

Z-OBEE HOLDINGS LIMITED 融達控股有限公司^{*}

(Incorporated in Bermuda with limited liability) Stock Code: Singapore: D5N Hong Kong: 948



* For identification purpose only

INDEPENDENT REVIEW REPORT



TO THE BOARD OF DIRECTORS OF Z-OBEE HOLDINGS LIMITED

(Incorporated in Bermuda with limited liability)

INTRODUCTION

We have reviewed the interim financial information set out on pages 3 to 20 which comprises the condensed consolidated statement of financial position of the Company as at 30 September 2012 and the related condensed consolidated income statement, condensed consolidated statement of comprehensive income, condensed consolidated statement of changes in equity and condensed consolidated statement of cash flows for the six-month period then ended, and a summary of significant accounting policies and other explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34 "Interim Financial Reporting". The directors are responsible for the preparation and presentation of this interim financial information in accordance with International Accounting Standard 34. Our responsibility is to express a conclusion on this interim financial information based on our review and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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SCOPE OF REVIEW

We conducted our review in accordance with International Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that the interim financial information is not prepared, in all material respects, in accordance with International Accounting Standard 34.

RSM Nelson Wheeler

Certified Public Accountants Hong Kong

8 November 2012

CONDENSED CONSOLIDATED INCOME STATEMENT

For the six months ended 30 September 2012

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		Six mont 30 Sept	
	Note	2012 US\$ (Unaudited)	2011 US\$ (Unaudited)
Revenue Cost of goods sold	3(a)	77,950,689 (74,490,068)	56,418,957 (53,493,529)
Gross profit		3,460,621	2,925,428
Other income Selling and distribution costs Administrative expenses		708,802 (596) (2,026,571)	2,581,165 (101,157) (1,861,050)
Profit from operations		2,142,256	3,544,386
Finance costs Fair value gains/(losses) on financial assets at fair value through profit	4	(821,223)	(293,462)
or loss Impairment loss on goodwill Impairment loss on prepayments,	10	6,372,462 (1,377,449)	(324,436) _
deposits and other receivables Impairment loss on property, plant an	Ч	(156,055)	-
equipment Impairment loss on trade receivables Impairment loss on non-current	9	(970,535) (274,271)	
assets classified as held for sale		-	(149,687)
Profit before tax		4,915,185	2,776,801
Income tax expense	5	(226,523)	(382,509)
Profit for the period attributable t owners of the Company	0 6	4,688,662	2,394,292
		US cents	US cents
Earnings per share Basic	8	0.74	0.38
Diluted	8	0.74	0.38

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 September 2012

		hs ended tember
	2012 US\$ (Unaudited)	2011 US\$ (Unaudited)
Profit for the period	4,688,662	2,394,292
Other comprehensive income: Exchange differences on translating foreign operations		1,093,890
Other comprehensive income for the period, net of tax		1,093,890
Total comprehensive income for the period attributable to owners of the Company	4,688,662	3,488,182

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

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As at 30 September 2012

	Note	30 September 2012 US\$ (Unaudited)	31 March 2012 US\$ (Audited)
Non-current assets Property, plant and equipment Intangible assets Goodwill	9 10	3,109,248 132,833 –	4,360,077 163,954 1,377,449
Financial assets at fair value through profit or loss Deposits paid for acquisition of associates	11 12	24,025,950 2,570,694	18,321,743
Current assets		29,838,725	24,223,223
Inventories Trade receivables Prepayments, deposits and other receivables Derivative financial instruments Time deposits with original maturity over three months Restricted bank balances Bank and cash balances	13	3,345,788 59,996,525 15,861,626 202,428 46,786,877 8,757,133 6,277,595 141,227,972	4,372,686 44,934,212 19,762,813 424,205 43,207,446 1,186,929 10,471,864 124,360,155
Current liabilities Trade and bills payables Accruals and other payables Bank loans Trust receipt loans Finance lease payables Current tax liabilities	14	2,693,163 2,197,576 11,056,162 37,685,000 1,151,008 747,492 55,530,401	5,605,963 2,631,005 3,683,935 24,152,509 1,199,993 731,144 38,004,549
Net current assets		85,697,571	86,355,606
NET ASSETS		115,536,296	110,578,829

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 September 2012

	30 September	31 March
	2012	2012
	US\$	US\$
	(Unaudited)	(Audited)
Capital and reserves		
Share capital	5,084,590	5,084,590
Reserves	110,451,706	105,494,239
TOTAL EQUITY	115,536,296	110,578,829

Approved by the Board of Directors on 8 November 2012

Wang Shih Zen Director Lu Shangmin Director

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 September 2012

		Attributable to	owners of the	Company (Unau	dited)		
	Share capital US\$	Share premium US\$	Share- based payments reserve US\$	Foreign currency translation reserve US\$	Reserve funds US\$	Retained profits US\$	Total equity US\$
As at 1 April 2011	5,084,590	58,564,536	-	3,497,023	1,885,258	34,628,624	103,660,031
Total comprehensive income for the period Transfer to reserve funds	-		-	1,093,890 -	42,367	2,394,292 (42,367)	3,488,182 -
Changes in equity for the period	-	-	-	1,093,890	42,367	2,351,925	3,488,182
As at 30 September 2011	5,084,590	58,564,536	_	4,590,913	1,927,625	36,980,549	107,148,213
As at 1 April 2012	5,084,590	58,564,536	107,662	5,171,421	1,927,625	39,722,995	110,578,829
Total comprehensive income for the period Equity-settled share-based payments Transfer to reserve funds		-	- 268,805 -	-	- - 6,230	4,688,662 - (6,230)	4,688,662 268,805 -
Changes in equity for the period	-	-	268,805	-	6,230	4,682,432	4,957,467
As at 30 September 2012	5,084,590	58,564,536	376,467	5,171,421	1,933,855	44,405,427	115,536,296

