

The Hong Kong Building and Loan Agency Limited

香港建屋貸款有限公司

(Stock Code: 145)



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. So Yuen Chun Ms. Diana Liu He

Non-executive Directors

Mr. Lam Kwok Hing, Wilfred

Mr. Huang Lizhi

Independent Non-executive Directors

Mr. Yeung Wai Hung, Peter Ms. Yuen Wai Man

Mrs. Chu Ho Miu Hing

AUDIT COMMITTEE

Ms. Yuen Wai Man *(Chairman)*Mr. Lam Kwok Hing, Wilfred
Mr. Yeung Wai Hung, Peter

NOMINATION COMMITTEE

Ms. Yuen Wai Man *(Chairman)*Mr. Lam Kwok Hing, Wilfred
Mr. Yeung Wai Hung, Peter
Mrs. Chu Ho Miu Hing

REMUNERATION COMMITTEE

Ms. Yuen Wai Man (Chairman) Mr. Lam Kwok Hing, Wilfred Mr. Yeung Wai Hung, Peter Mrs. Chu Ho Miu Hing

AUDITOR

ZHONGLEI (HK) CPA Company Limited

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Public Bank (Hong Kong) Limited

SOLICITOR

Troutman Sanders
WT Law Offices

SHARE REGISTRAR

Tricor Tengis Limited Level 22, Hopewell Centre 183 Queen's Road East Hong Kong

REGISTERED OFFICE

Unit F, 7/F China Overseas Building 139 Hennessy Road Wanchai Hong Kong

STOCK CODE

145

WEBSITE

http://www.hkbla.com.hk

COMPANY SECRETARY

Mr. So Yuen Chun

The board of directors (the "Board" or "Directors") of The Hong Kong Building and Loan Agency Limited (the "Company") is pleased to announce the unaudited condensed consolidated results of the Company and its subsidiaries (collectively, the "Group") for the six months ended 30 June 2014 with comparative figures as follows:

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE SIX MONTHS ENDED 30 JUNE 2014

	Notes	Six months en 2014 (Unaudited) <i>HK\$</i> '000	ded 30 June 2013 (Unaudited) <i>HK\$'000</i>
Revenue	4	3,752	24,877
Interest income Interest expense		3,752 (2,115)	24,877 (2,532)
Net interest income		1,637	22,345
Fair value changes on financial assets at fair value through profit or loss Gain on disposal of financial assets		(25,621)	(14,772)
at fair value through profit or loss Other income Selling expenses Operating expenses Finance costs		5,565 168 (869) (117,208) (892)	3,764 2 - (9,511) (266)
(Loss)/profit before tax Income tax expense	5	(137,220) –	1,562 (938)
(Loss)/profit for the period	6	(137,220)	624
Other comprehensive income/(expense) for the period (after tax and reclassification adjustment): Items that may be subsequently reclassified to profit or loss: Exchange difference on translation of foreign operations Fair value changes on available-for-sale investments		100 —	_ (1,449)
Other comprehensive income/(expense) for the period	_	100	(1,449)
Total comprehensive expense for the period		(137,120)	(825)
(Loss)/profit for the period attributable to owners of the Company		(137,220)	624
Total comprehensive expense attributable to owners of the Company		(137,120)	(825)
		HK cents	HK cents
(Loss)/earnings per share Basic	8	(21.85)	0.14
Diluted		(21.85)	0.12

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AT 30 JUNE 2014

	Notes	At 30 June 2014 (Unaudited) <i>HK\$'000</i>	At 31 December 2013 (Audited) <i>HK\$'000</i>
NON-CURRENT ASSETS			
Intangible assets	9	889,901	_
Property, plant and equipment		3,568	1,141
Mortgage loans	10		7,000
Loan receivables	11	50,333	60,487
Deposit paid for acquisition of a subsidiary Available-for-sale investments	12	_ 259	10,000 259
Finance lease receivables	12	18,806	259
Goodwill	13	1,275,620	_
		2,238,487	78,887
CURRENT ASSETS			
Mortgage loans	10	58,944	21,346
Financial assets at fair value through profit or loss	14	93,428	92,920
Inventories		690	-
Construction in progress		9,718	-
Loan receivables	11	191,518	188,016
Trade and bills receivables	15	867	-
Prepayments, deposits and other receivables Finance lease receivables	16	18,331 8,690	10,483
Tax recoverable		2,302	2,302
Pledged bank deposits		788	2,002
Bank balances and cash	_	38,702	3,979
		423,978	319,046
CURRENT LIABILITIES	-		
Trade and other payables	17	124,986	15,052
Borrowings	18	40,000	5,000
Non-convertible bonds	19	3,000	_
Contingent consideration payables		62,554	-
Amount due to a shareholder	20 -	26,611	
	_	257,151	20,052
NET CURRENT ASSETS		166,827	298,994
TOTAL ASSETS LESS CURRENT LIABILITIES		2,405,314	377,881

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AT 30 JUNE 2014

	Notes	At 30 June 2014 (Unaudited) <i>HK\$</i> '000	At 31 December 2013 (Audited) HK\$'000
NON-CURRENT LIABILITIES			
Non-convertible bonds	19	40,000	50,000
Convertible bonds	23	437,697	4,563
Promissory notes		247,295	_
Contingent consideration payables		83,405	_
Deferred tax liabilities	_	275,676	
	_	1,084,073	54,563
NET ASSETS		1,321,241	323,318
CAPITAL AND RESERVES			
Share capital: nominal value		_	54,059
Other statutory capital reserves		-	59,058
Share capital and other statutory capital reserves	21	619,596	113,117
Other reserves		701,645	210,201
		1,321,241	323,318

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE SIX MONTHS ENDED 30 JUNE 2014

	Share capital HK\$'000	Share premium HK\$'000	Share capital reserve HK\$'000	Share options reserve HK\$'000	Convertible bond reserve HK\$'000	Convertible bond option reserve HK\$'000	Investments revaluation reserve HK\$'000	Exchange reserve HK\$'000	Retained profits/ (accumulated loss) HK\$'000	Total HK\$'000
At 1st January 2013 Profit for the period Other comprehensive expense: Fair value changes of available for sale	43,515 -	54,119 -	270,186 -	1,881	-	13,947 -	1,761	- -	15,029 624	400,438 624
investments		-	-	-	-	-	(1,449)	-	-	(1,449)
Total comprehensive expense for the period	=	-		-	-	-	(1,449)	-	624	(825)
At 30 June 2013	43,515	54,119	270,186	1,881	-	13,947	312	-	15,653	399,613
At 1st January 2014	54,059	59,058	270,186	1,642	2,455	11,994	-	-	(76,076)	323,318
Loss for the period Other comprehensive income	-	-	-	-	-	-	-	-	(137,220)	(137,220)
Exchange difference on translation of foreign operations	-	-	-	-	-	-	-	100	-	100
Total comprehensive expense for the period	1/-	-	-	-	_	_	-	100	(137,220)	(137,120)
Transition to no par value regime on 3 March 2014	329,244	(59,058)	(270,186)	-	_	-	_	Μ.	_	-
Issuance of share upon exercise of share options	1,307	-	-	_	-	-	-	-	-	1,307
Issuance of convertible bonds upon exercise of convertible bond options Issuance of shares upon conversion of	399	_	-		-	(399)	-	-	-	-
convertible bonds Issuance of shares upon placing Issuance of consideration shares	18,787 69,600 146,200	- - -	-	-	-	- - -	- - -	- - -	- - -	18,787 69,600 146,200
Convertible bonds recognised as equity	-	-	-	-	899,149	-	-	-	-	899,149
As at 30 June 2014	619,596	_	_	1,642	901,604	11,595	_	100	(213,296)	1,321,241

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE SIX MONTHS ENDED 30 JUNE 2014

		Six months end	ded 30 June 2013
	Note	(Unaudited) <i>HK\$'000</i>	(Unaudited) <i>HK\$'000</i>
Net cash flow used in operating activities	-	(85,482)	(26,094)
Investing activities			
Purchase of property, plant and equipment Other interest received		(1,694) 135	_
Cash from acquisition of a subsidiary	25	12,054	
Net cash flow generated from investing activities	_	10,495	
Financing activities			
Proceeds from issue of convertible bonds (Repayment of)/proceeds from issue of	23	43,200	-
non-convertible bonds		(7,000)	20,000
(Repayment of)/proceeds from loan repayable Proceeds from issue of shares upon exercise of		(5,000)	2,700
share options		1,307	-
Proceeds from issue of shares upon conversion of convertible bonds options		7,987	_
Proceeds from issue of shares upon placing Other interest expenses paid	21	69,600 (479)	_ _
Net cash flow generated from financing activities		109,615	22,700
iver cash now generated from imancing activities	-	109,013	
Net increase/(decrease) in cash and cash equivalents		34,628	(3,394)
Effect of foreign exchange rate changes		95	-
Cash and cash equivalents at 1 January	_	3,979	8,347
Cash and cash equivalents at 30 June,			
represented by bank balances and cash		38,702	4,953

FOR THE SIX MONTHS ENDED 30 JUNE 2014

1. BASIS OF PREPARATION

The condensed consolidated financial information has been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") and with the Hong Kong Accounting Standard 34 ("HKAS 34") "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA").

2. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial information has been prepared on the historical cost basis except for certain financial instruments, which are measured at fair values.

The accounting policies and methods of computation used in the condensed consolidated financial information for the six months ended 30 June 2014 are the same as those followed in the preparation of the Group's consolidated annual financial statements for the year ended 31 December 2013.

The HKICPA has issued a number of amendments to Hong Kong Financial Reporting Standards ("HKFRSs") and one new interpretation that are first effective for the current accounting period of the Group and the Company. Of these, the following developments are relevant to the Group's financial statements:

Amendments to HKAS 32 Offsetting financial assets and financial liabilities

Amendments to HKAS 36 Recoverable amount disclosures for non-financial assets

HK(IFRIC) 21 Levies

The Group has not applied any new standard, interpretation and amendments to HKFRSs that is not yet effective for the current accounting period.

Amendments to HKAS 32, Offsetting financial assets and financial liabilities

The amendments to HKAS 32 clarify the offsetting criteria such as the meaning of "currently has a legally enforceable right to set-off" for offsetting financial assets and financial liabilities. The amendments also clarify the application of the offsetting criteria for certain gross settlement systems which may be considered equivalent to the net settlement system. The adoption of this amendment does not have material impact on the Group.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

2. PRINCIPAL ACCOUNTING POLICIES (continued)

Amendments to HKAS 36, Recoverable amount disclosures for non-financial assets

The amendments to HKAS 36 modify the disclosure requirements for impaired non-financial assets. Among other things, the amendments expand the disclosures required for an impaired asset or cash-generating units whose recoverable amount is based on fair value less costs of disposal. The adoption of this amendment does not have any impact on the Group.

