THIS PROSPECTUS IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

If you are in doubt as to any aspect of this Prospectus or as to the action to be taken, you should consult your stockbroker or licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional adviser.

If you have sold or transferred all your shares in NewOcean Energy Holdings Limited, you should at once hand this Prospectus together with the accompanying application form to the purchaser or transferee or to the licensed securities dealer or registered institution in securities, bank, stockbroker or other agent through whom the sale was effected for transmission to the purchaser or transferee.

A copy of each of the Prospectus Documents, having attached thereto the documents specified in the paragraph headed "DOCUMENTS DELIVERED TO THE REGISTRARS OF COMPANIES" in Appendix III to this Prospectus, has been registered with the Registrar of Companies in Hong Kong as required by Section 342C of the Companies Ordinance (Chapter 32 of the Laws of Hong Kong). A copy of each of the Prospectus Documents has been filed with the Registrar of Companies in Bermuda in accordance with the Companies Act 1981 of Bermuda. The Registrars of Companies in Hong Kong and Bermuda, the Securities and Futures Commission of Hong Kong and the Bermuda Monetary Authority take no responsibility for the contents of any of these documents.

Dealings in the Shares and the Offer Shares in their fully-paid form may be settled through the CCASS (as defined herein). You should consult your licensed securities dealer or registered institution in securities, bank manager, solicitor, professional accountant or other professional adviser for details of the settlement arrangements and how such arrangements may affect your rights and interests.

The Stock Exchange of Hong Kong Limited and Hong Kong Securities Clearing Company Limited take no responsibility for the contents of this Prospectus, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this Prospectus.



NewOcean Energy Holdings Limited

(新海能源集團有限公司)*

(Incorporated in Bermuda with limited liability) (Stock Code: 342)

OPEN OFFER ON THE BASIS OF ONE OFFER SHARE FOR EVERY SHARE HELD ON THE RECORD DATE

Financial adviser to the Company



Underwriter to the Open Offer Uniocean Investments Limited

The latest time for the acceptance of and payment for the Offer Shares is 4:00 p.m. on Thursday, 2 October 2008 or such later time or date as may be agreed between the Company and the Underwriter. The procedures for acceptance and payment or transfer of the Offer Shares is set out on pages 16 to 18 of this Prospectus.

It should be noted that the Underwriter has the absolute right, after reasonable consultation with the Company as the Underwriter in its sole and absolute discretion, sees fit terminate the Underwriting Agreement by notice in writing given to the Company at any time prior to 4:00 p.m. on the third Business Day after the Acceptance Time if there occurs any of the events set out under the section headed "Termination of the Underwriting Agreement" on page 21 of this Prospectus. If the Underwriter terminates the Underwriting Agreement, the Open Offer will not proceed.

Shareholders should note that the Shares have been dealt in on an ex-entitlement basis commencing from 5 September 2008 and that dealing in the Shares will take place while the conditions precedent to which the Underwriting Agreement is subject remain unfulfilled. Any Shareholder or other person dealing in the Shares up to the date on which all conditions precedent to which the Open Offer is subject to are fulfilled (which is expected to be on 8 October 2008), will accordingly bear the risk that the Open Offer cannot become unconditional and may not proceed. Any Shareholder or other person contemplating selling or purchasing the Shares, who is in any doubt about his/her/its position, is recommended to consult his/her/its own provisional adviser.

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In this Prospectus, unless the context otherwise requires, the following expressions have the following meanings:

"Acceptance Time"	4:00 p.m. on 2 October 2008 (or such other date or time as may be agreed by the Company and the Underwriter in writing and specified in the Prospectus Documents), being the latest time for acceptance of the Offer Shares
"acting in concert"	has the meanings ascribed to it in the Takeovers Code
"Announcement"	the announcement of the Company dated 8 August 2008 in relation to the proposed Open Offer and the application for Whitewash Waiver
"associate(s)"	has the same meanings ascribed to it in the Listing Rules
"Board"	the board of Directors
"Business Day"	a day which licensed banks in Hong Kong are generally open for business, other than a Saturday or a Sunday or a day on which a black rainstorm warning or tropical cyclone warning signal number 8 or above is issued in Hong Kong at any time between 9:00 a.m. and 12:00 noon and is not cancelled at or before 12:00 noon
"CCASS"	The Central Clearing and Settlement System established and operated by HKSCC
"Circular"	the circular dated 29 August 2008 issued by the Company in relation to, among other things, the Open Offer and the application for Whitewash Waiver
"CIMB or Independent Financial Adviser"	CIMB-GK Securities (HK) Ltd, a licensed corporation authorized to conduct Type 1 (dealing in securities), Type 4 (advising on securities) and Type 6 (advising on corporate finance) of the regulated activities under the SFO, the independent financial adviser to the Independent Board Committee and the Independent Shareholders in relation to the Open Offer and the Whitewash Waiver
"Companies Ordinance"	Companies Ordinance (Chapter 32 of the Laws of Hong Kong)

"Company"	NewOcean Energy Holdings Limited, an exempted company incorporated in Bermuda with limited liability, the shares of which are listed on the Stock Exchange
"Director(s)"	director(s) of the Company
"EAF(s)"	the excess application form(s) to be issued in connection with the Open Offer in the agreed form
"Excluded Shareholder(s)"	Shareholder(s) whose name(s) appear(s) on the register of members of the Company at the close of business on the Record Date and whose registered address(es) as shown on such register at that time is/are in (a) place(s) outside Hong Kong, where the Directors consider it necessary or expedient not to offer the Open Offer to such Shareholder(s) on account either of legal restrictions under the laws of the relevant place or the requirements of the relevant regulatory body or stock exchange in that place
"Executive"	the Executive Director of the Corporate Finance Division of the SFC or any delegate of the Executive Director
"Group"	the Company and its subsidiaries
"HKSCC"	Hong Kong Securities Clearing Company Limited
"Hong Kong"	the Hong Kong Special Administrative Region of the PRC
"Independent Board Committee"	an independent committee of the Board comprising the independent non-executive Directors namely Mr. Cheung Kwan Hung, Anthony, Mr. Chan Yuk Wai, Benedict and Dr. Xu Mingshe established to give recommendation to the Independent Shareholders regarding the Open Offer and the Whitewash Waiver
"Independent Shareholders"	Shareholders other than (i) Uniocean, Mr. Shum, their respective associates and concert parties with any of them and those persons (if any) who are required to be abstained from voting at the SGM by the Stock Exchange; and (ii) other Shareholders (if any) who are involved or interested in the Underwriting Agreement and the Whitewash Waiver

- "Independent Third any person(s) or company(ies) and their respective ultimate Party(ies)" beneficial owner(s), to the best of the Directors' knowledge, information and belief having made all reasonable enquiries, are third parties independent of and not connected with any director, chief executive or substantial shareholders of the Company and its subsidiaries or any of their respective associates
- "Irrevocable Undertaking" the Irrevocable Undertaking dated 7 August 2008 under which Uniocean and Mr. Shum have irrevocably undertaken to the Company to subscribe for the full entitlements pursuant to the Open Offer for 155,682,400 Offer Shares under the Open Offer
- "Last Trading Date" 7 August 2008, being the last trading day immediately prior to the release of the Announcement
- "Latest Practicable Date" 11 September 2008, being the latest practicable date prior to the printing of this Prospectus for ascertaining certain information contained in this Prospectus
- "Listing Rules" the Rules Governing the Listing of Securities on the Stock Exchange
- "Model Code" the Model Code for Securities Transactions by Directors of Listed Issuers, as set out in Appendix 10 to the Listing Rules
- "Mr. Shum" Mr. Shum Siu Hung, the Chairman of the Company and an executive Director
- "New Share Option Scheme" the new share option scheme adopted by the Company at a special general meeting held on 18 June 2003 to replace the Old Share Option Scheme
- "Offer Share(s)" 481,676,687 new Shares to be offered to the Qualifying Shareholders for subscription on the terms and subject to the conditions set out in the Underwriting Agreement and in the Prospectus
- "Old Share Option Scheme" the old share option scheme adopted by the Company on 9 April 1999

"Open Offer"	the offer for subscription at the Subscription Price to be
	made by the Company to the Qualifying Shareholders in the
	proportion of one Offer Share for every Share held on the
	Record Date by way of an open offer upon the terms and
	conditions mentioned herein and more particularly described
	in the Prospectus Documents

"Option Holders" collectively Mr. Shum, being the holder of 9,000,000 Share Options, Mr. Chiu Sing Chung, Raymond, being the managing Director and the holder of 6,000,000 Share Options, Mr. Cheung Kwan Hung, Anthony being an independent nonexecutive Director and the holder of 1,000,000 Share Options and other employees of the Group, being the holders of 13,500,000 Share Options

"Option Holders Irrevocable Undertakings of the Option Holders dated Undertakings" 7 August 2008 under which each of the Option Holders has irrevocably undertaken to the Company that they will not exercise their subscription rights attaching to the Share Options from the date of such undertaking up to and including the Record Date

"Overseas Shareholders" Shareholder(s) with registered addresses on the register of members of the Company which are outside Hong Kong on the Record Date

"PAL(s)" the provisional allotment letter(s) to be issued in connection with the Open Offer in the agreed form

"PRC" The People's Republic of China which for the purpose of this Prospectus excludes Hong Kong, the Macau Special Administrative Region and Taiwan

"Prospectus" the Open Offer prospectus dated 16 September 2008

"Prospectus Documents" the Prospectus, PAL and EAF

"Prospectus Posting Date" 16 September 2008, being the date of despatch of the Prospectus Documents, or such other date as the Underwriter may agree in writing with the Company for the despatch of the Prospectus Documents

"Qualifying Shareholders"	the Shareholder(s) other than the Excluded Shareholder(s), whose name(s) appear(s) on the register of members of the Company on the Record Date
"Record Date"	16 September 2008, being the date by reference to which entitlements to the Open Offer will be determined
"Registrar"	Tricor Secretaries Limited, the Hong Kong branch share registrar of the Company
"SFC"	the Securities and Futures Commission of Hong Kong
"SFO"	the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)
"SGM"	the special general meeting of the Company held on 16 September 2008 at which resolution(s) were proposed to consider, and approved among others, the Open Offer and the Whitewash Waiver
"Share(s)"	the existing share(s) of HK\$0.10 each in the share capital of the Company
"Share Options"	options to subscribe for the Shares at an exercise price of HK\$0.69 granted under the New Share Option Scheme
"Shareholder(s)"	holder(s) of the Shares
"Stock Exchange"	The Stock Exchange of Hong Kong Limited
"Subscription Price"	subscription price of HK\$0.30 per Offer Share pursuant to the Open Offer
"Takeovers Code"	The Codes on Takeovers and Mergers and Share Repurchases
"Underwriter" or "Uniocean"	Uniocean Investments Limited, the underwriter to the Open Offer and the controlling Shareholder, is a company incorporated in the British Virgin Islands, of which 94.0% issued share capital are owned by the associates of Mr. Shum (64.0% being held by Madam Tong Shiu Ming, the spouse of Mr. Shum, 15.0% being held by Mr. Shum Chun, Lawrence and 15.0% being held by Mr. Shum Ho, Neo, who are the sons of Mr. Shum), 5.0% by Mr. Wu Hong Cho, a non-executive Director and 1.0% by Mr. Cen Ziniu, an executive Director

- "Underwriting Agreement" the conditional underwriting agreement, dated 7 August 2008 and entered into between the Company and the Underwriter in relation to the underwriting of the Open Offer
- "Underwritten Shares" 325,994,287 Offer Shares being all Offer Shares (including the Offer Shares to which the Excluded Shareholder(s) would otherwise have been entitled) to be issued pursuant to the Open Offer less those Offer Shares which Uniocean and Mr. Shum undertaken to take up
- "Whitewash Waiver" a waiver required to be granted by the Executive pursuant to Note 1 on Dispensations from Rule 26 of the Takeovers Code to waive the obligation of the Underwriter to make a general offer for all the issued Shares not already owned or agreed to be acquired by the Underwriter or parties acting in concert with it which may otherwise arise as a result of the subscription of the Underwritten Shares by it under the Open Offer pursuant to the Underwriting Agreement
- "HK\$" Hong Kong dollar, the lawful currency of Hong Kong
- "RMB" Renminbi, the lawful currency of the PRC
- "US\$" United States dollars, the lawful currency of the United States of America

"%" per cent.

For the purpose of illustration in this Prospectus, apart from Appendix I, conversion of RMB into HK\$ in this Prospectus is based on the exchange rate of RMB1.00 to HK\$1.1374. Such conversion should not be construed as a representation that any amounts have been, could have been, or may be exchanged at this or any other date.

EXPECTED TIMETABLE

The expected timetable for the Open Offer set out below is for indicative purposes only and has been prepared on the assumption that all the conditions of the Open Offer will be fulfilled. The expected timetable is subject to change, and any changes will be announced in a separate announcement by the Company as and when appropriate.

2008

2000
Record Date Tuesday, 16 September
Announcement of the results of the SGM by 11:00 p.m. on Tuesday, 16 September
Prospectus Posting Date Tuesday, 16 September
Register of members re-opens
Latest time for acceptance of and payment for, the Offer Shares
Underwriting Agreement becomes unconditional 4:00 p.m. on Wednesday, 8 October
Announcement of results of the Open Offer to be published by 11:00 p.m. on Wednesday, 8 October
Refund cheques for wholly and partially unsuccessful excess applications to be posted Monday, 13 October
Certificates for the Offer Shares expected to be despatched on or before Monday, 13 October
Dealings in the Offer Shares commence on

EXPECTED TIMETABLE

EFFECT OF BAD WEATHER ON THE LATEST TIME FOR ACCEPTANCE OF AND PAYMENT FOR THE OFFER SHARES

The Acceptance Time and payment for the Offer Shares will not take place if there is:

- (1) a tropical cyclone warning signal number 8 or above, or
- (2) a "black" rainstorm warning
 - (i) in force in Hong Kong at any local time before 12:00 noon and no longer in force after 12:00 noon on Thursday, 2 October 2008. Instead the Acceptance Time and payment for the Open Offer will be extended to 5:00 p.m. on the same business day; and
 - (ii) in force in Hong Kong at any local time between 12:00 noon and 4:00 p.m. on Thursday, 2 October 2008. Instead the Acceptance Time and payment for the Open Offer will be rescheduled to 4:00 p.m. on the following business day which does not have either of those warnings in force at any time between 9:00 a.m. and 4:00 p.m.

If the Acceptance Time and payment of the Open Offer does not take place on Thursday, 2 October 2008, the dates mentioned in the section headed "Expected timetable" in this Prospectus may be affected. An announcement will be made by the Company in such event.

TERMINATION OF THE UNDERWRITING AGREEMENT

The Underwriter has the absolute right, after reasonable consultation with the Company as the Underwriter in its sole and absolute discretion, sees fit terminate the Underwriting Agreement by notice in writing given to the Company at any time prior to 4:00 p.m. on the third Business Day after the Acceptance Time if there occurs any of the following events:

- (a) in the sole and absolute opinion of the Underwriter, the success of the Open Offer would be materially and adversely affected by:
 - i. the introduction of any new law or regulation or any change in existing law or regulation (or the judicial interpretation thereof) or other occurrence of any nature whatsoever which may in the sole and absolute opinion of the Underwriter materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole or is materially adverse in the context of the Open Offer; or
 - ii. the occurrence of any local, national or international event or change (whether or not forming part of a series of events or changes occurring or continuing before, and/or after the date hereof) of a political, military, financial, economic or other nature (whether or not ejusdem generis with any of the foregoing), or in the nature of any local, national or international outbreak or escalation of hostilities or armed conflict, or affecting local securities markets which may, in the sole and absolute opinion of the Underwriter materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole or materially and adversely prejudice the success of the Open Offer or otherwise makes it inexpedient or inadvisable to proceed with the Open Offer; or
 - iii. any material adverse change in the business or in the financial or trading position of the Group as a whole; or
- (b) any adverse change in market conditions (including without limitation, any change in fiscal or monetary policy, or foreign exchange or currency markets, suspension or material restriction or trading in securities) occurs which in the sole and absolute opinion of the Underwriter is likely to materially or adversely affect the success of the Open Offer or otherwise makes it inexpedient or inadvisable to proceed with the Open Offer; or
- (c) there is any change in the circumstances of the Company or any member of the Group which in the sole and absolute opinion of the Underwriter will adversely affect the prospects of the Company, including without limiting the generality of the foregoing the presentation of a petition or the passing of a resolution for the liquidation or winding up or similar event occurring in respect of any of member of the Group or the destruction of any material asset of the Group; or

TERMINATION OF THE UNDERWRITING AGREEMENT

- (d) any suspension in the trading of securities generally or the Company's securities on the Stock Exchange for a period of more than 10 consecutive Business Days, excluding any suspension in connection with the clearance of the Announcement or the Prospectus Documents or other announcements or circulars in connection with the Open Offer, or
- (e) the circular, Prospectus or announcements of the Company published since the date of the Underwriting Agreement when published contain information (either as to business prospects or the condition of the Group or as to its compliance with any laws or the Listing Rules or any applicable regulations) which has not prior to the date thereof been publicly announced or published by the Company and which may in the sole and absolute opinion of the Underwriter is material to the Group as a whole and is likely to affect materially and adversely the success of the Open Offer or might cause a prudent investor not to accept the Offer Shares provisionally allotted to it.

If, prior to 4:00 p.m. on the third Business Day after the Acceptance Time:

- (a) any material breach of any of the warranties or undertakings contained in the Underwriting Agreement comes to the knowledge of the Underwriter; or
- (b) any event occurring or matter arising on or after the date of the Underwriting Agreement and prior to 4:00 p.m. on the third Business Day after the Acceptance Time which if it had occurred or arisen before the date of the Underwriting Agreement would have rendered any of the warranties contained in the Underwriting Agreement untrue or incorrect in any material respect and such event comes to the knowledge of the Underwriter,

the Underwriter shall be entitled by notice in writing to the Company to rescind the Underwriting Agreement.

Shareholders should note that if the conditions referred to in the section headed "Conditions of the Open Offer" are not fulfilled or the Underwriting Agreement is terminated, the Open Offer will not proceed. Any Shareholders or other persons dealing in Shares up to the date on which all the conditions to which the Open Offer is subject to are fulfilled will bear the risk that the Open Offer may not become unconditional or may not proceed. If in any doubt, investors are recommended to consult their professional advisers.



NewOcean Energy Holdings Limited

(新海能源集團有限公司)*

(Incorporated in Bermuda with limited liability) (Stock Code: 342)

Executive Directors: SHUM Siu Hung (Chairman) CHIU Sing Chung, Raymond (Managing Director) SHUM Chun, Lawrence CEN Ziniu Head office in Hong Kong: 20th Floor, Times Tower 393 Jaffe Road Wanchai Hong Kong

Non-executive Director: WU Hong Cho

Independent non-executive Directors: CHEUNG Kwan Hung, Anthony CHAN Yuk Wai, Benedict XU Mingshe Registered office: Clarendon House 2 Church Street Hamilton HM11 Bermuda

16 September 2008

To the Qualifying Shareholders

Dear Sir or Madam,

OPEN OFFER ON THE BASIS OF ONE OFFER SHARE FOR EVERY SHARE HELD ON THE RECORD DATE

INTRODUCTION

The Company proposed to raise approximately HK\$144.5 million before expenses by the issue of 481,676,687 Offer Shares at a price of HK\$0.30 per Offer Share by way of Open Offer on the basis of one Offer Share for every Share held on the Record Date.

Pursuant to Rule 7.24(5) of the Listing Rules, the Open Offer must be made conditional on approval by Independent Shareholders at the SGM. On 29 August 2008, the Circular containing details regarding, among other things, (i) the Open Offer; (ii) the application for the Whitewash Waiver and (iii) a notice of SGM was despatched to the Shareholders.

* For identification purpose only

A copy of the Circular is available for inspection at such place and times as set out in the paragraph headed "DOCUMENTS AVAILABLE FOR INSPECTION" in Appendix III to this Prospectus.

The Whitewash Wavier has been granted by the Executive subject to, among other things, the Open Offer and the Whitewash Waiver being approved by the Independent Shareholders by way of poll at the SGM.

This Prospectus sets out further information on among other things, the Open Offer, including information on dealings in and transfers and acceptances of the Offer Shares and certain financial and other information in respect of the Group.

OPEN OFFER

Issue statistics

Basis of the Open Offer	:	One Offer Share for every Share held on the Record Date
Number of Shares in issue	:	481,676,687 Shares as at the Latest Practicable Date
Number of Offer Shares	:	481,676,687 Offer Shares
Subscription price	:	HK\$0.30 per Offer Share payable in full upon acceptance
Enlarged issued share capital upon completion of the Open Offer		963,353,374 Shares

As at the Latest Practicable Date, there were an aggregate of 29,500,000 outstanding Share Options eligible under the New Share Option Scheme (with the lapse of 1,000,000 Share Options held by the late Ma Man Hoi, Joseph, an ex-independent non-executive Director who had deceased on 16 June 2007) eligible for exercise on or before the Record Date to subscribe for an aggregate of 29,500,000 Shares at the exercise price of HK\$0.69 per Share (subject to adjustment). Subject to the Option Holders Undertakings, each of the Option Holders (including Mr. Shum) has irrevocably undertaken not to exercise the subscription rights attaching to 29,500,000 Share Options being held by each of them prior to the Record Date.

Of the 29,500,000 Share Options, 9,000,000 Share Options are being held by Mr. Shum and 6,000,000 and 1,000,000 Share Options are being held by Chiu Sing Chung, Raymond, the managing Director and an independent non-executive Director respectively. The remaining 13,500,000 Share Options are being held by employees of the Group and are Independent Third Parties.