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 September 2012

	Six months ended 30 September		
	2012 US\$	2011 US\$	
	(Unaudited)	(Unaudited)	
NET CASH (USED IN)/GENERATED FROM OPERATING ACTIVITIES	(12,769,116)	5,845,108	
Purchases of property, plant and equipment	(3,490)	(28,277)	
Proceeds from disposals of property, plant and equipment Deposits paid for acquisition of associates	13,611 (2,570,694)	397	
Other net investing cash flows	(9,720,313)	(19,462,663)	
NET CASH USED IN INVESTING ACTIVITIES	(12,280,886)	(19,490,543)	
Net bank loans raised/(repaid) Repayment of finance lease payables Increase in trust receipt loans	7,372,227 (48,985) 13,532,491	(427,519) (618,023) 6,312,003	
NET CASH GENERATED FROM FINANCING ACTIVITIES	20,855,733	5,266,461	
NET DECREASE IN CASH AND CASH EQUIVALENTS	(4,194,269)	(8,378,974)	
Effect of foreign exchange rate changes	-	90,474	
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	10,471,864	14,215,803	
CASH AND CASH EQUIVALENTS AT END OF PERIOD	6,277,595	5,927,303	
ANALYSIS OF CASH AND CASH EQUIVALENTS			
Bank and cash balances	6,277,595	5,927,303	

For the six months ended 30 September 2012

1. GENERAL INFORMATION

The Company (Registration No. 39519) was incorporated in Bermuda on 30 January 2007 under the Companies Act 1981 of Bermuda as an exempted company with limited liability. The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda. Its principal place of business is located at Unit E, 26/F., Legend Tower, 7 Shing Yip Street, Kwun Tong, Kowloon, Hong Kong.

The Company is an investment holding company. The principal activities of its subsidiaries are a) provision of design and production solution services for mobile handset and computer tablets, b) assembly of mobile handset and computer tablets and surface mounting technology of printed circuit board, and c) distribution and marketing of mobile handset and its components and electronic components.

The Company's shares have been listed on the Main Board of the Singapore Exchange Securities Trading Limited (the "SGX-ST") and the Main Board of The Stock Exchange of Hong Kong Limited (the "HKSE") since 21 November 2007 and 1 March 2010, respectively. Since 3 December 2010, 80,000,000 units of Taiwan Depositary Receipts, comprising 40,000,000 new shares of the Company and 40,000,000 existing shares held by certain owners of the Company, have been listed on the Taiwan Stock Exchange Corporation.

2. ACCOUNTING POLICIES AND BASIS OF PREPARATION

These condensed financial statements have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" and the applicable disclosures required by the Rules Governing the Listing of Securities on the HKSE.

These condensed financial statements should be read in conjunction with the financial statements for the year ended 31 March 2012. The accounting policies and methods of computation used in the preparation of these condensed financial statements are consistent with those used in the financial statements for the year ended 31 March 2012.

For the six months ended 30 September 2012

2. ACCOUNTING POLICIES AND BASIS OF PREPARATION

(continued)

Adoption of new and revised International Financial Reporting Standards

In the current period, the Group has adopted all the new and revised International Financial Reporting Standards ("IFRSs") that are relevant to its operations and effective for its accounting year beginning on 1 April 2012. IFRSs comprise International Financial Reporting Standards; International Accounting Standards; and Interpretations. The adoption of these new and revised IFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's financial statements and amounts reported for the current period and prior periods.

The Group has not applied the new IFRSs that have been issued but are not yet effective. The Group has already commenced an assessment of the impact of these new IFRSs but is not yet in a position to state whether these new IFRSs would have a material impact on its results of operations and financial position.

3. REVENUE AND SEGMENT INFORMATION

	Six months ended 30 September		
	2012 US\$ (Unaudited)	2011 US\$ (Unaudited)	
Distribution and marketing of mobile handset and its components and electronic			
components Provision of design and production solution services for mobile	76,863,655	38,458,541	
handset and computer tablets Assembly of mobile handset and computer tablets and surface mounting technology of printed	875,364	236,978	
circuit board	211,670	17,723,438	
	77,950,689	56,418,957	

(a) Revenue

For the six months ended 30 September 2012

3. **REVENUE AND SEGMENT INFORMATION** (continued)

(b) Segment information

The Group has three reportable segments as follows:

Distribution and Marketing	-	distribution and marketing of mobile handset and its components and electronic components
Solution	-	provision of design and production solution services for mobile handset and computer tablets
Assembly	_	assembly of mobile handset and computer tablets and surface mounting technology of printed circuit board

The Group's reportable segments are strategic business units that offer different products and services.

Segment profits and losses do not include the following items:

- Interest income and other income
- Fair value gains/(losses) on financial assets at fair value through profit or loss
- Impairment loss on property, plant and equipment for rental and general administrative use
- Corporate administrative expenses
- Finance costs
- Income tax expense

For the six months ended 30 September 2012

3. **REVENUE AND SEGMENT INFORMATION** (continued)

(b) Segment information (continued)

	Distribution and Marketing USS	Solution USS	Assembly	Consolidated
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
Six months ended 30 September 2012				
Revenue from external customers	76,863,655	875,364	211,670	77,950,689
Segment profits/(losses)	2,303,032	(727,820)	(637,738)	937,474
Interest income Other income (excluding interest income) Fair value gains on financial assets at				681,560 27,242
fair value through profit or loss Impairment loss on property, plant and equipment for rental				6,372,462
and general administrative use Corporate administrative expenses Finance costs Income tax expense				(318,473) (1,963,857) (821,223) (226,523)
Profit for the period				4,688,662
Depreciation and amortisation Impairment loss on goodwill Impairment loss on prepayments,	1	43,165 1,377,449	2,687	308,226 1,377,449
deposits and other receivables	156,055	-	-	156,055
Impairment loss on property, plant and equipment	-	-	652,062	970,535
Impairment loss on trade receivables Equity-settled share-based payments	274,271	1	-	274,271 268,805
Six months ended 30 September 2011				
Revenue from external customers	38,458,541	236,978	17,723,438	56,418,957
Segment profits	1,484,552	7,135	1,084,010	2,575,697
Interest income Other income (excluding interest income) Fair value losses on financial assets at				632,166 1,948,999
fair value through profit or loss Corporate administrative expenses Finance costs Income tax expense				(324,436) (1,762,163) (293,462) (382,509)
Profit for the period				2,394,292
Depreciation and amortisation	-	66,320	578,844	760,315
Impairment loss on non-current assets classified as held for sale			149,687	149,687

For the six months ended 30 September 2012

3. **REVENUE AND SEGMENT INFORMATION** (continued)

(b) Segment information (continued)