HK(IFRIC) 21, Levies

The Interpretation provides guidance on when a liability to pay a levy imposed by a government should be recognised. The adoption of this amendment does not have material impact on the Group.

3. SEGMENT INFORMATION

The following is an analysis of the Group's revenue and results by operating segment for the period under review:

	Six months ended 30 June 2014				
			Design and provision of		
	Loan	Treasury	energy saving		
	financing	investments	solutions	Total	
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
Revenue	3,752	_	_	3,752	
Segment profit/(loss)	1,528	(20,484)	(3,028)	(21,984)	
Central administration costs				(115,236)	
Loss before tax				(137,220)	

FOR THE SIX MONTHS ENDED 30 JUNE 2014

3. SEGMENT INFORMATION (continued)

	Six months ended 30 June 2013			
			Design and provision of	
	Loan	Treasury	energy saving	
	financing	investments	solutions	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Revenue	24,877	-	-	24,877
Segment profit/(loss)	17,883	(11,339)	_	6,544
Central administration costs				(4,982)
Profit before tax				1,562

During the current and prior periods, there were no inter-segment transaction.

Segment profit (loss) represents the profit (loss) earned by each segment without allocation of central administration costs such as directors' remuneration, staff salaries, operating lease rental and legal and professional fees. This is the measure reported to the Board for the purposes of resource allocation and performance assessment.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2014

Income tax expense for the period

4. REVENUE

5.

Revenue represents interest income on loan financing.

An analysis of the revenue of the Group by principal activity is as follows:

	Six months ended 30 June		
	2014	2013	
	HK\$'000	HK\$'000	
Loan financing:			
Interest on mortgage loans	1,500	1,668	
Interest on loan receivables	2,252	23,209	
	3,752	24,877	
TAXATION			
	Six months end	ed 30 June	
	2014	2013	
	HK\$'000	HK\$'000	
Current tax:			
Hong Kong	-	938	

FOR THE SIX MONTHS ENDED 30 JUNE 2014

5. TAXATION (continued)

Hong Kong Profits Tax

Hong Kong Profits tax is calculated at a rate of 16.5% of the estimated assessable profit for both periods.

PRC Enterprise Income Tax

The provision for PRC Enterprise Income Tax for the Group's subsidiary in The People's Republic of China ("**the PRC**") is based on PRC Enterprise Income Tax rates of 25% of the taxable income as determined in accordance with the relevant income tax rules and regulations of the PRC.

During the six months ended 30 June 2014, the Group's subsidiary in the PRC was qualified as a High Technology Enterprise and enjoyed a PRC Enterprise Income Tax rate of 15% instead of 25%.

6. (LOSS)/PROFIT FOR THE PERIOD

(Loss)/profit for the period has been arrived at after charging/(crediting):

		Six months ended 30 June		
		2014	2013	
		HK\$'000	HK\$'000	
(2)	Finance costs			
(a)	Interest expense on non-convertible bonds	2,115	2,532	
	Finance costs:			
	Interest expense on borrowings	873	248	
	Interest expense on securities trading accounts	19	18	
		892	266	
(b)	Other items			
	Depreciation	470	19	
	Reversal of impairment loss in respect of			
	interest receivables	-	(70)	
	Referral fee arising from acquisition	86,660	-	

FOR THE SIX MONTHS ENDED 30 JUNE 2014

7. DIVIDEND

No dividend was paid or declared during the six months ended 30 June 2014, nor has any dividend been declared since the end of reporting date (2013: Nil).

8. (LOSS)/EARNINGS PER SHARE

The calculation of the basic and diluted (loss)/earnings per share attributable to the equity shareholders of the Company is based on the following data:

	Six months ended 30 June		
	2014	2013	
	HK\$'000	HK\$'000	
(Loss)/profit for the period attributable to			
equity shareholders of the Company	(137,220)	624	
	(101,220)	52.	
	Six months en	ded 30 June	
	2014	2013	
	Shares '000	Shares '000	
Weighted average number of ordinary shares			
for the purposes of basic (loss)/earnings per share	627,872	435,149	
ge per ense	,		
Effect of dilutive potential ordinary shares:			
Options to subscribe convertible bonds	_	83,597	
Weighted average gureless of auditors and the			
Weighted average number of ordinary shares for the purposes of diluted (loss)/earnings per share	627,872	518,746	

The computation of diluted loss per share for the six months ended 30 June 2014 does not include the options to subscribe for convertible bonds, convertible bonds and share options as the assumed exercise of these options to subscribe for convertible bonds, convertible bonds and share options has an anti-dilutive effect.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

9. INTANGIBLE ASSETS

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Patents (Note 25(g))	889,901	_

The intangible assets represent 7 patents regarding the acquired and owned "Ultra Performance Plant Control System" ("**UPPC System**") for its novelty and industrial applicability in the PRC.

10. MORTGAGE LOANS

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Fixed-rate loans receivable	58,944	28,346
	58,944	28,346
Carrying amount analysed for reporting purposes: - Current assets (receivable within 12 months		
from the reporting date)	58,944	21,346
 Non-current assets (receivable after 12 months 		
from the reporting date)	-	7,000
	58,944	28,346

Fixed-rate loans receivable are secured by pledge of properties and bear interest at market interest rates.

No impairment on these mortgage loans has been recognised at 30 June 2014 (31 December 2013: Nil).

FOR THE SIX MONTHS ENDED 30 JUNE 2014

10. MORTGAGE LOANS (continued)

The maturity profile of these mortgage loans, net of impairment allowances, at the reporting date, is analysed by the remaining periods to their contractual maturity dates as follows:

	At 30 June 2014 <i>HK\$'000</i>	At 31 December 2013 <i>HK\$'000</i>
Repayable: Within 3 months Over 3 months but less than 1 year Over 1 year but less than 5 years	11,269 47,675 –	537 20,809 7,000
	58,944	28,346
I. LOAN RECEIVABLES		
	At 30 June 2014 <i>HK\$'000</i>	At 31 December 2013 <i>HK\$'000</i>
Fixed-rate loan receivables Variable-rate loan receivables	75,851 200,712	82,503 200,712
Less: impairment allowance on fixed-rate loan receivables	276,563 (34,712)	283,215 (34,712)
	241,851	248,503
Carrying amount analysed for reporting purposes - Current assets (receivable within 12 months from the reporting date)	191,518	188,016
 Non-current assets (receivable after 12 months from the reporting date) 	50,333	60,487
	241,851	248,503

FOR THE SIX MONTHS ENDED 30 JUNE 2014

11. LOAN RECEIVABLES (continued)

- (i) The loan receivables outstanding at 30 June 2014 and 31 December 2013 are denominated in Hong Kong dollars.
- (ii) A loan receivable in the principal amount of approximately HK\$200,712,000 (31 December 2013: approximately HK\$200,712,000) is due to The Building and Loan Agency (Asia) Limited ("**The BLA (Asia)**"), a wholly-owned subsidiary of the Company, by the borrower and the guarantor. As previously reported, the loan, which bore variable interest based on the best lending rate offered by The Hongkong and Shanghai Banking Corporation Limited, was once secured by a floating charge over the entire assets of the guarantor, including a residential property in Hong Kong (the "**Property**"). Due to the failure on the part of the borrower and the guarantor to repay the loan and interest accrued thereon on demand, the floating charge was crystallised, and thus became a fixed charge, on 24 February 2012 (the "**Charge**").

Also as previously reported, on 22 February 2013, Fameway Finance Limited ("**Fameway**") and another two unsecured creditors entered into a debt recovery agreement with The BLA (Asia) in which it is agreed, inter alia, that The BLA (Asia) would enforce the Charge, and that The BLA (Asia) would be entitled to 74% of any sum recovered against the guarantor while Fameway and the other two unsecured creditors be entitled to the remaining 26%.

On 1 March 2013, The BLA (Asia) assigned its rights under the relevant loan agreement and the Charge to Revelry Gains Limited ("Revelry Gains"), another wholly-owned subsidiary of the Company. On the same date, The BLA (Asia), Revelry Gains, Fameway and the other two unsecured creditors executed a supplemental debt recovery agreement to revise and supplement the original debt recovery agreement, and in accordance therewith, all duties and rights of The BLA (Asia) in and under the original debt recovery agreement has been transferred to Revelry Gains.

Relying on legal advice, Revelry Gains commenced legal proceedings in the Court of First Instance of the High Court (the "Court") against the guarantor for, inter alia, recovery of possession of the Property (the "Action"). However, before the Action was heard by the Court, a winding-up order was made against the guarantor, and the Action was stayed. Revelry Gains is in the course of applying for leave to proceed with the Action. As such, the Action is still ongoing, and progress of the same will be disclosed as and where appropriate. It is opined that the Action is highly likely to succeed as it is the most direct way to obtain possession for a sale of the Property.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

11. LOAN RECEIVABLES (continued)

(ii) (continued)

According to the valuation report dated 20 March 2014 prepared by Malcolm & Associates Appraisal Limited, an independent valuer, the fair value of the Property as at 31 December 2013 is HK\$290,000,000 while the forced sale value of the Property will be discounted to HK\$232.000,000.

Taking into account the debt recovery agreement as revised and supplemented by the supplemental debt recovery agreement, the Directors are of the opinion that the fair value of the Property is lower than the carrying values of the principal amount of the loan and the interest accrued thereon. Accordingly, impairment loss of loan receivables and loan interest receivables of approximately HK\$29,032,000 and HK\$88,258,000, respectively, is recognised for the year ended 31 December 2013.

- (iii) Included in the fixed rate loan receivables, approximately HK\$4,680,000, HK\$20,000,000, HK\$49,700,000 (31 December 2013: HK\$4,680,000, HK\$20,000,000, HK\$56,020,000) are secured by ordinary shares of a unlisted company, properties, and corporate guarantees respectively. These loans carry fixed interest rates at a range from 8% to 20.5% (31 December 2013: 8% to 20.5%) per annum.
- (iv) The loan receivables amounting to approximately HK\$1,471,170 (31 December 2013: HK\$1,623,000) are unsecured and carry fixed interest rates at a range from 9% to 20% (31 December 2013: 9% to 20%) per annum.

