. Chu has been engaged in the private practice of law in Hong Kong. Mr. Chu serves as Chairman of our Compensation Committee and a member of our Audit Committee and Nominating / Corporate Governance Committee. Mr. Chu received his Bachelor's of Laws degree and Post-Graduate Certificate of Law from the University of Hong Kong in 1980 and 1981, respectively.

**Mark Waslen, 49.** Mr. Waslen has served on our Board of Directors since July 2003 and serves as Chairman of our Audit Committee and a member of our Compensation Committee and Nominating / Corporate Governance Committee. From 1990 to 1995 and from June 1998 to October 1999, Mr. Waslen was employed by Nam Tai in various capacities, including Financial Controller, Secretary and Treasurer. Since 2001, Mr. Waslen has been employed by Berris Mangan Chartered Accountants, an accounting firm located in Vancouver, BC. Prior to joining Berris Mangan, Mr. Waslen has been employed by various other accounting firms, including Peat Marwick Thorne and Deloitte & Touche. Mr. Waslen is a CFA, CA and a CPA and received a Bachelor's of Commerce (Accounting Major) from University of Saskatchewan in 1982.

No family relationship exists among any of our directors or members of our senior management and no arrangement or understanding exists between any of our major shareholders, customers, suppliers or others, pursuant to which nominee referred to above was selected as a director or member of our senior management. Directors are elected each year at our annual meeting of shareholders or serve until their respective successors take office or until their death, resignation or removal. Members of senior management serve at the pleasure of the Board of Directors. **The Board of Directors recommends that shareholders vote FOR each of the above-mentioned nominees.**

**Current Members of the Board of Directors**

The members of the Board of Directors as at the date of this proxy statement, and the committees of the Board of Directors on which they serve, are identified below:

Director	Audit Committee	Compensation Committee	Nominating/Corporate Governance Committee
M. K. Koo*			
Charles Chu	o	o o	o
Peter R. Kellogg		o	o
Wing Yan (William) Lo	o	o	o o
Mark Waslen	o o	o	o

o o Chairman of the committee indicated.

o Member of the committee indicated.

\* Executive Chairman of the Board of Directors and

Chief Financial  
Officer.

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### **Board Practices**

All directors hold office until our next annual meeting of shareholders, which generally is in the summer of each calendar year, or until their respective successors are duly elected and qualified or their positions are earlier vacated by resignation or otherwise. The full board committee appoints members and chairman of board committees, who serve at the pleasure of the Board. Except for the agreement effective March 1, 2009 relating to Mr. Koo's services as Nam Tai's Chief Financial Officer, Nam Tai has no service contracts providing for benefits upon termination of service as a director or employee (if employed). For information relating to the agreement with Mr. Koo, see, "Certain Relationships and Related Party Transactions" on page 15 of this proxy statement. Annually, upon election to our Board at each Annual Meeting of Shareholders, we grant to directors so elected options from one of our stock option plans to purchase 15,000 common shares. These options are exercisable at the fair market value of our shares on the date of grant and are exercisable for three years from the date of grant, subject to sooner termination based on the provisions of the applicable stock option plan.

### **Corporate Governance Guidelines**

We have adopted a set of corporate governance guidelines which are available on our website at <http://www.namtai.com/corpgov/corpgov.htm>. The contents of this website address, other than the corporate governance guidelines, the code of ethics and committee charters, are not a part of this proxy statement. Stockholders also may request a free copy of our corporate governance guidelines in print form by a making a request therefor to: Nam Tai Electronics, Inc.

Units 5811-12

58/F, The Center

99 Queen's Road Central

Central, Hong Kong

e-mail: [shareholder@namtai.com](mailto:shareholder@namtai.com)

### **NYSE Listed Company Manual Disclosure**

As a foreign private issuer with shares listed on the NYSE, the Company is required by Section 303A.11 of the Listed Company Manual of the NYSE to disclose any significant ways in which its corporate governance practices differ from those followed by U.S. domestic companies under NYSE listing standards. Management believes that there are no significant ways in which Nam Tai's corporate governance standards differ from those followed by U.S. domestic companies under NYSE listing standards.