Geographical information

	Six months ended 30 September	
	2012 US\$ (Unaudited)	2011 US\$ (Unaudited)
Revenue The People's Republic of China		
(the "PRC") except Hong Kong Hong Kong	66,627,981 11,322,708	33,996,350 22,422,607
	77,950,689	56,418,957

4. FINANCE COSTS

	Six months ended 30 September	
	2012 US\$ (Unaudited)	2011 US\$ (Unaudited)
Interest on bank borrowings Finance lease charges	813,271 7,952	276,377 17,085
	821,223	293,462

For the six months ended 30 September 2012

5. INCOME TAX EXPENSE

	Six months ended 30 September	
	2012 US\$ (Unaudited)	2011 US\$ (Unaudited)
Current tax – Hong Kong Profits Tax Provision for the period	257,070	290,630
Current tax – PRC Enterprise Income Tax Provision for the period Over-provision in prior periods	- (30,547)	119,206 (27,327)
	226,523	382,509

Hong Kong Profits Tax has been provided at a rate of 16.5% (six months ended 30 September 2011: 16.5%) based on the estimated assessable profit for the period.

PRC Enterprise Income Tax is calculated at the applicable rates based on estimated taxable income earned by the companies with certain tax preference, based on existing legislation, interpretation and practice in respect thereof.

According to the current applicable laws of the Macau Special Administrative Region (the "Macau"), Macau Complementary Tax is calculated at a progressive rate from 9% to 12% on the estimated assessable profits for the year with first two hundred thousand patacas assessable profits being free from tax. However, VIM Technology Macao Commercial Offshore Limited, a subsidiary of the Company incorporated in 2011 and operated during the period, was in compliance with the Decree-Law No. 58/99/M of the Macau and thus, the profits generated by the subsidiary was exempted from the Macau Complementary Tax. Further, in the opinion of the Directors, that portion of the Group's profit is not at present subject to taxation in any other jurisdictions in which the Group operates.

Tax charge on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislations, interpretations and practices in respect thereof.

For the six months ended 30 September 2012

6. **PROFIT FOR THE PERIOD**

The Group's profit for the period is stated after charging/(crediting) the following:

	Six months ended 30 September		
	2012 US\$	2011 US\$ ((Jacualitad)	
	(Unaudited)	(Unaudited)	
Amortisation of intangible assets	34,286	35,225	
Depreciation of property, plant and			
equipment	273,940	725,090	
Dividend income from financial assets at		(1.470.501)	
fair value through profit or loss	-	(1,478,591)	
Equity-settled share-based payments Fair value losses/(gains) on derivative	268,805	-	
financial instruments	23,076	(72,759)	
Fair value (gains)/losses on financial assets	23,070	(12,135)	
at fair value through profit or loss	(6,372,462)	324,436	
(Gain)/loss on disposals of property, plant		, , , , , , , , , , , , , , , , , , ,	
and equipment	(3,767)	1,186	
Impairment loss on goodwill	1,377,449	-	
Impairment loss on non-current assets			
classified as held for sale	-	149,687	
Impairment loss on prepayments, deposits			
and other receivables	156,055	-	
Impairment loss on property, plant and			
equipment	970,535	-	
Impairment loss on trade receivables	274,271	-	

7. DIVIDENDS

The Board of Directors did not recommend any payment of interim dividend for the six months ended 30 September 2012 (six months ended 30 September 2011: Nil).

For the six months ended 30 September 2012

8. EARNINGS PER SHARE

Basic

The calculation of basic earnings per share attributable to owners of the Company is based on the profit for the period attributable to owners of the Company of US\$4,688,662 (six months ended 30 September 2011:US\$2,394,292) and the weighted average number of ordinary shares of 635,573,662 (six months ended 30 September 2011:635,573,662) in issue during the period.

Diluted

During the six months ended 30 September 2012, the calculation of diluted earnings per share attributable to owners of the Company is based on the profit for the period attributable to owners of the Company of US\$4,688,662 (six months ended 30 September 2011: US\$2,394,292) and the weighted average number of ordinary shares of 635,573,662 (six months ended 30 September 2011:635,573,662), being the weighted average number of ordinary shares of 635,573,662 (six months ended 30 September 2011:635,573,662) in issue during the period used in the basic earnings per share calculation plus the weighted average number of ordinary shares of ordinary shares assumed to have been issued at no consideration on the deemed exercise of the share options outstanding during the period.

The Company did not have any dilutive potential ordinary sharing during the six months ended 30 September 2011 and 2012.

9. PROPERTY, PLANT AND EQUIPMENT

During the period, the Group acquired property, plant and equipment of US\$3,490 (six months ended 30 September 2011: US\$28,277).

During the period, the Directors reviewed the recoverable amounts of property, plant and equipment and an impairment loss of US\$970,535 (six months ended 30 September 2011: Nil) was recognised during the six months ended 30 September 2012.

10. GOODWILL

The Directors assess the recoverable amount of goodwill in accordance with the Group's accounting policy. In anticipation of the decreasing market demand of mobile handset solution service in the PRC and the under-performance of the Solution Cash Generating Unit during the period, the Group determined that the carrying amount of goodwill arising from the acquisition of Zeus Telecommunication Technology Holdings Ltd. was irrecoverable as at 30 September 2012 and a full impairment loss of US\$1,377,449 was recognised during the period.

For the six months ended 30 September 2012

11. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

As at 31 March 2012, the balance included a 14.75% unlisted equity investment in Yoho King Limited ("Yoho King") and its subsidiaries (collectively known as the "Yoho King Group"). In the absence of quoted market prices in active market, the Directors estimated the fair value of the investment based on discounted cash flow method prepared by an independent professional valuer and such was determined at US\$17,150,000.

Since 5 July 2012, Yoho King Group, via Kada Technology Holdings Limited ("Kada" and collectively known as "Kada Group"), has successfully listed its shares on the Alternative Investment Market of The London Stock Exchange (the "Kada IPO") whilst the equity interest in Kada Group was diluted from 14.75% to 14.56% upon the completion of the Kada IPO.

As at 30 September 2012, the fair value of the investment was determined based on its quoted price in active market and such was determined at US\$23,632,863. The fair value measurement of the equity security was transferred from level 3 to level 1 during the period.