The maturity profile of these loan receivables at the reporting date, analysed by the remaining periods to their contracted maturity, is as follows:

	At 30 June 2014 <i>HK\$</i> '000	At 31 December 2013 <i>HK\$'000</i>
Repayable:		
Within 3 months	180,382	171,713
Over 3 months but less than 1 year	11,136	16,303
Over 1 year but less than 5 years	333	487
More than 5 years	50,000	60,000
	241,851	248,503

FOR THE SIX MONTHS ENDED 30 JUNE 2014

11. LOAN RECEIVABLES (continued)

Movement in the accumulated impairment allowance on loan receivables:

	HK\$*000
Impairment allowance movement	
At 1 January 2013	1,000
Charge during the year 2013	33,712
At 31 December 2013 and 30 June 2014	34,712

Included in the above accumulated impairment allowance recognised at 30 June 2014 was impaired loan receivable with carrying amount of approximately HK\$206,392,000 (31 December 2013: HK\$206,392,000) before impairment.

12. AVAILABLE-FOR-SALE INVESTMENTS

	At		At
	30 June	31 D	ecember
	2014		2013
	HK\$'000		HK\$'000
Unlisted equity securities, at cost Less: accumulated impairment allowance	500 (241)		500 (241)
Unlisted equity securities in Hong Kong, net	259		259

The unlisted investments represent investments in unlisted equity securities in 5% of the total outstanding issued shares of a company incorporated in Hong Kong at the end of the reporting period. They are measured at cost less identified impairment losses at the end of the reporting period because their fair values cannot be measured reliably.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

13. GOODWILL

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Arising from business combination (note 25)	1,275,620	-

For the purpose of impairment testing, goodwill was allocated to the design and provision of energy saving solution segment. The directors are of the view that there was no impairment indication of goodwill as at 30 June 2014 (31 December 2013: Nil). None of goodwill is expected to be deductible for tax purposes.

14. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Held-for-trading investments: Equity securities listed in Hong Kong	93,428	92,920

At 30 June 2014 and 31 December 2013, the fair value of the listed equity securities was determined based on the quoted market bid prices available on the Stock Exchange.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

15. TRADE AND BILLS RECEIVABLES

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Trade and bills receivables	867	_
The ageing analysis of trade and bills receivables is as foll	ows:	
	At 30 June 2014 <i>HK\$'000</i>	At 31 December 2013 <i>HK\$'000</i>
0-90 days	30 June 2014 <i>HK\$'000</i> –	31 December 2013
0-90 days 91-180 days	30 June 2014	31 December 2013
0-90 days 91-180 days 181-365 days	30 June 2014 <i>HK\$'000</i> - 339	31 December 2013
0-90 days 91-180 days	30 June 2014 <i>HK\$'000</i> –	31 December 2013

According to the credit rating of different customers, the Group allows a range of credit periods within 90 days to its trade customers.

Trade and bills receivables past due as at 30 June 2014 are not impaired because there has not been a significant change in credit quality and the amounts are still considered recoverable.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

15. TRADE AND BILLS RECEIVABLES (continued)

Ageing of trade and bills receivables which are past due but not impaired is as follows:

	At	At	
	30 June	31 December	
	2014	2013	
	HK\$'000	HK\$'000	
0-90 days	339	_	
91-180 days	-		
181-365 days	528	_	
Over 365 days			
Trade and bills receivables	867	_	

16. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Interest receivable	05 261	04 774
	95,361	94,774
Prepayments	1,104	490
Receivables from securities brokers	35	2,364
Receivable from disposal of a subsidiary	9,200	9,200
Deposits paid	1,818	_
Others	8,742	1,584
	116,260	108,412
Less: accumulated impairment allowance	(97,929)	(97,929)
	18,331	10,483

As at 30 June 2014 and 31 December 2013, the receivable from disposal of a subsidiary amounting to HK\$9,200,000 was overdue and an impairment allowance of HK\$9,200,000 was provided.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

16. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (continued)

The movement in the accumulated impairment allowance on interest receivables and other receivables is as follows:

	Impairment allowance on interest receivables HK\$'000	Impairment allowance on other receivables HK\$'000	Total <i>HK\$'000</i>
Impairment allowance movement			
At 1 January 2013	70	9,200	9,270
Charge during the year 2013	88,729	-	88,729
Reverse during the year 2013	(70)	-	(70)
At 31 December 2013 and 30 June 2014	88,729	9,200	97,929

17. TRADE AND OTHER PAYABLES

	At		At
	30 June	31 [December
	2014		2013
	HK\$'000		HK\$'000
Trade payables	934		_
Consideration payable on the acquisition of a subsidiary	24,475		-
Accrued referral fee for acquisition of a subsidiary	49,160		_
Accrued service fees for acquisition of a subsidiary	5,870		5,870
Accrued expenses	8,932		6,958
Interest payables	2,459		1,044
Other payables	33,156		1,180
	124,986		15,052

FOR THE SIX MONTHS ENDED 30 JUNE 2014

17. TRADE AND OTHER PAYABLES (continued)

The ageing analysis of trade payables is as follows:

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
0-90 days	299	_
91-180 days	74	_
181-365 days	189	_
Over 365 days	372	
Trade payables	934	_

Trade payables are interest-free and are normally settled on or before delivery. The average credit period for purchase of goods is 90 days.

18. BORROWINGS

	At 30 June	31 Dece	At ember
	2014	01 2000	2013
	HK\$'000	HK	\$'000
Borrowings due within one year	40,000		5,000

At 30 June 2014, the Group entered into a loan agreement with an independent third party, for borrowing of HK\$40,000,000, which is secured by a guarantee given by CITIC International Assets Management Limited ("CIAM"), a shareholder of the Company, and carries a fixed interest rate at 12% per annum.

A borrowing amounting to HK\$5,000,000 is interest-bearing at 10%, secured by shares issued by a listed entity in Hong Kong and repaid in full during the period.

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19. NON-CONVERTIBLE BONDS

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Non-Current (i)	40,000	50,000
Current (ii)	3,000	
	43,000	50,000

At 30 June 2014, the Group issued non-convertible bonds with a principal amount of HK\$43,000,000 to five bond holders (31 December 2013: HK\$50,000,000 to five bond holders). The principal terms of the non-convertible bonds are as follows:

(i)

Principal amount of each of

the four bonds

Interest rate

Maturity

Redemption

HK\$10,000,000

8% per annum, payable annually in arrears

90 months

The Group may redeem all or some of the non-convertible

bonds from issue date to maturity date, at 100% of their

principal amount

(ii)

Principal amount of one bond

HK\$3,000,000

Interest rate

24% per annum, payable annually in arrears

Maturity 12 months

Redemption

The Group may redeem the non-convertible bond from issue date to maturity date, at 100% of its principal amount

20. AMOUNT DUE TO A SHAREHOLDER

Among the balances due to a shareholder, an amount of approximately HK\$6,299,000 carries a fixed interest rate of 15% per annum and is due on 30 September 2014. The remaining balance of amount due to a shareholder was unsecured, interest-free and repayable on demand.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

21. SHARE CAPITAL

	Number	
	of shares	HK\$'000
Ordinary shares, issued and fully paid:		
As at 1 January 2013	435,148,866	43,515
Exercise of share options	1,956,600	196
Issuance of shares upon conversion of		
Convertible bonds	103,480,000	10,348
As at 31 December 2013	540,585,466	54,059
Transition to no-par value regime on 3 March 2014	_	329,244
Exercise of share options	4,785,600	1,307
Issuance of shares upon placing	87,000,000	69,600
Issuance of consideration shares	170,000,000	146,200
Issuance of convertible bonds upon exercise of		
convertible bond options	_	399
Issuance of shares upon conversion of convertible bonds	159,866,000	18,787
As at 30 June 2014	962,237,066	619,596

Note:

As at 31 December 2013, 3,000,000,000 ordinary shares, with par value of HK\$0.1 each, were authorised for issue. Under the new Hong Kong Companies Ordinance (Cap. 622), which commenced operation on 3 March 2014, the concepts of "authorised share capital" and "par value" no longer exist. As part of the transition to the no-par value regime, the amounts standing to the credit of the share premium account and the share capital reserve account (in the nature of capital redemption reserve as it was generated from capital reduction occurred in the year 2012) on 3 March 2014 have become part of the company's share capital, under the transitional provisions set out in section 37 of Schedule 11 to the new Hong Kong Companies Ordinance (Cap. 622). These changes do not have an impact on the number of shares in issue or the relative entitlement of any of the members.

Placing 2014

On 27 May 2014, the Company and (i) China Securities (International) Corporate Finance Company Limited; (ii) Pacific Foundation Securities Limited ("PFS"); (iii) FT Securities Limited ("FTS"); (iv) RHB OSK Securities Hong Kong Limited; and (v) Ping An of China Securities (Hong Kong) Company Limited (collectively, the "Joint Placing Agents") entered into a placing agreement pursuant to which, the Company has conditionally agreed to place, through the Joint Placing Agents on a best effort basis, up to 397,000,000 placing shares in tranches at the placing price of HK\$0.8 per placing share, to not less than six placees who and whose beneficial owners are independent third parties to the Company (the "Placing 2014").

FOR THE SIX MONTHS ENDED 30 JUNE 2014

21. SHARE CAPITAL (continued)

Placing 2014 (continued)

The gross proceeds from the Placing 2014 were approximately HK\$69,600,000 and the net proceeds after deducting placing commission and other related expenses were approximately HK\$65,600,000. The net proceeds were used as to (i) HK\$35.6 million for professional fees and expenses in relation to the Acquisition; and (ii) HK\$30 million for general working capital of Weldtech Technology Co. Limited ("Weldtech Technology", together with its subsidiary as the "Weldtech Group"), including applying for the roll out of energy management contract projects and its daily operating expenses.

Subscription of New Shares under General Mandate

Pursuant to the stock lending and subscription agreement, which was entered into between the Company, a group of shareholders procured by PFS (the "Other Vendors"), and PFS, the Other Vendors conditionally agreed to lend or otherwise make available up to 87,000,000 shares (the "PF Placing Shares") to PFS for the purpose of the placing by PFS, and PFS was authorised to deal with the PF Placing Shares in such manner in the placing by PFS under the Placing 2014 as it deems fit and appropriate. The Other Vendors also undertook to subscribe for up to 87,000,000 shares as was equivalent to the exact number of PF Placing Shares placed, and the subscription was governed and regulated by the provisions under the stock lending and subscription agreement. The shares subscribed were issued under the general mandate granted to the Directors by the shareholders of the Company at the annual general meeting of the Company held on 21 June 2013.