### **Committee Charters and Independence**

The charters for our Audit Committee, Compensation Committee and Nominating / Corporate Governance Committee are available on our website at <http://www.namtai.com/corpgov/corpgov.htm>. The contents of this website address, other than the corporate governance guidelines, the code of ethics and committee charters, are not a part of this proxy statement. Stockholders may request a copy of each of these charters from the address and phone number set forth above under "Corporate Governance Guidelines".

Each of the members of our Board of Directors serving on our Audit Committee, Compensation Committee and Nominating/Corporate Governance Committee, and each member of our Board of

Directors (other than Mr. M. K. Koo, our Executive Chairman of the Board), is independent as that term is defined in Corporate Governance Rules of the NYSE.

Nam Tai adopts the directors' independence criteria as established by NYSE Corporate Governance Rules Section 303A.02. In July 2008, the Board of Directors evaluated the independence of Mr. M. K. Koo in accordance with the directors' independence criteria as established by NYSE Corporate Governance Rules Section 303A.02 and affirmatively determined that Mr. Koo had no material relationship with Nam Tai and was an independent director within the meaning of Section 303A.02. However, when Mr. Koo was appointed as Nam Tai's Executive Chairman and Chief Financial Officer on March 1, 2009, this determination ceased to be applicable to Mr. Koo.

Among other things, an independent Non-Executive Director ( INED ) is an individual:

who has no material relationship with the Company as affirmatively determined by the Board;

who is not nor has been within the last 3 years immediately prior to the date of his appointment as the INED an employee of the Company, provided, however, employment as an interim Chairman of the Board or Chief Executive Officer or other executive officer of the Company shall not disqualify a director from being considered independent following that employment;

whose immediate family members\* are not, nor have been within the last 3 years immediately prior to the date of his appointment as the INED, an executive officer of the Company;

who, or whose immediate family member\*, have not received greater than US\$120,000 in direct compensation from the Company, other than directors' and committees' fees and pension or other forms of deferred compensation for prior service (provided such compensation is not contingent in any way on continuous service), during any twelve-month period within the last 3 years immediately prior to the date of his appointment as the INED;

who is neither a partner nor an employee of the internal or external audit firm of the Company and within the last 3 years immediately prior to the date of his appointment as the INED was neither a partner nor an employee of such firm and personally worked on the Company's audit during that time;

none of whose immediate family members\* is (a) a current partner of the internal or external audit firm of the Company, or (b) a current employee of the internal or external audit firm of the Company and personally works on the Company's audit;

none of whose immediate family members\* have been, within the last 3 years immediately prior to the date of his appointment as the INED, partners or employees of the internal or external audit firm and personally worked on the Company's audit during that time;

who, or whose immediate family members\*, are not, nor within the last 3 years immediately prior to the date of his appointment as the INED, employed as an executive officer of another company in which any of the Company's present executives at the same time serves or served on that company's compensation committee; and

who is not an employee of, or whose immediate family members\* are not executive officers of, a company that has made payments to, or received payments from, the Company for property or services in an amount which in any of the 3 fiscal years prior to his appointment as the INED, exceeds the greater of \$1 million or 2% of such other company's consolidated gross revenues.

#### **Audit Committee**

The primary duties of Nam Tai's Audit Committee are reviewing, acting on and reporting to the Board of Directors with respect to various auditing and accounting matters, including the selection of an

\* An immediate family member includes a person's spouse, parents, children, siblings, mothers- and father-in-law, sons-and

daughters-in-law,  
brothers- and  
sisters-in-law, and  
anyone (other  
than domestic  
employees) who  
shares such  
person s home.

independent registered public accounting firm, the scope of annual audits, the fees to be paid to the independent registered public accounting firm and the performance of the independent registered public accounting firm and accounting practices.

