March 3, 2015

To whom it may concern:

Company name: UKC Holdings Corporation
(Security Code: 3156 Tokyo Stock Exchange 1st Section)
Representative: Yukio Fukuju, President
Contact: Masaaki Taguchi, Executive Vice President
(TEL: 03-3491-6575)

Notice of Basic Agreement on Business Acquisition

UKC Holdings Corporation (hereinafter referred to as "the Company") reached a basic agreement to acquire the Dust Detection System (DDS) business from Tokyo Electron Taiwan Ltd. (hereinafter referred to as "TET"), a subsidiary of Tokyo Electron Ltd.

1. Outline of DDS business
   DDS business consists of developing, designing, manufacturing, and selling equipment incorporating sensors that monitor energy loss resulting from dust on and temperature rise of solar panels, and data providing service on power generation efficiency. By suggesting the appropriate timing for cleaning solar panels, DDS business contributes to customers such as mega solar owners, EPC (Engineering, Procurement and Construction) companies, and O&M (Operation and Maintenance) companies to optimize their revenues and life cycle costs.

2. Reasons for the Business Acquisition
   The Company deploys environmental business of selling solar panels and inverters. By adding DDS equipment on the product lines, business opportunities will expand. In addition, the Company could expect sales expansion to its customers in China and ASEAN with high business potential. Moreover, an entry in data providing service enables the Company to do solution-oriented business. Taking these synergistic effects and new business creating effects into consideration, the Company decided on the acquisition of DDS business.

3. Outline of the Business to be Acquired
   (1) Description of the Business to be Acquired
      DDS Business

   (2) Operating Performance of the Business
      60 Million Yen (March 2015 Estimation)

   (3) Items of Assets and Liabilities to be Acquired
      Assets to be acquired include current assets such as accounts receivable, materials and work in process, tangible fixed assets such as production and test equipment, and intangible fixed assets such as patents and trademark. Liabilities to be acquires includes accounts payable, advances received and accrued expenses.
Details such as amounts are to be confirmed upon consultation.

(4) Acquiring Price and Method of Settlement

Not yet confirmed

4. Outline of TET

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<tbody>
<tr>
<td>(1) Company name</td>
<td>Tokyo Electron Taiwan Ltd.</td>
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<tr>
<td>(2) Business</td>
<td>Semiconductor Production Equipment and FPD Production Equipment Business</td>
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<td>(3) Established on</td>
<td>January 31, 1996</td>
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<tr>
<td>(4) Headquarters</td>
<td>No.7, Dusing Rd., Hsinchu Science Park, Hsinchu City 30078, Taiwan, R.O.C.</td>
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<td>(5) Representative</td>
<td>Ryuichi Komatsubara, President</td>
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<td>(6) Paid-in capital</td>
<td>200 Million Taiwan Dollars</td>
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<td>(7) No. of employees</td>
<td>405 as of February 28, 2015</td>
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<td>(8) Relationship with the Company</td>
<td>No capital, personal, nor transaction relationship</td>
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5. Schedule

Date of Conclusion of the Business Transfer Agreement: Late March 2015 (Scheduled)
Date of the Business Transfer: March 31, 2015 (Scheduled)

6. Future Outlook

Both parties will discuss details toward concluding the Business Transfer Agreement.

After the acquisition, the Company will focus on expanding DDS business.

The Company judges that the impact of the acquisition on the consolidated financial results for the fiscal year ending March 2015 will be insignificant. Regarding its impact on the consolidated financial results for the fiscal year ending March 2016, the Company will disclose it if necessary at the time of the earnings announcement for the fiscal year ending March 2015.