For further details, please refer to the Company's announcement dated 27 May 2014, 28 May 2014, 6 June 2014 and 16 June 2014.

Subscription of New Convertible Bond under Specific Mandate

On 27 May 2014, the Company, Sina Winner Investment Limited (a company incorporated in the British Virgin Islands with limited liability and an indirect wholly-owned subsidiary of Chinese Strategic Holdings Limited, a company incorporated in Bermuda with limited liability and whose shares are listed on the Growth Enterprise Market of the Stock Exchange (Stock Code: 8089)) (the "Sina Winner"), and FTS entered into a convertible bonds lending and subscription agreement pursuant to which, Sina Winner has conditionally agreed to lend or otherwise make the existing convertible bonds in the principal amount of HK\$41,850,000 which upon full conversion can be converted into 310,000,000 new shares to be allotted and issued by the Company at the conversion price of HK\$0.135 per share (the "CB 2014") available to FTS at the principal amount of the CB 2014, and FTS may convert the principal amount of the CB 2014 or any part thereof into such number of Shares (the "CB Lending and Subscription Agreement") for the purpose of the placing by FTS ("FT Placing").

Based on the initial conversion price of HK\$0.135 of the new convertible bonds, a maximum number of 310,000,000 new conversion shares will be allotted and issued upon exercise of the conversion rights attaching to the new convertible bonds in full.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

22. OPTIONS TO SUBSCRIBE FOR CONVERTIBLE BONDS

On 8 October 2012, the Company issued 100 options at the premium of HK\$7,830 each to the subscribers conferring the rights to the holders of the options thereof to subscribe for convertible bonds of the Company in the principal amount of HK\$156,600 each at any time during the period from 8 October 2012 to 31 July 2014 ("CB I").

The fair value of options to subscribe convertible bonds issued on 8 October 2012 is approximately HK\$13,947,000 as at 31 December 2012. The fair value of the convertible bond options is determined by an independent professional valuer, Messrs. Roma Appraisals Limited.

The fair value of the convertible bond options on date of issuance are determined by using the Binomial Model with the following key attributes:

Volatility 88.12%
Share price of the Company HK\$0.21
Expected life 1.81 year
Dividend yield 0%
Risk free rate 0.25%

The principal terms of the CB I are as follows:

Principal amount of each bond HK\$156,000

Coupon rate 10% per annum, payable annually in arrears

Conversion price

The initial conversion price was the higher of HK\$0.018 or the par value of the shares of the Company. As the capital reorganization became effective on 19 December 2012, the conversion price has been adjusted to HK\$0.18 per conversion share.

As a result of the completion of placement of the first tranche of CB II (as defined in Note 23), the conversion price of CB I has been adjusted from HK\$0.18 to HK\$0.14 per conversion share and such adjustment became effective on 19 December 2013.

As a result of the completion of placing of all remaining tranches of CB II, the conversion price of CB I has been further adjusted from HK\$0.14 to HK\$0.10 per conversion share with effect from 17 February 2014.

Details of CB II are disclosed in Note 23 to the condensed consolidated financial information.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

22. OPTIONS TO SUBSCRIBE FOR CONVERTIBLE BONDS (continued)

During the period and up to the maturity date, the CB I holders shall be able to convert in their entirety or any part of the outstanding principal amount of the CB I. The Company may, on the maturity date, at its absolute discretion, redeem all CB I which have not been redeemed or converted by maturity date at 100% of their principal amount or convert into the shares. The CB I are denominated in Hong Kong dollars and will mature on 31 December 2015. The Directors consider the CB I as equity instruments of the Company based on the substance of the contractual terms and the definition of a financial liability and an equity instrument.

During the six months ended 30 June 2014, 51 options (the six months ended 30 June 2013: Nil) were exercised by the CB I option holders and CB I upon exercise of CB I options in the principal amount of approximately HK\$7,986,600 was issued by the Company.

23. CONVERTIBLE BONDS

On 26 February 2013, the Company, entered into a placing agreement with FTS (the "Placing Agreement"), pursuant to which the placing agent has conditionally to procure the places to subscribe for no more than 120 tranches of the convertible bond ("the CB II") of up to an aggregate principal amount of HK\$162,000,000 with maturity on 31 December 2016. The CB II can be converted into maximum of 1,200,000,000 conversion shares of the Company at the conversion price of HK\$0.135 per conversion share, from issue date of CB II to the fifth business day before maturity.

On 15 March 2013, 22 August 2013 and 16 October 2013, the Company has entered into three supplemental placing agreements (the "Supplemental Placing Agreements") respectively, with FTS, pursuant to which (i) the total tranche number was changed from 120 to 5 with the principal amount of the CB II placed in each tranche shall not be less than HK\$1,350,000; (ii) the placing period was changed from the period of one year commencing from the execution of Placing Agreement to the period of three months commencing from the business day immediately after the extraordinary general meeting; (iii) the aggregate principal amount of the CB II was revised from HK\$162,000,000 to HK\$60,750,000; and (iv) the maximum number of conversion shares was revised from 1,200,000,000 to 450,000,000.

The extraordinary general meeting was held on 5 November 2013, and therefore the placing period was commenced on 6 November 2013 for three months.

On 19 December 2013, all conditions precedent for the issuance of the CB II under placing agreements have been fulfilled and the completion of the placing of the first tranche (totally in five) of the CB II in the aggregate principal amount of HK\$17,550,000 to several independent parties took place on the same date.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

23. CONVERTIBLE BONDS (continued)

On 17 February 2014, all the conditions precedent for the issuance of the CB II under the placing agreements have been fulfilled and the completion of the placing of the second, third, fourth and fifth tranches of the CB II in the aggregate principal amount of HK\$43,200,000 to Sina Winner.

All the tranches of the CB II in the aggregate principal amount of HK\$60,750,000 had been placed to not less than six independent placees and the overall completion of the placing has taken place on 17 February 2014.

The CB II is denominated in Hong Kong dollars and does not bear any interest. The CB II entitled the holders to convert them into ordinary shares of the Company at any time between the period commencing from the date of issue of CB II and its maturity date on 31 December 2016 at a conversion price of HK\$0.135. If the CB II has not been converted by the maturity date, they will be, at the absolute discretion of the Company, either redeemed by the Company on the maturity date at a redemption amount equal to 100% of the principal amount of such bond, or be converted into ordinary shares of the Company.

The CB II with principal amount HK\$13,500,000 has been converted into 100,000,000 ordinary shares of the Company at HK\$0.135 on 30 December 2013.

The CB II with principal amount HK\$5,400,000 has been converted into 40,000,000 ordinary shares on 11 June 2014.

Convertible bonds with principal amount of HK\$1,262,500,010 were issued for acquisition of a subsidiary (*Note 25*).

FOR THE SIX MONTHS ENDED 30 JUNE 2014

24. OPERATING LEASE COMMITMENTS

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

	At	At
	30 June	31 December
	2014	2013
	HK\$'000	HK\$'000
Within one year	7,276	3,985
In the second to fifth years inclusive	10,726	6,348
	18,002	10,333

25. BUSINESS COMBINATION

On 13 June 2014 (the "Acquisition Date"), the Group completed the acquisition of entire the issued share capital of Weldtech Technology, at a total consideration of HK\$2,476,000,010 (the "Acquisition"), which was satisfied as to (i) HK\$43,100,000 by way of cashier orders which included a deposit of HK\$10,000,000; (ii) HK\$1,262,500,010 by way of issuance of convertible bonds by the Company; (iii) HK\$1,034,400,000 by way of issuance of promissory notes by the Company; and (iv) HK\$136,000,000 by way of allotment and issuance of 170,000,000 consideration shares at the issue price of HK\$0.8 per consideration share (the "Consideration Shares") by the Company.

The Weldtech Group is principally engaged in providing energy monitoring and energy saving solutions for commercial buildings, industrial buildings, shopping arcades, hospitals and urban facilities to reduce energy consumption and to enhance overall energy efficiency of central air-conditioning system via its proprietary UPPC System and other components. The Acquisition allows the Company to diversify into a new line of business with positive prospect.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

25. BUSINESS COMBINATION (continued)

The following table summarises the total consideration for the Acquisition and the provisional fair value of assets acquired and liabilities assumed as at the Acquisition Date.

	HK\$'000
Deposit paid (note (a))	10,000
Cash payable (note (b))	33,100
Convertible bonds (note (c))	1,299,883
Promissory note (note (d))	247,295
Contingent consideration payables - current (note (e))	62,554
Contingent consideration payables - non-current (note (e))	83,405
Consideration Shares (note (f))	146,200
Total consideration	1,882,437
2/2	Provisional fair values HK\$'000
Recognised amounts of identifiable assets acquired and liabilities at Property, plant and equipment Intangible assets (note (g)) Finance lease receivables Inventories Construction in progress Trade and bills receivables Prepayment, deposits and other receivables Pledged bank deposits Bank balances and cash Borrowings Trade and other payables Amount due to a shareholder Deferred tax liabilities	1,200 889,901 27,465 691 9,193 865 2,816 785 12,054 (40,000) (4,685) (17,792) (275,676)
Net identifiable assets acquired Goodwill (note 13)	606,817 1,275,620

FOR THE SIX MONTHS ENDED 30 JUNE 2014

25. BUSINESS COMBINATION (continued)

An analysis of the cash flows in respect of the Acquisition is as follows:

	HK\$'000
Cash consideration paid	_
Cash and bank balances acquired	12,054
Net inflow of cash and cash equivalents included in cash flows from	
investing activities	12,054
Transaction costs of the acquisition included in cash flows from	
operating activities	(52,392)
	(40,338)
	11/10

Note:

(a) Deposit paid

A deposit amounted to HK\$10,000,000 was paid to CIAM in cash within 14 days upon the execution of the sales and purchase agreement in relation to the Acquisition which was entered among the Group and the vendors of Weldtech Technology on 31 October 2013 (the "Sales and Purchase Agreement").

(b) Cash payable

According to the supplemental agreement signed between the Group and the vendors of Weldtech Technology as announced 16 June 2014, it had been agreed that the cash consideration was satisfied by way of cashier orders issued by a licensed bank in Hong Kong from the Company to the vendors of Weldtech Technology (a) within 3 months upon completion of the Acquisition; or (b) within 30 days upon completion (including transfer), termination or cancellation of the FT Placing in accordance with the Placing 2014. As at 30 June 2014, the cash consideration of HK\$33,100,000 was included in trade and other payables and amount due to a shareholder.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

25. BUSINESS COMBINATION (continued)

(c) Convertible bonds

According to the Sales and Purchase Agreement, the Company issued the convertibles bonds in the following principal amounts to the vendors as payment of the consideration at Acquisition Date:

	HK\$'000
Convertible Bonds A	434,980
Convertible Bonds B	827,520
Face value	1,262,500

The convertible bonds are non-interest bearing for the first three years, followed by 3% interest per annum for the fourth to the remaining years. Convertible Bonds A can be converted commencing from the date of issue at the Acquisition Date while Convertible Bonds B can only be converted commencing from 1 July 2015. The maturity date for both the Convertible Bonds A and Convertible Bonds B fall on the date of 31 December 2023.