12. DEPOSITS PAID FOR ACQUISITION OF ASSOCIATES

During the period, the Group entered into contractual agreements with a third party individual to acquire 40% equity interest of Noosa International Limited ("Noosa") and its subsidiaries (collectively known as "Noosa Group") at a consideration of US\$10,942,879 (equivalent to HK\$85,135,600). As at 30 September 2012, the Group placed refundable deposits of US\$2,570,694 (equivalent to HK\$20,000,000) and the remaining balance would be settled upon the completion of the proposed acquisition. Pursuant to the contractual agreements, the completion of such proposed acquisition is subject to the fulfillment of certain conditions precedent set out in the contractual agreements on or before 30 November 2012. In the circumstances that the proposed acquisition was not completed due to the non-fulfillment of the conditions precedent, the contractual agreements would be automatically cancelled and the third party individual should immediately refund the refundable deposits to the Group.

Details of the proposed acquisition are set out in the Company's circular dated 19 October 2012.

For the six months ended 30 September 2012

13. TRADE RECEIVABLES

The Group's trading terms with customers are mainly on credit. The credit terms generally range from 30 to 120 days (31 March 2012: 30 to 120 days), depending on the creditworthiness of customers and the existing relationships with the Group.

An aging analysis of trade receivables, based on invoice dates, is as follows:

	30 September 2012 US\$ (Unaudited)	31 March 2012 US\$ (Audited)
		20.552.057
0 to 30 days	18,561,665	28,552,957
31 to 60 days	9,674,115	6,526,977
61 to 90 days	12,887,890	5,620,432
91 to 120 days	9,023,125	3,688,000
More than 120 days	9,849,730	545,846
	59,996,525	44,934,212

The Group's trade receivables as at 30 September 2012 included trade receivable from Kada Group of US\$400,000 (31 March 2012:US\$751,799), in which the Group held 14.56% (31 March 2012: 14.75%) equity interest in Kada Group. As disclosed in the Company's circular dated 30 April 2010, Kada Group is considered as a related company to the Group on the grounds that a brother of Mr. Wang Shih Zen, one of the Directors, held 24.26% (31 March 2012: 24.58%) equity interest in Kada Group.

For the six months ended 30 September 2012

14. TRADE AND BILLS PAYABLES

	30 September	31 March
	2012	2012
	US\$	US\$
	(Unaudited)	(Audited)
Trade payables	901,903	1,351,747
Bills payables	1,791,260	4,254,216
	2,693,163	5,605,963

An aging analysis of trade and bills payables, based on the date of receipt of goods, is as follows:

	30 September 2012	31 March 2012
	US\$	US\$
	(Unaudited)	(Audited)
0 to 30 days 31 to 60 days 61 to 90 days More than 90 days	70,017 - 1,791,263 831,883	2,259,960 2,261,401 36,136 1,048,466
	2,693,163	5,605,963

Trade payables generally have credit terms ranging from 30 to 90 days (31 March 2012:15 to 90 days).

For the six months ended 30 September 2012

15. RELATED PARTY TRANSACTIONS

In addition to those related party transactions and balances disclosed elsewhere in the condensed financial statements, the Group had the following material transactions with its related parties during the period:

		Six months ended 30 September		
		2012	2011	
	Note	US\$	US\$	
		(Unaudited)	(Unaudited)	
Directors' remuneration				
– As directors		166,002	78,590	
– For management		117,275	61,333	
		283,277	139,923	
Sales of goods to a related				
company	(a)	6,109,674	455,706	
Purchase of goods from				
a related company	(a)	3,499,930	-	
Consultancy fees paid to				
a related company	(b)	7,552	13,762	

Note:

- (a) Amounts represented sales of goods to and purchase of goods from Kada Group during the period.
- (b) Amounts represented legal services provided by Messrs David Lim & Partners, a law firm in Singapore of which one of the directors, Mr. David Lim Teck Leong, is a partner.

16. APPROVAL OF THE INTERIM REPORT

The interim report was approved and authorised for issue by the Board of Directors on 8 November 2012.

RESULTS FOR THE SIX MONTHS ENDED 30 SEPTEMBER 2012

BUSINESS REVIEW:

In 2012, the global mobile handset industry exhibited a decline from 2011 for the same period. According to the statistics from Gartner, Inc. ("Gartner"), during the first six months of the year, approximately 838.1 million mobile handsets were sold globally, representing a decrease of approximately 2.15% compared to the same period in 2011. Gartner's analyst stated that due to the challenging economic environment and users postponing upgrades to take advantage of high-profile device launches later in the year, demand slowed down across markets while sales declined more than expected.

The mobile handset market of China maintained steady growth. During the first eight months, there was an increase of approximately 86 million to 1.07 billion in the number of mobile handset users, of which 3G subscribers increased around 64 million. The PRC manufacturers were also promoting 3G which drove the smart-phone market upward. Statistics shown that sales of smart-phone continued to drive the mobile handset market growth. Smart-phone sales accounted for around 36.7% of mobile handset sales in the second quarter of 2012, while it grew around 43.7% year-on-year. This implies that the demand of feature phones continued to decline, significantly weakening the overall mobile handset market. Android OS accounted for more than half of all smart-phone sales in 2012 according to Gartner's research. As a result, smart-phone market becomes highly commoditized and differentiation is becoming a challenge especially in the mid to low-end segment with price increasingly becoming the sole differentiator, leading to increased competition and low profitability.

As the mobile handset market is declining, energy saving LED lighting projects a potential market prospect. While energy saving becomes the focus of many local PRC provincial governments. The PRC government will purchase around RMB8 billion of LED street lamps during the period of "The Twelfth Five-Year Guideline". It is estimated that the policy will drive an additional industrial revenue of RMB3 billion. Leading market research company, Strategies Unlimited, forecasted that global LED replacement lamp market will grow 68.2% from US\$2.2 billion in 2011 to US\$3.7 billion in 2016.

The Group will continue to take cautious measures in its business operation and advance its development plan. It will keep abreast of the latest developments of the global economy, the mobile handset industry and other potential industries, while adjusting its business strategies as necessary from time to time.

FINANCIAL REVIEW:

The details of financial review of the unaudited condensed consolidated interim results of Z-Obee Holdings Limited (the "Company") and its subsidiaries (collectively the "Group") for the six months ended 30 September 2012 ("FY2013 6M") with comparative figures for the corresponding period in 2011 ("FY2012 6M") is as follows:

Condensed consolidated income statement

Revenue

Revenue increased by approximately 38.16% from approximately US\$56,419,000 in FY2012 6M to approximately US\$77,951,000 in FY2013 6M. Such increase was mainly due to the increase in the Distribution and Marketing segment during the current period under review.