Save for the 29,500,000 Share Options, the Company has no other outstanding options, warrants or convertible securities in issue which confer any right to subscribe for, convert or exchange into Shares as at the Latest Practicable Date.

Qualifying Shareholders

To qualify for the Open Offer, a Shareholder must be registered as a member of the Company at the close of business on the Record Date and must be a Qualifying Shareholder.

Closure of register of members

The register of members of the Company was closed from 9 September 2008 to 16 September 2008, both dates inclusive. No transfer of Shares has been registered during the book closure period.

Subscription Price

The subscription price for the Offer Shares is HK\$0.30 per Offer Share, payable in full upon acceptance of the relevant provisional allotment of Offer Shares and, where applicable, application for excess Offer Shares under the Open Offer. The Subscription Price represents:

- a discount of approximately 31.82% to the closing price per Share of HK\$0.440 as quoted on the Stock Exchange on the Last Trading Date;
- (ii) a discount of approximately 36.58% to the average of the closing prices per Share of HK\$0.473 for the last 5 trading days as quoted on the Stock Exchange up to and including the Last Trading Day;
- (iii) a discount of approximately 37.50% to the average of the closing prices per Share of HK\$0.480 for the last 10 trading days as quoted on the Stock Exchange up to and including the Last Trading Day;
- (iv) a discount of approximately 18.92% to the theoretical ex-rights price of HK\$0.370 per Share calculated based on the closing price per Share on the Last Trading Day, and
- (v) a discount of approximately 20.00% to the closing price per Share of HK\$0.375 as quoted on the Stock Exchange on the Latest Practicable Date.

The Subscription Price was determined after arm's length negotiations between the Company and the Underwriter with reference to the current market price of the Shares. As the Offer Shares are offered to all Qualifying Shareholders, the Directors would like to set the Subscription Price at a level that would attract the Qualifying Shareholders to participate in the Open Offer. The Directors (including the independent non-executive Directors who

have expressed their view in the Circular after having received advice from the Independent Financial Adviser as set out in the Circular) consider the terms of the Open Offer, including the Subscription Price, are fair and reasonable and in the interests of the Company and the Shareholders as a whole.

Basis of provisional allotment

The basis of the provisional allotment shall be one Offer Share for every Share held by the Qualifying Shareholders on the Record Date at the Subscription Price. Application for all or any part of a Qualifying Shareholder's provisional allotment should be made by completing the PAL and lodging the same with a remittance for the Offer Shares being applied for.

Status of the Offer Shares

The Offer Shares, when allotted and fully paid, will rank pari passu in all respects with the Shares then in issue. Holders of fully-paid Offer Shares will be entitled to receive all future dividends and distributions which are declared, made or paid on or after the date of allotment of the Offer Shares.

Fractions of the Offer Shares

Fractional entitlements to the Offer Shares will not be issued but will be aggregated and taken up by the Underwriter.

Certificates of the Offer Shares

Subject to the fulfillment of the conditions of the Open Offer, share certificates for the Offer Shares are expected to be posted by 13 October 2008 to those Shareholders entitled thereto by ordinary post at their own risks.

Rights of Excluded Shareholders

As at the Latest Practicable Date, the Company had two Overseas Shareholders with registered addresses in the PRC. Pursuant to Rule 13.36(2)(a) of the Listing Rules, the Company has made enquiry regarding the legality and feasibility of extending the Open Offer to such Overseas Shareholders. Based on the legal opinion from the legal adviser in the PRC, there is no restriction to extend the Open Offer to such Overseas Shareholders and the Directors have determined that it is expedient for the Open Offer to be offered to the Overseas Shareholders. Accordingly, there are no Excluded Shareholders for the Open Offer and the Open Offer will be extended to such Overseas Shareholders and the Prospectus Documents will be sent to such Overseas Shareholders whose names are on the register of members of the Company on the Record Date.

Application for listing

The Shares have a primary listing on the Main Board of the Stock Exchange. The Company has applied to the Listing Committee of the Stock Exchange for the listing of and permission to deal in the Offer Shares to be allotted and issued pursuant to the Open Offer.

Subject to the granting of listing of, and permission to deal in, the Offer Shares on the Stock Exchange, the Offer Shares will be accepted as eligible securities by HKSCC for deposit, clearance and settlement in CCASS with effect from the commencement date of dealings in the Offer Shares on the Stock Exchange or such other date as determined by HKSCC. Settlement of transactions between participants of the Stock Exchange on any trading day is required to take place in CCASS on the second trading day thereafter. All activities under CCASS are subject to the General Rules of CCASS and CCASS Operational Procedures in effect from time to time.

No part of the share capital of the Company is listed or dealt in or of which listing or permission to deal is being or is proposed to be sought on any other stock exchange.

Dealings in the Offer Shares in board lots of 2,000, which are registered in the branch register of members of the Company in Hong Kong will be subject to the payment of stamp duty in Hong Kong.

PROCEDURES FOR ACCEPTANCE AND PAYMENTS

Qualifying Shareholders will find enclosed with this prospectus an application form which entitles Qualifying Shareholders to subscribe for the number of Offer Shares shown therein. If a Qualifying Shareholder wishes to exercise his/her/its rights to subscribe for the Offer Shares specified in the application form, the Qualifying Shareholder must lodge the application form in accordance with the instructions printed thereon, together with a remittance for the full amount payable on acceptance, with the Registrar by no later than 4:00 p.m. on Thursday, 2 October 2008. All remittances must be by cheques or cashier's orders in Hong Kong dollars. Cheques must be drawn on an account with, and cashier's orders must be issued by, a licensed bank in Hong Kong and made payable to "NewOcean Energy Holdings Limited – Open Offer" and crossed "Account Payee Only".

It should be noted that unless the duly completed application form, together with the appropriate remittance, has been lodged with the Registrar by 4:00 p.m. on Thursday, 2 October 2008, whether by the original allottee or any person to whom the rights have been validly transferred, the relevant assured allotment and all rights and entitlement thereunder will be deemed to have been declined and will be cancelled.

The application form contains further information regarding the procedures to be followed if Qualifying Shareholders wish to accept the whole or part of their assured allotment.

All cheques and cashier's orders accompanying completed application form will be presented for payment immediately upon receipt and all interest earned on such monies (if any) will be retained for the benefit of the Company. Completion and return of an application form with a cheque and/or a cashier's order, will constitute a warranty by the applicant that the cheque and/or the cashier's order will be honoured on first presentation. Without prejudice to the other rights of the Company in respect thereof, the Company reserves the right to reject any application form in respect of which the accompanying cheque and/or cashier's order is dishonoured on first presentation, and, in such event, the relevant assured allotment and all rights and entitlement given pursuant to which will be deemed to have been declined and will be cancelled.

The application form is for use only by the person(s) named therein and is not transferable. No receipt will be issued in respect of any acceptance monies received.

If the conditions of the Underwriting Agreement are not fulfilled and/or the Underwriting Agreement is terminated in accordance with its terms, the monies received in respect of acceptance of Offer Shares will be returned to the Qualifying Shareholders or, in case of joint applicants, to the first-named person without interest by means of cheques despatched by ordinary post to the respective addresses specified in the register of members of the Company at their own risk as soon as practicable thereafter.

If the Underwriter exercises the right to terminate or rescind the Underwriting Agreement or if the conditions of the Open Offer are not fulfilled, the monies received in respect of application for the Offer Shares and/or excess Offer Shares will be returned to the Qualifying Shareholders or, in the case of joint application, to the first-named person without interest, by means of cheques despatched in the ordinary post at the risk of such Qualifying Shareholders or such other persons to their registered addresses on or before Monday, 13 October 2008.

Application for excess Offer Shares

Qualifying Shareholders may apply, by way of excess application, for any Offer Shares provisionally allotted but not accepted.

If the Qualifying Shareholders wish to apply for any Offer Shares in addition to their provisional allotment, they must complete and sign the enclosed EAF in accordance with the instructions printed thereon and lodge it, together with a separate remittance for the amount payable (round down to the nearest HK\$0.01) on application in respect of the excess Offer Shares applied for, with the Registrar, by no later than 4:00 p.m. on Thursday, 2 October 2008. All remittances must be made in Hong Kong dollars and cheques or cashier

orders must be drawn on a bank account in Hong Kong and made payable to "NewOcean Energy Holdings Limited – Excess Application" and crossed "Account Payee Only". The Registrar will notify the Qualifying Shareholders of any allotment of excess Offer Shares made to them, which will be at the discretion of the Directors on a fair and equitable basis, in proportion to the number of excess Offer Shares being applied for under each application, except that preference will be given to applications for less than a board lot of Offer Shares where they appear to the Directors that such applications are made to round up odd-lot holdings to whole-lot holdings.

The Shareholders with the Shares held by a nominee company should note that the Board will regard the nominee company as a single Shareholder according to the register of members of the Company. Accordingly, the Shareholders should note that the aforesaid arrangement in relation to the allocation of the excess Offer Shares will not be extended to beneficial owners individually. The Shareholders with their Shares held by a nominee company are advised to consider whether they would like to arrange registration of the relevant Shares in the name of the beneficial owner(s) prior to the Record Date.

If no excess Offer Shares are allotted to a Qualifying Shareholder, the amount tendered on application is expected to be returned to that Qualifying Shareholder in full by ordinary mail and at their own risk on or before Monday, 13 October 2008. If the number of excess Offer Shares allotted to the Qualifying Shareholders is less than that applied for, the surplus application moneys are also expected to be returned to them by ordinary mail and at their own risk on or before Monday, 13 October 2008.

All cheques or cashier orders will be presented for payment following receipt and all interest earned on such moneys will be retained for the benefit of the Company. Any EAF in respect of which a cheque or cashier order is dishonoured on first presentation is liable to be rejected.

The EAF is for use only by the person(s) to whom it is addressed and is not transferable. All documents, including cheques or cashier orders for amounts due, will be sent at the risk of the persons entitled thereto to their registered addresses by the Registrar. The Company reserves the right to refuse to accept any application for excess Offer Shares where it believes that doing so would violate applicable securities or other laws or regulations.

REASONS FOR THE OPEN OFFER AND USE OF PROCEEDS

The principal activities of the Company are the sale and distribution of liquefied petroleum gas ("LPG") and sale of cellular phones.

The Company will raise approximately HK\$144.5 million before expenses in the Open Offer. Based on 481,676,687 Offer Shares, the estimated net proceeds from the Open Offer will be approximately HK\$142.2 million (net of expenses of approximately HK\$2.3 million comprising professional fees directly attributable to the Open Offer and to be

borne by the Company). The Company intends to use the net proceeds as to approximately HK\$114.0 million for reducing the Group's short term borrowings from PRC banks and as to approximately HK\$28.2 million for general working capital purposes.

According to the Company's annual report for the year ended 31 December 2007, the Company had consolidated short term bank borrowings of approximately HK\$1,065 million (2006: approximately HK\$401.4 million) which were partly secured by pledge of cash deposits of approximately HK\$755.4 million (2006: approximately HK\$313.7 million). The consolidated net short term bank borrowings of the Company was approximately HK\$309.6 million (2006: approximately HK\$87.7 million), being the difference between the consolidated short term bank borrowings and the pledged cash deposits of the Company. As at 31 December 2007, the Company had consolidated trade creditors and bills payable of approximately HK\$381.8 million (2006: approximately HK\$284.7 million). The increase in the Group's short term bank borrowings, bills payable and trade creditors as at 31 December 2007 was due to the increase in the Group's working capital requirement resulting from the steep rise in the LPG price and the increased trading volume of the LPG business in 2007.

As the major subsidiaries of the Company are operating in the PRC, a major portion of the aforesaid short term borrowings of the Group are made by banks in the PRC. In light of the upward trend in bank lending interest rates and the tightening of credits in the PRC due to the austerity measures imposed by the PRC government, the Board considers that the Open Offer is an appropriate means for the Company to raise additional funds to reduce the interest burden on the Group, to guard against any further tightening of credits in the PRC and to improve the Group's liquidity to meet its continuing growth in trading volume. The Open Offer will strengthen the Company's capital base and enhance its financial position as well as give the Qualifying Shareholders an opportunity to maintain their respective pro rata shareholdings in the Company and participate in the future growth and development of the Company. In this regard, the Directors (including the independent non-executive Directors who have expressed their view in the Circular after having received advice from the Independent Financial Adviser as set out in the Circular) believe that the Open Offer is in the Shareholders as a whole.

UNDERWRITING ARRANGEMENTS

Undertakings from Mr. Shum and Uniocean

As at the Latest Practicable Date, Uniocean and Mr. Shum and parties acting in concert with them are together interested in 155,682,400 Shares, representing approximately 32.32% of the existing issued share capital of the Company. On 7 August 2008, Uniocean and Mr. Shum have irrevocably undertaken to the Company that the Shares beneficially owned by them will not be disposed of from the date of the undertaking up to and including the Record Date and that they will take up their provisional allotments under the Open Offer in full, representing

155,682,400 Offer Shares. Uniocean is an investment company holding approximately 28.0% of the issued share capital of the Company as at the Latest Practicable Date and does not carry on any business.

Undertakings from the Options Holders

Options Holders of 29,500,000 Share Options have irrevocably undertaken to the Company and the Underwriter that they will not exercise their Share Options and that such Share Options will remain registered in the name of and beneficially owned by such holders from the date of such undertaking up to and including the Record Date.

The Underwriting Agreement

Taking into account the undertakings from the Options Holders, the Underwriter has agreed to fully underwrite the Underwritten Shares of 325,994,287 Offer Shares at the Subscription Price. The Underwriting Agreement provides that the Underwriter will be obliged to subscribe for any Offer Shares not taken up by the Qualifying Shareholders. No underwriting commission will be paid by the Company to the Underwriter. The Directors (including the independent non-executive Directors who have expressed their view in the Circular after having received advice from the Independent Financial Adviser as set out in the Circular) consider that the terms of the Underwriting Agreement are fair and reasonable.

Conditions of the Open Offer

The Open Offer is conditional, among other things, on each of the following conditions being fulfilled:

- (i) the passing of the relevant resolution(s) by the Independent Shareholders approving the Open Offer and the Whitewash Waiver at the SGM by way of poll;
- (ii) the filing of the Prospectus Documents with the Registrar of Companies in Bermuda in compliance with the Companies Act 1981 of Bermuda (as amended) before or as soon as reasonably practicable after the Prospectus Posting Date;
- (iii) the Whitewash Waiver having been granted by the Executive;
- (iv) the delivery to the Stock Exchange and registration with the Registrar of Companies in Hong Kong respectively one copy each of the Prospectus Documents in the manner described in the Underwriting Agreement not later than the Prospectus Posting Date and otherwise in compliance with the Listing Rules and the Companies Ordinance;
- (v) the posting of the Prospectus Documents to Qualifying Shareholders on the Prospectus Posting Date;

- (vi) the Listing Committee of the Stock Exchange granting or agreeing to grant (subject to allotment) and not having withdrawn or revoked the listing of, and permission to deal in, the Offer Shares by no later than the Prospectus Posting Date;
- (vii) compliance with and performance of all the undertakings and obligations of the Company as provided in the Underwriting Agreement; and
- (viii) compliance with and performance of all the undertakings and obligations of Mr. Shum and Uniocean as provided in the Underwriting Agreement.

Conditions set out above are not capable of being waived. If the conditions of the Open Offer under the Underwriting Agreement are not fulfilled by the relevant dates and times specified in the Underwriting Agreement (or, in each case, such later date or time as the Underwriter may agree in writing with the Company pursuant to the Underwriting Agreement), the Underwriting Agreement will terminate and no party thereto will have any claim against any other party for costs, damages compensation or otherwise save for any antecedent breaches. If the Underwriting Agreement terminates in accordance with its terms, the Open Offer will not proceed. The irrevocable undertakings by the Options Holders as described above will lapse.

Termination of the Underwriting Agreement

The Underwriter shall have the absolute right, after reasonable consultation with the Company as the Underwriter in its sole and absolute discretion, sees fit terminate the Underwriting Agreement by notice in writing given to the Company at any time prior to 4:00 p.m. on the third Business Day after the Acceptance Time if there occurs any of the following events:

- (a) in the sole and absolute opinion of the Underwriter, the success of the Open Offer would be materially and adversely affected by:
 - (i) the introduction of any new law or regulation or any change in existing law or regulation (or the judicial interpretation thereof) or other occurrence of any nature whatsoever which may in the sole and absolute opinion of the Underwriter materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole or is materially adverse in the context of the Open Offer; or

- (ii) the occurrence of any local, national or international event or change (whether or not forming part of a series of events or changes occurring or continuing before, and/or after the date hereof) of a political, military, financial, economic or other nature (whether or not ejusdem generis with any of the foregoing), or in the nature of any local, national or international outbreak or escalation of hostilities or armed conflict, or affecting local securities markets which may, in the sole and absolute opinion of the Underwriter materially and adversely affect the business or the financial or trading position or prospects of the Group as a whole or materially and adversely prejudice the success of the Open Offer or otherwise makes it inexpedient or inadvisable to proceed with the Open Offer; or
- (iii) any material adverse change in the business or in the financial or trading position of the Group as a whole; or
- (b) any adverse change in market conditions (including without limitation, any change in fiscal or monetary policy, or foreign exchange or currency markets, suspension or material restriction or trading in securities) occurs which in the sole and absolute opinion of the Underwriter is likely to materially or adversely affect the success of the Open Offer or otherwise makes it inexpedient or inadvisable to proceed with the Open Offer; or
- (c) there is any change in the circumstances of the Company or any member of the Group which in the sole and absolute opinion of the Underwriter will adversely affect the prospects of the Company, including without limiting the generality of the foregoing the presentation of a petition or the passing of a resolution for the liquidation or winding up or similar event occurring in respect of any of member of the Group or the destruction of any material asset of the Group; or
- (d) any suspension in the trading of securities generally or the Company's securities on the Stock Exchange for a period of more than 10 consecutive Business Days, excluding any suspension in connection with the clearance of the Announcement or the Prospectus Documents or other announcements or circulars in connection with the Open Offer, or
- (e) the circular, Prospectus or announcements of the Company published since the date of the Underwriting Agreement when published contain information (either as to business prospects or the condition of the Group or as to its compliance with any laws or the Listing Rules or any applicable regulations) which has not prior to the date thereof been publicly announced or published by the Company and which may in the sole and absolute opinion of the Underwriter is material to the Group as a whole and is likely to affect materially and adversely the success of the Open Offer or might cause a prudent investor not to accept the Offer Shares provisionally allotted to it.

If, prior to 4:00 p.m. on the third Business Day after the Acceptance Time:

- (a) any material breach of any of the warranties or undertakings contained in the Underwriting Agreement comes to the knowledge of the Underwriter; or
- (b) any event occurring or matter arising on or after the date of the Underwriting Agreement and prior to 4:00 p.m. on the third Business Day after the Acceptance Time which if it had occurred or arisen before the date of the Underwriting Agreement would have rendered any of the warranties contained in the Underwriting Agreement untrue or incorrect in any material respect and such event comes to the knowledge of the Underwriter,

the Underwriter shall be entitled by notice in writing to the Company to rescind the Underwriting Agreement.

If the Underwriter gives a notice of termination to the Company in accordance with the terms of the Underwriting Agreement, all obligations of the Underwriter under the Underwriting Agreement shall cease and no party shall have any claim against any other party in respect of any matter or thing arising out of or in connection with the Underwriting Agreement provided that the Company shall remain liable to pay to the Underwriter any reasonable legal fees and other reasonable out of pocket expenses incurred by the Underwriter. If the Underwriter exercises its right to terminate the Underwriting Agreement, the Open Offer will not proceed.

WARNING OF THE RISKS OF DEALING IN THE SHARES

The Open Offer is conditional, inter alia, upon the fulfillment of the conditions set out in the section headed "Conditions of the Open Offer". In particular, the Open Offer is conditional upon the Whitewash Waiver having been granted by the Executive, the approval of the Open Offer, the Whitewash Waiver by the Independent Shareholders at the SGM by way of poll, the Underwriting Agreement having become unconditional and the Underwriter not having terminated the Underwriting Agreement in accordance with the terms thereof as set out in the paragraph headed "Termination of the Underwriting Agreement". Accordingly, the Open Offer may or may not proceed.

Shareholders and potential investors of the Company should therefore exercise extreme caution when dealing in the Shares, and if they are in any doubt about their position, they should consult their professional advisers.

SHAREHOLDING STRUCTURE OF THE COMPANY

The shareholding structure of the Company immediately before and after completion of the Open Offer is set out below:

	As at 1 Latost Practi		Uno	n completion of	tha Onan Offa	
Shareholders	Latest Practicable Date		Upon completion of Nil subscription by public Shareholders		100% subscription by public Shareholders	
	Number of Shares	Approximate %	Number of Shares	Approximate %	Number of Shares	Approximate %
Uniocean	134,870,621	28.00	595,735,529	61.84	269,741,242	28.00
Mr. Shum	20,811,779	4.32	41,623,558	4.32	41,623,558	4.32
Total holdings of Uniocean, Mr. Shum and parties acting in concert with them	155,682,400	32.32	637,359,087	66.16	311,364,800	32.32
Integrated Asset Management (Asia) Limited <i>(Note)</i>	30,000,000	6.23	30,000,000	3.11	60,000,000	6.23
Other public Shareholders	295,994,287	61.45	295,994,287	30.73	591,988,574	61.45
Total	481,676,687	100.00	963,353,374	100.00	963,353,374	100.00

Note:

The Shares are held by Integrated Asset Management (Asia) Limited of which the beneficial shareholder is an Independent Third Party.