The fair value of the liability and equity component of the Convertible Bonds A and Convertible Bonds B were valued by the Directors with reference to a valuation report issued by Grant Sherman Appraisal Limited ("Grant Sherman"), an independent valuer. The fair value of the liability component of the Convertible Bonds A and Convertible Bonds B have been calculated by discounting the future cash flows at 16%. The fair value of the equity component of Convertible Bonds A and Convertible Bonds B have been calculated by using binomial option pricing model. The inputs used in the model in determining the fair value were as follow:

Share price HK\$0.86
Conversion price HK\$0.80
Contractual life 9.55 years
Risk-free rate 2.0%
Expected dividend yield 0%
Implied volatility 51.4%

FOR THE SIX MONTHS ENDED 30 JUNE 2014

25. BUSINESS COMBINATION (continued)

(d) Promissory notes

The promissory notes in aggregate principal sum of HK\$1,034,400,000 to the vendors as part payment of the consideration are as follows:

	HK\$'000
Promissory Notes A	474,400
Promissory Notes B	240,000
Promissory Notes C	320,000
	1,034,400

All the promissory notes were issued to the vendors upon the Acquisition Date in accordance with the Sale and Purchase Agreement. The promissory notes are unsecured and non-interest bearing. Subject to the lock-up period, after one year from the date of issue, the promissory notes will be freely transferrable in multiples of HK\$1,000,000 and will mature on 31 December 2018. The carrying amount of the promissory notes of approximately HK\$247,295,000 represents the carrying value of the promissory notes, with a principal amount of approximately HK\$474,400,000, carried at its amortised cost and is calculated using the discounted cash flow method at an effective interest rate of 15.4%. The effective interest rate was determined by reference to a various factors, including the credit spread of the Company and specific risk premium being assessed by Grant Sherman.

The Promissory Notes B and Promissory Notes C in the aggregate amount of HK\$560,000,000 are subject to target profit guarantee provided by the vendors under the Sale and Purchase Agreement. If the audited consolidated profit before tax of the Weldtech Group for the year ending 31 December 2014 falls below HK\$120,000,000, all of the Promissory Notes B shall become null and void. If the audited consolidated profit before tax of the Weldtech Group for the year ending 31 December 2015 falls below HK\$160,000,000, all of the Promissory Notes C shall become null and void.

(e) Contingent consideration payable

An amount of approximately HK\$62,554,000 of the contingent consideration payables – current and approximately HK\$83,405,000 of contingent consideration payables – non-current represented the fair value of the contingent consideration of Promissory Notes B and Promissory Notes C respectively by using expected cash flow approach performed by Grant Sherman.

FOR THE SIX MONTHS ENDED 30 JUNE 2014

25. BUSINESS COMBINATION (continued)

(e) Contingent consideration payable (continued)

Under the expected cash flow approach, different scenarios of future cash flows for an entity are developed using different assumptions about future outcomes. Each scenario is probability weighted, and its cash flows discounted at the risk free rate. The expected value (or fair value) of the asset/liability being appraised is the sum of the probability weighted discounted cash flows of each scenario. Based on the Grant Sherman's analysis, a risk neutral probability of 0.5 is considered as appropriate for deriving the expected cash flows arising from the contingent consideration in each scenario for the two financial years ending 31 December 2014 and 2015.

If the change in risk probability is by 0.1, the impact on the profit or loss would be approximately HK\$29,000,000. The higher the risk probability, the higher the fair value the contingent consideration payable.

(f) Consideration Shares

On the Acquisition Date, the Consideration Shares were issued at HK\$ 0.80, which was determined after arm's length negotiations between the Company and vendors of Weldtech Technology, with reference to the prevailing trading price of the Consideration Shares during the period of negotiations in October 2013.

(g) Intangible Assets

On the Acquisition Date, the intangible assets of approximately HK\$889,901,000 represents the fair value of patents and is calculated using the relief-from-royalty method at an effective interest rate of 15.7%. The fair value assessment was carried out by Grant Sherman. Under the relief-from-royalty method, an asset is valued based upon the incremental after-tax cash flows accruing to the owner by virtue of the fact that the owner does not have to pay a fair royalty to a third party for the use of that asset. Accordingly, a portion of earnings of the Weldtech Group, equal to the after-tax royalty that would have been paid for use of the patents can be attributed to the patents. The value of the patents depends on the present worth of future after-tax royalties derived from ownership. Indication of value is developed by discounting future after-tax royalties attributable to the patents to the present worth at market-derived rate of return appropriate for the risks of the patents. The effective interest rate was determined by the Capital Asset Pricing Model being carried out by Grant Sherman. Grant Sherman has confirmed that the most appropriate method for valuing the aforesaid patents is the relief-from-royalty method.

(h) Revenue and profit contribution

No revenue contributed by the Weldtech Group to the consolidated statement of profit or loss since the Acquisition Date. However, the Weldtech Group contributed loss of approximately HK\$3,028,000 over the same period. Had the Weldtech Group been consolidated from 1 January 2014, the consolidated statement of profit or loss would show pro-forma revenue of approximately HK\$4,088,000 and loss of approximately HK\$153,236,000.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2014

26. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS

Some of the Group's financial assets are measured at fair value at the end of each reporting period on a recurring basis. This note provides information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorized (levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Fair value of the Group's financial assets are measured at fair value on a recurring basis.

		Fair value as at				
				Valuation		
				technique(s)		
	30 June	31 December	Fair value	and key		
	2014	2013	hierarchy	input(s)		
Financial assets						
Listed equity securities classified	Assets -	Assets –	Level 1	Quoted bid		
as investment - held for trading	approximately	approximately		prices in an		
in the consolidated statement of financial position	HK\$93,428,000	HK\$92,920,000		active market		

There were no transfers between Levels 1, 2 and 3 during the six months ended 30 June 2014.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL INFORMATION

FOR THE SIX MONTHS ENDED 30 JUNE 2014

26. FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS (continued)

Fair value hierarchy as at 30 June 2014

		The Gr	oup	
	Level 1 <i>HK\$</i> '000	Level 2 <i>HK\$</i> '000	Level 3 <i>HK\$</i> '000	Total <i>HK\$'000</i>
Financial assets				
Financial assets at FVTPL Equity				
securities listed in Hong Kong	93,428	_	_	93,428
		The Gr	oup	
	Level 1	Level 2	Level 3	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Financial assets Financial assets at FVTPL Equity	71			
securities listed in Hong Kong	92,920	_	_	92,920
				0 = , 0 = 0

The Company does not hold other financial instruments measured at fair value on a recurring basis as at 30 June 2014 and at 31 December 2013.

Except as disclosed above, the Directors consider that the carrying amounts of financial assets and financial liabilities recognised in the consolidated financial statements approximate their fair values.

27. EVENT AFTER THE REPORTING PERIOD

Pursuant to the announcement of the Company dated 4 July 2014, an aggregate of 40,000,000 shares for the FT placing have been successfully placed to two placees at HK\$0.80 per share on 4 July 2014.

MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW

The Group is principally engaged in investment holding, treasury investments, provision of loan financing and design and provision of energy saving solutions.

During the six months ended 30 June 2014, the Group recorded an unaudited revenue of approximately HK\$3.7 million, representing a decrease of 85% as compared with approximately HK\$24.9 million for the last corresponding period. An unaudited loss attributable to the owners of the Company of approximately HK\$137.2 million (2013: profit of approximately HK\$0.6 million) was recorded. Such increase in loss was mainly attributable to the expenses involved in the completion of the very substantial acquisition in relation to the acquisition of Weldtech Technology Co. Limited ("Weldtech Technology", together with its subsidiary, the "Weldtech Group") (the "Acquisition") during the six months ended 30 June 2014.

The total revenue of approximately HK\$3.7 million (2013: approximately HK\$24.9 million) was generated from the Group's loan financing business, which contributed a segment profit of approximately HK\$1.5 million (2013: approximately HK\$17.9 million). Such decrease in profit was mainly attributable to the decrease of interest income on loan receivable during the six months ended 30 June 2014. As at 30 June 2014, the Group held mortgage loans and loan receivables amounted to approximately HK\$58.9 million (31 December 2013: approximately HK\$248.5 million), respectively.

With respect to the treasury investments, a segment loss of approximately HK\$20.4 million was recorded for the period under review, as compared with loss of approximately HK\$11.3 million for the last corresponding period. Such increase in loss was mainly attributable to the fair value decreased significantly in one of the listed equity securities on financial assets at fair value through profit or loss during the six months ended 30 June 2014. As at 30 June 2014, the Group held available-for-sale investments and financial assets at fair value through profit or loss that amounted to approximately HK\$0.3 million and HK\$93.4 million (31 December 2013: approximately HK\$0.3 million and HK\$92.9 million), respectively.

A segment loss of approximately HK\$3.0 million recorded for design and provision of energy saving solutions from completion of acquisition of Weldtech Technology on 13 June 2014. As at 30 June 2014, the Group held finance lease receivable amounted to approximately HK\$27.5 million.

LIQUIDITY AND FINANCIAL RESOURCES

As at 30 June 2014, the Group's bank balances and cash amounted to approximately HK\$38.7 million (31 December 2013: approximately HK\$4.0 million) and had approximately HK\$40.0 million borrowings (31 December 2013: approximately HK\$5.0 million), approximately HK\$43.0 million non-convertible bonds (31 December 2013: approximately HK\$50.0 million) and approximately HK\$437.7 million convertible bonds (31 December 2013: HK\$4.6 million). The net assets and the net current assets of the Group amounted to approximately HK\$1,321.2 million (31 December 2013: approximately HK\$323.3 million) and HK\$166.8 million (31 December 2013: approximately HK\$299 million), respectively.

LIQUIDITY AND FINANCIAL RESOURCES (continued)

Gearing ratio of the Group as at 30 June 2014, which was calculated as net debts (as calculated by total borrowings less bank balances and cash) divided by total equity, was 0.36 (31 December 2013: 0.15).