Our Audit Committee consists of three independent non-executive directors, Messrs. Waslen and Chu and Dr. Lo. Mr. Waslen serves as the Chairman of the Audit Committee. The Company's Board of Directors has determined that one member of the Audit Committee, Mark Waslen, qualifies as an audit committee financial expert as defined by Item 401(h) of Regulation S-K, adopted pursuant to the Securities Exchange Act of 1934.

#### **Compensation Committee**

The primary duties of Nam Tai's Compensation Committee are to recommend (i) the compensation of the Company's Board of Directors; (ii) compensation of any directors who are executives of the Company and the chief executive officer with reference to achievement of corporate goals and objectives established in the previous year; (iii) compensation of other senior management if required by the Board; and (iv) equity based and incentive compensation programs of the Company.

Our Compensation Committee consisted of four independent non-executive directors during most of 2009: Dr. Lo and Messrs. Chu, Waslen and Kellogg. Mr. Chu serves as the Chairman of the Compensation Committee. At the time of his appointment as Nam Tai's Executive Chairman and Chief Financial Officer, Mr. Koo resigned from the Board's Compensation Committee and since then the Compensation Committee has consisted of the four other members.

#### **Nominating / Corporate Governance Committee**

The primary duties of Nam Tai's Nominating / Corporate Governance Committee consist of (i) assisting the Board by actively identifying individuals qualified to become Board members consistent with criteria approved by the Board; (ii) recommending to the Board the director nominees for election at the next annual meeting of stockholders, the member nominees for the Audit Committee, Compensation Committee and the Nominating / Corporate Governance Committee on an annual basis; (iii) reviewing and recommending to the Board whether it is appropriate for such director to continue to be a member of the Board in the event that there is a significant change in the circumstance of any director that would be considered detrimental to the Company's business or his/her ability to serve as a director or his/her independence; (iv) reviewing the composition of the Board on an annual basis; (v) recommending to the Board a succession plan for the chief executive officer and directors, if necessary; (vi) monitoring significant developments in the law and practice of corporate governance and of the duties and responsibilities of directors of public companies; (vii) establishing criteria to be used in connection with the annual self-evaluation of the Nominating / Corporate Governance Committee; and (viii) developing and recommending to the Board and administering the corporate governance guidelines of the Company.

Our Nominating / Corporate Governance Committee consisted of four independent non-executive directors during most of 2009: Dr. Lo and Messrs. Chu, Waslen and Kellogg. Dr. Lo serves as the Chairman of the Nominating / Corporate Governance Committee. Mr. Koo served on our Nominating / Corporate Governance Committee from July 23, 2008 until March 1, 2009, when he was appointed as Nam Tai's Executive Chairman and Chief Financial Officer and thereupon resigned from our Nominating / Corporate Governance Committee.

## Compensation of Directors and Senior Management

### *Compensation on an Aggregate Basis*

The aggregate compensation, including benefits in kind granted, during the year ended December 31, 2009 that we or any of our subsidiaries paid to all directors and senior management as a group for their services in all capacities to the Company or any subsidiary was approximately \$2.1 million (excluding the value of stock option granted in accordance to Statement of Financial Accounting Standard No. 123(R), Share-based Payment ( FAS 123(R) ), which is now codified as FASB ASC 718 Compensation Stock Compensation , or amounts paid when the Company repurchased stock options from directors).

During the year ended December 31, 2009, we granted to our directors from our stock option plans options to purchase an aggregate of 75,000 of our common shares at an exercise price of \$4.41 per share. The exercise prices of the shares covered by the options granted during 2009 were equal to the fair market value of our shares on the date of grant and the options granted expire on the anniversary of their grant date in 2012.

We pay our directors \$3,000 per month for services as a director, \$750 per meeting attended in person and \$500 per meeting attended by telephone. In addition, we reimburse our directors for all reasonable expenses incurred in connection with their services as a director and member of a board committee.

During 2009, members of our senior management were eligible for annual cash bonuses based on their performance and that of the subsidiaries in which they are assigned for the relevant period. Senior management is entitled to share up to 5% of the operating income from the subsidiary in which they are employed during the year. Our senior management in charge of our subsidiaries recommends the participating staff members from the corresponding subsidiary and the amount, if any, to be allocated from such subsidiary's profit pool to an eligible employee. In addition to cash incentives, members of our senior management are eligible to receive stock options from our Stock Option Plans. With effect from 2009, our Chief Executive Officer is entitled to 20% of the incentive pools of each business unit, and the balance is shared by senior management of the relevant business unit per above.