PREVIOUS FUND RAISING EXERCISES OF THE COMPANY

The Company did not have any fund raising exercises in the past twelve months immediately preceding the Latest Practicable Date.

ADJUSTMENTS TO EXERCISE PRICES AND NUMBERS OF SHARE OPTIONS

Adjustments to the exercise prices and numbers of the outstanding Share Options may be required under the relevant terms of the New Share Option Scheme. The auditors of the Company will be appointed to certify the necessary adjustments, if any, to the exercise prices and numbers of the outstanding Share Options. Further announcement will be made by the Company in this regard.

WHITEWASH WAIVER

Uniocean, which is the Underwriter and holds approximately 28.0% of the entire issued share capital of the Company as at the Latest Practicable Date, is beneficially owned as to 94.0% by the associates of Mr. Shum, being his spouse and certain of his family members. Uniocean has irrevocably undertaken to the Company to subscribe in full for all the Offer Shares to be provisionally allotted to it under the Open Offer and those Offer Shares not having been subscribed by the Qualifying Shareholders. In the event that upon completion of the Open Offer, no Qualifying Shareholders (other than Mr. Shum and Uniocean) will take up any Offer Shares, the Underwriter will be required to subscribe for and take up all the Offer Shares that are not subscribed for under the Open Offer. This may result in the total shareholdings of the Underwriter, Mr. Shum and parties acting in concert with any of them increase from 155,682,400 Shares, representing approximately 32.32% of the entire issued share capital of the Company as at the Latest Practicable Date, to 637,359,087 Shares representing approximately 66.16% of the entire issued share capital of the Company as enlarged by the Open Offer. Accordingly, the underwriting by the Underwriter may trigger an obligation on the part of the Underwriter to make a mandatory general offer under Rule 26 of the Takeovers Code for all the Shares not already owned or agreed to be acquired by it and parties acting in concert with it. An application has been made by the Underwriter to the Executive for the Whitewash Waiver. The Executive has agreed that subject to approval of the Independent Shareholders at the SGM by way of poll, to waive any obligations of the Underwriter to make a general offer which might result from the subscription of the Underwritten Shares.

It is one of the conditions of the Underwriting Agreement that the Whitewash Waiver be granted by the Executive and approved by the Independent Shareholders at the SGM by way of poll. If the Whitewash Waiver is not granted by the Executive or not approved by the Independent Shareholders, the Underwriting Agreement will not become unconditional and the Open Offer will not proceed.

As at the Latest Practicable Date, (i) there is no arrangement (whether by way of option, indemnity or otherwise) in relation to the Shares or the shares of the Underwriter and which might be material to the Whitewash Waiver; and (ii) save for the Underwriting Agreement, there is no other agreement or arrangement to which the Underwriter is a party which relates to the circumstances in which it may or may not invoke or seek to invoke a pre-condition or a condition to the Open Offer other than those mentioned in the paragraph headed "Conditions of the Open Offer" or the Whitewash Waiver. Save for Mr. Shum and Uniocean who have irrevocably undertaken to take up their respective entitlements pursuant to the Open Offer as set out in the paragraph headed "Undertakings from Mr. Shum and Uniocean", the Underwriter or any person acting in concert with it has not received an irrevocable commitment to accept the Open Offer.

Should the Underwriter, Mr. Shum and parties acting in concert with any of them hold more than 50% of the voting rights of the Company upon completion of the Open Offer, they may further increase their shareholding in the Company without triggering any further obligation under the Takeovers Code to make a general offer.

REGULATORY IMPLICATIONS

As the Open Offer will increase the issued share capital of the Company by more than 50%, pursuant to Rule 7.24(5) of the Listing Rules, the Open Offer must be made conditional on approval by the Independent Shareholders at the SGM. As at the Latest Practicable Date, Uniocean, Mr. Shum and concert parties with them are interested in an aggregate of 155,682,400 Shares, representing approximately 32.32% of the existing issued share capital of the Company. Uniocean, Mr. Shum and concert parties with them and those who are involved in or interested in the Underwriting Agreement and the Whitewash Waiver have abstained from voting in favour of the relevant resolutions relating to the Open Offer and the Whitewash Waiver in the SGM.

DEALINGS IN THE SHARES DURING THE PAST SIX MONTHS PRIOR TO THE DATE OF THE ANNOUNCEMENT

During the period commencing on the date falling six months preceding the date of the Announcement up to and including the Latest Practicable Date, the Underwriter acquired a total of 974,000 Shares on the Stock Exchange at a total purchase price of HK\$588,000, between 11 February 2008 and 27 February 2008 with average prices ranging from HK\$0.54 to HK\$0.62, the latest of which happened on 27 February 2008, where 198,000 Shares were acquired by the Underwriter at an aggregate consideration of HK\$122,760. These acquisitions had been made by the Underwriter in compliance with the Model Code. As disclosed in the clarification announcement made by the Company on 14 August 2008, due to the malfunction of the Company's computer servers, an inadvertent error in the Announcement relating to dealings in securities of the Company by the Underwriter, Mr. Shum and parties acting in concert with any of them in the six months prior to the date of the Announcement was made. These acquisitions have been reported to the Stock Exchange and notices in respect of changes in shareholdings of the substantial Shareholders as a result of such acquisitions had been properly filed and the Company has fully complied with the disclosure requirements under Part XV of the SFO. The filings were made during the period from 13 February 2008 to 28 February 2008.

A ruling dated 25 August 2008 has been granted by the Executive that the above acquisitions of the Shares were not disqualifying transactions for the purpose of section 3(a) of Schedule VI of the Takeovers Code as these acquisitions were made prior to the contemplation of the Open Offer.

Save as disclosed above, none of Uniocean, Mr. Shum and parties acting in concert with any of them had dealt for value in the securities (as defined under Note 4 to Rule 22 of the Takeover Code) of the Company during the period commencing on the date falling six months preceding the date of the Announcement up to and including the Latest Practicable Date.

INTENTION OF THE UNDERWRITER

It is the intention of the Underwriter that the Group will continue its current business. The Underwriter has no intention to make any major changes to the business or continued employment or the employees of the Group or to redeploy the fixed assets of the Group.

Uniocean decides to support the Open Offer by way of acting as the Underwriter to the Open Offer as it believes that the Open Offer would strengthen the Group's financial position and enlarge its capital base. This would in turn enhance the value of the investments of the Underwriter in the Group in the long run.

FURTHER INFORMATION

Your attention is drawn to the financial and general information set out in the appendices to this Prospectus.

By order of the Board Shum Siu Hung Chairman

APPENDIX I

1. SUMMARY OF AUDITED FINANCIAL INFORMATION OF THE GROUP

A summary of the published consolidated results, assets and liabilities of the Group for the three years ended 31 December 2005, 2006 and 2007 as extracted from the respective annual reports of the Company is set out below. No qualified opinions have been expressed by the auditors of the Company on the financial statements containing the financial information set out below:

Continuing enoutions	2007 <i>HK\$`000</i>	2006 <i>HK\$`000</i>	2005 <i>HK\$`000</i>
Continuing operations Revenue Cost of sales	3,890,225 (3,719,247)	2,384,835 (2,261,555)	1,610,785 (1,530,602)
Gross profit Other income Selling and distribution expenses Administrative expenses Changes in fair values of foreign currency	170,978 90,331 (58,107) (74,195)	123,280 35,310 (28,431) (44,188)	80,183 8,140 (19,846) (30,989)
forward contracts Impairment losses on receivables Adjustment to goodwill Loss on disposals and write-offs of	(22,883) (442)	(2,658) (1,123)	(4,056)
property, plant and equipment Recognition of impairment loss on property,	—	(404)	(10)
plant and equipment Gain on disposal of a subsidiary		_	(2,776) 2,710
Finance costs Share of profit (loss) of a jointly controlled	(53,693)	(37,280)	(9,488)
entity Recognition of share-based payments	570	(418) (5,855)	(402)
Profit before taxation Taxation (charge) credit	52,559 (2,105)	38,233 179	23,466 3,667
Profit for the year from continuing operations	50,454	38,412	27,133
Discontinued operations Profit for the year from discontinued operations		5,718	6,777
Profit for the year attributable to equity holders of the Company	50,454	44,130	33,910
Earnings per share From continuing and discontinued operations			
Basic	HK10.47 cents	HK9.16 cents	HK7.41 cents
Diluted	HK10.44 cents	HK9.16 cents	N/A
From continuing operations Basic	HK10.47 cents	HK7.97 cents	HK6.01 cents
Diluted	HK10.44 cents	HK7.97 cents	N/A
Dividend proposed	5,298	4,817	5,780
Dividend per share	HK1.1 cents	HK1.0 cent	HK1.2 cents

FINANCIAL INFORMATION ON THE GROUP

	2007 <i>HK\$'000</i>	2006 HK\$`000	2005 <i>HK\$</i> '000
Non-current assets			
Property, plant and equipment	501,112	438,592	170,094
Prepaid lease payments for lands	53,391	51,823	46,899
Prepaid lease payments for coast	12,290	12,137	12,366
Goodwill	102,623	84,428	61,893
Investment properties			46,000
Other intangible assets	16,850		
Interest in a jointly controlled entity	12,502	11,932	12,350
Other assets	35,759	65,694	18,754
Deferred tax assets	1,930	2,636	2,326
	736,457	667,242	370,682
Current assets			
Inventories	126,925	57,970	40,197
Trade debtors and bills receivable	430,863	139,338	50,340
Other debtors, deposits and prepayments	160,530	129,558	100,928
Prepaid lease payments for lands	2,211	2,061	1,868
Prepaid lease payments for coast	732	683	653
Amount due from a jointly controlled			
entity	471	270	153
Amount due from a former shareholder			
of a subsidiary			2,435
Pledged bank deposits	755,375	313,657	207,909
Bank balances and cash	105,968	151,034	57,479
	1,583,075	794,571	461,962
Current liabilities			
Trade creditors and bills payable	381,816	284,714	63,246
Other creditors and accrued charges	96,814	87,409	26,046
Derivative financial instruments	21,402		
Tax liabilities	4,322	9,286	8,971
Borrowings, partly secured — repayable			
within one year	1,064,999	401,444	334,407
	1,569,353	782,853	432,670
Net current assets	13,722	11,718	29,292
Total assets less current liabilities	750,179	678,960	399,974

APPENDIX I

FINANCIAL INFORMATION ON THE GROUP

	2007 <i>HK\$</i> '000	2006 HK\$'000	2005 <i>HK\$</i> '000
Capital and reserves			
Share capital	48,168	48,168	48,168
Share premium and other reserves	464,962	397,782	340,764
Equity attributable to equity holders of the			
Company	513,130	445,950	388,932
Minority interests	10,713	1,531	1,531
Total equity	523,843	447,481	390,463
Non-current liabilities			
Deferred tax liabilities	16,109	9,246	9,511
Borrowings, partly secured — repayable	2	,	,
over one year	205,421	222,233	
Obligation for put option to minority			
shareholder of a subsidiary	4,806		
	226,336	231,479	9,511
	750,179	678,960	399,974

APPENDIX I

2. AUDITED FINANCIAL STATEMENTS

Set out below are the audited financial statements together with the relevant notes thereto as extracted from the annual report of the Company for the year ended 31 December 2007.

Consolidated Income Statement

For the year ended December 31, 2007

	Notes	2007 <i>HK\$`000</i>	2006 <i>HK\$</i> '000
Continuing operations Revenue Cost of sales	6	3,890,225 (3,719,247)	2,384,835 (2,261,555)
Gross profit Other income Selling and distribution expenses Administrative expenses Changes in fair values of foreign	8	170,978 90,331 (58,107) (74,195)	123,280 35,310 (28,431) (44,188)
currency forward contracts Impairment losses on receivables Adjustment to goodwill Loss on disposals and write-offs of	20	(22,883) (442)	(2,658) (1,123)
property, plant and equipment Finance costs Share of profit (loss) of a jointly controlled entity	9	(53,693)	(404) (37,280) (418)
Recognition of share-based payments			(5,855)
Profit before taxation Taxation (charge) credit	10	52,559 (2,105)	38,233
Profit for the year from continuing operations		50,454	38,412
Discontinued operations Profit for the year from discontinued operations	11		5,718
Profit for the year attributable to equity holders of the Company	12	50,454	44,130
Earnings per share From continuing and discontinued operations	16		
Basic		HK10.47 cents	HK9.16 cents
Diluted		HK10.44 cents	HK9.16 cents
From continuing operations Basic		HK10.47 cents	HK7.97 cents
Diluted		HK10.44 cents	HK7.97 cents

Consolidated Balance Sheet

At December 31, 2007

	Notes	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Non-current assets			
Property, plant and equipment	17	501,112	438,592
Prepaid lease payments for lands	18	53,391	51,823
Prepaid lease payments for coast	19	12,290	12,137
Goodwill	20	102,623	84,428
Other intangible assets	21	16,850	
Interest in a jointly controlled entity	22	12,502	11,932
Other assets	23	35,759	65,694
Deferred tax assets	32	1,930	2,636
		736,457	667,242
Current assets			
Inventories	24	126,925	57,970
Trade debtors and bills receivable Other debtors, deposits and	25	430,863	139,338
prepayments	25	160,530	129,558
Prepaid lease payments for lands	18	2,211	2,061
Prepaid lease payments for coast	19	732	683
Amount due from a jointly controlled			
entity	26	471	270
Pledged bank deposits	27	755,375	313,657
Bank balances and cash	27	105,968	151,034
		1,583,075	794,571
Current liabilities			
Trade creditors and bills payable	28	381,816	284,714
Other creditors and accrued charges	28	96,814	87,409
Derivative financial instruments	41	21,402	
Tax liabilities		4,322	9,286
Borrowings, partly secured —			
repayable within one year	29	1,064,999	401,444
		1,569,353	782,853
Net current assets		13,722	11,718
Total assets less current liabilities		750,179	678,960

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FINANCIAL INFORMATION ON THE GROUP

		2007	2006
	Notes	HK\$'000	HK\$'000
Capital and reserves			
Share capital	30	48,168	48,168
Share premium and other reserves		464,962	397,782
Equity attributable to equity holders of			
the Company		513,130	445,950
Minority interests		10,713	1,531
Total equity		523,843	447,481
Non-current liabilities			
Deferred tax liabilities	32	16,109	9,246
Borrowings, partly secured —			
repayable over one year	29	205,421	222,233
Obligation for put option to minority			
shareholder of a subsidiary		4,806	
		226,336	231,479
		750,179	678,960

Consolidated Statement of Changes in Equity

For the year ended December 31, 2007

	Attributable to equity holders of the Company										
	Share capital HK\$'000	Share premium HK\$'000	Special reserve HK\$'000	Statutory surplus reserves HK\$'000	Exchange reserve HK\$'000	Share options reserve HK\$'000	Contributed surplus accounts HK\$'000	Retained profits HK\$'000	Total HK\$'000	Minority interests HK\$'000	Total HK\$'000
THE GROUP At January 1, 2006	48,168	199,299	122,085		4,948		1,667	12,765	388,932	1,531	390,463
Exchange differences arising from translation to presentation currency recognised directly in equity	_	_	_	_	12,813	_	_	_	12,813	_	12,813
Reserves release											
upon liquidation of					(227)			277			
subsidiaries Profit for the year	_	_	_	_	(327)	_	_	327 44,130	44,130	_	44,130
Total recognised income and expense for the					10.400						
year Appropriations	_	_	_	1,113	12,486	-	_	44,457 (1,113)	56,943	_	56,943
Dividend paid	_	_	_	1,115	_	_	_	(5,780)	(5,780)	_	(5,780)
Recognition of share-								(*,***)	(1), 11)		(*,***)
based payments						5,855			5,855		5,855
At December 31, 2006	48,168	199,299	122,085	1,113	17,434	5,855	1,667	50,329	445,950	1,531	447,481
Exchange differences arising from translation to presentation currency recognised directly in equity Profit for the year Reverse released upon the lapse of share					21,543		- -	50,454	21,543 50,454		21,543 50,454
options			_			(192)		192			
Total recognised income and expense for the year Appropriations Dividend paid Put option granted to acquire equity	- - -	- - -	- - -	3,933	21,543 	(192) 	- - -	50,646 (3,933) (4,817)	71,997 (4,817)	- - -	71,997 (4,817)
interest from minority shareholder in a subsidiary Acquisition of a subsidiary (note 33)	_	_	_	_	_	_	_	_	_	(4,806) 13,988	(4,806) 13,988
At December 21, 2007	10 160	100 200	100.005	5.046	20 077	5.(()	1.667	02 225	512 120	10 712	577 0.47
At December 31, 2007	48,168	199,299	122,085	5,046	38,977	5,663	1,667	92,225	513,130	10,713	523,843

Consolidated Cash Flow Statement

For the year ended December 31, 2007

	Note	2007 <i>HK\$</i> '000	2006 <i>HK\$</i> '000
OPERATING ACTIVITIES			
Profit before taxation		52,559	43,951
Adjustments for:		,,	,
Share of (profit) loss of a jointly			
controlled entity		(570)	418
Finance costs		53,693	37,280
Interest income		(10,287)	(13,396)
Gain on disposal of subsidiaries		(7,371)	
Loss (gain) on change in fair value of			
derivative financial instruments		22,883	(1,481)
Impairment losses on receivables			2,658
Adjustment to goodwill		442	1,123
Depreciation of property, plant and		22 (11	14 (20
equipment		22,611	14,620
Amortisation of prepaid lease payments for land		2 1 2 2	1 001
Amortisation of prepaid lease		2,133	1,991
payments for coast		707	670
Amortisation on other intangible		/0/	070
assets		2,163	
Gain on change in fair value of		2,100	
investment properties		_	(3,229)
Loss on disposals and write-offs of			())
property, plant and equipment		_	318
Recognition of share-based payments		—	5,855
Operating cash flows before movements			
in working capital		138,963	90,778
Increase in inventories		(65,076)	(17,773)
Increase in trade debtors and bills		(201 1 11)	
receivable		(291,141)	(89,324)
Increase in other debtors, deposits and		(20.9(4))	(2(91))
prepayments		(30,864)	(26,816)
Increase in amount due from a jointly controlled entity		(201)	(117)
Decrease in amount due from a former		(201)	(117)
shareholder of a subsidiary			103
Increase in trade creditors and bills			105
payable		95,693	221,468
Increase in other creditors and accrued		,0,0	221,100
charges		9,472	61,363
Cash (used in) generated from			
operations		(143,154)	239,682
Hong Kong Profits Tax paid		_	(237)
PRC income tax paid		(394)	(231)
Interest paid		(53,693)	(37,280)

FINANCIAL INFORMATION ON THE GROUP

	Note	2007 <i>HK\$</i> '000	2006 HK\$'000
NET CASH (USED IN) GENERATED FROM OPERATING ACTIVITIES		(197,241)	201,934
INVESTING ACTIVITIES Interest received		10,287	13,396
Acquisition of subsidiaries (net of cash and cash equivalents acquired) Deposits paid for acquisition of a	33	(15,685)	(34,602)
subsidiary Deposit paid for acquisition of additional			(15,926)
interests in a subsidiary Proceeds from disposals of investment		(22,452)	—
properties Purchase of property, plant and		_	49,229
equipment Deposit paid to a contractor		(132,557)	(247,243) (49,768)
Payments of prepaid lease rental for a vessel Increase in pledged bank deposits Proceeds from diamonds of property		(14,517) (441,718)	(105,748)
Proceeds from disposals of property, plant and equipment Compensation from the gas plant		174	1,042
contractor		146,183	
NET CASH USED IN INVESTING ACTIVITIES		(470,285)	(389,620)
FINANCING ACTIVITIES Interest paid Borrowings raised Repayment of borrowings Dividend paid		(9,035) 2,781,866 (2,155,408) (4,817)	(2,905) 1,231,222 (941,952) (5,780)
NET CASH GENERATED FROM FINANCING ACTIVITIES		612,606	280,585
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS		(54,920)	92,899
EFFECT OF FOREIGN EXCHANGE RATE CHANGES		9,854	656
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE YEAR		151,034	57,479
CASH AND CASH EQUIVALENTS AT END OF THE YEAR		105,968	151,034
ANALYSIS OF THE BALANCES OF CASH AND CASH EQUIVALENTS Bank balances and cash		105,968	151,034

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL

The Company is incorporated in Bermuda as an exempted company with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its ultimate and immediate holding company is Uniocean Investments Limited, a company incorporated in the British Virgin Islands. The address of the registered office of the Company is disclosed in the "Corporate Information" section to the annual report.

The Company acts as an investment holding company. The principal activities of the Group are the sale and distribution of liquefied petroleum gas and sale of electronic products.

The functional currency of the Company is Renminbi ("RMB"), the currency of the primary economic environment in which the Group operates. For the purpose of the consolidated financial statements and convenience of the financial statements users, the results and financial position of the Group are expressed in Hong Kong dollars ("HKD"), the presentation currency for the consolidated financial statements.

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS

In the current year, the Group has applied, for the first time, a number of new standard, amendment and interpretations ("new HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), which are effective for the Group's financial year beginning January 1, 2007.

HKAS 1 (Amendment)	Capital disclosures
HKFRS 7	Financial instruments: Disclosures
HK(IFRIC) — INT 7	Applying the restatement approach under HKAS 29 Financial Reporting in Hyperinflationary Economies
HK(IFRIC) — INT 8	Scope of HKFRS 2
HK(IFRIC) — INT 9	Reassessment of embedded derivatives
HK(IFRIC) — INT 10	Interim financial reporting and impairment

The adoption of these new HKFRSs had no material effect on how the results or financial position of the Group for the current or prior accounting periods. Accordingly, no prior year adjustment has been required.