Cost of goods sold

Cost of goods sold increased by approximately 39.25% from approximately US\$53,494,000 in FY2012 6M to approximately US\$74,490,000 in FY2013 6M. Such increase was in line with the increase in revenue.

Gross profit

Gross profit increased by approximately 18.29% from approximately US\$2,925,000 in FY2012 6M to approximately US\$3,461,000 in FY2013 6M. In contrast, the gross profit margin decreased from approximately 5.19% in FY2012 6M to approximately 4.44% in FY2013 6M. The decrease in gross profit margin was mainly due to the decrease in contribution from the Assembly segment.

Other income

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Other income decreased by approximately 72.54% from approximately US\$2,581,000 in FY2012 6M to approximately US\$709,000 in FY2013 6M. Such decrease was mainly due to non-recurring dividend income from financial assets at fair value through profit or loss recognised in FY2012 6M.

Administrative expenses

Administrative expenses increased by approximately 8.89% from approximately US\$1,861,000 in FY2012 6M to approximately US\$2,027,000 in FY2013 6M. The increase was mainly due to recognition of equity-settled share-based payments during the current period.

Finance costs increased by approximately 179.84% from approximately US\$293,000 in FY2012 6M to approximately US\$821,000 in FY2013 6M. The increase was mainly due to the increase in bank loans and trust receipt loans for general working capital purposes.

Fair value changes on financial assets at fair value through profit or loss

Fair value gains of approximately US\$6,372,000 was recognised in FY2013 6M compared to fair value losses approximately US\$324,000 in FY2012 6M. Such change was mainly due to the changes in fair value of the equity interest in Kada Group during the current period.

Impairment loss on goodwill and property, plant and equipment

As a result of a re-assessment of the Group's asset portfolio, impairment loss of approximately US\$1,377,000 and approximately US\$971,000 was made respectively on the Group's goodwill and property, plant and equipment during the current period.

Impairment loss on trade receivables and prepayments, deposits and other receivables

Impairment of trade receivables of approximately US\$274,000 and impairment of prepayments, deposits and other receivables of approximately US\$156,000 represented the impairment on long outstanding receivables in which the recoverability of these balances were doubtful.

Income tax expense

Income tax expense decreased by approximately 40.78% from approximately US\$383,000 in FY2012 6M to approximately US\$227,000 in FY2013 6M. The decrease was mainly due to the decrease in profit from operations during the current period.

Net profit for the period

As a result of the above, net profit for the period increased by 95.83% to approximately US\$4,689,000.

Condensed consolidated statement of financial position

Set out below are the major changes in the items of the unaudited condensed consolidated statement of financial position as at 30 September 2012 and the audited consolidated statement of financial position as at 31 March 2012:

Property, plant and equipment	:	The decrease from approximately US\$4,360,000 as at 31 March 2012 to approximately US\$3,109,000 as at 30 September 2012 was mainly due to depreciation and impairment loss recognised during the current period.
Goodwill	:	Goodwill has been fully impaired during the current period and therefore nil balance was noted.
Financial assets at fair value through profit or loss	:	The increase from approximately US\$18,322,000 as at 31 March 2012 to approximately US\$24,026,000 as at 30 September 2012 was mainly due to the recognition of fair value gains on the equity interest in Kada Group.
Deposits paid for acquisition of associates	:	The balance represents deposits paid for proposed acquisition of 40% equity interest of Noosa Group.
Inventories	:	The decrease from approximately US\$4,373,000 as at 31 March 2012 to approximately US\$3,346,000 as at 30 September 2012 was mainly due to the sale of inventories and the result of a more prudent inventory management policy adopted.
Trade receivables	:	The increase from approximately US\$44,934,000 as at 31 March 2012 to approximately US\$59,997,000 as at 30 September 2012 was in line with the increase in revenue.

Prepayments, deposits and other receivables		The decrease from approximately US\$19,763,000 as at 31 March 2012 to approximately US\$15,862,000 as at 30 September 2012 was
		mainly due to the decrease in prepayments for the purchase of inventories for the Distribution and Marketing segment.
Restricted bank balances	:	The increase from approximately US\$1,187,000 as at 31 March 2012 to approximately US\$8,757,000 as at 30 September 2012 was mainly due to new banking facilities granted by the banks which are secured by restricted bank balances during the current period.
Bank and cash balances	:	The decrease from approximately US\$10,472,000 as at 31 March 2012 to approximately US\$6,278,000 as at 30 September 2012 was mainly due to the reasons mentioned in the major movements in the condensed consolidated statement of cash flows for FY2013 6M set out below.
Trade and bills payables	:	The decrease from approximately US\$5,606,000 as at 31 March 2012 to approximately US\$2,693,000 as at 30 September 2012 was mainly due to more purchases financed by trust receipt loans during the current period.
Borrowings and debts	:	The increase from approximately US\$29,036,000 as at 31 March 2012 to approximately US\$49,892,000 as at 30 September 2012 was mainly due to the increase in trust receipt loans and bank loans during the current period to finance the Group's operations.
Net assets	:	As a result of the above, the net assets increased from approximately US\$110,579,000 as at 31 March 2012 to approximately US\$115,536,000 as at 30 September 2012.

Condensed consolidated statement of cash flows

Set out below are the major movements in the condensed consolidated statement of cash flows for FY2013 6M:

Operating activities	: There was a net cash inflow of approximately US\$2,256,000 before reinvestment in working capital. The net cash outflow was mainly due to the net effect of increase in trade receivables, and decrease in inventories, prepayments, deposits and other receivables, trade and bills payables and accruals and other payables amounted to approximately US\$13,994,000, plus the interest and income tax payments amounted to approximately US\$1,031,000. The resultant cash outflow from operating activities amounted to US\$12,769,000.
Investing activities	: There was a net cash outflow of approximately US\$12,281,000 which was mainly due to deposits paid for acquisition of associates and increase in time deposits with original maturity over three months and restricted bank balances.
Financing activities	: There was a net cash inflow of approximately US\$20,856,000 which was mainly due to the increase in trust receipt loans during the current period.
Net movements	: As a result of the above, there was a net decrease in cash and cash equivalents of approximately US\$4,194,000 during the current period.

