SEMICONDUCTOR MANUFACTURING INTERNATIONAL COR	۲P
Form 6-K	
June 25, 2018	

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 June, 2018

Commission File Number: 001-31994

Semiconductor Manufacturing International Corporation

(Translation of registrant's name into English)

18 Zhangjiang Road

Pudong New Area, Shanghai 201203

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): n/a
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Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Semiconductor Manufacturing International Corporation

Date: June 22, 2018 By:/s/ Dr. Gao Yonggang

Name: Dr. Gao Yonggang

Title: Executive Director, Chief Financial Officer and Joint Company Secretary

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SEMICONDUCTOR MANUFACTURING INTERNATIONAL CORPORATION

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(Incorporated in the Cayman Islands with limited liability)

(Stock Code: 981)

POLL RESULTS OF EXTRAORDINARY GENERAL MEETING

HELD ON 22 JUNE 2018

The Company announces that the proposed resolutions set out in the notice of the EGM were duly passed by the Independent Shareholders by way of poll at the EGM held on 22 June 2018.

Reference is made to the circular of the Company dated 23 May 2018 (the "Circular") in relation to, among other things, the following:

- (1) the Datang Pre-emptive Share Subscription Agreement and the Datang PSCS Subscription Agreement;
- (2) the China IC Fund Pre-emptive Share Subscription Agreement and the China IC Fund PSCS Subscription Agreement; and
- (3) notice of the EGM.

Unless otherwise specified, capitalised terms used herein shall have the same meanings as defined in the Circular.

POLL RESULTS OF THE EGM

The Company announces that the proposed resolutions set out in the notice of the EGM contained in the Circular	were
duly passed by the Independent Shareholders by way of poll at the EGM held on 22 June 2018.	

As at the date of the EGM, the total number of Shares in issue was 4,932,104,431 Shares. The Shareholders and
authorised proxies holding an aggregate of 4,921,122,905 Shares, representing 99.777% of the total Shares in issue
were present at the commencement of the EGM.

As at the date of the EGM:

- (1) the total number of Shares entitling the holders to attend and vote for or against the ordinary resolution numbered 1 in respect of the Datang Pre-emptive Share Subscription Agreement and the Datang PSCS Subscription Agreement was 4,134,108,309 Shares;
- (2) the total number of Shares entitling the holders to attend and vote for or against the ordinary resolution numbered 2 in respect of the China IC Fund Pre-emptive Share Subscription Agreement and the China IC Fund PSCS Subscription Agreement was 4,192,104,431 Shares;
- (3) the total number of Shares entitling the holders to attend the EGM and abstain from voting in favour of the proposed resolutions as set out in Rule 13.40 of the Listing Rules at the EGM was nil Shares; and
- (4) there were no Shares entitling the holders to attend and vote only against the resolution at the EGM.

As set out in the Circular and in accordance with the Listing Rules, Datang, Datang HK and their associates, being connected persons of the Company in respect of the Datang Subscription and holding 797,996,122 Shares representing approximately 16.18% of the total issued share capital of the Company as at the date of the EGM, were required to abstain from voting on the ordinary resolution numbered 1.

As set out in the Circular and in accordance with the Listing Rules, as China IC Fund, Xinxin HK and their associates, being connected persons of the Company in respect of the China IC Fund Subscription and holding 740,000,000 Shares representing approximately 15.00% of the total issued share capital of the Company as at the date of the EGM, were required to abstain from voting on the ordinary resolution numbered 2.

The Company confirms that each of Datang HK, Datang, Xinxin HK, China IC Fund and other associates of Datang and China IC Fund has abstained from voting at the EGM pursuant to the aforesaid arrangements.

The number of Shares represented by votes for and against the respective resolution at the EGM was as follows:

No. of Votes (%)

FOR AGAINST

ORDINARY RESOLUTIONS

1. (a) To approve,

confirm and

ratify the Datang 1,220,488,009373,394,764

Pre-emptive

Share 76.5733% 23.4267%

Subscription Agreement in relation to the

(b) issue of the

Datang Pre-emptive Shares and the transactions contemplated

thereby.* (c)

> To approve the issue of the Datang Pre-emptive

(d) Shares to Datang

HK pursuant to the terms and conditions of the

Datang Pre-emptive Share

Subscription

(e) Agreement.*

> To approve, confirm and ratify the Datang **PSCS**

Subscription

Agreement in

relation to the

issue of the

Datang PSCS

and the

transactions

contemplated

thereby.* (f)