The Group has applied the disclosure requirements under HKAS 1 (Amendment) and HKFRS 7 retrospectively. Certain information presented in prior year under the requirements of HKAS 32 has been removed and the relevant comparative information based on the requirement of HKAS 1 (Amendment) and HKFRS 7 has been presented for the first time in the current year.

The Group has not early applied the following new standards, amendment or interpretations that have been issued but are not yet effective.

FINANCIAL INFORMATION ON THE GROUP

HKAS 1 (Revised)	Presentation of financial statements ¹
HKAS 23 (Revised)	Borrowing costs ¹
HKAS 27 (Revised)	Consolidated and separate financial statements ²
HKFRS 2 (Amendment)	Vesting conditions and cancellations ¹
HKFRS 3 (Revised)	Business combintations ²
HKFRS 8	Operating segments ¹
HK(IFRIC) – INT 11	HKFRS 2: Group and treasury share transactions ³
HK(IFRIC) – INT 12	Service concession arrangements ⁴
HK(IFRIC) – INT 13	Customer loyalty programmes ⁵
HK(IFRIC) – INT 14	HKAS 19 – The Limit on a defined benefit asset, minimum funding requirements and their interaction ⁴

- ¹ Effective for annual periods beginning on or after January 1, 2009.
- ² Effective for annual periods beginning on or after July 1, 2009.
- ³ Effective for annual periods beginning on or after March 1, 2007.
- ⁴ Effective for annual periods beginning on or after January 1, 2008.
- ⁵ Effective for annual periods beginning on or after July 1, 2008.

The adoption of HKFRS 3 (revised) may affect the accounting for business combination for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after July 1, 2009. HKAS 27 (revised) will affect the accounting treatment for changes in a parent's ownership interest in a subsidiary that do not result in a loss of control, which will be accounted for as equity transactions. The directors of the Company anticipate that the application of the other new or revised standards and interpretations will have no material impact on the results and the financial position of the Group.

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared under the historical cost basis except for derivative financial instruments, which are measured at fair values, as explained in the accounting policies set out below.

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and by the Hong Kong Companies Ordinance.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate.

All intra-group transactions, balances, income and expenses are eliminated on consolidation.

Minority interests in the net assets of consolidated subsidiaries are presented separately from the Group's equity therein. Minority interests in the net assets consist of the amount of those interests at the date of the original business combination and the minority's share of changes in equity since the date of the combination. Losses applicable to the minority in excess of the minority's interest in the subsidiary's equity are allocated against the interests of the Group except to the extent that the minority has a binding obligation and is able to make an additional investment to cover the losses.

Business combinations

The acquisition of businesses is accounted for using the purchase method. The cost of the acquisition is measured at the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed by the Group in exchange for control of the acquiree, plus any costs directly attributable to the business combination. The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under HKFRS 3 Business Combinations are recognised at their fair values at the acquisition date.

Goodwill arising on acquisition is recognised as an asset and initially measured at cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognised. If, after reassessment, the Group's interest in the net fair value of the acquiree's identifiable assets, liabilities and contingent liabilities exceeds the cost of the business combination, the excess is recognised immediately in profit or loss.

The interest of minority shareholders in the acquiree is initially measured at the minority's proportion of the net fair value of the assets, liabilities and contingent liabilities recognised.

Acquisition of additional interests in a subsidiary

The cost of the acquisition is measured at the consideration paid for the additional interest. The goodwill is calculated as the difference between the consideration paid and the carrying amount of the net assets of the subsidiary attributable to the additional interest acquired.

Goodwill

Goodwill arising on acquisitions prior to January 1, 2005

Goodwill arising on acquisition of net assets and operations of another entity or a jointly controlled entity for which the agreement date is before January 1, 2005 represents the excess of the cost of acquisition over the Group's interest in the fair value of the identifiable assets and liabilities of the relevant acquiree at the date of acquisition.

Goodwill arising on acquisitions on or after January 1, 2005

Goodwill arising on an acquisition of a business for which the agreement date is on or after January 1, 2005 represents the excess of the cost of acquisition over the Group's interest in the fair value of the identifiable assets, liabilities and contingent liabilities of the relevant business at the date of acquisition. Such goodwill is carried at cost less any accumulated impairment losses.

Capitalised goodwill arising on an acquisition of a business is presented separately in the consolidated balance sheet.

For the purposes of impairment testing, goodwill arising from an acquisition of a subsidiary is allocated to each of the relevant cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the acquisition. A cash-generating unit to which goodwill has been allocated is tested for impairment annually, and whenever there is an indication that the unit may be impaired. For goodwill arising on an acquisition in a financial year, the cash-generating unit to which goodwill has been allocated is tested for impairment before the end of that financial year. When the recoverable amount of the cash-generating unit is less than the carrying amount of the unit, the impairment loss is allocated to reduce the carrying amount of any goodwill allocated to the unit first, and then to the other assets of the unit pro rata on the basis of the carrying amount of each asset in the unit. Any impairment loss for goodwill is not reversed in subsequent periods.

On subsequent disposal of the relevant cash-generating unit, the attributable amount of goodwill capitalised is included in the determination of the amount of profit or loss on disposal.

Jointly controlled entities

Joint venture arrangements that involve the establishment of a separate entity in which venturers have joint control over the economic activity of the entity are referred to as jointly controlled entities.

The results and assets and liabilities of jointly controlled entities are incorporated in the consolidated financial statements using the equity method of accounting. Under the equity method, investments in jointly controlled entities are carried in the consolidated balance sheet at cost as adjusted for post-acquisition changes in the Group's share of the profit or loss and of changes in equity of the jointly controlled entities, less any identified impairment loss. When the Group's share of losses of a jointly controlled entity equals or exceeds its interest in that jointly controlled entity, the Group discontinues recognising its share of further losses. An additional share of losses is provided for and a liability is recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of that jointly controlled entity.

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets, liabilities of the jointly controlled entity recognised at the date of acquisition is recognised as goodwill. This goodwill is included within the carrying amount of the investment and is assessed for impairment as part of the investment.

When a group entity transacts with a jointly controlled entity of the Group, unrealised profits or losses are eliminated to the extent of the Group's interest in the jointly controlled entity, except to the extent that unrealised losses provide evidence of an impairment of the asset transferred, in which case, the full amount of losses is recognised.

Revenue recognition

Revenue is measured at the fair value of the consideration received and receivable and represents amounts receivable for goods sold in the normal course of business, less discounts, sales related taxes, returns and allowances.

Revenue from sales of goods are recognised when goods are delivered and title has passed.

Interest income from a financial asset is accrued on a timely basis, by reference to the principal outstanding and at the interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial assets to that asset's net carrying amount.

Subcontracting fee income under subcontracting arrangement is recognised on a straight line basis over the respective subcontracting lease terms.

Property, plant and equipment

Property, plant and, equipment including buildings held for use in the production or supply of goods or services, or for administrative purpose other than construction in progress, are stated at cost less accumulated depreciation and accumulated impairment losses, if any.

Depreciation and amortisation are provided to write off the cost, other than construction in progress, over their estimated useful lives and after taking into account of their estimated residual value, using the straight-line method.

Construction in progress includes property, plant and equipment in the course of construction for production or for its own use purposes. Construction in progress is carried at cost less any recognised impairment loss. Construction in progress is classified to the appropriate category of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in the consolidated income statement in the year in which the item is derecognised.

Intangible assets

Intangible assets acquired in a business combination

Intangible assets acquired in a business combination are identified and recognised separately from goodwill where they satisfy the definition of an intangible asset and their fair values can be measured reliably. The cost of such intangible assets is their fair value at the acquisition date.

Subsequent to initial recognition, intangible assets with finite useful lives are carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is provided on a straight-line basis over their estimated useful lives (see the accounting policy in respect of impairment losses on tangible and intangible assets below).

Impairment losses on tangible and intangible assets other than goodwill (see the accounting policy in respect of goodwill above)

At each balance sheet date, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised as income immediately.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the first-in, first-out method.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing on the dates of the transactions. At each balance sheet date, monetary items denominated in foreign currencies are retranslated at the rates prevailing on the balance sheet date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are recognised in profit or loss in the year in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's operations recorded at the functional currency are translated into the presentation currency of the Group (i.e. Hong Kong dollars) at the rate of exchange prevailing at the balance sheet date, and their income and expenses are translated at the average exchange rates for the year, unless exchange rates fluctuate significantly during the year, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised as a separate component of equity (the exchange reserve). Such exchange differences are recognised in profit or loss in the year in which the foreign operation is disposed of.

Goodwill and fair value adjustments on identifiable assets acquired arising on an acquisition of a foreign operation on or after January 1, 2005 are treated as assets and liabilities of that foreign operation and translated at the rate of exchange prevailing at the balance sheet date. Exchange differences arising are recognised in the exchange reserve.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, are capitalised as part of the cost of those assets. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

Leasing

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Group as lessor

Rental income from operating leases is recognised in the consolidated income statement on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised as an expense on a straight-line basis over the lease term.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the consolidated income statement because it excludes items of income or expenses that are taxable or deductible in other years and it further excludes items of income or expenses that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the balance sheet date.

Deferred tax is recognised on differences between the carrying amount of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit, and is accounted for using the balance sheet liability method. Deferred tax liabilities are generally recognised for all taxable temporary differences, and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

The carrying amount of deferred tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax is calculated at the tax rates that are expected to apply in the year when the liability is settled or the asset realised. Deferred tax is charged or credited to profit or loss, except when it relates to items charged or credited directly to equity, in which case the deferred tax is also dealt with in equity.

Retirement benefit cost

Payments to state-managed retirement benefit scheme and the Mandatory Provident Fund Scheme are charged as an expense when employees have rendered service entitling them to the contributions.

Financial instruments

Financial assets and financial liabilities are recognised on the balance sheet when a group entity becomes a party to the contractual provisions of the instrument. Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss.

Financial assets

The Group's financial assets are classified as loans and receivables. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales or sales or sales or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace. The accounting policies adopted in respect of financial assets are set out below.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees on points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or, where appropriate, a shorter period.

Income is recognised on an effective interest basis.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. At each balance sheet date subsequent to initial recognition, loans and receivables including bank balances, pledged bank deposits, trade debtors, bills receivable, other debtors and deposits are carried at amortised cost using the effective interest method, less any identified impairment losses (see accounting policy on impairment loss on financial assets below).

Impairment of financial assets

Financial assets are assessed for indicators of impairment at each balance sheet date. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been impacted.

For loans and receivables, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation.

For certain categories of financial asset, such as trade receivables and bills receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, an impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment losses was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

Financial liabilities and equity

Financial liabilities and equity instruments issued by a group entity are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of the group after deducting all of its liabilities. The accounting policies adopted in respect of financial liabilities and equity instruments are set out below.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or, where appropriate, a shorter period.

Interest expense is recognised on an effective interest basis.

Financial liabilities

Financial liabilities including trade creditors, bills payable, other creditors and borrowings are subsequently measured at amortised cost, using the effective interest rate method.

Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs.

Derivative financial instruments

Derivatives are initially recognised at fair value at the date a derivative contract is entered into and are subsequently remeasured to their fair value at each balance sheet date. The resulting gain or loss is recognised in profit or loss immediately.

Derecognition

Financial assets are derecognised when the rights to receive cash flows from the assets expire or, the financial assets are transferred and the Group has transferred substantially all the risks and rewards of ownership of the financial assets. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Share-based payment transactions

Equity-settled share-based payment transactions

Share options granted to employees on or before November 7, 2002 or granted after November 7, 2002 and vested before January 1, 2002

The financial impact of share options granted is not recorded in the consolidated financial statements until such time as the options are exercised, and no charge is recognised in the consolidated income statement in respect of the value of options granted. Upon the exercise of the share options, the resulting shares issued are recorded as additional share capital at the nominal value of the shares, and the excess of the exercise price per share over the nominal value of the shares is recorded as share premium. Options which lapse or are cancelled prior to their exercise date are deleted from the register of outstanding options.

Share options granted to employees after November 7, 2002 and vested after January 1, 2005

The fair value of services received determined by reference to the fair value of share options granted at the grant date is expensed on a straight-line basis over the vesting period, with a corresponding increase in equity (share options reserve).

At each balance sheet date, the Group revises its estimates of the number of options that are expected to ultimately vest. The impact of the revision of the estimates during the vesting period, if any, is recognised in profit or loss with a corresponding adjustments to share options reserve.

At the time when the share options are exercised, the amount previously recognised in share option reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share option reserve will be transferred to retained profits.

4. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the management has made various estimates factors about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The key sources of estimation uncertainty at the balance sheet date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are also discussed below.

Estimated impairment of goodwill and intangible assets

Determining whether goodwill is impaired requires an estimation of the value in use of the cashgenerating units to which goodwill has been allocated. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate the present value. Where the actual future cash flows are less than expected, a material impairment loss may arise. As at December 31, 2007, the carrying amount of goodwill is approximately HK\$102,623,000 (2006: HK\$84,428,000) (net of accumulated impairment loss of nil (2006: HK\$45,576,000)). Details of the recoverable amount calculation are disclosed in note 20.

Determining whether intangible assets relating to sale and distribution of LPG arising from the acquisition of subsidiaries are impaired requires an estimation of the future cash flows expected to arise from the sale and distribution of LPG from the subsidiaries acquired and a suitable discount rate in order to calculate the present value. The discount rate represents rate that reflects current market assessments of time value of money and the risks specific to the asset for which the future cash flow estimates have not been adjusted. As at December 31, 2007, the carrying amount of intangible assets is approximately HK\$16,850,000 (2006: nil). Details of the intangible assets are disclosed in note 21.

Income taxes

As at December 31, 2007, a deferred tax asset of approximately HK\$1,930,000 (2006: HK\$2,636,000) in relation to unused tax losses has been recognised in the Group's consolidated balance sheet. The realisability of the deferred tax asset mainly depends on whether sufficient future profits or taxable temporary differences will be available in the future. In cases where the actual future profits generated are less than expected, a material reversal of deferred tax assets may arise, which would be recognised in the consolidated income statement for the year in which such a reversal takes place. Details of unused tax losses not recognised amounted to approximately HK\$57,259,000 (2006: HK\$30,584,000) are disclosed in note 32. The unused tax losses not recognised may be capitalised if the actual future profits generated are more than expected.

APPENDIX I FINANCIAL INFORMATION ON THE GROUP

5. CAPITAL RISK MANAGEMENT AND FINANCIAL INSTRUMENTS

Capital risk management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance.

The capital structure of the Group consists of debt, which includes the borrowings as disclosed in note 29, and equity attributable to equity holders of the Company, comprising issued capital and retained profits.

The management of the Group reviews the capital structure on a continuous basis taking into account the cost of capital and the risk associated with the capital. The Group will balance its overall capital structure through new share issues, payment of dividends and the raise of bank borrowings or the repayment of the existing bank borrowings.

The Group's overall strategy remains unchanged during the year.

Categories of financial instruments

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Financial assets		
Loans and receivables (including		
cash and cash equivalents)	1,454,815	731,930
Derivative financial instruments		1,481
Financial liabilities		
Amortised cost	1,698,508	956,668
Derivative financial instruments	21,402	

Financial risk management objectives and policies

The Group's major financial instruments include bank balances, pledged bank deposits, borrowings, trade debtors, bills receivable, other debtors, deposits, trade creditors and bills payable and other creditors. Details of these financial instruments are disclosed in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

(i) Currency risk

Several subsidiaries of the Company have foreign currency sales and purchases, which expose the Group to foreign currency risk. Certain trade debtors, bank balances and cash, pledged bank deposits, trade creditors and bills payable and borrowings of the Group are denominated in foreign currencies as disclosed in notes 25, 27, 28 and 29 respectively. Approximately 26% of the Group's sales are denominated in currencies other than the functional currency of the group entity making the sale, whilst almost 67% of costs are denominated in currencies other than the functional currency.

The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the reporting date are as follows:

	Ass	ets	Liabilities		
	2007	2006	2007	2006	
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
United States Dollars ("USD")	140,335	77,343	1,395,263	840,047	

The Group currently does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise. During the financial years, the management has entered into several foreign currency forward contracts to reduce the exposure of currency risk. As at December 31, 2007, the Group has outstanding foreign currency forward contracts with an aggregate notional amount of USD88,957,000 (2006: HK\$46,856,000) in relation to RMB. The details of the foreign currency forward contracts are disclosed in notes 25 and 41 respectively.

Sensitivity analysis

Since the exchange rate of HKD is pegged with USD, the currency risk is mainly arising from exchange USD against RMB. The following table details the Group's sensitivity to a 5% increase and decrease in USD against RMB and 5% increase and decrease RMB/USD forward exchange rate. 5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates and RMB/USD forward exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and foreign currency forward contracts and adjusts their translation at the year end for a 5% change in foreign carrency rates or their fair value at the year end for a 5% change in foreign table. For a 5% weakening of RMB against the relevant currency, there would be an equal and opposite impact on the profit and the balances below would be negative.

	USD impact		
	2007	2006	
	HK\$'000	HK\$'000	
Increase (decrease) in profit for the year (Note)			
— monetary assets and liabilities	62,746	38,135	
— foreign currency forward contracts	(33,139)	(18,142)	

Note: This is mainly attributable to the exposure outstanding on receivables and payables denominated in USD and foreign currency forward exchange as at year end.

(ii) Interest rate risk

The Group's bank balances and bank loans have exposure to cash flow interest rate risk due to the fluctuation of the prevailing market interest rate on bank balances and bank loans which carried at prevailing market interest rates.

In addition, the Group has exposure to fair value interest rate risk through the impact of the rate changes on pledged bank deposits which are carried at fixed interest rate. The directors consider the Group's exposure to interest rate risk is not significant as interest bearing bank balances are within short maturity periods.

The Group's fair value interest rate risk relates primarily to fixed-rate borrowings (see note 29 for details of these borrowings). The Group currently does not have an interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

The Group's exposures to interest rates on financial assets and financial liabilities are detailed in the liquidity risk management section of this note. The Group cash flow interest rate risk is mainly concentrated on the fluctuation of HIBOR arising from the Group's borrowings.

Sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for non-derivative instruments at the balance sheet date. For variable-rate bank borrowings and bank balances the analysis is prepared assuming the amount of outstanding balance at the balance sheet date was outstanding for the whole year. A 50 basis point increase or decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonably possible change in interest rates.

If interest rates had been 50 basis points higher/lower and all other variables were held constant, the Group's profit for the year ended December 31, 2007 would decrease/increase by HK\$1,535,000 (2006: HK\$2,077,000). This is mainly attributable to the Group's approximately exposure to interest rates on its variable-rate bank borrowings and bank balances.

Credit risk

As at December 31, 2007, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the trade debtors and bills receivable of approximately HK\$430,863,000 (2006: HK\$139,338,000). The Group has significant concentration risk on certain customers. As at December 31, 2007, five (2006: five) customers amounted HK\$324,866,000 (2006: HK\$32,993,000) comprised over 75% (2006: 24%) of the Group's trade debtors. As at December 31, 2006, the Group had concentration of credit risk with exposure to a counterparty of approximately HK\$79,628,000 as disclosed in note 25. In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure that follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade debtors, other debtors and deposits at each balance sheet date to ensure that adequate impairment losses are made for irrecoverable amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ranking assigned by international credit-rating agencies.

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows. The management monitors the utilisation of bank borrowings and ensures compliance with loan covenants.

As at December 31, 2007, the Group has undrawn short term borrowing facilities with floating rate amounting to approximately HK\$899,087,000 (2006: HK\$604,428,000).

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. The total undiscounted cash flows adjustment column represents the possible future cash flows attributable to the instrument included in the maturity analysis which are not included in the carrying amount of the financial liabilities on each balance sheet date.

Liquidity and interest risk table

	Weighted average effective interest rate	Less than 3 months HK\$'000	3 months to 1 year HK\$'000	Over 1 year HK\$'000	2 years to 5 years HK\$'000	Total HK\$'000	Carrying amount at balance sheet date <i>HK\$'000</i>
As at December 31, 2007							
Trade creditors and bills payable	N/A	381,570	246	_	_	381,816	381,816
Other creditors	N/A	18,923	27,349	_	_	46,272	46,272
Fixed interest rates borrowings	5.76%	116,923	766,723	_	_	883,646	846,525
Variable interest rate borrowings	6.72%	207,286	26,042	111,413	130,277	475,018	423,895
		724,702	820,360	111,413	130,277	1,786,752	1,698,508
As at December 31, 2006							
Trade creditors and bills payable	N/A	284,714	_	_	_	284,714	284,714
Other creditors	N/A	32,052	16,225	_	_	48,277	48,277
Fixed interest rates borrowings	5.69%	55,851	_	_	_	55,851	55,068
Variable interest rate borrowings	7.13%	269,716	93,879	97,133	175,405	636,133	568,609
		642,333	110,104	97,133	175,405	1,024,975	956,668
Derivatives — gross settlement Foreign currency forward							
contracts							
— inflow		(121,494)	(897,347)	—	—	(1,018,841)	(1,018,841)
— outflow		124,046	916,197			1,040,243	1,040,243
		2,552	18,850	_	_	21,402	21,402

Fair value

The fair value of financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis or using prices from observable current market transactions.

The fair value of derivative instruments are calculated using quoted prices from financial institutions.

The directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

6. **REVENUE**

Revenue represents the fair value of amounts received and receivable for goods sold by the Group to outside customers, less discount, related taxes, returns and allowances, and rental and leasing income for the year, and is analysed as follows:

	2007	2006
	HK\$'000	HK\$'000
Continuing operations		
Sale and distribution of LPG	3,673,610	2,287,545
Sale of electronic products	216,615	97,290
	3,890,225	2,384,835
Discontinued operations		2 (0)
Leasing of investment properties		2,696
	3,890,225	2,387,531

7. BUSINESS AND GEOGRAPHICAL SEGMENTS

The Group is principally engaged in sale and distribution of LPG and sale of electronic products. These businesses are the basis on which the Group reports its primary segment information.

The Group was also involved in the leasing of investment properties. The operation was discontinued during the year ended December 31, 2006.

Segment information about these businesses is presented below:

Business segments

Income statement

For the year ended December 31, 2007:

	Sale and distribution of LPG HK\$'000	Sale of electronic products HK\$'000	Consolidated <i>HK\$'000</i>
Segment revenue	3,673,610	216,615	3,890,225
Segment result	112,884	20,432	133,316
Interest income	_	_	10,287
Unallocated corporate expenses	—	_	(22,409)
Change in fair values of foreign currency			
forward contracts	—	—	(22,883)
Gain on disposal of subsidiaries	7,371	—	7,371
Finance costs	—	—	(53,693)
Share of profit of a jointly controlled entity	570		570
Profit before taxation	120,825	20,432	52,559
Taxation charge			(2,105)
Profit for the year			50,454

Balance sheet

At December 31, 2007:

	Sale and distribution of LPG HK\$'000	Sale of electronic products HK\$'000	Consolidated HK\$'000
Assets			
Segment assets	1,339,168	101,804	1,440,972
Interest in a jointly controlled entity	12,502	_	12,502
Unallocated corporate assets			866,058
Consolidated total assets			2,319,532
Liabilities			
Segment liabilities	467,718	5,125	472,843
Unallocated corporate liabilities			1,322,846
Consolidated total liabilities			1,795,689

Other information

For the year ended December 31, 2007:

	Sale and distribution of LPG HK\$'000	Sale of electronic products HK\$'000	Unallocated HK\$'000	Consolidated HK\$'000
Capital expenditure and goodwill arising from				
acquisitions of subsidiaries	241,809	91	24	241,924
Adjustment to goodwill	442	—	—	442
Depreciation of property, plant and equipment	22,113	—	498	22,611
Amortisation of other intangible assets	2,163	—	—	2,163
Amortisation of prepaid lease payments for land	2,133	—	—	2,133
Amortisation of prepaid lease payments for coast	707	_	_	707

For the year ended 31 December, 2006:

	Con	tinuing operations		Discontinued operations	
	Sale and distribution of LPG HK\$'000	Sale of electronic products HK\$'000	Total HK\$'000	Leasing of investment properties HK\$'000	Consolidated HK\$'000
Segment revenue	2,287,545	97,290	2,384,835	2,696	2,387,531
Segment result	68,209	13,650	81,859	2,401	84,260
Interest income	_	_	13,394	2	13,396
Net gain (loss) on disposals and write-offs of property, plant and equipment Gain on change in fair value of investment	(404)	_	(404)	86	(318)
properties	_	_	_	3,229	3,229
Unallocated corporate expenses	_	_	(18,918)	_	(18,918)
Finance costs	_	_	(37,280)	_	(37,280)
Share of loss of a jointly controlled entity	(418)		(418)		(418)
Profit before taxation	67,387	13,650	38,233	5,718	43,951
Taxation credit					179
Profit for the year					44,130

At December 31, 2006:

	Sale and distribution of LPG HK\$'000	Sale of electronic products HK\$'000	Consolidated HK\$'000
Assets			
Segment assets	880,452	98,049	978,501
Interest in a jointly controlled entity	11,932	_	11,932
Unallocated corporate assets			471,380
Consolidated total assets			1,461,813
Liabilities			
Segment liabilities	356,046	939	356,985
Unallocated corporate liabilities			657,347
Consolidated total liabilities			1,014,332

Other information

For the year ended December 31, 2006:

	Continuing operations				Discontinued operations	
	Sale and distribution of LPG HK\$'000	Sale of electronic products HK\$'000	Unallocated HK\$'000	Total HK\$'000	Leasing of investment properties HK\$'000	Consolidated HK\$'000
Capital expenditure and goodwill arising from acquisition						
of subsidiaries	298,274	_	167	298,441	-	298,441
Adjustment to goodwill	1,123	_	_	1,123	_	1,123
Depreciation of property, plant and equipment Amortisation of prepaid lease	14,101	—	519	14,620	—	14,620
payments for land	1,991	_	-	1,991	—	1,991
Amortisation of prepaid lease payments for coast	670	_	_	670	_	670
Impairment losses on receivables	2,658	-	—	2,658	—	2,658
Share-based payments	_	_	5,855	5,855	_	5,855

Geographical segments

The Group's operations, by the geographical location of its customers, were located in Hong Kong and the PRC, South East Asia, Korea and Europe. The Group's sale and distribution of LPG were carried out in the PRC. The Group's sale of electronic products was carried out in Hong Kong.

The following table provides an analysis of the Group's revenue by geographical market, irrespective of the origin of the goods:

	Sales revenue continuing ope by geographical	rations	
	2007		
	HK\$'000	HK\$'000	
The PRC	2,265,145	2,207,287	
South East Asia	1,155,396	62,528	
Hong Kong	132,437	42,667	
Korea	337,247	37,108	
Europe		35,245	
	3,890,225	2,384,835	

The following is an analysis of the carrying amount of segment assets, and additions to property, plant and equipment, goodwill and other intangible assets, analysed by the geographical area in which the assets are located:

	Carrying a segment		Additions to plant and e goodwill a intangible	quipment, and other
	2007	2006	2007	2006
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
The PRC	932,690	974,053	241,780	298,274
Hong Kong	141,076	4,448	115	167
South East Asia	367,206		29	
	1,440,972	978,501	241,924	298,441

8. OTHER INCOME

Continui	ng				
operatio	ns	Discontinued operations		Consolidated	
2007	2006	2007	2006	2007	2006
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
10,287	13,394	_	2	10,287	13,396
63,283	16,638	-	80	63,283	16,718
_	1,481	-	_	_	1,481
7,371	_	-	_	7,371	_
6,471	_	-	_	6,471	_
2,919	3,797		1,309	2,919	5,106
90,331	35,310	_	1,391	90,331	36,701
	operatio 2007 HK\$'000 10,287 63,283 	HK\$'000 HK\$'000 10,287 13,394 63,283 16,638 - 1,481 7,371 - 6,471 - 2,919 3,797	operations Discontinued of 2007 2006 2007 HKS'000 HKS'000 HKS'000 10,287 13,394 - 63,283 16,638 - - 1,481 - 7,371 - - 6,471 - - 2,919 3,797 -	operations Discontinued operations 2007 2006 2007 2006 HK\$'000 HK\$'000 HK\$'000 HK\$'000 HK\$'000 10,287 13,394 2 63,283 16,638 80 1,481 6,471 6,471 1,309 2,919 3,797 1,309 1,309	operations Discontinued operations Consolida 2007 2006 2007 2006 2007 HKS'000 HKS'000 HKS'000 HKS'000 HKS'000 HKS'000 10,287 13,394 - 2 10,287 63,283 16,638 - 80 63,283 - 1,481 - - - - 7,371 - - - 7,371 6,471 - - 6,471 2,919 3,797 - 1,309 2,919 2,919

9. FINANCE COSTS

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Interest on bank and other borrowings wholly repayable		
within five years	62,728	40,185
Less: Amounts capitalised	(9,035)	(2,905)
	53,693	37,280

The whole amount is derived from the Group's continuing operations.

Borrowing costs capitalised during the year arose from a bank loan borrowed for the construction of gas plant and facilities in Zhuhai.

10. TAXATION (CHARGE) CREDIT

The amount of taxation (charged) credited to the consolidated income statement represents:

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Current tax:		
Hong Kong		(470)
Other regions in the PRC	(2,631)	(313)
	(2,631)	(783)
Deferred tax (Note 32)		
Current year	374	962
Attributable to a change in tax rate	152	
	526	962
	(2,105)	179

For the year ended December 31, 2007, the Group has no Hong Kong taxable profit. For the year ended December 31, 2006, Hong Kong Profits Tax was calculated at 17.5% of the estimated assessable profit for the year.

The current tax for other regions in the PRC represents PRC enterprise income tax, which is calculated at the rates prevailing, in respect of the Company's subsidiaries operating in the PRC.

Pursuant to the relevant laws and regulations in the PRC, 新海能源(珠海)有限公司 ("新海(珠海)") is entitled to exemption from the PRC enterprise income tax for the two years starting from its first profit-making year, followed by a 50% tax relief for the next three years. The tax charge provided has been made after taking these tax incentive into account. The first profit making year of 新海 (珠海) is 2006.

On March 16, 2007, the PRC promulgated the Law of the PRC on Enterprise Income Tax (the "New Law") by Order No. 63 of the President of the PRC. On December 6, 2007, the State Council of the PRC issued Implementation Regulations of the New Law. The New Law and Implementation Regulations will change the tax rate from 33% to 25% for certain subsidiaries from January 1, 2008. The deferred tax balance has been adjusted to reflect the tax rates that are expected to apply to the respective periods when the asset is realised or the liability is settled. π (π) is entitled to the 50% tax relief on the PRC enterprise tax at a tax rate increasing progressively for the next three years from 18% to 22% from 2008 to 2010. From 2011 onwards it will be subject to 25% PRC enterprise tax.

The taxation charge (credit) for the year can be reconciled to the profit per the consolidated income statement as follows:

	2007 HK\$'000	2006 <i>HK\$'000</i>
Profit before taxation:		
Continuing operations	52,559	38,233
Discontinued operations		5,718
	52,559	43,951
Tax at the domestic tax rate 15% (2006: 15%)	7,884	6,593
Tax effect of expenses not deductible for tax		
purposes	4,080	1,096
Tax effect of income not taxable for tax purpose	(1,459)	(6,260)
Tax effect of tax concession	(13,045)	(4,158)
Tax effect of tax losses not recognised	4,842	3,717
Utilisation of tax losses previously not recognised	(841)	(1,201)
Effect of different tax rates of subsidiaries operating		
in other jurisdictions	492	34
Decrease in opening deferred tax liability resulting		
from a decrease in applicable tax rate	152	
Taxation charge (credit) for the year	2,105	(179)

The domestic tax rate (which is the PRC enterprise income tax rate) in the jurisdiction where the operation of the Group is substantially based is used.

Details of the deferred tax asset and liabilities are set out in note 32.

11. DISCONTINUED OPERATIONS

During the year ended December 31, 2006, the Group decided to discontinue the operation on leasing of investment properties. On September 2, 2006, the Group entered into a sale agreement to dispose of the investment properties. The disposal was effected in order to generate cash flows for the expansion of the Group's other businesses. The disposal was completed on September 8, 2006, on which the title of the investment properties passed to the acquirer.

The profit for the year ended December 31, 2006 from the discontinued operation is analysed as follows:

	2006 <i>HK\$</i> '000
Profit of operation of leasing of investment properties, property, plant and	
equipment for the year	2,489
Gain on change in fair value of investment properties	3,229
	5,718

The results of the leasing of investment properties, for the period from January 1, 2006 to September 8, 2006, which have been included in the consolidated income statement, were as follows:

	Period from 1.1.2006 to 9.8.2006 HK\$'000
Revenue	2,696
Cost of sales	(551)
Other income	1,391
Gain on change in fair value of investment properties	3,229
Net gain on disposals and write-offs of property, plant and equipment	86
Administrative expenses	(1,133)
Profit before tax	5,718
Taxation	
Profit for the period	5,718

No tax charge or credit arose on gain on discontinuance of the operations.

During the year ended December 31, 2006, the leasing of investment properties contributed HK\$2,527,000 to the Group's net operating cash outflows, generated HK\$51,758,000 in respect of investing activities.

12. PROFIT FOR THE YEAR

	Continuing operations 2007 2006		Discontinued 2007 HK\$'000	l operations 2006 HK\$'000	Consol 2007 HK\$'000	idated 2006 <i>HK\$</i> '000
	HK\$'000	HK\$'000	TK\$ 000	ПК\$ 000	ПК\$ 000	ПК\$ 000
Profit for the year has been arrived at after charging (crediting):						
Amortisation of prepaid lease payments for land						
(included in administrative expenses)	2,133	1,991	—	_	2,133	1,991
Amortisation of prepaid lease payments for coast						
(included in administrative expenses)	707	670	—	_	707	670
Amortisation of other intangible assets (included in						
cost of sales)	2,163	_	—	_	2,163	_
Auditor's remuneration	1,812	1,347	—	—	1,812	1,347
Depreciation for property, plant and equipment	22,611	14,620	—	_	22,611	14,620
Minimum lease payments under operating leases:						
— LPG vessel	13,852	3,808	—	—	13,852	3,808
— Premises	1,393	1,322	—	14	1,393	1,336
Staff costs						
Directors' fees (Note 13)	380	378	_	_	380	378
Directors' other emoluments (Note 13)	5,698	8,293	_	_	5,698	8,293
Contributions to retirement benefits schemes						
excluding HK\$60,000 (2006: HK\$60,000)						
included in directors' emoluments	658	174	_	14	658	188
Others	13,922	12,250	_	409	13,922	12,659
	20,658	21,095	_	423	20,658	21,518
Constant in the instant of a section	[]			(2 (0()		(2 (0()
Gross rental income from investment properties		_	_	(2,696)	-	(2,696)
Less: Outgoings	_	-	—	551	_	551
	_	_	_	(2,145)	_	(2,145)
				(-,)		(=,)

13. DIRECTORS' EMOLUMENTS

The emoluments paid or payable to each of the 9 (2006: 10) directors were as follows:

	Shum Siu Hung HK\$'000	Chiu Sing Chung, Raymond HK\$'000	Cen Ziniu HK\$'000	Shum Chun, Lawrence <i>HK\$'000</i>	Wu Hong Cho HK\$'000	Cheung Kwan Hung, Anthony HK\$'000	Chan Yuk Wai, Benedict HK\$'000	Ma Man Hoi, Joseph HK\$'000	Xu Mingshe HK\$'000	Total 2007 <i>HK\$'000</i>
Fees Other emoluments	_	-	-	-	-	130	100	50	100	380
Salaries and other benefits Contributions to retirement benefits	3,000	1,254	684	400	300	-	_	-	_	5,638
schemes	12	12	12	12	12					60
Total emoluments	3,012	1,266	696	412	312	130	100	50	100	6,078

	Shum Siu Hung HK\$'000	Chiu Sing Chung, Raymond HK\$'000	Cen Ziniu HK\$'000	Shum Chun, Lawrence <i>HK\$'000</i>	Wu Hong Cho HK\$'000	Cheung Kwan Hung, Anthony HK\$'000	Chan Yuk Wai, Benedict <i>HK\$</i> '000	Ma Man Hoi, Joseph HK\$'000	Xu Mingshe HK\$'000	Young Wing Chun, Michael Frederick <i>HK\$</i> '000	Total 2006 <i>HK\$</i> '000
Fees	_	_	_	_	_	100	78	100	50	50	378
Other emoluments Salaries and other benefits Contributions to retirement	3,000	958	410	300	301	_	-	_	_	_	4,969
benefits schemes	12	12	12	12	12	_	_	_	_	_	60
Share-based payments	1,728	1,152	_			192		192			3,264
Total emoluments	4,740	2,122	422	312	313	292	78	292	50	50	8,671
					-						

No director waived any emoluments during both years.

14. EMPLOYEES' EMOLUMENTS

Of the five individuals with the highest emoluments in the Group, three (2006: two) were directors of the Company whose emoluments are included in the disclosures in note 13 above. The emoluments of the remaining two individuals (2006: three) were as follows:

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Salaries and other benefits	1,910	1,860
Contributions to retirement benefits schemes	24	36
Share-based payments		1,728
	1,934	3,624

15.

Their emoluments of the two (2006: three) individuals were within the following bands:

	2007 No. of employees	2006 No. of employees
Nil to HK\$1,000,000	2	1
HK\$1,000,001 to HK\$1,500,000	_	1
HK\$1,500,001 to HK\$2,000,000		1
	2	3
DIVIDEND		
	2007	2006
	HK\$'000	HK\$'000
Final dividends recognised as distribution during the year		
- HK1 cent (2006: HK1.2 cents) per share	4,817	5,780

Subsequent to December 31, 2007, the directors proposed a final dividend of HK1.1 cents (2006: HK1 cent) per share be paid to the shareholders of the Company whose names appear on the register of members on June 10, 2008. This final dividend is subject to approval by the shareholders at the forthcoming annual general meeting. At April 23, 2008 the number of shares issued and fully paid is 481,676,687.

16. EARNINGS PER SHARE

For continuing and discontinued operations

The calculation of the basic and diluted earnings per share attributable to the ordinary equity holders of the Company is based on the following data:

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Profit attributable to the equity holders of the parent for the purposes of basic and diluted earnings per share	50,454	44,130
Number of ordinary shares for the purposes of basic earnings per share	481,676,687	481,676,687
Effect of dilutive potential ordinary shares: Options	1,781,495	170
Number of ordinary shares for the purpose of diluted earnings per share	483,458,182	481,676,857

From continuing operations

The calculation of the basic and diluted earnings per share from continuing operations attributable to the ordinary equity holders of the parent entity is based on the following data:

Earnings figures are calculated as follows:

	2007 <i>HK\$</i> '000	2006 <i>HK\$</i> '000
Profit attributable to equity holders of the Company Less: Profit for the year from discontinued operations	50,454	44,130 (5,718)
	50,454	38,412

The denominators used are the same as those detailed above for basic and diluted earnings per share.

From discontinued operations

Basic earnings per share for the discontinued operations is HK1.19 cents per share, based on the profit for the year ended December 31, 2006 from the discontinued operations of approximately HK\$5,718,000 and the denominators detailed above for basic earnings per share.

Diluted earnings per share for the discontinued operation is HK1.19 cents for the year ended December 31, 2006.