OPERATIONS REVIEW

The Group had the following transactions during the period under review:

Listing of Yoho King Limited

Following the completion of the acquisition of 15% (subsequently diluted to 14.75% as disclosed on page 24 of the Company's Interim Report 2011) of the equity interest in Yoho King Limited ("Yoho King", together with its subsidiaries, "Yoho King Group") in May 2010, the Board was informed by the directors of Yoho King on 4 July 2012 that Yoho King Group, via Kada Technology Holdings Limited ("Kada") has undergone an initial public offering on the Alternative Investment Market of The London Stock Exchange ("Kada IPO") and its issued shares commenced trading on 5 July 2012 (London time). Upon the completion of Kada IPO, the shareholding of the Group in Kada was approximately 14.56%. Based on the initial offer price of Kada at Kada IPO, the carrying amount of the shareholding of the Group in Kada was approximately US\$23,484,000, which represented a gain at fair value of approximately US\$6,334,000 upon the completion of Kada IPO.

The equity investment in Kada has been classified as financial assets at fair value through profit or loss and the fair value of the investment was determined based on its quoted price in active market as at 30 September 2012. Accordingly the equity investment in Kada was stated at fair value of approximately US\$23,633,000 and fair value gains totaling of approximately US\$6,483,000 has been recognised during the six months ended 30 September 2012.

Acquisition of Noosa International Limited

On 10 August 2012, the Group entered into an acquisition agreement, conditionally to acquire 40% of the entire issued share capital of Noosa International Limited ("Noosa") and its subsidiaries (collectively known as "Noosa Group") at a cash consideration of RMB70,360,000 (equivalent to HK\$85,135,600) ("Proposed Acquisition"). Pursuant to the acquisition agreement, Noosa Group would enter into structural agreements with the shareholders of Shenzhen Jing Ying Electronic Technology Limited 深圳市菁英電子 科技有限公司 ("Shenzhen Jingying") and Noosa would effectively control over and have the right to enjoy the economic benefits in and/or assets of Shenzhen Jingying.

The Board considered that the Proposed Acquisition represented a good opportunity for the Group not only to broaden its revenue base but also to expand into the advertising business in the PRC. The new business also requires knowhow of the production and design for handheld media players. The Board also considered that the aircraft passengers in the PRC and their corresponding expenses have increased substantially in the past decade and the aviation media has become one of the important advertising channels to capture huge consumption power in the PRC and to effectively promote products and services without boundaries. The Board noted that the personal handheld media player has become a new trend of aviation media, especially when personal touch panels have been widely used in daily lives and the fixed entertainment systems were commonly installed at the back of the aircraft seats of flights in the PRC. The Board considered that the Proposed Acquisition will provide synergy to the Group as the Group is able to provide the knowledge of electronic products business thereby assisting Noosa Group to develop its electronic advertising media and in-flight electronic shopping through personal handheld media player, to the designated airlines in the PRC.

Pursuant to Rule 1007 of the listing manual (the "Listing Manual") of the Singapore Exchange Securities Trading Limited (the "SGX-ST"), as one of the relative figures computed pursuant to Rule 1006 is a negative figure, the Company has consulted the SGX-ST and the SGX-ST has confirmed to the Company that the Proposed Acquisition is subject to approval by shareholders in general meeting. In this respect, the Company will be holding a Special General Meeting on 16 November 2012. Details of the Proposed Acquisition are set out in the Company's circular dated 19 October 2012.

Co-operation agreements

During the period under review, the Group has commenced its energy saving business. The Group had further entered into a strategic cooperation agreement with China Potevio Company Limited 中國普天信息產業股份有限公司 ("China Potevio") on 4 July 2011 to develop a platform of energy saving business through the promotion and implementation of comprehensive energy saving solution for the customers.

An announcement was made on 25 September 2012 in relation to the Group's entrance into supply contracts with seven contractors to supply project lighting system for the office building of China Development Bank in Fuxingmen, Xicheng District, Beijing for an aggregate sum of approximately RMB25,967,000 ("Supply Agreements").

The Board believed that the Supply Agreements would provide the Group with a good opportunity to gain a foothold in the lighting market and enhance the customer portfolio of the Group which is in line with its strategy to take an active approach in developing high value-added scientific and technological projects and explore more diversified sources of income.

INTERIM DIVIDEND

The Board of Directors did not recommend any payment of interim dividend for FY2013 6M.

LIQUIDITY AND FINANCIAL RESOURCES

As at 30 September 2012, the Group had current assets of approximately US\$141,228,000 (31 March 2012: US\$124,360,000) and current liabilities of approximately US\$55,530,000 (31 March 2012: US\$38,005,000) and total bank and cash balances (excluding restricted bank balances) of approximately US\$53,064,000 (31 March 2012: US\$53,679,000). The Group's current ratio, being a ratio of current assets to current liabilities, was approximately 2.54 (31 March 2012: 3.27). The Group's gearing ratio, being a ratio of total debts to total assets, was approximately 29.17% (31 March 2012: 19.54%).

The Group will constantly review its financial resources and will consider various plans to enhance its financial capabilities.

CAPITAL COMMITMENTS

As at 30 September 2012, the Group had capital commitments of approximately US\$8,372,000 in respect of acquisition of 40% equity interest of Noosa Group (31 March 2012: Nil). Details are set out in note 12 of the condensed financial statements.

CHARGE ON ASSETS

As at 30 September 2012, restricted bank balances of approximately US\$8,757,000 (31 March 2012: restricted bank balances of approximately US\$1,187,000 and structured deposits of approximately US\$668,000) were placed with banks in Hong Kong and the PRC (31 March 2012: Hong Kong) as pledge for general banking facilities and bank loans.

As at 30 September 2012 and 31 March 2012, the Group's finance lease payables are secured by the lessor's title to the leased assets and corporate guarantees executed by certain subsidiaries of the Company and the Company.

CONTINGENT LIABILITIES

As at 30 September 2012, the Group did not have any material contingent liabilities (31 March 2012: Nil).

EMPLOYEE INFORMATION

As at 30 September 2012, the Group has 52 full time employees whose salary and benefit levels are maintained at competitive levels. Employees are rewarded on a performance related basis within the general policy and framework of the Group's salary scheme, and discretionary bonus schemes based on the performance of the Group, which are regularly reviewed. Other benefits are also provided including medical insurance and pension funds, and social and recreational activities are arranged around the world.