CAPITAL STRUCTURE

As at 30 June 2014, the Company's number of issued ordinary shares was 962,237,066 ("**Share(s)**") (31 December 2013: HK\$54,058,546.6 divided into 540,585,466 Shares). Pursuant to the Hong Kong Companies ordinance (Cap. 622), companies incorporated in Hong Kong no longer have an authorised share capital and there is no concept of par value in respect of issued shares with effect from 3 March 2014.

CHARGE ON GROUP ASSETS AND CONTINGENT LIABILITIES

The Group did not have any charges on its assets and there were no contingent liabilities as at 30 June 2014 (31 December 2013: Nil).

FOREIGN CURRENCY EXPOSURE

The Group conducts its business transactions mainly in Hong Kong Dollar and Renminbi. As the Hong Kong Dollar is pegged to the U.S. Dollar, the Group does not foresee any material exchange risk in this respect. However, the Group is subject to certain foreign exchange impacts caused by the appreciation of Renminbi. The Group has not entered into any significant foreign exchange contract. The management closely monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

MATERIAL ACQUISITIONS AND INVESTMENTS

The sale and purchase agreement dated 23 February 2011 (as amended) (the "Previous Sale and Purchase Agreement") was entered into by and between Wise Planner Limited, a wholly-owned subsidiary of the Company (the "Previous Purchaser"), Carbon Reserve Investments Limited, Cross Cone Holdings Limited, Newmargin Partners Ltd., Season Best Investments Limited, Smart Promise Limited, SV Technology Company Limited (as the vendors, collectively, the "Previous Vendors"), and the Company (as the Previous Purchaser's guarantor) with respect to the acquisition of the entire issued share capital of Weldtech Group at a total consideration of HK\$2,800,000,000 (the "Previous Consideration", HK\$10,000,000 of the Previous Consideration has been paid by the Company to SV Technology Company Limited (being one of the Vendors) as the refundable deposit and part payment of the Previous Consideration) (collectively, the "Previous Acquisition").

The Previous Sale and Purchase Agreement was conditional upon, amongst others, that a placing agreement for the Company's placing of new shares with net proceeds of not less than HK\$900,000,000 having become unconditional. The Previous Acquisition was approved by the Shareholders at an extraordinary general meeting of the Company in June 2011. The Company, the Previous Purchaser and the Previous Vendors eventually decided to terminate the Previous Sale and Purchase Agreement in August 2012 for reasons set out in the announcement of the Company dated 24 August 2012.

MATERIAL ACQUISITIONS AND INVESTMENTS (continued)

Notwithstanding the termination of the Company's previous attempt to acquire the Weldtech Group, the Company remained interested in the Weldtech Group as it is optimistic about its growth potential. The Company negotiated with the current shareholders of the Weldtech Group to acquire Weldtech Technology. As part of the business continuity and as a re-launch of the Previous Acquisition, Total Global Holdings Limited, a wholly-owned subsidiary of the Company (the "Purchaser"), CITIC International Assets Management Limited, Ample Richness Investments Limited, Smart Promise Limited, Infinite Soar Limited, Cross Cone Holdings Limited, Newmargin Partners Ltd., Carbon Reserve Investments Limited and Season Best Investments Limited (as the vendors, collectively the "Vendors") and the Company entered into the sale and purchase agreement on 31 October 2013 (the "Sale and Purchase Agreement") with the Vendors, pursuant to which the Purchaser has conditionally agreed to acquire and the Vendors have conditionally agreed to sell the entire issued share capital of Weldtech Technology at a total consideration of HK\$2,476,000,010 (the "Consideration", HK\$10,000,000 of the Consideration has been paid by the Purchaser to CITIC International Assets Management Limited (being one of the Vendors) as refundable deposit and form part payment of the Consideration). The Company, as the Purchaser's guarantor, has unconditionally and irrevocably undertaken to procure the due and punctual performance by the Purchaser of all its obligations and commitments under the Sale and Purchase Agreement.

Weldtech Technology holds the entire equity interest in Haoxin Technology (Shanghai) Company Limited (濠信節能科技(上海)有限公司)("Haoxin"), formerly known as 日滔貿易(上海)有限公司, a wholly foreign-owned enterprise established in the People's Republic of China, and is wholly-owned by Weldtech Technology. According to the business licence of Haoxin, the business scope of Haoxin includes, among others, development, consultation and proprietary technology transfer of energy and energy saving technologies; energy performance contracting; design and development of computer softwares, automatic control system, intelligent products on building energy consumption monitoring and proprietary products transfer and related supporting services; wholesale and import and export of mechanical and electrical products as well as "heating ventilation and air-conditioning" ("HVAC") equipment. According to the Vendors, Haoxin is principally engaged in providing energy monitoring and energy saving solutions for commercial buildings, industrial buildings, shopping arcades, hospitals and urban facilities to reduce energy consumption, and to enhance overall energy efficiency of central air-conditioning system via its proprietary ultra performance plant controller system ("UPPC System") and other components. Haoxin is currently actively developing new technology based on the UPPC System so as to broaden the scope of building energy saving solutions, such as the HVAC airside control optimisation, building automation system, real-time system fault detection and more advanced optimisation algorithms.

The Acquisition constituted a very substantial acquisition for the Company under the Listing Rules and therefore was subject to the reporting, announcement and shareholders' approval requirement.

An extrordinary general meeting has been held on 30 April 2014 in which the Acquisition and transactions contemplated thereunder were approved by Shareholders.

MATERIAL ACQUISITIONS AND INVESTMENTS (continued)

On 13 June 2014, the Company, the Purchaser and the Vendors entered into a supplemental agreement to amend certain terms of the Sale and Purchase Agreement in relation to the Acquisition (the "Supplemental Agreement").

Pursuant to the Sale and Purchase Agreement, the cash portion of the Consideration (the "Cash Consideration"), in the aggregate amount of HK\$33,100,000 shall be satisfied by way of cashier orders to the Vendors upon completion of the Acquisition. Upon arm's length negotiations between the parties to the Supplemental Agreement, it has been agreed that the payment terms of the Cash Consideration shall be revised and the Cash Consideration shall be satisfied by way of cashier orders issued by a licensed bank in Hong Kong from the Purchaser to the Vendors (a) within 3 months upon completion of the Acquisition; or (b) within 30 days upon completion (including Transfer), termination or cancellation of the FT Placing (as defined in the Fund Raising Activities) in accordance with the Placing Agreement (as defined in the Fund Raising Activities).

Save for the amendment of the terms in relation to the payment of the Cash Consideration, all terms and conditions of the Sale and Purchase Agreement remain unchanged and continue to be in full force and effect.

All the conditions precedent under the Sale and Purchase Agreement have been fulfilled, and the Acquisition was completed on 13 June 2014. Upon the completion of the Acquisition, convertible bonds (including Convertible Bonds A and B as defined in note 25), promissory notes (including Promissory Notes A, B and C as defined in note 25) and Consideration Shares (as defined in note 25) were issued by the Company to the Vendors as the Consideration (other than the Cash Consideration).

Following the completion of the Acquisition on 13 June 2014, Weldtech Technology became an indirect wholly-owned subsidiary of the Company and the results of the Weldtech Group will be consolidated into the financial statements of the Group.

For further details, please refer to the Company's announcements dated 6 December 2013, 30 December 2013, 29 January 2014, 21 February 2014, 24 March 2014, 30 April 2014 and 16 June 2014 and the Company's circular dated 11 April 2014.

FUND RAISING ACTIVITIES

Placing 2013

On 26 February 2013, 15 March 2013 and 22 August 2013 and 16 October 2013, the Company entered into the first placing agreement, supplemental placing agreement, second supplemental placing agreement, third supplemental placing agreement respectively (collectively, the "Placing Agreements") with FT Securities Limited ("FTS") pursuant to which FTS has conditionally agreed to procure the placees to subscribe for no more than 5 tranches (in which the principal amount of the convertible bonds placed in each tranche shall be HK\$1,350,000 or any multiple thereof) of the convertible bonds of up to an aggregate principal amount of HK\$60,750,000 on a best-effort basis (the "Placing 2013"). The conversion shares would be allotted and issued under the specific mandate to be sought from shareholders of the Company at an extraordinary general meeting to allot and issue up to a maximum of 450,000,000 conversion shares. The Placing 2013 was duly passed by the Shareholders in an extraordinary general meeting of the Company on 5 November 2013. All the conditions precedent for the issue of the convertible bonds under the Placing Agreements have been fulfilled and the overall completion of the Placing 2013 took place on 17 February 2014.

The gross proceeds from the Placing 2013 were approximately HK\$60,750,000 and the net proceeds after deducting placing commission and other related expenses were approximately HK\$58,400,000. The net proceeds were used as to (i) as to approximately HK\$12.4 million for overhead expenses of the Company (of which approximately HK\$4.2 million were utilized for staff costs and approximately HK\$8.2 million were to be utilized for administrative expenses and legal & professional fees); (ii) as to approximately HK\$5.3 million for repayment of outstanding indebtedness; (iii) as to approximately HK\$6 million to fund the loan financing business of the Company; (iv) as to approximately HK\$10 million for investment in the energy saving sector; and (v) the remaining as to approximately HK\$24.7 million (which had not been fully utilized in the above areas) as treasury investments of the Company by investing in securities.

For further details, please refer to the Company's announcements dated 28 February 2013, 15 March 2013, 22 August 2013, 16 October 2013, 5 November 2013, 19 December 2013, 11 February 2014 and 18 February 2014 as well as circular dated 21 October 2013.

Placing 2014

On 27 May 2014, the Company and (i) China Securities (International) Corporate Finance Company Limited; (ii) Pacific Foundation Securities Limited ("PFS"); (iii) FTS; (iv) RHB OSK Securities Hong Kong Limited; and (v) Ping An of China Securities (Hong Kong) Company Limited (collectively, the "Joint Placing Agents") entered into a placing agreement pursuant to which, the Company has conditionally agreed to place, through the Joint Placing Agents on a best effort basis, up to 397,000,000 placing shares in tranches at the placing price of HK\$0.8 per placing share, to not less than six placees who and whose beneficial owners are independent third parties to the Company (the "Placing 2014").

The gross proceeds from the Placing 2014 were approximately HK\$69,600,000 and the net proceeds after deducting placing commission and other related expenses were approximately HK\$65,600,000. The net proceeds were used as to (i) HK\$35.6 million for professional fees and expenses in relation to the Acquisition; and (ii) HK\$30 million for general working capital of Weldtech Technology, including applying for the roll out of energy management contract projects and its daily operating expenses.