17. PROPERTY, PLANT AND EQUIPMENT

Acquired on acquisition of subsidiaries - - - 3,044 10,373 365 135 Additions 261,703 - 113 - 5 503 1,102 1,117 20 Transfer (77,701) - - - 77,701 - - - Disposals and write-offs - - (6,133) (2) - (27) (858) (475) Exchange realignment 1,050 214 - 39 3,181 2,193 276 130 At December 31, 2006 190,919 5,997 2,011 1,084 204,144 63,859 9,345 4,338 44 Acquired on acquisition of subsidiaries - 1,831 - - 12,523 3,296 226 3,211 23 Additions 171,915 8,172 1066 7,206 727 336 2,898 14 Transfer (213,646) - - - - - - - 10,039 0399 0500 Adjustment (note)		Con- struction in progress HK\$'000	Buildings HK\$'000	Leasehold improve- ments HK\$'000	Plant and machinery HK\$'000	Gas plant and facilities HK\$'000	Gas pumps and equipment HK\$'000	Furniture, fixtures and equipment HK\$'000	Motor vehicles HK\$'000	Total HK\$'000
Acquired on acquisition of subsidiaries - - - - 3,044 10,373 365 135 Additions 261,703 - 113 - 5 503 1,102 1,117 24 Transfer (77,701) - <	COST									
Additions $261,703$ $ 113$ $ 5$ 503 $1,102$ $1,117$ 22 Transfer $(77,701)$ $ 77,701$ $ -$	At January 1, 2006	5,867	5,783	8,031	1,047	120,213	50,817	8,460	3,431	203,649
Transfer $(77,701)$ $ 77,701$ $ -$ Disposals and write-offs $ (6,133)$ (2) $ (27)$ (858) (475) Exchange realignment $1,050$ 214 $ 39$ $3,181$ $2,193$ 276 130 At December 31, 2006 $190,919$ $5,997$ $2,011$ $1,084$ $204,144$ $63,859$ $9,345$ $4,338$ 44 Aquired on acquisition of subsidiaries $ 1,831$ $ 12,523$ $3,296$ 226 $3,211$ 23 Additions $171,915$ $8,172$ 106 $ 7206$ 727 336 $2,898$ 109 Transfer $(213,646)$ $ -$	Acquired on acquisition of subsidiaries	_	_	_	_	3,044	10,373	365	135	13,917
Disposals and write-offs - - (6,133) (2) - (27) (858) (475) Exchange realignment 1,050 214 - 39 3,181 2,193 276 130 At December 31, 2006 190,919 5,997 2,011 1,084 204,144 63,859 9,345 4,338 44 Acquired on acquisition of subsidiaries - 1,831 - - 12,523 3,296 226 3,211 32 Additions 171,915 8,172 106 - 7,206 727 336 2,898 19 Disposals and write-offs (1,700) - - - 162,681 50,965 - </td <td>Additions</td> <td>261,703</td> <td>_</td> <td>113</td> <td>_</td> <td>5</td> <td>503</td> <td>1,102</td> <td>1,117</td> <td>264,543</td>	Additions	261,703	_	113	_	5	503	1,102	1,117	264,543
Exchange realignment 1,050 214 - 99 3,181 2,193 276 130 At December 31, 2006 190,919 5,997 2,011 1,084 204,144 63,859 9,345 4,338 44 Acquired on acquisition of subsidiaries - 1,831 - - 12,523 3,296 226 3,211 32 Additions 171,915 8,172 106 - 7,206 727 336 2,898 19 Transfer (213,646) - - - 162,681 50,965 - - - 105,9034 ad write-offs (1,700) - - - (1,034) (498) (339) (350) Adjustment (note) (146,183) -	Transfer	(77,701)	_	_	_	77,701	_	_	_	_
At December 31, 2006 190,919 5,997 2,011 1,084 204,144 63,859 9,345 4,338 44 Acquired on acquisition of subsidiaries $-$ 1,831 $ -$ 12,523 3,296 226 3,211 32 Additions 171,915 8,172 106 $-$ 7,206 727 336 2,898 11 Transfer (213,646) $ (162,681)$ 50,965 $ -$ Disposals and write-offs (1,700) $ -$	Disposals and write-offs	_	_	(6,133)	(2)	_	(27)	(858)	(475)	(7,495)
Acquired on acquisition of subsidiaries - 1,831 - - 12,523 3,296 226 3,211 2.898 11 Additions 171,915 8,172 106 - 7,206 727 336 2,898 19 Transfer (213,646) - - - 162,681 50,965 - - Disposals and write-offs (1,700) - - - (1,034) (498) (339) (350) Adjustment (note) (146,183) - 1630 226 3,211 1350 6,552 621 630 226 300 - - - - - - - - - <td>Exchange realignment</td> <td>1,050</td> <td>214</td> <td></td> <td>39</td> <td>3,181</td> <td>2,193</td> <td>276</td> <td>130</td> <td>7,083</td>	Exchange realignment	1,050	214		39	3,181	2,193	276	130	7,083
Additions 171,915 8,172 106 $-$ 7,206 727 336 2,898 19 Transfer (213,646) $ -$ 162,681 50,965 $ -$ </td <td>At December 31, 2006</td> <td>190,919</td> <td>5,997</td> <td>2,011</td> <td>1,084</td> <td>204,144</td> <td>63,859</td> <td>9,345</td> <td>4,338</td> <td>481,697</td>	At December 31, 2006	190,919	5,997	2,011	1,084	204,144	63,859	9,345	4,338	481,697
Transfer (213,646) - - - 162,681 50,965 - - Disposals and write-offs (1,700) - - (1,034) (498) (339) (350) Adjustment (note) (146,183) - - - - - - - (16,163) Exchange realignment 1,871 869 - 79 11,385 6,552 621 630 2 At December 31, 2007 3,176 16,869 2,117 1,163 396,905 124,901 10,189 10,727 56 DEPRECIATION AND IMPAIRMENT - - - 517 397 63 4,992 7,060 1,114 477 51 Provided for the year - 517 397 63 4,992 7,060 1,114 477 54 Eliminated on disposals and write-offs - - (5,557) (1) - (36) (335) Exchange realignment 61 37 - - 312 486 115 54 -	Acquired on acquisition of subsidiaries	_	1,831	_	_	12,523	3,296	226	3,211	21,087
Disposals and write-offs $(1,700)$ $ (1,034)$ (498) (339) (350) Adjustment (note) $(146,183)$ $ -$	Additions	171,915	8,172	106	_	7,206	727	336	2,898	191,360
Adjustment (note) (146,183) -	Transfer	(213,646)	_	_	_	162,681	50,965	_	_	_
Exchange realignment $1,871$ 869 $ 79$ $11,385$ $6,552$ 621 630 24 At December 31, 2007 $3,176$ $16,869$ $2,117$ $1,163$ $396,905$ $124,901$ $10,189$ $10,727$ 56 DEPRECIATION AND IMPAIRMENT At January 1, 2006 $1,639$ 753 $6,205$ 1 $8,892$ $10,896$ $3,644$ $1,525$ 57 Provided for the year $ 517$ 397 63 $4,992$ $7,060$ $1,114$ 477 Eliminated on disposals and write-offs $ (5,557)$ (1) $ (36)$ (236) (305) Exchange realignment 61 37 $ 312$ 486 115 54 At December 31, 2006 $1,700$ $1,307$ $1,045$ 63 $14,196$ $18,406$ $4,637$ $1,751$ 751 Provided for the year $ 927$ 406 67 $10,492$ $8,100$ $1,211$ $1,408$ 355 189 <tr< td=""><td>Disposals and write-offs</td><td>(1,700)</td><td>_</td><td>_</td><td>_</td><td>(1,034)</td><td>(498)</td><td>(339)</td><td>(350)</td><td>(3,921)</td></tr<>	Disposals and write-offs	(1,700)	_	_	_	(1,034)	(498)	(339)	(350)	(3,921)
At December 31, 2007 $3,176$ $16,869$ $2,117$ $1,163$ $396,905$ $124,901$ $10,189$ $10,727$ 56 DEPRECIATION AND IMPAIRMENT At January 1, 2006 $1,639$ 753 $6,205$ 1 $8,892$ $10,896$ $3,644$ $1,525$ 57 Provided for the year $ 517$ 397 63 $4,992$ $7,060$ $1,114$ 477 56 Eliminated on disposals and write-offs $ (5,557)$ (1) $ (36)$ (236) (305) Exchange realignment 61 37 $ 312$ 486 115 54 At December 31, 2006 $1,700$ $1,307$ $1,045$ 63 $14,196$ $18,406$ $4,637$ $1,751$ $-$ Provided for the year $ 927$ 406 67 $10,492$ $8,100$ $1,211$ $1,408$ 57 Eliminated on disposals and write-offs $(1,700)$ $ (1,034)$ (489) (184)	Adjustment (note)	(146,183)	_	_	_	_	_	_	_	(146,183)
DEPRECIATION AND IMPAIRMENT At January 1, 2006 1,639 753 6,205 1 8,892 10,896 3,644 1,525 Provided for the year — 517 397 63 4,992 7,060 1,114 477 Eliminated on disposals and write-offs — — (5,557) (1) — (36) (236) (305) Exchange realignment 61 37 — — 312 486 115 54 At December 31, 2006 1,700 1,307 1,045 63 14,196 18,406 4,637 1,751 — Provided for the year — 927 406 67 10,492 8,100 1,211 1,408 340) Eliminated on disposals and write-offs (1,700) — — — (1,034) (489) (184) (340) Exchange realignment _ 129 _ 7 848 1,438 355 189 At December 31, 2007 _ 2,363 1,451 137 24,502 27,455 6,019 <t< td=""><td>Exchange realignment</td><td>1,871</td><td>869</td><td></td><td>79</td><td>11,385</td><td>6,552</td><td>621</td><td>630</td><td>22,007</td></t<>	Exchange realignment	1,871	869		79	11,385	6,552	621	630	22,007
At January 1, 2006 1,639 753 6,205 1 8,892 10,896 3,644 1,525 1 Provided for the year - 517 397 63 4,992 7,060 1,114 477 Eliminated on disposals and write-offs - - (5,557) (1) - (36) (236) (305) Exchange realignment 61 37 - - 312 486 115 54 At December 31, 2006 1,700 1,307 1,045 63 14,196 18,406 4,637 1,751 Provided for the year - 927 406 67 10,492 8,100 1,211 1,408 32 Eliminated on disposals and write-offs (1,700) - - - (1,034) (489) (184) (340) Exchange realignment _ 129 _ 7 848 1,438 355 189 _ At December 31, 2007 _ 2,363 1,451 137 24,502 27,455 6,019 3,008 0	At December 31, 2007	3,176	16,869	2,117	1,163	396,905	124,901	10,189	10,727	566,047
Provided for the year - 517 397 63 4,992 7,060 1,114 477 Eliminated on disposals and write-offs - - (5,557) (1) - (36) (236) (305) Exchange realignment 61 37 - - 312 486 115 54 At December 31, 2006 1,700 1,307 1,045 63 14,196 18,406 4,637 1,751 Provided for the year - 927 406 67 10,492 8,100 1,211 1,408 2 Eliminated on disposals and write-offs (1,700) - - - (1,034) (489) (184) (340) Exchange realignment - 129 - 7 848 1,438 355 189 - At December 31, 2007 - 2,363 1,451 137 24,502 27,455 6,019 3,008 0 CARRYING VALUES - - 1,451 137 24,502 27,455 6,019 3,008 0	DEPRECIATION AND IMPAIRMENT									
Eliminated on disposals and write-offs - - (5,557) (1) - (36) (236) (305) Exchange realignment 61 37 - - 312 486 115 54 At December 31, 2006 1,700 1,307 1,045 63 14,196 18,406 4,637 1,751 Provided for the year - 927 406 67 10,492 8,100 1,211 1,408 22 Eliminated on disposals and write-offs (1,700) - - - (1,034) (489) (184) (340) Exchange realignment - 129 - 7 848 1,438 355 189 At December 31, 2007 - 2,363 1,451 137 24,502 27,455 6,019 3,008 6 CARRYING VALUES - - 2,363 1,451 137 24,502 27,455 6,019 3,008 6	At January 1, 2006	1,639	753	6,205	1	8,892	10,896	3,644	1,525	33,555
Exchange realignment 61 37 - - 312 486 115 54 At December 31, 2006 1,700 1,307 1,045 63 14,196 18,406 4,637 1,751 - Provided for the year - 927 406 67 10,492 8,100 1,211 1,408 - Eliminated on disposals and write-offs (1,700) - - - (1,034) (489) (184) (340) Exchange realignment - 129 - 7 848 1,438 355 189 At December 31, 2007 - 2,363 1,451 137 24,502 27,455 6,019 3,008 0 CARRYING VALUES - - 2,363 1,451 137 24,502 27,455 6,019 3,008 0	Provided for the year	-	517	397	63	4,992	7,060	1,114	477	14,620
At December 31, 2006 1,700 1,307 1,045 63 14,196 18,406 4,637 1,751 1 Provided for the year - 927 406 67 10,492 8,100 1,211 1,408 2 Eliminated on disposals and write-offs (1,700) - - - (1,034) (489) (184) (340) Exchange realignment - 129 - 7 848 1,438 355 189 At December 31, 2007 - 2,363 1,451 137 24,502 27,455 6,019 3,008 0 CARRYING VALUES - - 2,363 1,451 137 24,502 27,455 6,019 3,008 0	Eliminated on disposals and write-offs	_	_	(5,557)	(1)	_	(36)	(236)	(305)	(6,135)
Provided for the year - 927 406 67 10,492 8,100 1,211 1,408 22 Eliminated on disposals and write-offs (1,700) - - - (1,034) (489) (184) (340) Exchange realignment - 129 - 7 848 1,438 355 189 At December 31, 2007 - 2,363 1,451 137 24,502 27,455 6,019 3,008 0 CARRYING VALUES - - - 24,502 27,455 6,019 3,008 0	Exchange realignment	61	37			312	486	115	54	1,065
Eliminated on disposals and write-offs (1,700) - - (1,034) (489) (184) (340) Exchange realignment - 129 - 7 848 1,438 355 189 At December 31, 2007 - 2,363 1,451 137 24,502 27,455 6,019 3,008 0 CARRYING VALUES - - - 2,363 1,451 137 24,502 27,455 6,019 3,008 0	At December 31, 2006	1,700	1,307	1,045	63	14,196	18,406	4,637	1,751	43,105
Exchange realignment 129 7 848 1,438 355 189 At December 31, 2007 2,363 1,451 137 24,502 27,455 6,019 3,008 0 CARRYING VALUES	Provided for the year	_	927	406	67	10,492	8,100	1,211	1,408	22,611
At December 31, 2007	Eliminated on disposals and write-offs	(1,700)	_	_	_	(1,034)	(489)	(184)	(340)	(3,747)
CARRYING VALUES	Exchange realignment		129		7	848	1,438	355	189	2,966
	At December 31, 2007		2,363	1,451	137	24,502	27,455	6,019	3,008	64,935
At December 31, 2007 3,176 14,506 666 1,026 372,403 97,446 4,170 7,719 5	CARRYING VALUES									
	At December 31, 2007	3,176				372,403	97,446	4,170	7,719	501,112
At December 31, 2006 189,219 4,690 966 1,021 189,948 45,453 4,708 2,587 42	At December 31, 2006	189,219	· · · ·		1,021	189,948	45,453	4,708	2,587	438,592

Note: During the year ended December 31, 2007, a refund of approximately HK\$146,183,000 was paid by the construction contractor (the "Contractor") in relation to the construction in progress in Zhuhai LPG terminal. Due to the construction error committed by the Contractor, the construction in progress became impaired and need to be adjusted. Since the Contractor is fully responsible for the construction error, a full refund on the construction cost was compensated by the Contractor and thus no impact on the consolidated income statement of the Group.

19.

Buildings	Over the term of the lease
Leasehold improvements	20% to $33^{1}/_{3}$ %
Plant and machinery	5% to $33^{1}/_{3}\%$
Gas plant and facilities	Over the lease term of coast use right
Gas pumps and equipment	10% to $33^{1}/_{3}$ %
Furniture, fixtures and equipment	15% to $16^2/_3\%$
Motor vehicles	$16^2/_3\%$ to $33^1/_3\%$

The buildings are situated outside Hong Kong, in the PRC, and are held on land under medium term leases.

The gas plant under construction are situated outside Hong Kong, in the PRC, and are held under medium term leases.

18. PREPAID LEASE PAYMENTS FOR LAND

	2007 <i>HK\$</i> '000	2006 <i>HK\$</i> '000
The Group's prepaid lease payments for land comprise:		
Land use rights outside Hong Kong, in the PRC under medium term leases	55,602	53,884
Analysed for reporting purposes as:		
Non-current asset Current asset	53,391 2,211	51,823
	55,602	53,884
PREPAID LEASE PAYMENTS FOR COAST		
	2007 <i>HK\$`000</i>	2006 <i>HK\$</i> '000
The Group's prepaid lease payments for coast comprise:		
Coast outside Hong Kong, in the PRC under medium term leases	13,022	12,820
Analysed for reporting purposes as:		
Non-current asset Current asset	12,290 732	12,137
	13,022	12,820

The prepaid lease payments for coast represent the rights to use a coast in Zhuhai ranging from 20 years to 28 years, starting from January 1, 1999.

20. GOODWILL

	HK\$'000
COST	
At January 1, 2006	107,469
Acquisition of subsidiaries (note 33)	19,981
Adjustment to goodwill due to utilisation of pre-acquisition tax losses	(1,123)
Exchange realignment	3,677
At December 31, 2006	130,004
Acquisition of subsidiaries (note 33)	11,482
Eliminated on liquidation of a subsidiary	(45,576)
Adjustment to goodwill due to utilisation of pre-acquisition tax losses	(442)
Exchange realignment	7,155
At December 31, 2007	102,623
IMPAIRMENT	
At January 1, 2006 and December 31, 2006	45,576
Eliminated on liquidation of a subsidiary	(45,576)
At December 31, 2007	
CARRYING VALUES	
At December 31, 2007	102,623
At December 31, 2006	84,428

As explained in note 7, the Group uses business segments as its primary segment for reporting segment information. For the purposes of impairment testing, goodwill set out above have been allocated to seven (2006: five) individual cash generating units (CGUs) in the LPG segment.

During the year ended December 31, 2007, the management of the Group determines that there is no impairment of any of its CGUs containing goodwill with indefinite useful lives.

The basis of the recoverable amounts of the above CGUs and their major underlying assumptions are summarised below:

The recoverable amount of this unit has been determined based on a value in use calculation. That calculation uses cash flow projections based on financial budgets approved by management covering a 20-year period, and discount rates of 14.4%. The cash flows beyond 5-year period are extrapolated using a steady 10% growth rate up to 10-year, the cash flows beyond 10-year period are extrapolated using a nil growth rate. Other key assumptions for the value in use calculations related to the estimation of cash inflows/outflows which include budgeted sales and gross margin, such estimation is based on the unit's past performance and management's expectations for the market development. Management believes that any reasonably possible change in any of these assumptions would not cause the aggregate carrying amount of the CGU to exceed the aggregate recoverable amount of the CGU.

21. OTHER INTANGIBLE ASSETS

			Sub-	
	Distribution	Business	contracting	
	network	license	agreements	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
COST				
At January 1, 2006 and 2007	_	—	_	_
Acquired on acquisition of subsidiaries				
(note 33)	2,240	3,655	12,100	17,995
Exchange realignment	46	280	771	1,097
At December 31, 2007	2,286	3,935	12,871	19,092
AMORTISATION AND IMPAIRMENT				
At January 1, 2006 and 2007	—	—	_	
Charge for the year	65	398	1,700	2,163
Exchange realignment	2	15	62	79
At December 31, 2007	67	413	1,762	2,242
CARRYING VALUES				
At December 31, 2007	2,219	3,522	11,109	16,850
At December 31, 2006				_

Distribution network, the business license and the subcontracting agreements were acquired from third party in business combination.

The above intangible assets have definite useful lives. Such intangible assets are amortised on a straight-line basis over the following periods:

Distribution network	10 years
Business license	10 years
Subcontracting agreements	5-9 years

22. INTEREST IN A JOINTLY CONTROLLED ENTITY

	THE GROU	THE GROUP		
	2007	2006		
	HK\$'000	HK\$'000		
Cost of unlisted investment in a jointly				
controlled entity	13,073	13,073		
Share of post-acquisition losses	(571)	(1,141)		
	12,502	11,932		

As at December 31, 2007, the Group had interest in the following jointly controlled entity:

Name of entity	Form of business structure	Country of incorporation	Principal place of operation	Fully paid up registered capital	Proportion of nominal value of registered capital held by the Group	Nature of business
廣州市橋新燃氣有限公司 ("橋新") (Guangzhou City Qiaoxin LPG Company Limited) ("Qiaoxin") (Note)	Incorporated	PRC	PRC	RMB2,250,000	49%	Sale and distribution of LPG
Note:						

The Group's entitlement to share in the profits of its jointly controlled entity is in proportion to its ownership interest after the sub-contracting period mentioned in the following paragraph.

Pursuant to an agreement entered into between Qingxin Bai Fu Yang Petrol Chemical Company Limited ("BFY") and the joint venture partner of 橋新 (Qiaoxin) (the "Venturer") on November 3, 2006, the operation of 橋新 (Qiaoxin) has been sub-contracted to BFY with a sub-contracting period of 8 years. The Group was responsible for the daily operation of 橋新 (Qiaoxin) and accountable for all liabilities and obligations arising from any agreements or contracts entered into in the name of 橋新 (Qiaoxin) and the operating losses, if any, during the sub-contracting period. The Venturer was entitled to a fixed sum of sub-contracting fee payable by BFY. BFY entitled to 100% of the results of 橋新 (Qiaoxin) during the sub-contracting period.

Included in the cost of unlisted investment in a jointly controlled entity is goodwill of HK\$6,139,000 (2006: HK\$6,139,000) arising on acquisition of a jointly controlled entity in prior years.

The summarised financial information in respect of the Group's jointly controlled entity which is accounted for using the equity method is set out below:

	2007 <i>HK\$</i> '000	2006 <i>HK\$'000</i>
Current assets	1,271	261
Non-current assets	5,716	6,281
Current liabilities	(624)	(330)
Income	23,633	3,841
Expenses	(23,063)	(4,260)

23. OTHER ASSETS

At December 31, 2007, the balance included approximately HK\$22,452,000 paid for acquisition of the additional equity interest of 39% in 廣州市夢華燃氣有限公司 ("夢華燃氣") (Guangzhou Shi Menghua LPG Company Limited) ("Menghua LPG"), a company established with limited liability under the laws of the PRC. The Group acquired 51% of the equity interest in 夢華燃氣 (Menghua LPG) on January 1, 2007 and the details are disclosed in note 33. The balance also included the non-current portion prepaid lease rental for a LPG vessel of approximately HK\$13,307,000. The total prepaid lease rental for a LPG vessel is approximately HK\$14,517,000 and the lease term is for 5 years commencing from August 1, 2008.

The Group's prepaid lease payments for LPG vessel:

	2007 <i>HK\$'000</i>	2006 HK\$'000
LPG vessel in the PRC	14,517	
Analysed for reporting purpose as:		
Non-current asset	13,307	_
Current asset (note)	1,210	
	14,517	

Note: The amount is included in the other debtors, deposits and prepayments.

At December 31, 2006, the balance included a deposit of approximately HK\$15,926,000 paid for the acquisition of the entire equity interest in 德慶縣南雄燃氣有限公司 ("南雄") (Deqing Nanxiong LPG Company Limited) ("Nanxiong"), a company established with limited liability under the laws of the PRC. On August 8, 2006, the Company's indirect wholly-owned subsidiary Shenzhen Baorun entered into an agreement with third parties independent to the Group to acquire the entire equity interest in 南雄 (Nanxiong)* for a cash consideration of approximately HK\$16,045,000. The proposed acquisition was completed on January 10, 2007.

Pursuant to an agreement entered between 新海(珠海) (NewOcean (Zhuhai)) and an independent contractor on December 1, 2006, 新海(珠海) (NewOcean (Zhuhai)) paid a deposit of approximately HK\$49,768,000 to an independent contractor for the construction of gas plant and facilities plan in Zhuhai. The construction of the gas plant and facilities had not yet commenced as at December 31, 2006 and the deposit paid was included in the other assets. The construction is completed as at December 31, 2007 and the deposit was transferred to property, plant and equipment during the year ended December 31, 2007.

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24. INVENTORIES

	2007	2006
	HK\$'000	HK\$'000
LPG	56,407	8,229
Electronic products	70,518	49,741
	126,925	57,970

The cost of inventories charged to the consolidated income statement for the year amounted to approximately HK\$3,179,247,000 (2006: HK\$2,261,555,000).