According to the applicable laws and regulations in China set by the local government of Shenzhen, China, prior to July 2006, we are required to contribute 8% to 9% of the stipulated salary to our staff located there to retirement benefit schemes to fund retirement benefits for our employees. With effect from July 2006, the applicable percentages were adjusted to 10% to 11%. Our principal obligation with respect to these retirement benefit schemes is to make the required contributions under the scheme. No forfeited contributions may be used by us to reduce the existing level of contributions.

Since December 2000, we have enrolled all of our eligible employees located in Hong Kong into the Mandatory Provident Fund, or MPF, scheme, a formal system of retirement protection that is mandated by the government of Hong Kong and provides the framework for the establishment of a system of privately managed, employment-related MPF schemes to accrue financial benefits for members of the Hong Kong workforce when they retire. Since first establishing a subsidiary in Macao in 2003, we have enrolled all of our eligible employees in Macao into Macao's retirement benefit scheme, or RBS. Both the MPF and RBS are available to all employees aged 18 to 64 and with at least 60 days of service under the employment of Nam Tai in Hong Kong and Macao. Contributions are made by us at 5% based on the staff's relevant income. The maximum relevant income for contribution purpose per employee is \$3,000 per month. Staff members are entitled to 100% of the Company's contributions, together with accrued returns, irrespective of their length of service with us, but the benefits are required by law to be preserved until the retirement age of 65 for employees in Hong Kong while the benefit can be withdrawn by the employees in Macao at the end of employment contracts.

The cost of our contributions to the staff retirement plans in Hong Kong, Macao and China amounted to approximately \$1,800,000, \$1,814,000 and \$1,480,000 for the years ended December 31, 2007, 2008 and 2009 respectively.

*Compensation on an Individual Basis\** Directors

The following table presents the total compensation paid to each of our non-employee directors during 2009:

Name	<b>Fees Earned or Paid in Cash (\$)<sup>(1)</sup></b>	<b>Option Awards (\$)<sup>(2)</sup></b>	<b>All Other Compensation (\$)</b>	<b>Total (\$)</b>
Peter R. Kellogg	39,000	13,350		52,350
Charles Chu	42,500	13,350		55,850
Wing Yan (William) Lo	42,000	13,350		55,350
Mark Waslen	41,000	13,350		54,350

(1) Consists of the aggregate dollar amount of all fees earned or paid in cash for services as a director, including annual retainer fees and meeting fees. Cash paid to directors were in HK\$ and for purposes of the presentation in the above table have been converted into US\$ at a conversion rate \$1.00:HK\$7.75.

(2) Consists of the US\$ amount of option grants that Nam Tai recognized for financial statement reporting purposes in accordance with FASB ASC 718.

For information concerning the compensation we paid to Mr. Koo, who was appointed Executive Chairman and Chief Financial Officer of Nam Tai in March 2009, please see Compensation on an Individual Basis Executive Officers.

*Options Granted During, and Held by Directors at, December 31, 2009*

Our policy is to grant to directors on an annual basis, upon their election to the Board of Directors at the annual shareholders meeting, options to purchase 15,000 shares at an exercise price equal to 100% of the fair market value of the common shares on the date of grant. Accordingly, in June 2009, each of