Subscription of New Shares under General Mandate

Pursuant to the stock lending and subscription agreement, which was entered into between the Company, a group of shareholders procured by PFS (the "Other Vendors"), and PFS, the Other Vendors conditionally agreed to lend or otherwise make available up to 87,000,000 Shares (the "PF Placing Shares") to PFS for the purpose of the placing by PFS, and PFS was authorised to deal with the PF Placing Shares in such manner in the placing by PFS under the Placing 2014 as it deems fit and appropriate. The Other Vendors also undertook to subscribe for up to 87,000,000 Shares as is equivalent to the exact number of PF Placing Shares placed, and the subscription was governed and regulated by the provisions under the stock lending and subscription agreement. The Shares subscribed were issued under the general mandate granted to the Directors by the Shareholders at the annual general meeting of the Company held on 21 June 2013.

For further details, please refer to the Company's announcement dated 27 May 2014, 28 May 2014, 6 June 2014 and 16 June 2014.

Subscription of New Convertible Bond under Specific Mandate

On 27 May 2014, the Company, Sina Winner Investment Limited (a company incorporated in the British Virgin Islands with limited liability and an indirect wholly-owned subsidiary of Chinese Strategic Holdings Limited, a company incorporated in Bermuda with limited liability and whose shares are listed on the Growth Enterprise Market of the Stock Exchange (Stock Code: 8089)) (the "First Vendor"), and FTS entered into a convertible bonds lending and subscription agreement pursuant to which, the First Vendor has conditionally agreed to lend or otherwise make the existing convertible bonds in the principal amount of HK\$41,850,000 which upon full conversion can be converted into 310,000,000 new shares to be allotted and issued by the Company at the conversion price of HK\$0.135 per share (the "CB 2014") available to FTS at the principal amount of the CB 2014, and FTS may convert the principal amount of the CB 2014 or any part thereof into such number of Shares (the "CB Lending and Subscription Agreement") for the purpose of the placing by FTS ("FT Placing").

Based on the initial conversion price of HK\$0.135 of the new convertible bonds, a maximum number of 310,000,000 new conversion shares will be allotted and issued upon exercise of the conversion rights attaching to the new convertible bonds in full.

This placing has been completed on 4 July 2014, in accordance with the terms and conditions of the placing agreement (as revised and supplemented by the supplemental placing agreement dated 16 June 2014) and the CB Lending and Subscription Agreement. An aggregate of 40,000,000 Shares have been successfully placed by the Joint Placing Agents to LA COMPAGNIE FINANCIERE EDMOND DE ROTHSCHILD BANQUE SA and Leighton Deck Limited at the placing price of HK\$0.8 per Share.

The gross proceeds from the placing of 40,000,000 Shares were approximately HK\$32.0 million. The net proceeds, after deducting the placing commission, the bookrunner and FTS praecipium and other related expenses, were approximately HK\$26.6 million. The net proceeds were used as to professional fee and expenses in relation to the Acquisition and general working capital of the Group.

Pursuant to the CB Lending and Subscription Agreement, FTS shall subscribe for the new convertible bonds in such principal amount as is equivalent to the aggregate principal amount of the CB 2014 being converted Shares for the purpose of this placing and the Company shall use its best endeavours to ensure the issuance of such new convertible bonds. In the course of placing, FTS has converted the CB 2014 in the principal amount of HK\$40,000,000. Pursuant to the CB Lending and Subscription Agreement, FTS shall subscribe for new convertible bonds in the principal amount of HK\$40,000,000 which is to be issued by the Company.

For further details, please refer to the Company's announcements dated 27 May 2014, 28 May 2014, 6 June 2014, 16 June 2014 and 4 July 2014.

STAFF AND REMUNERATION

As at 30 June 2014, the Group had 71 (2013: 14) employees and total staff costs incurred during the period under review amounted to approximately HK\$4.6 million (2013: approximately HK\$2.69 million). The Group offers competitive remuneration packages to its employees.

INTERIM DIVIDEND

The Board does not recommend the payment of an interim dividend for the six months ended 30 June 2014 (2013: Nil).

LITIGATION

There was no litigation, arbitration or claim of material importance in which the Group is engaged or pending or which was threatened against the Group so far as known to the Board.

OUTLOOK AND PROSPECT

Our loan financing business, which are mainly mortgage services, continues to generate interest income for the Group during the period ended 30 June 2014. With the view that the interest rate would continue to increase, the Group is optimistic that the loan financing business will generate higher income. While developing its strategy in treasury investment, which may consist of listed securities, treasury products and derivatives investment, the Group will continue exploring and broadening the existing businesses in order to strengthen its competitiveness and provide business growth potential. It has been the business strategy of the Group to proactively seek potential investment opportunities that could enhance the value to the shareholders of the Company. Accordingly, the Company identified the Weldtech Group as an appropriate acquisition target for the Group and believes that the Acquisition allows the Group to diversify into a new line of business with significant growth potential.

Our design and provision of energy saving solution, following the completion of the Acquisition in June 2014, the Group will continue to upgrade the UPPC System, which is a software-based energy saving solution and achieves energy saving targets by analyzing real time operation data of each component in the air-conditioning system to calculate the optimal level of each component in the system. In the coming future, the Group will continue to focus on energy management contracts model and expand its operation in first-tier cities in China such as Beijing, Shanghai and Shenzhen where population and energy consumption level of commercial and industrial buildings are comparatively higher than those in second- and third-tier cities. Meanwhile, the management of the Group considers that the existing market share is relatively fragmented and the market share for the Group has significant growth potential. It is expected that the increasing awareness of energy saving and social responsibility will continue to provide ample opportunities for the UPPC System retrofit in the near future.

The management expects that the above development plan will be achieved via geographical expansion of the existing business and vertical penetration into the industrial segments where the key customers and corporate accounts are identified. In order to cater for the future business growth, the Group plans to recruit talents in various functions such as sales and marketing, engineering and R&D.

DISCLOSURE OF ADDITIONAL INFORMATION

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ANY ASSOCIATES

As at 30 June 2014, the interests or short positions of the Directors and chief executives in the shares, underlying shares and debentures of the Company and its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provision of the SFO) or which were required to be recorded in the register of interests required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as follows:

Long positions in ordinary shares of the Company

Name of Directors	Capacity	Number of underlying shares held (Note)	Percentage of the issued number of shares as at 30 June 2014
Mr. So Yuen Chun	Beneficial interest	4,351,200	0.45%
Ms. Yuen Wai Man	Beneficial interest	434,400	0.04%

Note: All are options granted by the Company under the share option scheme adopted by the Company on 22 May 2008.

Save as disclosed above, none of the Directors or chief executives of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which were required to be recorded in the register of interests required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY

As at 30 June 2014, to the best knowledge of the Directors, interests or short positions of the persons, other than a Director or chief executive of the Company, in the shares and/or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO were as follows:

		Number of	Number of Underlying	Approximate percentage of number of Shares	
Name	Capacity	Shares	Shares	in issue (Note 1)	
CITIC Group Corporation (Note 2)	Interest of controlled corporation	73,462,878 (L)	681,962,375 (L)	78.51%	
CITIC Limited (Note 2)	Interest of controlled corporation	73,462,878 (L)	681,962,375 (L)	78.51%	
China CITIC Bank Corporation Limited (Note 2)	Interest of controlled corporation	73,462,878 (L)	681,962,375 (L)	78.51%	
CITIC International Financial Holdings Limited (Note 2)	Interest of controlled corporation	73,462,878 (L)	681,962,375 (L)	78.51%	
CITIC International Assets Management Limited ("CIAM") (Note 2)	Beneficial owner	73,462,878 (L)	681,962,375 (L)	78.51%	
Cheng Lut Tim ("Mr. Cheng") (Note 3)	Interest of controlled corporation	64,686,774 (L)	600,493,050 (L)	69.13%	
Chinese Strategic Holdings Limited ("Chinese Strategic") (Note 4)	Interest of controlled corporation	15,828,000 (L)	310,000,000 (L)	33.86%	
Sina Winner Investment Limited ("Sina Winner") (Note 4)	Beneficial owner	16,000 (L)	310,000,000 (L)	32.22%	
Ample Richness Investments Limited ("Ample Richness") (Note 3)	Beneficial owner	29,089,327 (L)	270,038,787 (L)	31.09%	
Smart Promise Limited ("Smart Promise") (Note 3)	Beneficial owner	22,679,814 (L)	210,538,725 (L)	24.24%	
Infinite Soar Limited ("Infinite Soar") (Note 3)	Beneficial owner	12,917,633 (L)	119,915,537 (L)	13.80%	
Cross Cone Holdings Limited ("Cross Cone") (Note 5)	Beneficial owner	10,058,005 (L)	93,369,350 (L)	10.75%	
Excel Arts Limited ("Excel Arts") (Note 5)	Interest of controlled corporation	10,058,005 (L)	93,369,350 (L)	10.75%	
Lui Wing Patsie ("Ms. Lui") (Note 5)	Interest of controlled corporation	10,058,005 (L)	93,369,350 (L)	10.75%	
Newmargin Partners Ltd. ("Newmargin") (Note 6)	Beneficial owner	9,860,789 (L)	91,538,575 (L)	10.54%	
Wang Qin (Note 6)	Interest of controlled corporation	9,860,789 (L)	91,538,575 (L)	10.54%	
China Energy Conservation and Environmental Protection Group ("CECEP") (Note 7)	Interest of controlled corporation	7,001,160 (L)	64,992,387 (L)	7.48%	

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY (continued)

Name	Capacity	Number of Shares	Number of Underlying Shares	Approximate percentage of number of Shares in issue (Note 1)
China Energy Conservation and Environmental Protection (Hong Kong) Investment Co., Ltd. ("CECEP HK") (Note 7)	Interest of controlled corporation	7,001,160 (L)	64,992,387 (L)	7.48%
Carbon Reserve Investments Limited ("Carbon Reserve") (Note 7)	Beneficial owner	7,001,160 (L)	64,992,387 (L)	7.48%
Central Huijin Investment Ltd. (Note 8)	Interest of controlled corporation	4,930,394 (L)	45,769,275 (L)	5.27%
China Construction Bank Corporation (Note 8)	Interest of controlled corporation	4,930,394 (L)	45,769,275 (L)	5.27%
Season Best Investments Limited ("Season Best") (Note 8)	Beneficial owner	4,930,394 (L)	45,769,275 (L)	5.27%

(L) denotes the long position held in the shares

Notes:

- (1) As at 30 June 2014, the Company's number of issued Share was 962,237,066.
- (2) These Shares comprise (i) 73,462,878 consideration shares allotted and issued to CIAM and (ii) 681,962,375 conversion shares allotted and issued to CIAM upon the exercise of the conversion rights attaching to the Convertible Bonds issued to CIAM pursuant to the sale and purchase agreement dated 31 October 2013 (the "Sale and Purchase Agreement"). CIAM is owned as to 40% by CITIC International Financial Holdings Limited, which is owned as to 70.32% by China CITIC Bank Corporation Limited, which is owned as to 66.95% by CITIC Limited, which is wholly-owned by CITIC Group Corporation. By virtue of the SFO, each of CITIC International Financial Holdings Limited, China CITIC Bank Corporation Limited, CITIC Limited and CITIC Group Corporation is deemed to be interested in the consideration Shares and the conversion Shares held by CIAM.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY (continued)

Notes: (continued)

- (3) These Shares comprise (i)(a) 29,089,327 consideration shares allotted and issued to Ample Richness; (b) 22,679,814 consideration shares allotted and issued to Smart Promise; and (c) 12,917,633 consideration shares allotted and issued to Infinite Soar; and (ii)(a) 270,038,787 conversion shares allotted and issued to Ample Richness upon the exercise of the conversion rights attaching to the convertible bonds issued to Ample Richness; (b) 210,538,725 conversion shares allotted and issued to Smart Promise upon the exercise of the conversion rights attaching to the convertible bonds issued to Smart Promise; and (c) 119,915,537 conversion shares allotted and issued to Infinite Soar upon the exercise of the conversion rights attaching to the convertible bonds issued to Infinite Soar pursuant to the Sale and Purchase Agreement. As at 30 June 2014, (i) Ample Richness is wholly-owned by Mr. Cheng; (ii) Smart Promise is owned as to 60.88% by Mr. Cheng, 13.04% by Ms. Zhao Xiao Hua, 13.04% by Ms. Li Ying Li and 13.04% by Mr. Liu Zhi Qiang; and (iii) Infinite Soar is wholly-owned by Mr. Cheng. By virtue of the SFO, Mr. Cheng is deemed to be interested in the consideration Shares and the conversion Shares held by Ample Richness, Smart Promise and Infinite Soar.
- (4) These Shares comprise (i) convertible bonds of the Company in the principal amount of HK\$41,850,000 which can be converted into a maximum of 310,000,000 Shares at the conversion price of HK\$0.135 per conversion share and (ii) 16,000 Shares, both held by Sina Winner, which is wholly owned by Chinese Strategic and (iii) 15,912,000 Shares held by other subsidiaries of Chinese Strategic.
- (5) These Shares comprise (i) 10,058,005 consideration shares allotted and issued to Cross Cone and (ii) the 93,369,350 conversion shares allotted and issued to Cross Cone upon the exercise of the conversion rights attaching to the convertible bonds issued to Cross Cone pursuant to the Sale and Purchase Agreement. Cross Cone is wholly-owned by Excel Arts which in turn is owned as to 99% by Ms. Lui. By virtue of the SFO, each of Excel Arts and Ms. Lui is deemed to be interested in the consideration Shares and the conversion Shares held by Cross Cone.
- (6) These Shares comprise (i) 9,860,789 consideration Shares allotted and issued to Newmargin and (ii) the 91,538,575 conversion shares allotted and issued to Newmargin upon the exercise of the conversion rights attaching to the Convertible Bonds issued to Newmargin pursuant to the Sale and Purchase Agreement. Newmargin is wholly-owned by Mr. Wang Qin. By virtue of the SFO, Mr. Wang Qin is taken to be interested in the consideration Shares and the conversion Shares held by Newmargin.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES OF THE COMPANY (continued)

Notes: (continued)

- (7) These Shares comprise (i) 7,001,160 consideration shares allotted and issued to Carbon Reserve and (ii) 64,992,387 conversion shares allotted and issued to Carbon Reserve upon the exercise of the conversion rights attaching to the convertible bonds issued to Carbon Reserve pursuant to the Sale and Purchase Agreement. Carbon Reserve is wholly-owned by CECEP HK, which is in turn wholly-owned by CECEP. By virtue of the SFO, each of CECEP HK and CECEP is deemed to be interested in the consideration Shares and the conversion Shares held by Carbon Reserve.
- (8) These Shares comprise (i) 4,930,394 consideration shares allotted and issued to Season Best and (ii) 45,769,275 conversion shares allotted and issued to Season Best upon the exercise of the conversion rights attaching to the convertible bonds issued to Season Best pursuant to the Sale and Purchase Agreement. China Construction Bank Corporation is the Ultimate beneficial owner of Season Best which is owned as to 57.23% by Central Huijin Investment Limited. By virtue of the SFO, each of CCB International Asset Management Limited, CCB International Assets Management (Cayman) Limited, CCB International (Holdings) Limited, CCB Financial Holdings Limited, CCB International Group Holdings Limited, China Construction Bank Corporation and Central Huijin Investment Limited is deemed to be interested in the consideration Shares and the conversion Shares held by Season Best.

SHARE OPTION SCHEME

The Company operates a share option scheme adopted by the shareholders of the Company (the "Shareholders") on 22 May 2008 (the "Share Option Scheme"), pursuant to which the Board may, at its discretion, grant options to any eligible participants.

The purpose of the Share Option Scheme is to enable the Company to grant options to selected eligible participants as incentives or rewards for their contribution to the Group and/or to enable the Group to recruit and retain high calibre employees and attract human resources that are valuable to the Group and any invested entity. Eligible participants include any employee (whether full time or part time), any executive Director and any non-executive Director (including independent non-executive Directors), or any of its subsidiaries or invested entity in which any member of the Group holds any equity interest, any shareholder of any member of the Group or any invested entity or any holder of any securities issued or proposed to be issued by any member of the Group or any invested entity and any other person (such as consultant, adviser, business partner or service provider of any member of the Group) whom the Board considers, in its sole discretion, has contributed or will contribute to the Group.

Under the Share Option Scheme, where any further grant of options to an eligible participant, if exercised in full, would result in the total number of shares already issued or to be issued upon exercise of all options granted and to be granted to such eligible participant (including exercised, cancelled and outstanding options) in any 12-month period up to and including the date of such further grant exceeding 1% of the total number of shares in issue (the "Individual Limit"), such further grant must be separately approved by the Shareholders in general meeting. Save for the foregoing, no eligible participant shall be granted an option if exercised in full, would exceed the Individual Limit. In addition, where any grant of options to a substantial shareholder or an independent non-executive Director, or any of their respective associates, would result in the shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant: (a) representing in aggregate over 0.1% of the relevant class of shares in issue; and (b) having an aggregate value, based on the closing price of the shares at the date of each grant, in excess of HK\$5,000,000, such further grant of options must be approved by the Shareholders.

A consideration of HK\$1 is payable on acceptance of the grant of an option. An option may be exercised in whole or in part by the grantee within the option period as determined and notified by the Board to the grantee. The Share Option Scheme does not specify a minimum period for which an option must be held before an option can be exercised. However, the provisions of the Share Option Scheme provide that the Board may impose, at its sole discretion, conditions on the grant of an option.

The subscription price for the shares under the Share Option Scheme will be a price determined by the Board in its absolute discretion but shall not be lower than the higher of (i) the closing price of the shares as stated in the Stock Exchange's daily quotations sheet on the date of grant, which must be a business day; (ii) the average closing price of the shares as stated in the Stock Exchange's daily quotations sheets for the 5 trading days immediately preceding the date of grant; and (iii) the nominal value of a share.

SHARE OPTION SCHEME (continued)

As at the date of this report, a total of 15,444,600 Options have been granted under the scheme mandate limit and the outstanding number of options available for issue under the scheme mandate limit is 28,070,286, representing approximately 2.92% of the issued number of shares of the Company.

Details of the share options movements during the six months ended 30 June 2014 (the "**Period**") under the Share Option Scheme are as follows:

	Number of share options								
Name of category	Date of grant of share options	Outstanding as at 01.01.2014	Granted during the Period	Exercised during the Period	Lapsed during the Period	Cancelled during the Period	Outstanding as at 30.06.2014	Validity period of share options	Exercise price
Directors									
Mr. So Yuen Chun	28.12.2012	4,351,200	-	-	-	-	4,351,200	28.12.2012 to 27.12.2022	HK\$0.273
Mr. Yeung Kwok Leung	28.12.2012	4,351,200	4	4,351,200	-	-	-	28.12.2012 to 27.12.2022	HK\$0.273
Ms. Yuen Wai Man	28.12.2012	434,400	-	434,400	-	-	-	28.12.2012 to 27.12.2022	HK\$0.273
Subtotal		9,136,800	_	4,785,600	-	-	4,351,200		
Consultant	28.12.2012	4,351,200		-	_	-	4,351,200	28.12.2012 to 27.12.2022	HK\$0.273
Subtotal		4,351,200		, A	-	-	4,351,200		
Total		13,488,000	-	4,785,600	-	_	8,702,400		

PURCHASE, SALE OR REDEMPTION OF SHARES

Neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's securities during the six months ended 30 June 2014.

CORPORATE GOVERNANCE

During the period under review, the Company applied the principles of and complied with the code provisions of the Corporate Governance Code (the "CG Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), except for the following deviations:

CG Code A.2.1 provides that the roles of chairman (the "**Chairman**") and chief executive ("**CE**") should be separate and should not be performed by the same individual. The division of responsibilities between the Chairman and CE should be clearly established and set out in writing. During the period under review, the Company did not appoint a Chairman or CE. The functions of the Chairman and CE are performed by the Directors. The Board will review the current practice from time to time and make appropriate changes if necessary.

CG Code A.6.7 provides that independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders. Some non-executive Director and independent non-executive Director were unable to attend the annual general meeting of the Company held on 26 June 2014 due to other important business engagement.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code as set out in Appendix 10 of the Listing Rules as its code of conduct regarding securities transactions by the Directors. All Directors, following a specific enquiry by the Company, have confirmed that they have complied with the required standard as set out in the Model Code throughout the period under review.

AUDIT COMMITTEE REVIEW

The Audit Committee has reviewed with management the accounting principles and practices adopted by the Group and discussed auditing, internal control and financial reporting matters including the review of the unaudited interim financial statements for the six months ended 30 June 2014. The Audit Committee has approved the unaudited interim financial statements.

On behalf of the Board

The Hong Kong Building and Loan Agency Limited So Yuen Chun

Executive Director

Hong Kong, 28 August 2014