25. TRADE DEBTORS, BILLS RECEIVABLE, OTHER DEBTORS, DEPOSITS AND PREPAYMENTS

	2007 <i>HK\$</i> '000	2006 <i>HK\$'000</i>
Trade debtors Less: Allowance for doubtful debts	430,532	80,152 (326)
Bills receivable	430,532	79,826 59,512
	430,863	139,338

The Group allows an average credit period of 180 days. The bills receivable are matured within the range of 30 days to 90 days. The following is an aged analysis of trade debtors (net of allowances for doubtful debts) at each balance date:

	2007 <i>HK\$</i> '000	2006 <i>HK\$</i> '000
0 to 30 days	344,826	101,464
31 to 60 days	11,949	37,538
61 to 90 days	22,949	217
91 to 180 days	9,363	78
Over 180 days	41,776	41
	430,863	139,338

Included in the Group's trade debtors, are debtors of approximately HK\$84,833,000 (2006: HK\$61,914,000) denominated in United States dollars, which is not the functional currency of the relevant group entities.

Included in the Group's trade debtors balance are debtors with aggregate carrying amount of approximately HK\$42,308,000 (2006: HK\$73,000), which are past due at the reporting date for which the Group has not provided for impairment loss. The Group does not hold any collateral over these balances. The trade debtors past due but not provided for were either subsequently settled as at the date of this report or no historical default of payments by the respective customers. The average age of these receivables is 242 days (2006: 120 days).

Ageing of trade receivables which are past due but not impaired

	2007	2006
	HK\$'000	HK\$'000
91 to 180 days	42,298	59
181 to 365 days	3	7
Over 365 days	7	7
Total	42,308	73

Movement in the allowance for doubtful debts

	2007 <i>HK\$'000</i>	2006 <i>HK\$'000</i>
Balance at beginning of the year	326	1,376
Impairment losses recognised on receivables	_	326
Amounts written off as uncollectible	(326)	(1,376)
Balance at end of the year		326

Included in the allowance for doubtful debts for 2006 are individually impaired trade receivables with an aggregate balance of HK\$326,000 which have either been placed under liquidation or in severe financial difficulties. The Group does not hold any collateral over these balances. The amount has been fully written off in the year ended December 31, 2007.

Pursuant to the agreements entered into between 新海 (珠海) (NewOcean (Zhuhai)) and an independent contractor, 新海 (珠海) (NewOcean (Zhuhai)) had paid an advance of approximately HK\$79,628,000 to the contractor and the amount was included in other debtors as at December 31, 2006. The amount is unsecured, interest-free and repayable within the next twelve months in accordance with the repayment schedule agreed between 新海 (珠海) (NewOcean (Zhuhai)) and the independent contractor. The whole amount was settled during the year ended December 31, 2007 in accordance with the signed repayment schedule.

Included in the other debtors as at December 31, 2006, there were derivative from foreign currency forward contracts amounting to approximately HK\$1,481,000.

Major terms of the foreign currency forward contracts are summarised as follows:

Notional amount	Maturity	Exchange rates
Buy USD7,000,000	January 25, 2007 to July 26, 2007	HKD/USD7.76 to HKD/USD7.80
Buy USD39,856,000	March 6, 2007 to May 14, 2007	RMB/USD7.72 to RMB/USD7.76

26. AMOUNT DUE FROM A JOINTLY CONTROLLED ENTITY

The amount is unsecured, interest-free and repayable on demand.

27. PLEDGED BANK DEPOSITS, BANK BALANCES AND CASH

The amounts represent deposits pledged to banks to secure banking facilities granted to the Group. The deposits have been pledged to secure short-term bank loans, and are therefore classified as current assets. The pledged bank deposits of HK\$744,435,000 (2006: HK\$311,559,000) carry at fixed interest rate which range from 2.52% to 4.14% (2006: 0.72% to 2.25%) per annum and will be released upon settlement of the relevant bank borrowings. The remaining pledged bank deposits carry at floating interest rate which range from 1.95% to 4.97% (2006: 0.72% to 3.62%) per annum and will be released upon settlement of the relevant bank borrowings.

The bank balances carried interest at market rates which range from 0.72% to 5.125% (2006: 0.72% to 5.02%) per annum.

At the balance sheet date, the pledged bank deposits and bank balances and cash of approximately HK\$793,979,000 (2006: HK\$446,672,000) were denominated in RMB which is not freely convertible into other currencies. Included in the Group's bank balances, are approximately HK\$55,502,000 (2006: HK\$15,429,000) denominated in USD, which is not the functional currency of the relevant group entities.

28. TRADE CREDITORS AND BILLS PAYABLE, OTHER CREDITORS AND ACCRUED CHARGES

The aged analysis of trade creditors is as follows:

	2007	2006
	HK\$'000	HK\$'000
0 to 30 days	181,674	158,094
31 to 60 days	130,449	—
Over 90 days	247	
	312,370	158,094
Bills payable	69,446	126,620
	381,816	284,714

The bills payable are matured within the range of 0 days to 60 days (2006: 0 days to 60 days).

Included in the Group's trade creditors and bills payable, are approximately HK\$381,167,000 (2006: HK\$284,586,000) denominated in USD, which is not the functional currency of the relevant group entities.

FINANCIAL INFORMATION ON THE GROUP

29. BORROWINGS, PARTLY SECURED

	2007	2006
	HK\$'000	HK\$'000
Bank trust receipt loans	1,004,748	397,194
Other bank loans	212,407	176,838
Other long-term loans	53,265	49,645
	1,270,420	623,677
Analysed as:		
Secured	978,923	533,890
Unsecured	291,497	89,787
	1,270,420	623,677
carrying amount repayable:		
On demand or within one year	1,064,999	401,444
More than one year, but not exceeding two years	95,170	81,726
More than two years, but not exceeding five years	110,251	140,507
	1,270,420	623,677
Less: Amounts due within one year		
shown under current liabilities	(1,064,999)	(401,444)
	205,421	222,233

Bank loans include approximately HK\$846,525,000 (2006: HK\$55,068,000) fixed-rate borrowings which are due within one year and carry average interest at 5.76% per annum (2006: 5.69% per annum). The remaining bank loans are variable-rate borrowings which carry interest at London Inter-Bank Offered Rate + 1.5% per annum to Best Lending Rate + 0.25% per annum ranging from 5.36% to 8.50% per annum (2006: 5.76% to 8.50% per annum).

Bank trust receipt loans include approximately USD85,986,000 borrowings (equivalent to approximately HK\$668,971,000) which are secured by pledged bank deposits of approximately RMB647,329,000 (equivalent to approximately HK\$691,310,000).

Other long-term loans are unsecured, bearing variable interest rate at best lending rate at PRC 7.56% (2006: 6.12%) per annum and repayable in full in January 2009.

Other bank loans of the Group comprise of: (a) an amount of approximately HK\$171,160,000 (2006: HK\$163,380,000) drawn under a term loan facility secured by a floating charge over the assets of the Company, and by share mortgages of the issued capital and floating charges over the assets of Sound Hong Kong Limited and NewOcean (Shenzhen) Energy Investment Limited; and (b) an amount of approximately HK\$41,247,000 (2006: HK\$13,458,000) drawn under a term loan facility guaranteed by the Company.

30.

The Group's borrowings that are denominated in USD which is not the functional currencies of the relevant group entities are set out below:

1,014,096
555,461

Number of shares Amount HK\$'000 Ordinary shares of HK\$0.10 each (2006: HK\$0.10 each) 4000 Authorised share capital: 20,000,000,000 2,000,000 At January 1, 2006, December 31, 2006 and 2007 20,000,000,000 2,000,000 Issued and fully paid share capital: 481,676,687 48,168

31. SHARE-BASED PAYMENT TRANSACTIONS

Equity-settled share option scheme:

(i) Old Share Option Scheme

Old Employee Share Option Scheme

The old employee share option scheme (the "Old Option Scheme"), was adopted by the Company on April 9, 1999 for the primary purpose of providing incentives to directors and eligible employees, and will expire on April 8, 2009. Under the Old Option Scheme, the Board of Directors of the Company may at their discretion grant options to directors or employees of the Company and its subsidiaries to subscribe for shares in the Company in accordance with the terms of the Old Option Scheme. The subscription price (subject to adjustments as provided therein) is the higher of the nominal value of the shares and an amount which is not less than 80 percent of the average of the closing price per share on the Stock Exchange for the five trading days immediately preceding the date the option is granted under the Old Option Scheme shall not exceed 10 percent of the share capital of the Company in issue from time to time. At December 31, 2007, no granted options remained outstanding under the Old Option Scheme.

The maximum number of shares in respect of which options might be granted to a participant, when aggregated with shares issued and issuable (including exercised and outstanding options and the options cancelled) under any option granted to the same participant under the Old Option Scheme or any other share option scheme within any 12 month period, must not exceed 1% of the shares in issue from time to time.

There was no requirement for a grantee to hold the option for a certain period before exercising the option save as determined by the board of directors of the Company and provided in the offer of grant of option.

The exercise period should be any period fixed by the board of directors of the Company upon grant of the option but in any event the option period should not go beyond 10 years from the date of offer for grant.

The acceptance of an option, if accepted, must be made within 28 days from the date of grant with a non-refundable payment of HK\$1 from the grantee to the Company.

The following tables disclose details of the Company's share options held by employees (including directors) and movements in such holdings during the year:

					Nu	nber of share op	otions
					Outstanding	Lapsed	Outstanding
Option	Date of			Exercise	at	during	at
type	grant	Vesting period	Exercisable period	price	1.1.2007	the year	12.31.2007
				HK\$			
2002A	3.14.2002	3.15.2002 to 9.14.2002	9.15.2002 to 9.14.2007	1.30	6,400,000	(6,400,000)	_
2002B	6.26.2002	6.27.2002 to 11.25.2002	12.26.2002 to 12.25.2007	1.12	3,100,000	(3,100,000)	
					9,500,000	(9,500,000)	_
					Nu	mber of share or	otions
					Outstanding	Lapsed	Outstanding
Option	Date of			Exercise	at	during	at
type	grant	Vesting period	Exercisable period	price	1.1.2006	the year	12.31.2006
				HK\$			
2001	6.20.2001	6.21.2001 to 12.20.2001	12.21.2001 to 12.20.2006	1.00	4,500,000	(4,500,000)	_
2002A	3.14.2002	3.15.2002 to 9.14.2002	9.15.2002 to 9.14.2007	1.30	6,400,000	_	6,400,000
2002B	6.26.2002	6.27.2002 to 11.25.2002	12.26.2002 to 12.25.2007	1.12	3,100,000		3,100,000
					14,000,000	(4,500,000)	9,500,000

Details of the share options held by the directors and other key management included in the above table are as follows:

	Outstanding at beginning of the year	Lapsed during the year	Outstanding at ending of the year
1.1.2007 to 12.31.2007	6,000,000	(6,000,000)	
1.1.2006 to 12.31.2006	10,500,000	(4,500,000)	6,000,000

APPENDIX I FINANCIAL INFORMATION ON THE GROUP

(ii) New Share Option Scheme

Pursuant to an ordinary resolution passed at the Special General Meeting of the Company held on June 18, 2003, the Company adopted a new option scheme ("New Option Scheme") to replace the Old Option Scheme. All the options granted under the Old Option Scheme shall remain valid and unchanged and shall be treated in accordance with the terms under the Old Option Scheme.

The purpose of the New Option Scheme is to provide incentives or rewards to participants including directors, employees, suppliers and customers etc. Under the New Option Scheme, the Board of Directors of the Company, may at their discretion grant options to participants to subscribe for shares in the Company in accordance with the terms of the New Option Scheme. The subscription price shall be a price determined by the directors, but shall not be less than the highest of (i) the closing price of shares as stated in the Stock Exchange's daily quotation sheet on the date of offer for grant of options, which must be a trading day; (ii) the average closing price of shares as stated in the Stock Exchange's daily quotation sheet for the five trading days immediately preceding the date of the offer for grant of options; and (iii) the nominal value of a share. The total number of shares which may be issued upon exercise of all options to be granted under the New Option Scheme and any other share option scheme of the Group must not in aggregate exceed 10% of the shares in issue. Based on the 481,676,687 shares (2006: 481,676,687 shares) in issue as at December 31, 2007 and no options (2006: 9,500,000 options) outstanding under the Old Option Scheme and 29,500,000 options (2006: 30,500,000 options) outstanding under the New Option Scheme, the total number of shares which may be issued upon exercise of all options to be granted under the New Option Scheme and any other schemes must not in aggregate exceed 48,167,668 shares (2006: 38,667,668 shares).

The maximum number of shares in respect of which options might be granted to a participant, when aggregated with shares issued and issuable (including exercised and outstanding options and the options cancelled) under any option granted to the same participant under the New Option Scheme or any other share option scheme within any 12 month period, must not exceed 1% of the shares in issue from time to time.

There was no requirement for a grantee to hold the option for a certain period before exercising the option save as determined by the board of directors of the Company and provided in the offer of grant of option.

The exercise period should be any period fixed by the board of directors of the Company upon grant of the option but in any event the option period should not go beyond 10 years from the date of offer for grant.

The acceptance of an option, if accepted, must be made within 28 days from the date of grant with a non-refundable payment of HK\$1.00 from the grantee to the Company.

The following tables disclose details of the Company's share options granted under the New Share Option Scheme held by employees (including directors) and movements in such holdings during the two years ended December 31, 2007:

2007					Nu	nber of share op	otions
					Outstanding	Cancelled	Outstanding
Option	Date of			Exercise	at	during	at
type	grant	Vesting period	Exercisable period	price	1.1.2007	the year	12.31.2007
				HK\$			
2006A	5.15.2006	5.16.2006 to 6.16.2006	6.17.2006 to 12.31.2015	0.69	13,500,000	_	13,500,000
2006B	6.16.2006	-	6.17.2006 to 12.31.2015	0.69	17,000,000	(1,000,000)	16,000,000
					30,500,000	(1,000,000)	29,500,000
2006					Nu	nber of share op	otions
					Outstanding	Granted	Outstanding
					outstanding	orunteu	Outstanuing
Option	Date of			Exercise	at	during	at
Option type	Date of grant	Vesting period	Exercisable period	Exercise price	0		-
		Vesting period	Exercisable period		at	during	at
		Vesting period 5.16.2006 to 6.16.2006	Exercisable period 6.17.2006 to 12.31.2015	price	at	during	at
type	grant		·	price HK\$	at	during the year	at 12.31.2006

Details of the share options held by the directors included in the above table are as follows:

	Outstanding at beginning of the year	Granted during the year	Lapsed during the year	Outstanding at ending of the year
1.1.2007 to 12.31.2007	17,000,000	_	(1,000,000)	16,000,000
1.1.2006 to 12.31.2006	_	17,000,000	_	17,000,000

During the year ended December 31, 2007, no option was granted. During the year ended December 31, 2006, options were granted on May 15, 2006 and June 16, 2006. The estimated fair value of the options granted on these dates is approximately HK\$5,855,000.

This fair value is calculated using the Black-Scholes pricing model. The inputs into the model are as follows:

	6.16.2006	5.15.2006
Weighted average share price	HK\$0.77	HK\$0.68
Exercise price	HK\$0.69	HK\$0.69
Expected volatility	60.18%	58.33%
Expected life in years	1	1
Risk free rate	4.39%	4.08%
Excepted dividend yield	1.50%	1.50%

Expected volatility was determined by calculating the historical volatility of the Company's share price over the previous one year. The expected life used in the model was based on management's best estimation taking into account non-transferability and other behavioural consideration. Risk free rate was determined by reference to the yield of 1 year Exchange Fund Notes at the date of grant. Expected dividend yield was based on historical dividend yield of the shares of the Company.

During the year ended December 31, 2006, the Group recognised a total expense of approximately HK\$5,855,000 in the consolidated income statement in relation to share options granted by the Company.

32. DEFERRED TAXATION

The following are the major deferred liabilities (assets) recognised by the Group and movements thereon during the year and prior reporting year:

	Accelerated tax depreciation <i>HK\$</i> '000	Tax losses HK\$'000	Other intangible assets HK\$'000	Total HK\$'000
At January 1, 2006	9,511	(2,326)	_	7,185
Acquired on acquisition of subsidiaries	387		—	387
Credit to the consolidated income statement				
for the year	(652)	(310)		(962)
At December 31, 2006	9,246	(2,636)	_	6,610
Acquired on acquisition of subsidiaries	3,596	—	4,499	8,095
(Credit) debit to the consolidated income				
statement for the year	(539)	706	(541)	(374)
Effect of change in tax rate	(152)			(152)
At December 31, 2007	12,151	(1,930)	3,958	14,179

The following is the analysis of the deferred tax balances for financial reporting purposes:

	2007 HK\$`000	2006 <i>HK\$`000</i>
Deferred tax assets Deferred tax liabilities	1,930 (16,109)	2,636 (9,246)
	(14,179)	(6,610)

At the balance sheet date, the Group has estimated unused tax losses of approximately HK\$69,139,000 (2006: HK\$46,413,000) available for offset against future profits. Deferred tax asset has been recognised in respect of HK\$11,880,000 (2006: HK\$15,829,000). No deferred tax asset has been recognised in relation to remaining balances of HK\$57,259,000 (2006: HK\$30,584,000) due to the unpredictability of future profit streams. The unrecognised tax losses of approximately HK\$5,741,000 (2006: HK\$11,747,000) will be expired before year 2010 (2006: year 2009). Other losses may be carried forward indefinitely.

At the balance sheet date, the Group has deductible temporary differences of approximately HK\$1,145,000 (2006: HK\$6,766,000) in respect of accelerated accounting depreciation. No deferred tax asset has been recognised in relation to such deductible temporary differences as it is not probable that taxable profit will be available against which the deductible temporary differences can be utilised.

33. ACQUISITION OF SUBSIDIARIES

For the year ended December 31, 2007

A. On January 1, 2007, the Group acquired the entire equity interest in 南雄 (Nanxiong) for cash consideration and related expenses of HK\$16,130,000. The acquisition has been accounted for using the purchase method of accounting. The amount of goodwill arising as a result of the acquisition was approximately HK\$10,886,000.

The net assets acquired in the transaction, and the goodwill arising, are as follows:

	Acquiree's carrying amounts before combinations <i>HK\$'000</i>	Fair value adjustments HK\$'000	Fair value HK\$'000
Net assets acquired:			
Property, plant and equipment	372	3,073	3,445
Other intangible assets	_	3,274	3,274
Trade debtors	384	_	384
Other debtors, deposits and			
prepayments	379	—	379
Inventories	742	—	742
Bank balances and cash	119	—	119
Trade creditors	(1,409)	—	(1,409)
Other creditors and accrued			
charges	(103)	—	(103)
Deferred tax liabilities		(1,587)	(1,587)
	484	4,760	5,244
Goodwill			10,886
			16,130
Total consideration satisfied by:			
			HK\$'000
Cash			16,130
Deposit paid (note)			(15,926)
			204

Net cash outflow in respect of the acquisition for the year ended December 31, 2007 is as follows:

	2007 <i>HK\$</i> '000
Cash consideration paid <i>(note)</i>	(204) 119
Bank balances and cash acquired	
	(85)

Note: During the year ended December 31, 2006, a cash consideration of approximately HK\$15,926,000 which was paid for the acquisition of 南雄 (Nanxiong) and the amount was disclosed as other asset in the consolidated balance sheet. Details of the other asset are disclosed in note 23.

The goodwill arising on the acquisition of \bar{n} $tar{t}$ (Nanxiong) is attributable to the anticipated profitability of the distribution of the Group's LPG in the market and the anticipated future operating synergies from the combination. In addition, \bar{n} $tar{t}$ (Nanxiong) owns several LPG stations close to the LPG terminal owned by $\pi \bar{n}$ ($\pi \bar{n}$) (NewOcean (Zhuhai)), in the opinion of the directors, this acquisition will enhance logistic efficiency and improve the market share in Guangdong region.

南雄 (Nanxiong) contributed HK\$6,649,000 and HK\$583,000 to the Group's revenue and loss before taxation between the period from the date of acquisition to December 31, 2007.

B. On January 1, 2007, the Group acquired the 51% equity interest in 夢華燃氣 (Menghua LPG) for cash consideration and related expenses of HK\$16,618,000. The acquisition has been accounted for using the purchase method of accounting. The amount of goodwill arising as a result of the acquisition was HK\$596,000.

The net assets acquired in the transaction, and the goodwill arising, are as follows:

	Acquiree's carrying amounts before combinations HK\$'000	Fair value adjustments HK\$'000	Fair value HK\$'000
Net assets acquired:			
Property, plant and equipment	6,331	11,311	17,642
Other intangible assets	_	14,721	14,721
Inventories	3,137	_	3,137
Bank balances and cash	1,018	_	1,018
Deferred tax liabilities		(6,508)	(6,508)
	10,486	19,524	30,010
Minority interests			(13,988)
Goodwill			596
			16,618

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	HK\$'000
Total consideration satisfied by:	
Cash	12,371
Directly attributable costs	4,247
	16,618
Net cash outflow in respect of the acquisition is as follows:	
	2007
	2007 <i>HK\$'000</i>
Cash consideration paid	
Cash consideration paid Bank balances and cash acquired	HK\$'000

The goodwill arising on the acquisition of 夢華燃氣 (Menghua LPG) is attributable to the anticipated profitability of the distribution of the Group's LPG in the markets and the anticipated future operating synergies from the combination. In addition, 夢華燃氣 (Menghua LPG) owns several LPG stations close to the LPG terminal owned by 新海 (珠 海) (NewOcean (Zhuhai)), in the opinion of the directors, this acquisition will enhance logistic efficiency and improve the market share in Guangdong region in the PRC.