\* Under the rules of the SEC, foreign private issuers like us are not required to disclose compensation paid to our directors or senior managers on an individual basis unless individual disclosure is required in the foreign private issuer's home country and is not otherwise publicly disclosed by the company. Although we are not required by our home country (the British Virgin Islands, the jurisdiction in which we are organized), we are voluntarily providing disclosure of compensation we paid to our directors and senior managers on an individual basis in this proxy statement (even though we are not subject to

the sections of the Securities Exchange Act of 1934 regulating the solicitation of proxies, consents or authorizations in respect of a security registered under the Securities Exchange Act of 1934 or disclosures required in a proxy statement in accordance with rules therefor promulgated under the Securities Exchange Act of 1934). By providing disclosures of compensation we pay to our directors and senior managers on an individual basis in this proxy statement (or in our annual report on Form 20-F for the year ended December 31, 2009), we are not undertaking any duty, and holders of our shares and others reviewing this proxy statement (or our annual report) should not expect, that we will continue to make such

disclosures in any future proxy statement or reports as long as we are exempt from doing so under the Securities Exchange Act of 1934. *We reserve the right to discontinue doing so at any time without prior notice.* Further, although the disclosures of compensation we paid to our directors and senior managers on an individual basis that we have provided in this proxy statement (and in our annual report on Form 20-F for the year ended December 31, 2009) may, in certain respects, appear comparable to similar disclosures made by companies organized in the U.S. that are required to file Annual Reports on Form 10-K or proxy statements under Regulation 14A under the Securities Exchange Act of 1934, such disclosures that

we have made in this proxy statement (or in our annual report) do not necessarily comply with the applicable requirements therefor under Form 10-K or Regulation 14A and this proxy statement does not contain all disclosures required under Item 11 of Form 10-K or Item 8 of Schedule 14A of Regulation 14A.

our directors was granted three-year options to purchase 15,000 shares (a total of 75,000 shares for all of our directors) at an exercise price of \$4.41. These were the only outstanding options held by our directors at December 31, 2009.

*Compensation on an Individual Basis\* Executive Officers*

The following table sets forth a summary of the compensation which we (including our subsidiaries) paid during 2009 to our Chief Executive Officer, our Chief Financial Officer and three of our other highest paid executive officers during 2009 serving at December 31, 2009 or during 2009. Dollar amounts are paid in HK\$ and have been converted into US\$ at a conversion rate of \$1.00:HK\$7.75 for 2009 and \$1.00:HK\$7.80 for 2007 and 2008.

**Summary Compensation Table**

<b>Name and Principal Position</b>	<b>Year</b>	<b>Salary (\$)<sup>(1)</sup></b>	<b>Bonus (\$)<sup>(2)</sup></b>	<b>Other comp. and benefits (\$)<sup>(3)</sup></b>	<b>Total (\$)<sup>(3)</sup></b>
<b>Koo Ming Kown</b>					
<i>Chief Financial Officer</i>	2009	10 <sup>(4)</sup>		1,033,053 <sup>(5)</sup>	1,033,063
<i>and Chairman of the Board of Nam Tai</i>	2008			68,931 <sup>(5)</sup>	68,931
	2007			75,280 <sup>(5)</sup>	75,280
<b>Colin Yeoh <sup>(6)</sup></b>	2009	171,304		4,191	175,495
<i>Chief Executive Officer of Nam Tai</i>	2008	201,184		1,587	202,771
	2007	219,198		3,288	222,486
<b>Ivan Chui <sup>(7)</sup></b>					
<i>Business Development</i>	2009			129,032	129,032
<i>President of Zastron Shenzhen</i>	2008	176,282			176,282
	2007	192,308		11,792	204,100
<b>Patinda Lei <sup>(8)</sup></b>	2009	181,993		3,457	185,450
<i>Vice CEO of Zastron Business Unit</i>	2008	358,974		9,637	368,611
	2007	358,974	155,250	9,637	523,861
<b>Karene Wong <sup>(9)</sup></b>					
<i>President and Chief Executive Officer</i>	2009	262,523		4,937	267,460
<i>(Acting) of Nam Tai and NTEEP Group</i>	2008	358,974	455,241	10,217	824,432
	2007	358,974	1,259,305	10,217	1,628,496
<b>Anthony Chan <sup>(10)</sup></b>					
<i>Chief Financial Officer</i>	2009	138,710		2,387	141,097
<i>(Acting) of Nam Tai and NTEEP Group</i>	2008	192,308	24,038	4,559	220,905
	2007	181,538	60,513	4,024	246,075

\* See footnote on page 12.