PURCHASE, SALE OR REDEMPTION OF SHARES

During the period under review, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's shares.

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES AND DEBENTURES

As at 30 September 2012, the interests and short positions of the Directors in the share capital and underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the The Stock Exchange of Hong Kong Limited (the "HKSE") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers, were as follows:

		and	rest		
Name of Director Note		Directly beneficially owned	Through controlled corporation	Percentage the Compan issued sha Total capi	
Mr. Wang Shih Zen	(a)	31,406,500	153,310,250	184,716,750	29.06%

Number of shares held, canacity

Long positions in ordinary shares of the Company:

Note:

(a) Mr. Wang Shin Zen held 200,000 shares through HKSCC Nominees Ltd. Together with his direct holdings of 31,206,500 shares, Mr. Wang Shin Zen held 31,406,500 shares, representing approximately 4.94% of the issued share capital of the Company. Wise Premium Limited is an investment holding company incorporated in British Virgin Islands and is wholly-owned by Mr. Wang Shih Zen. Accordingly, Mr. Wang Shih Zen is deemed to be interested in Wise Premium Limited's 153,310,250 shares in the capital of the Company.

In accordance with the Bye-laws of the Company (the "Bye-Laws"), each of the Directors is required to have registered in his name at least one qualification share. All Directors have complied with this requirement.

Save as disclosed above, as at 30 September 2012, none of the Directors had registered an interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations that was required to be recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company, the HKSE pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the section "Directors' interests and short positions in shares and underlying shares and debentures" above, at no time during the period were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouses or minor children, or were any such rights exercised by them; or was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

A share option scheme was adopted by the Company on 11 February 2010 (the "2010 Scheme"). The following table sets out the movements in the 2010 Scheme during the six months ended 30 September 2012:

			Number of shares options					
Category and name of participants Date of grant	Exercise period	Exercise price per share (HK\$)	Outstanding as at 1 April 2012	Granted during the Period	Exercised during the Period	Cancelled lapsed during the Period	Outstanding as at 30 September 2012	
Directors								
Mr. Chan Kam Loon	6 January 2012	6 January 2013 to 10 February 2020	0.72	600,000	-	-	-	600,000
Mr. David Lim Teck Leong	6 January 2012	6 January 2013 to 10 February 2020	0.72	600,000	-	-	-	600,000
Mr. Lu Shangmin	6 January 2012	6 January 2013 to 10 February 2020	0.72	600,000	-	-	-	600,000
Mr. Tham Wan Loong, Jerome	6 January 2012	6 January 2013 to 10 February 2020	0.72	600,000	-	-	-	600,000
Mr. Guo Yanjun	19 March 2012	19 March 2013 to 10 February 2020	1.11	600,000	-	-	-	600,000
Mr. Lo Hang Fong	19 March 2012	19 March 2013 to 10 February 2020	1.11	600,000	-	-	-	600,000
				3,600,000	-	-	-	3,600,000
Other eligible participants	6 January 2012	6 January 2013 to 10 February 2020	0.72	7,800,000	-	-	-	7,800,000
				11,400,000	-	-	-	11,400,000

OTHER SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 30 September 2012, the following interests of 5% or more of the issued share capital of the Company were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

Long positions:

Name	Note	Capacity and nature of interest	Number of ordinary shares held	Percentage the Company's issued share capital
Wise Premium Limited	(a)	Directly beneficially owned	153,310,250	24.12%
Ms. Kang Ling Hoi	(b)	Deemed interest	184,716,750	29.06%

Note:

- (a) Wise Premium Limited is an investment holding company incorporated in British Virgin Islands and is wholly-owned by Mr. Wang Shih Zen. Accordingly, Mr. Wang Shih Zen is deemed to be interested in Wise Premium Limited's 153,310,250 shares in the capital of the Company.
- (b) Ms. Kang Ling Hoi, the spouse of Mr. Wang Shih Zen, is deemed to be interested in the shares held by Mr. Wang Shih Zen.

Save as disclosed above, as at 30 September 2012, no person, other than the Directors of the Company, whose interests are set out in the section "Directors' interests and short positions in shares and underlying shares and debentures" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

CODE ON CORPORATE GOVERNANCE PRACTICES

Compliance with the Corporate Governance Code

The Board and senior management of the Company are committed to maintaining a high standard of corporate governance by complying, where possible, with the principles and guidelines of the Code of Corporate Governance 2005 (the "Singapore Code") issued by the Council Corporate Disclosure and Governance, Singapore and the Corporate Governance Code (the "Hong Kong Code") contained in Appendix 14 of the Rules Governing the Listing of Securities (the "Hong Kong Listing Rules") on the HKSE. The Board will be reviewing, and where necessary, adopting the recommendations made by the Corporate Governance Council Singapore on the Code of Corporate Governance which is effective in respect of the Company's Annual Report for the financial year ending 31 March 2014.

Other than those minor deviations which are explained below, the Company has complied with the principles of both the Singapore Code and Hong Kong Code during the period under review.

Segregation of role of Chairman and Chief Executive Officer

Currently, Mr. Wang Shih Zen, is the Chairman and the Chief Executive Officer ("CEO") of the Company. He is responsible for managing the Board, business strategy and direction, formulation of the Group's corporate plans and policies including executive decision-making and the day-to-day business operations of the Group. He also ensures that the Board is kept updated and informed of the Group's businesses.

Although there is a deviation from the recommendation of both the Singapore Code and Hong Kong Code, the Board believes that vesting the roles of both Chairman and CEO on the same person provides the Group with a strong and consistent leadership and allows for more effective planning execution of long-term business strategies. In addition, there is a strong element of independence of the Board as half of the current Board comprises Independent Non-executive Directors.

All major decisions made by the Chairman and CEO are reviewed by the Board. His performance and re-appointment to the Board are reviewed by the Nominating Committee (the "NC") and his remuneration package is reviewed by the Remuneration Committee (the "RC"). Both the NC and RC are chaired by Independent Non-executive Directors. The Board believes that there are adequate safeguards and checks in place to ensure that the process of decision making by the Board is independent and based on collective decision making without Mr. Wang Shih Zen being able to exercise considerable concentration of power or influence. As such, the Board does not consider segregating the role of Chairman and CEO at this moment. The NC will review the need to separate the roles from time to time and make its recommendation accordingly.