To approve,

subject to the

completion of

the Datang PSCS

Subscription

Agreement, the

creation and

issue of the

Datang PSCS to

Datang HK

pursuant to the

terms and

conditions of the

Datang PSCS

Subscription

Agreement.*

To authorise the

directors of the

Company to

allot, issue and

deal with the

Datang

Pre-emptive

Shares and the

Datang

Conversion

Shares upon

exercise of the

conversion rights

attaching to the

Datang PSCS on

and subject to

the terms and

conditions of the

Datang

Pre-emptive

Share

Subscription

Agreement, the

Datang PSCS

Subscription

Agreement and

the Datang

PSCS.*

To authorise any director(s) of the Company to enter into any

agreement, deed

or instrument

and/or to execute

and deliver all

such documents

and/or do all

such acts on

behalf of the

Company as

he/she may

consider to be

necessary,

desirable or

expedient for the

purpose of, or in

connection with

(i) the

implementations

and completion

of the Datang

Pre-emptive

Share

Subscription

Agreement, the

Datang PSCS

Subscription

Agreement and

transactions

contemplated

thereunder

and/or (ii) any

amendment,

variation or

modification of

the Datang

Pre-emptive

Share

Subscription

Agreement, the

Datang PSCS

Subscription

Agreement and

the transactions

contemplated

thereunder.*

As more than 50% of the votes were cast in favour of the resolution, the resolution was duly passed.

(a) To approve,

confirm and

2. ratify the China

IC Fund

Pre-emptive 1,591,651,3042,247,559

Share 99.8590%

Subscription 0.1410%

Agreement in

(b) relation to the issue of the China IC Fund Pre-emptive Shares and the transactions

contemplated thereby.*

(c)

To approve the issue of the China IC Fund Pre-emptive Shares to Xinxin HK pursuant to the terms and

(d) conditions of the China IC Fund Pre-emptive Share Subscription Agreement.*

To approve, confirm and ratify the China

(e) IC Fund PSCS
Subscription
Agreement in
relation to the
issue of the
China IC Fund
PSCS and the
transactions
contemplated

To approve, subject to the completion of the China IC Fund PSCS

thereby.*

(f) Subscription

Agreement, the

creation and

issue of the

China IC Fund

PSCS to Xinxin

HK pursuant to

the terms and

conditions of the

China IC Fund

PSCS

Subscription

Agreement.*

To authorise the

directors of the

Company to

allot, issue and

deal with the

China IC Fund

Pre-emptive

Shares and the

China IC Fund

Conversion

Shares upon

exercise of the

conversion rights

attaching to the

China IC Fund

PSCS on and

subject to the

terms and

conditions of the

China IC Fund

Pre-emptive

Share

Subscription

Agreement, the

China IC Fund

PSCS

Subscription

Agreement and

the China IC

Fund PSCS.*

To authorise any director(s) of the

Company to

enter into any

agreement, deed

or instrument

and/or to execute

and deliver all

such documents

and/or do all

such acts on

behalf of the

Company as

he/she may

consider to be

necessary,

desirable or

expedient for the

purpose of, or in

connection with

(i) the

implementations

and completion

of the China IC

Fund

Pre-emptive

Share

Subscription

Agreement, the

China IC Fund

PSCS

Subscription

Agreement and

transactions

contemplated

thereunder

and/or (ii) any

amendment,

variation or

modification of

the China IC

Fund

Pre-emptive

Share

Subscription

Agreement, the

China IC Fund

PSCS

Subscription

Agreement and

the transactions

contemplated

thereunder.*

As more than 50% of the votes were cast in favour of the resolution, the resolution was duly passed.

*The full text of the resolutions above is set out in the Notice of EGM contained in the Circular.
Computershare Hong Kong Investor Services Limited, Hong Kong branch share registrar of the Company, acted as the scrutineer for the vote-taking at the EGM. The work performed by Computershare Hong Kong Investors Services Limited did not include provision of any assurance or advice on matters of legal interpretation or legal entitlement to vote.
By order of the Board
Semiconductor Manufacturing International Corporation
Gao Yonggang
Executive Director, Chief Financial Officer and Joint Company Secretary
Shanghai, PRC 22 June 2018
As at the date of this announcement, the directors of the Company are:
Executive Directors
Zhou Zixue (Chairman)
Zhao HaiJun (Co-Chief Executive Officer)
Liang Mong Song (Co-Chief Executive Officer)
Gao Yonggang (Chief Financial Officer and Joint Company Secretary)
Non-executive Directors
Tzu-Yin Chiu (Vice Chairman)

Chen Shanzhi
Zhou Jie
Ren Kai
Lu Jun
Tong Guohua
Independent Non-executive Directors
William Tudor Brown
Shang-yi Chiang
Jason Jingsheng Cong
Lawrence Juen-Yee Lau
Fan Ren Da Anthony
* For identification purposes only
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