(1) Consists of the base salary earned by the named executive officer during the year indicated. All cash compensation

included in the table was paid to Nam Tai's senior managers are in HK\$ and for purposes of the presentation in the above table have been converted into US\$ at a conversion rate \$1.00:HK\$7.75 for 2009 and \$1.00:HK\$7.80 for 2007 and 2008.

- (2) Consists of the bonus, if any, earned by the named executive officer during the year indicated.
- (3) To the extent applicable to the named individual, consists of amounts paid for housing, golf club membership fees, mandatory provident fund, life, medical, travel, social security, unemployment compensation, welfare and accident insurance premiums and fees for annual physical. The value of stock options is not

included.  
Except for  
Mr. Koo, who  
received options  
to purchase  
15,000 shares in  
each of 2007,  
2008 and 2009,  
none of the  
other  
individuals  
named in the  
table received  
stock options  
during those  
years.

- (4) Mr. Koo was appointed as Nam Tai's Chief Financial Officer effective March 1, 2009. Prior to March 1, 2009, Mr. Koo served on Nam Tai's Board of Directors as Non-executive Chairman of the Board and since then has served as Executive Chairman of the Board. Mr. Koo's salary for serving as Chief Financial Officer is \$1.00 per month. See Item 7. Major Shareholders and Related Party Transactions Certain Relationships and Related Party Transactions.
- (5) All other compensation and benefits as CFO for 2009 includes insurance premiums, golf membership expenses, \$136,649 in rental charges paid for quarters provided for Mr. Koo and \$833,333, which was not received

by Mr. Koo, but is the provision the Company has accrued for payment to Mr. Koo if he remains as Nam Tai 's CFO from March 1, 2009 through and after February 29, 2012. See Item 7. Major Shareholders and Related Party Transactions Certain Relationships and Related Party Transactions for a discussion of the compensation payable to Mr. Koo as Nam Tai 's CFO, including amounts payable if he remains as Nam Tai 's CFO from March 1, 2009 through and after February 29, 2012. All other compensation and benefits in 2009, 2008 and 2007 also includes directors fees of \$42,750, \$42,000 and \$45,000, respectively. All other compensation and benefits in 2008 includes \$13,650 paid to

Mr. Koo when his outstanding stock options were repurchased at the same time that all other director options were repurchased in 2008.

- (6) Appointed as CEO of Nam Tai effective December 1, 2009. Compensation for 2007 through November 30, 2009 was paid to Dr. Yeoh in other executive capacities.
- (7) Appointed as Business Development President of Zastron Shenzhen in December 2009. Compensation for 2007 through November 2009 was paid to Mr. Chui in other executive capacities.
- (8) Appointed as Vice CEO of Zastron Business Unit effective November 1, 2008.
- (9) Resigned as President and Chief Executive Officer (Acting)

of Nam Tai and NTEEP Group on December 2, 2009.

- (10) Resigned as Chief Financial Officer (Acting) of Nam Tai on March 1, 2009 and was appointed at that time as Vice Chief Financial Officer of Nam Tai. Resigned from Nam Tai on November 30, 2009.

*Retirement Benefits*

The following table provides amount of contributions that the Company has made for the Mandatory Provident Retirement Funds to the individuals named in the Summary Compensation Table above in accordance with Hong Kong law.

Name	Number of Years of Credited Service	Value at Dec. 31, 2009 of Accumulated Benefits (\$)	Company Payments during 2009 (\$)
Koo Ming Kown	35.0 <sup>(1)</sup>	N/A	N/A
Colin Yeoh	6.3	2,317	1,548
Ivan Chui	9.2	12,308	N/A
Patinda Lei	9.0	12,308	N/A
Karene Wong	9.0	12,695	387
Anthony Chan	8.9	13,727	1,419

- (1) Mr. Koo's services as our employee were for Nam Tai Electronics, Inc., the ultimate parent, and as such he is not eligible under Hong Kong's Mandatory Provident Retirement Fund or Macao's

retirement  
benefit scheme.  
Accordingly, no  
contributions  
have been made  
for Mr. Koo.