As the Chairman of the Board, Mr. Wang Shih Zen is responsible for the effective working of the Board such as ensuring that Board meetings are held when necessary, assisting in ensuring compliance with the Company's guidelines on corporate governance, acting as a facilitator at Board meetings and maintaining regular dialogue with Management on all operational matters. The Company Secretaries assist the Chairman in scheduling the Board and Board Committee meeting respectively in consultation with the Chief Financial Officer.

Mr. Chan Kam Loon was appointed as the Lead Independent Director to co-ordinate and lead Independent Non-executive Directors to provide a non-executive perspective and to contribute a balanced viewpoint to the Board. He is also available to address shareholders' concerns on issues that cannot be appropriately dealt with by the Chairman/CEO or the Chief Financial Officer.

Specific term for the appointment of Non-executive Directors (including Independent Non-executive Directors)

Pursuant to the Hong Kong Code, the Non-executive Directors (including Independent Non-executive Directors) should be appointed with a fixed term. However, there is no fixed term for the appointment of Independent Non-executive Directors and Non-executive Director. The Independent Non-executive Directors and Non-executive Director are re-appointed in accordance with the provision of the Bye-Laws.

The Directors are of the view that there are sufficient safeguards and checks to ensure that the process of decision-making by the Board is independent and based on collective decision-making without the controlling shareholders being able to exercise considerable concentration of power or influence. The Bye-Laws also provide that each Director shall retire from office at least once every three years. A retiring Director shall be eligible for re-election.

Minimum number of Independent Directors resident in Singapore

Pursuant to the Rule 221 of the Listing Manual of the SGX-ST, a foreign issuer must have at least two independent directors, resident in Singapore. The Company has two Independent Non-executive Directors resident in Singapore which has satisfied this requirement.

Audit Committee

The Audit Committee (the "AC") currently comprises four Independent Non-executive Directors and one Non-executive Director.

The AC has reviewed the interim report for the six months ended 30 September 2012, in conjunction with the Company's Hong Kong auditor, RSM Nelson Wheeler.

Remuneration Committee

The RC currently comprises four Independent Non-executive Directors, one Nonexecutive Director and the Chairman.

Securities Transactions by Directors

The Group had adopted a policy for dealings in securities of the Company by the Directors and officers. All directors and officers of the Group are not allowed to deal in the Company's shares while in possession of unpublished material price-sensitive information, and during the period commencing from 30 days and 60 days before the announcement of the Company's quarterly and full-year results respectively and ending one day after the release of the announcement of the respective results and price-sensitive information. All Directors and officers confirmed that they had complied with the required standards as set out in the Model Code for Securities Transactions by the Company and its Officers issued by the HKSE and the provision of the Listing Manual of the SGX-ST during the period under review.

USE OF HONG KONG INITIAL PUBLIC OFFERING PROCEEDS

Usage	Proceeds allocated US\$'000	Amounts deployed as of 30 September 2012 US\$'000	Balance to be deployed US\$'000
Recruit additional professionals to join research and development team and improve research and development team's equipment	1,519	_	1,519
Invest in research on the application and solutions of 3G technologies and operating platform of			
mobile handset Strengthen the brand awareness of "VIM" or in Chinese "偉恩" in the mobile handset market	6,762	(159)	6,603
in the PRC	6,762	(643)	6,119
For working capital and other general corporate purpose	1,653	(1,653)	
Total	16,696	(2,455)	14,241

CORPORATE INFORMATION

Directors		Executive:
Directors		Wang Shih Zen
		(Chairman and Chief Executive Officer)
		Wang Tao
		Lu Shangmin
		5
		Non-executive:
		David Lim Teck Leong
		Independent Non-executive:
		Chan Kam Loon (Lead Independent Director)
		Guo Yanjun
		Lo Hang Fong
		Tham Wan Loong, Jerome
		Hum wan Loong, scionic
Audit committee	:	Chan Kam Loon (Chairman)
		Guo Yanjun
		Lo Hang Fong
		Tham Wan Loong, Jerome
		David Lim Teck Leong
Nominating committee	:	Lo Hang Fong (Chairman)
······································		Chan Kam Loon
		Guo Yanjun
		Tham Wan Loong, Jerome
		Wang Shih Zen
		David Lim Teck Leong
Remuneration committee	:	Guo Yanjun (Chairman)
		Chan Kam Loon
		Lo Hang Fong
		Tham Wan Loong, Jerome
		Wang Shih Zen
		David Lim Teck Leong
Authorised representatives	:	Wang Shih Zen
		Wang Shin Zen

Compliance advisor	 New Spring Capital Limited 10th Floor, Hip Shing Hong Centre, 55 Des Voeux Road Central, Central, Hong Kong
Joint company secretaries	: Busarakham Kohsikaporn, FCIS Siu Yun Tang
Registered office	: Clarendon House, 2 Church Street, Hamilton Hm 11, Bermuda
Headquarters and principal place of business in China	: Room 401, Building 14 West Park of Software Park Hi-Tech Park, Second Road Nanshan, Shenzhen, PRC Telephone No: 86-755 8633 6366 Facsimile No: 86-755 8633 6345 Email address: enquiry@z-obee.com
Assistant secretary Bermuda share registrar	 Codan Services Limited Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda
Singapore share registrar and share transfer agent	: Tricor Barbinder Share Registration Services 80 Robinson Road, #02-00 Singapore 068898
Hong Kong branch share	: Tricor Investor Services Limited

registrar and share transfer agent

26th Floor, Tesbury Centre, 28 Queen's Road East, Hong Kong

Principal bankers	: Standard Chartered Bank (Hong Kong) Limited DBS Bank (Hong Kong) Limited Australia and New Zealand Banking Group Limited Nanyang Commercial Bank Limited China Construction Bank Corporation Citic Bank International Limited The Hongkong and Shanghai Banking Corporation Limited
Joint auditors	: RSM Nelson Wheeler Certified Public Accountants 29th floor, Caroline Centre, Lee Gardens Two, 28 Yun Ping Road, Hong Kong
	RSM Chio Lim LLP Certified Public Accountants 8 Wilkie Road, #03-08, Wilkie Edge, Singapore 228095
Stock code	: Singapore : D5N Hong Kong : 948
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