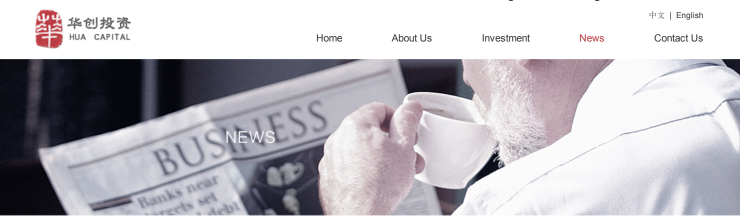
EXHIBIT B

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NEWS

SMIT Holdings Limited listed on the main board of HKEX

2016-03-31

2016-01-29

Hong Kong - March 30, 2016 - The leading security devices provider for CAMs worldwide and for mPOS in China——SMIT Holdings Limited (stock code: 2239) today commenced dealings on the Main Board of the Stock Exchange of Hong Kong Limited.

SMIT Holdings began its international roadshow on March 16. As the allotment results showed yesterday, the stock was priced at HK\$3.78, which was close to the upper limit of its offer price range (HK\$3.1-3.88 per share). The estimated net proceeds amounted to HK\$251.6 million. Applications for shares under the Hong Kong public offering amounted to approximately 18.51 times of the number of shares initially available for subscription under the Hong Kong public offering, and the international offering was slightly over-subscribed. Investors of SMIT Holdings include Hua Capital, Walden International, Samsung Ventures and etc.

About SMIT Holdings Limited

SMIT Holdings Limited is a leading security devices provider for pay TV broadcasting access worldwide and for mobile point-of-sale, or mPOS, payment systems in China. The Company's main product types are CAMs and mPOS devices. According to Frost & Sullivan, the Company was the largest CAM provider globally by both sales volume and revenue in 2014 and for the first half of 2015. In addition, the Company was the second largest mPOS supplier in China by sales volume in 2014 and for the first half of 2015.

The Completion Of The Acquisition Of Omnivision

SANTA CLARA, CA and BEIJING, CHINA - January 28, 2016 - OmniVision Technologies, Inc. (OVTI), a leading developer of advanced digital imaging solutions, and a consortium composed of Hua Capital Management Co., Ltd., CITIC Capital Holdings Limited and Goldstone Investment Co., Ltd. (collectively, the "Consortium") today announced that the Consortium has completed the previously announced acquisition of OmniVision. As a result of the completion of the acquisition, trading of OmniVision common stock on the NASDAQ Global Select Market will be halted before the opening of the market today and will be suspended effective as of the close of business today. Under the terms of the definitive agreement regarding the acquisition of OmniVision, OmniVision stockholders will receive \$29.75 per share in cash, or a total of approximately \$1.9 billion.

About OmniVision

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OmniVision Technologies, Inc. is a leading developer of advanced digital imaging solutions. Its CameraChip^M and CameraCubeChip^M products are highly integrated, single-chip CMOS image sensors for consumer and commercial applications, including mobile phones, tablets and entertainment devices, notebooks and webcams, security and surveillancesystems, digital still and video cameras, automotive and medical imaging systems. Additional information is available at www.ovt.com.

Legal Notice Regarding Forward-Looking Statements

This communication contains not only historical information, but also forward-looking statements made pursuant to the safe-harbor provisions of the Private Securities Litigation Reform Act of 1995. Forward-looking statements involve risks and uncertainties and include information concerning possible or assumed future results of operations of OmniVision. Without limiting the foregoing, the words "believes,"

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looking statements. You should read statements that contain these words carefully. They discuss OmniVision's future expectations or state other forward-looking information and may involve known and unknown risks over which OmniVision has no control. Forward-looking statements speak only as of the date of this communication or the date of any document incorporated by reference in this document. Except as required by applicable law or regulation, OmniVision does not undertake to update these forward-looking statements to reflect future events or circumstances.

ISSI Announces Completion of Acquisition by Uphill

2015-12-08

MILPITAS, Calif., Dec. 7, 2015 /PRNewswire/ -- Integrated Silicon Solution, Inc. (NASDAQ: ISSI) today announced that its previously announced acquisition by Uphill Investment Co. has been completed. Under the terms of the merger agreement, ISSI stockholders will receive \$23.00 per share in cash. As a result of the closing of the transaction, trading in ISSI common stock on the NASDAQ Stock Market will cease today.

About ISSI

ISSI is a fabless semiconductor company that designs and markets high performance integrated circuits for the following key markets: (i) automotive, (ii) communications, (iii) industrial, and (iv) digital consumer. ISSI's primary products are high speed and low power SRAM and low, and medium and high density DRAM. ISSI also designs and markets NOR flash products and high performance analog and mixed signal integrated circuits. ISSI is headquartered in Silicon Valley with worldwide offices in Taiwan, Japan, Singapore, China, Europe, Hong Kong, India, and Korea. Visit ISSI's web site at www.issi.com.

Chinese Consortium led by Hua Capital signed merger agreement with OmniVision Technology

SANTA CLARA, CA - April 30, 2015 - OmniVision Technologies, Inc. (OVTI), a leading developer of advanced digital imaging solutions, today announced that it has entered into a definitive agreement to be acquired by a consortium composed of Hua Capital Management Co., Ltd. ("Hua Capital Management"), CITIC Capital Holdings Limited ("CITIC Capital"), and GoldStone Investment Co., Ltd ("GoldStone Investment") (collectively, the "Consortium"). Under the terms of the agreement, OmniVision stockholders will receive \$29.75 per share in cash, or a total of approximately \$1.9 billion. The agreement was unanimously approved by OmniVision's Board of Directors.

ISSI acquired by Chinese buyer group

DOCKET

SHANGHAI, BEIJING, and MILPITAS, Calif., March 12, 2015 — Integrated Silicon Solution, Inc. (Nasdaq: ISSI), a global fabless semiconductor company, and a Chinese consortium of investors today jointly announced that they have entered into a definitive merger agreement under which the Consortium will acquire all of the outstanding shares of ISSI for US\$19.25 per share in cash. The proposed transaction values ISSI's equity at approximately US\$639.5 million, on a fully diluted basis.

The transaction is subject to approval by the stockholders of ISSI, as well as antitrust and other regulatory approvals. As part of the transaction, the merger agreement contemplates that, in connection with the closing of the merger, ISSI's operations in Taiwan will be restructured or some or all of ISSI's Taiwan operations will be sold as necessary to comply with the requirements of Taiwan laws and regulations. The Chinese consortium members also include Hua Capital, SummitView Capital, eTown MemTek Ltd., and Huaqing Jiye.

Hua Capital Wins the Bid of Beijing Semiconductor Industry Development Fund

In December, 2013, Beijing as the first city in China to do so, announced the founding of a Semiconductor Industry Development Fund with a total amount of CNY 30 billion. Selection of fund management companies closed by June 3, 2014. According to the results released by China International Engineering Consulting Corporation, Prosperity Investment Co., LTD is designated as the management company for the mother fund and the manufacture and equipment fund, and Hua Capital is designated as the management company of the design and testing fund.

2014-06-03

2015-05-11

2015-05-11

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