*Options Held by Executive Officers at December 31, 2009*

None of our executive officers named in the Summary Compensation Table above held any option to purchase shares of the Company as of December 31, 2009, other than Mr. Koo, who held options to purchase 15,000 shares that he received in 2009.

### Certain Relationships and Related Party Transactions

In connection with the appointment of Mr. Koo as Nam Tai's Chief Financial Officer in March 2009, Nam Tai and Mr. Koo agreed to the following compensation arrangements: (1) a salary of \$1.00 per month; (2) employment benefits comparable to those provided to other members of senior management, including insurance coverage, annual physical examination, golf club membership fees, and payment of rental expenses of his apartment in Hong Kong up to \$15,000 per month, plus all miscellaneous fees; and (3) compensation in the amount of \$3.0 million after completion of three years' service with Nam Tai. Compensation payable to Mr. Koo for three-years service is not payable if Nam Tai replaces Mr. Koo with a suitable candidate within such three-year period, i.e., before February 29, 2012.

### Shares and Options Ownership of Directors, Senior Management and Principal Shareholders

The following table sets forth certain information known to us regarding the beneficial ownership of our common shares as of the Record Date, by each person (or group within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934) known by us to own beneficially 5% or more of our common shares; and each of our current directors and senior management. The table does not give effect to the annual grants to directors, if elected at our annual meeting, of options from one of our stock option plans to purchase 15,000 common shares.

Name	Shares beneficially owned <sup>(1)</sup>	
	Number	Percent
Peter R. Kellogg	5,811,180 <sup>(2)</sup>	13.0
M. K. Koo	5,257,786 <sup>(3)</sup>	11.7
I.A.T. Reinsurance Syndicate Ltd.	5,224,800 <sup>(2)</sup>	11.7
Royce & Associates, LLC	2,349,614 <sup>(4)</sup>	5.2
Ivan Chui	295,870	*
Colin Yeoh	10,000	*
Charles Chu	17,500 <sup>(5)</sup>	*
Wing Yan (William) Lo	15,000 <sup>(6)</sup>	*
Mark Waslen	25,000 <sup>(5)</sup>	*

\* Less than 1%.

(1) Percentage of ownership is based on 44,803,735 common shares outstanding as of February 28, 2010. In accordance with Rule 13d-3(d) (1) under the Securities Exchange Act of 1934, shares not outstanding but which are the subject of options exercisable

within 60 days of February 28, 2009 have been considered outstanding for the purpose of computing the percentage of Nam Tai's outstanding shares owned by the listed person holding such options, but are not considered outstanding for the purpose of computing the percentage of shares owned by any of the other listed persons.

- (2) Mr. Kellogg directly holds 571,380 common shares and indirectly, through I.A.T. Reinsurance Syndicate Ltd., holds 5,224,800 common shares. I.A.T. Reinsurance Syndicate Ltd. is a Bermuda corporation of which Mr. Kellogg is the sole holder of its voting stock. Mr. Kellogg disclaims beneficial ownership of those shares. Mr. Kellogg also holds options to

purchase 15,000 shares, which he received in 2009 as a director of Nam Tai.

- (3) Mr. Koo beneficially owned 5,242,786 common shares jointly with Ms. Cho Sui Sin, Mr. Koo's wife. Mr. Koo also holds options to purchase 15,000 shares.
- (4) Based on Amendment No. 1 to Schedule 13G filed with the SEC by the beneficial holder on January 26, 2010.
- (5) Includes options to purchase 15,000 shares.
- (6) Consists of options to purchase 15,000 shares.

To our knowledge, the Company is not directly or indirectly owned or controlled by another corporation or corporations, by any foreign government or by any other natural or legal person severally or jointly.

All of the holders of our common shares have equal voting rights with respect to the number of common shares held. As of February 28, 2010, there were approximately 654 holders of record of our common shares. According to information provided to us by our transfer agent, 634 holders of record with addresses in the United States held 29,124,602 of our common shares at February&nbs