Pursuant to an agreement entered between Qingxin NewOcean Transportation Company Limited ("Qingxin NewOcean") and the minority shareholder of 夢華燃氣 (Menghua LPG) (the "MI") on December 29, 2006, Qingxin NewOcean agreed to subcontracting the operation of 夢華燃氣 (Menghua LPG) to MI for a period of one year. The MI is responsible for the daily operation of 夢華燃氣 (Menghua LPG) and accountable for all liabilities and obligations arising from any agreements or contracts entered into in the name of 夢華燃氣 (Menghua LPG) and the operating losses, if any, during the sub-contracting period. The MI entitled to 100% of the results of 夢華燃氣 (Menghua LPG) during the sub-contracting period. Qingxin NewOcean was entitled to a fixed sum of sub-contracting fee payable by MI. The sub-contracting arrangement was terminated at December 31, 2007.

On July 1, 2007, Qingxin NewOcean and MI entered into a sales and purchase agreement in which Qingxin NewOcean agreed to acquire further 39% equity interest from MI at a consideration of HK22,452,000 (the "Agreement"). The acquisition on further 39% equity interest in $\overline{\mathcal{B}}$ $\overline{\mathcal{B}}$ (Menghua LPG) has not been completed as at December 31, 2007. Pursuant to the Agreement, the MI has granted an option to Qingxin NewOcean to acquire the remaining 10% equity interest from MI at a consideration of RMB4,500,000 for the period from July 1, 2007 to June 30, 2009. In addition, Qingxin NewOcean has granted an option to MI to sell the remaining 10% equity interest to Qingxin NewOcean at a consideration of approximately HK4,806,000 (equivalent to RMB4,500,000) from the period from July 1, 2009 to July 31, 2009 ("Put Option"). The obligation of the Put Option is recorded as non-current liabilities as at December 31, 2007.

For the year ended December 31, 2006

On April 1, 2006, the Group acquired the entire equity interest in Shenzhen Baorun Liquefield Petroleum Gas Co., Ltd. ("Shenzhen Baorun") for cash consideration and related expenses of HK\$38,961,000. The acquisition has been accounted for using the purchase method of accounting. The amount of goodwill arising as a result of the acquisition was HK\$19,981,000.

The net assets acquired in the transaction, and the goodwill arising, are as follows:

	Acquiree's carrying amounts before combinations HK\$'000	Fair value adjustments HK\$'000	Fair value HK\$'000
Net assets acquired:			
Property, plant and equipment Prepaid lease payments Other debtors, deposits and prepayments Deferred tax liability	12,608 3,869 16,786	1,309 1,272 	13,917 5,141 309 (387) 18,980
Goodwill	10,780	2,194	18,980
			38,961
Total consideration satisfied by:			HK\$'000
Cash			34,602
Directly attributable costs			4,359
		_	38,961

Net cash outflow of cash and cash equivalents in respect of the acquisition of a subsidiary is as follows:

	2006 <i>HK\$</i> '000
Cash consideration paid (note)	34,602
Net outflow of cash and cash equivalents in respect of the acquisition of a subsidiary	34,602

Note: During the year ended December 31, 2005, a cash consideration of approximately HK\$4,359,000 for the acquisition of Shenzhen Baorun was paid and the amount was disclosed as other assets in the consolidated balance sheet.

FINANCIAL INFORMATION ON THE GROUP

The goodwill arising on the acquisition of Shenzhen Baorun is attributable to the anticipated profitability of the distribution of the Group's LPG in the market and the anticipated future operating synergies from the combination. In addition, Shenzhen Baorun owns several LPG stations close to the LPG terminal owned by 新海 (珠海) (NewOcean (Zhuhai)), in the opinion of the directors, this acquisition will enhance logistic efficiency and improve the market share in Guangdong region in the PRC.

If the acquisition had been completed on January 1, 2006, total group revenue derived from continuing operations for the year would have been approximately HK\$2,425,924,000, and profit for the year from continuing operations would have been approximately HK\$43,720,000. The proforma information is for illustrative purposes only and is not necessarily an indication of revenue and results of operations of the Group that actually would have been achieved had the acquisition been completed on January 1, 2006, nor is it intended to be a projection of future results.

Shenzhen Baorun contributed HK\$123,266,000 and HK\$2,185,000 to the Group's revenue derived from continuing operations and loss before taxation derived from continuing operations between the date of acquisition and the balance sheet date.

DISPOSAL OF SUBSIDIARIES 34.

On December 10, 2007, the Group disposed several subsidiaries to an independent third party with a consideration of USD1. Those subsidiaries were engaged in LPG sales and distribution in the northern region of the PRC. The assets of those subsidiaries were fully impaired or write off in prior years and became inactive in recent years. The net liabilities of the subsidiaries at the date of disposal were as follows:

	10.12.2007
	HK\$'000
Property, plant and equipment	2,753
Property, plant and equipment write-offs	(2,753)
Trade debtors, other debtors, deposits and prepayments	2,377
Impairment losses on receivables	(2,377)
Other creditors and accrual charges	(170)
Tax liabilities	(7,201)
	(7,371)
Gain on disposal	7,371

The subsidiary disposed of during the year made no significant contribution to the Group's turnover and cash flow.

CONTINGENT LIABILITIES 35.

The Group had no significant contingent liabilities at December 31, 2007 and 2006.

36. LEASE COMMITMENTS

The Group as lessee

At the balance sheet date, the Group had commitments for future minimum lease payments under non-cancellable operating leases which fall due as follows:

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Within one year In the second to fifth year inclusive Over five years	36,415 130,712 2,401	1,587 176 50
	169,528	1,813

During the year ended December 31, 2007, operating lease payments mainly represent rentals payable by the Group for office premises and LPG vessel. During the year ended December 31, 2006, operating lease payments mainly represent rentals payable by the Group for leasehold land in the PRC and LPG vessel. Leases are negotiated for terms ranged from 1 to 5 years. As at December 31, 2007, rentals are fixed for an average of 4 years (2006: 4 years).

37. OTHER COMMITMENTS

Capital expenditure contracted for but not provided in the consolidated financial statements in respect of:	2007 <i>HK\$</i> '000	2006 HK\$'000
Investment in a jointly controlled entity		1,916
Purchase of gas plant and machinery	134,245	77,946
	134,245	79,862

38. RETIREMENT BENEFITS PLANS

The Group operates a Mandatory Provident Fund Scheme for all qualifying employees in Hong Kong. The assets of the schemes are held separately from those of the Group, in funds under the control of trustees. The Group contributes 5% of relevant payroll costs to the scheme, which contribution is matched by employees.

The employees of the Group's subsidiaries in the PRC are members of state-managed retirement benefit schemes operated by the PRC government. The subsidiaries are required to contribute fixed percentage of payroll costs to the retirement benefit schemes to fund the benefits. The only obligation of the Group with respect to the retirement benefit schemes is to make the specified contributions.

39. RELATED PARTY TRANSACTIONS

During the year, the Group entered into the following transactions with related parties:

	2007 <i>HK\$'000</i>	2006 <i>HK\$</i> '000
Sales to a jointly controlled entity	4,716	808
Rental expenses paid to Shum Ho, Neo	456	456

At December 31, 2006, Shum Ho, Neo has pledged his property to secure a short term bank loan of the Group to the extent of HK\$10,000,000. The facilities were not utilised by the Group at December 31, 2006 and the pledged property was released on October, 2007.

Shum Ho, Neo is the son of Shum Siu Hung and Tong Shiu Ming.

On May 16, 2004, Sound Management Services Limited, entered into an office tenancy agreement with Shum Ho, Neo for the use of office premises provided by Shum Ho, Neo located on 20th Floor, Times Tower, 393 Jaffe Road, Wanchai, Hong Kong at HK\$38,000 per calendar month for a period of one year commencing May 16, 2004. On May 16, 2005, the agreement was renewed for one year to May 15, 2006 with the same terms. On May 16, 2007, the agreement was renewed for one year to May 15, 2007 with the same terms. On May 16, 2007, the agreement was renewed for one year to May 15, 2008 with the same terms.

Save as disclosed above and note 26, there were no other significant transactions with related parties during the year or significant balances with them at the end of the year.

Compensation of key management personnel

The remuneration of executive directors and other members of key management during the year was as follows:

	2007 <i>HK\$</i> '000	2006 <i>HK\$</i> '000
Short-term benefits	6,018	5,347
Post-employment benefits	60	60
Share-based payments		3,264
	6,078	8,671

The remuneration of directors and key executives is determined by the remuneration committee having regard to the performance of individuals and market trends.

40. PARTICULARS OF PRINCIPAL SUBSIDIARIES OF THE COMPANY

Particulars of the Company's principal subsidiaries at December 31, 2007 and 2006 are as follows:

Name of subsidiary	Place of incorporation/ registration/ operation	Class of share held	Issued and fully paid up share capital/ registered capital	Proportion of n value of issu registered capi by the Comp 2007	ied/ tal held	Principal activities
Qingxin Bai Fu Yang Petrol Chemical Company Limited ("BFY") (Note a)	PRC *	Registered capital	RMB5,000,000	100	100	Sale and distribution of LPG
NewOcean Resources (Singapore) Pte Ltd	Singapore	Ordinary	SGD100	100	100	Sale and distribution of LPG
Shenzhen Baorun	PRC *	Registered capital	RMB15,000,000	100	100	Sale and distribution of LPG
Sound Agents Limited	Hong Kong	Ordinary	HK\$2	100	100	Sale and distribution of LPG and electronic products
Sound Industrial Limited	Hong Kong	Ordinary	HK\$2	100	100	Trading of electronic products
Sound Management Services Limited	Hong Kong	Ordinary	HK\$2	100	100	Providing management services to group companies
Sound Technologies Limited	Hong Kong	Ordinary	HK\$2	100	100	Trading of electronic products
Qingxin Yong Long Gas and Chemical Company Limited ("Yong Long") (Note b)	PRC *	Registered capital	RMB4,280,000	80	80	Sale and distribution of LPG
桂林新海能源發展有限公司 (Guilin NewOcean Energy Development Company Limited)	PRC #	Registered capital	HK\$6,600,000	100	100	Sale and distribution of LPG
桂林荔浦新海燃氣有限公司 (Guilin Lipu NewOcean LPG Company Limited)	PRC #	Registered capital	HK\$1,400,000	100	100	Sale and distribution of LPG
梧州錄環科技有限公司 (Wuzhou Luhuan Technology Company Limited)	PRC #	Registered capital	HK\$1,600,000	100	100	Sale and distribution of LPG
梧州市新海燃氣有限公司 (「梧州新海」) (Wuzhou City NewOcean LPG Company Limited) ("Wuzhou NewOcean")(Note c)	PRC *	Registered capital	RMB500,000	100	100	Sale and distribution of LPG
蒼梧縣新海燃氣有限公司 (「蒼梧新海」) (Cangwu NewOcean LPG Company Limited) ("Cangwu NewOcean") <i>(Note d)</i>	PRC *	Registered capital	RMB500,000	100	100	Sale and distribution of LPG

FINANCIAL INFORMATION ON THE GROUP

Name of subsidiary	Place of incorporation/ registration/ operation	Class of share held	Issued and fully paid up share capital/ registered capital	Proportion of n value of issu registered capit by the Comp 2007	ied/ al held	Principal activities
新海能源(珠海)有限公司 (「新海(珠海)」) (NewOcean Energy (Zhuhai) Company Limited) ("NewOcean (Zhuhai)")	PRC #	Registered capital	USD27,050,000	100	100	Sale and distribution of LPG
廣州市夢華燃氣有限公司 (「夢華燃氣」) (Guangzhou Shi Menghua LPG Company Limited) ("Menghua LPG")	PRC *	Registered capital	RMB7,755,100	51	_	Sale and distribution of LPG
廣州市許標燃氣有限公司 (Guangzhou Xubiao LPG Company Limited)	PRC *	Registered capital	RMB2,000,000	51	_	Sale and distribution of LPG
德慶縣南雄燃氣有限公司 (「南雄」) (Deging Nanxiong LPG Company Limited) ("Nanxiong")	PRC *	Registered capital	RMB990,000	100	-	Sale and distribution of LPG

- * Domestic-invested enterprises
- [#] Wholly-owned foreign enterprises

Notes:

- (a) BFY is indirectly held by the Company through the declarations of trust executed by Cen Ziniu and Li Canyuan who held the interest in BFY of 90% and 10% respectively.
- (b) Pursuant to an agreement entered between BFY and the minority shareholder of Yong Long, ("PRC Investor"), the operation of Yong Long was sub-contracted to BFY with a sub-contracting period of 5 years. The PRC Investor was entitled to a fixed sum of sub-contracting fee payable by BFY. BFY entitled to 100% of the results of Yong Long during the subcontracting period.
- (c) 梧州新海(Wuzhou NewOcean) is indirectly held by the Company through the declarations of trust executed by 李燦元 (Li Canyuan) and 劉小萍 (Liu Xiaoping) who held the interest in 梧州新海 (Wuzhou NewOcean) of 20% and 20% respectively. The remaining interest in 梧州新海 (Wuzhou NewOcean) is indirectly held by the Company.
- (d) 蒼梧新海 (Cangwu NewOcean) is indirectly held by the Company through the declarations of trust executed by 李燦元 (Li Canyuan) and 劉小萍 (Liu Xiaoping) who held the interest in 蒼梧新海 (Cangwu NewOcean) of 20% and 20% respectively. The remaining interest in 蒼梧新海 (Cangwu NewOcean) is indirectly held by the Company.

The above principal subsidiaries are owned indirectly by the Company.

None of the subsidiaries had any debt securities outstanding at the end of the year or at any time during the year.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results or assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

41. DERIVATIVE FINANCIAL INSTRUMENTS

Major terms of the foreign currency forward contracts are summarised as follows:

Notional amount	Maturity	Exchange rates
Buy USD88,957,000	January 11, 2008 to December 22, 2008	RMB/USD6.20 to RMB/USD7.45

3. INDEBTEDNESS

At the close of business on 31 July 2008, being the latest practicable date for the purpose of this indebtedness statement prior to the printing of this Prospectus, the Group had a total outstanding borrowings of approximately HK\$2,110,165,000, comprising the followings:

Classification	Amount	Remarks
Bank trust receipt loans Other bank loans Other bank loan Other long term loan Bank overdrafts Total	Approximately HK\$1,748,452,000 Approximately HK\$292,062,000 Approximately HK\$10,816,000 Approximately HK\$56,906,000 Approximately HK\$1,929,000 Approximately HK\$2,110,165,000	Note (1) Note (2) Unsecured Unsecured Note (3)

Notes:

- (1) Bank trust receipt loans include (a) an amount of approximately US\$167,481,000 borrowings (equivalent to HK\$1,303,001,000) which was fully secured by the pledged RMB bank deposits of approximately RMB1,195,119,000 (equivalent to HK\$1,363,564,000); (b) the trust receipt loans of an aggregate amount of approximately US\$52,255,000 and approximately RMB34,100,000 (equivalent to a total amount of HK\$445,451,000), of which approximately US\$52,255,000 (equivalent to approximately HK\$406,545,000)) was partly secured by bank deposits of an aggregate amount of approximately US\$643,000 and approximately HK\$1,000,000 (equivalent to a total amount of approximately US\$643,000 and approximately HK\$1,000,000 (equivalent to a total amount of approximately US\$643,000 and approximately HK\$1,000,000 (equivalent to a total amount of approximately US\$643,000 and approximately HK\$1,000,000 (equivalent to a total amount of approximately HK\$6,000,000), was to finance the Group trading business.
- (2) Other bank loans include (a) an amount of approximately US\$20,680,000 (equivalent to approximately HK\$160,890,000) drawn under a term loan facility secured by a floating charge over the assets of the Company, and by the share mortgages of the issued capital and the floating charges over the assets of various subsidiaries of the Company; (b) an amount of approximately RMB50,000,000 (equivalent to approximately HK\$57,047,000) drawn under short term loan facilities guaranteed by the Company, (c) an amount of approximately HK\$6,729,000 drawn under a term loan facility guaranteed by the Company, (d) an amount of approximately US\$8,663,000 (equivalent to approximately HK\$67,396,000) drawn under export loan facilities guaranteed by the Company and the various subsidiaries of the Company.
- (3) Bank overdrafts were fully secured by pledged bank deposits of approximately US\$643,000 (equivalent to approximately HK\$5,000,000) and promissory note of HK\$11,000,000.

Save as aforesaid or as otherwise disclosed herein, and apart from intra-group liabilities, none of the companies in the Group had outstanding, at the close of business 31 July 2008, any mortgages, charges or debentures, loan capital issued and outstanding or agreed to be issued, bank overdrafts, loans, debt securities or other similar indebtedness or any hire purchase commitments, liabilities under acceptance or acceptable credits of any guarantees or other material contingent liabilities.

For the purpose of the above indebtedness statement, foreign currency amounts have been translated into Hong Kong dollars at the approximate rates of exchange prevailing at the close of business on 31 July 2008.

The Directors are not aware of any material changes in the Group's indebtedness and contingent liabilities since the close of business on 31 July 2008.

4. WORKING CAPITAL

The Directors, after due and careful enquiry, are of the opinion that, taking into consideration the financial resources available to the Group including internally generated funds, the existing available banking facilities and the estimated net proceeds from the Open Offer (if the Open Offer becomes unconditional), the Group will have sufficient working capital for at least twelve months from the date of this Prospectus.

5. MATERIAL CHANGE

The Directors are not aware of any material change in the financial or trading position or outlook of the Group since 31 December 2007 (being the date to which the latest published audited financial statements of the Group were made up) up to and including the Latest Practicable Date.

6. FINANCIAL AND TRADING PROSPECTS OF THE GROUP

Business Review and Future Prospects

In 2008, the Company continued its expansion in LPG wholesaling, LPG retailing and electronics trading (mainly cellular phones).

LPG Wholesaling

The LPG wholesale business which is conducted through the Company's sea terminal in Zhuhai, achieved an increase in the import volume to 325,000 tons in the first half of year 2008 (approximately 63% of the import volume in the full year of 2007). Out of the total import volume, about 205,200 tons were re-exported and sold in China under term contracts with prices linked with LPG index or on cost plus basis; about 21,600 tons were allocated to the Company's own LPG retail operation and the remaining 98,200 tons were sold in China on spot basis. In line with its existing development policy, the Company will further improve the throughput capability of its sea terminal in Zhuhai in order to achieve continuous increase in the wholesale volume. Concurrently, the Company shall further adjust its customer portfolio from currently only about 63% towards a position that 90% of its wholesaling will be conducted under a model of hedged price and ascertained profit margin. The continuous increase in wholesale volume coupled with ascertained profit margin will effectively contribute to the Company enduring benefits under manageable market risks.

LPG Retailing

The LPG retail business conducted through the Company's bottling plants in Guangdong and Guangxi Province increased its sales volume to about 93,000 tons (approximately 52% of the total retail volume of 178,000 tons in the full year of 2007). In the first half of 2008, the Company continued to enhance its purchase of domestic LPG which is relatively lower in price than that of the imported LPG. The operating cost of the bottling plants was therefore well controlled and their earning capability was continually improving.

	Full year of 2007	Jan – Jun 2008
Allocation by the Terminal in Zhuhai	45,000 tons (25%)	21,600 tons (23%)
Purchase of domestic LPG	133,000 tons (75%)	71,400 tons (77%)
Total purchase	178,000 tons (100%)	93,000 tons (100%)

In 2008, the Company continued its strategy of acquiring other bottling plant operators in Guangdong for expansion of its LPG retail network. As set out in the circular of the Company dated 18 July 2008, the Company has committed to acquire Maoming Sanyang LPG Company Limited ("Sanyang") at a consideration of RMB28,000,000. Sanyang is anticipated to contribute an additional sales volume to the Company of about 8,000 tons from October when the acquisition is completed to the end of year 2008.

Electronics Trading

The total turnover of electronics trading in the first half of year 2008 increased to about HK\$180 million (about 83% of the total turnover in the full year of 2007). Out of the total turnover, about HK\$104 million were trading of cellular phones and about HK\$76 million were that of electronics components. The proportion between the trading of cellular phones and electronics components changed substantially from 27/73 in year 2007 to 58/42 in the first half of year 2008 in line with the Company's existing policy to expand further the trading of cellular phones and gradually reduce its engagement in electronics components. In respect of the trading of cellular phones, the Company is cooperating with Newtel Corporation Co. Ltd. ("Newtel") of Thailand pursuit to which the Company shall make its purchase of the cellular phones after Newtel has committed to take all the products. The profit margin of this business is therefore ascertained.

1. ACCOUNTANTS' REPORT ON THE UNAUDITED PRO FORMA STATEMENT OF ADJUSTED CONSOLIDATED NET TANGIBLE ASSETS OF THE GROUP

Set forth below is the accountants' report, prepared for the sole purpose of incorporation in this Prospectus received by the Directors from Deloitte Touche Tohmatsu, Certified Public Accountants, Hong Kong, in connection with the unaudited pro forma statement of adjusted consolidated net tangible assets of the Group set out in this Appendix:

Deloitte. 德勤

ACCOUNTANTS' REPORT ON UNAUDITED PRO FORMA STATEMENT OF ADJUSTED CONSOLIDATED NET TANGIBLE ASSETS TO THE DIRECTORS OF NEWOCEAN ENERGY HOLDINGS LIMITED

We report on the unaudited pro forma statement of adjusted consolidated net tangible assets of NewOcean Energy Holdings Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group"), which has been prepared by the directors of the Company for illustrative purposes only, to provide information about how the proposed open offer on the basis of one offer share for every share held on 16 September 2008, or such other date as may be agreed between the Company and the underwriter for the determination of the entitlements under the open offer might have affected the financial information presented, for inclusion in Section 2 of the Appendix II of the prospectus dated 16 September 2008 (the "Prospectus"). The basis of preparation of the unaudited pro forma statement of adjusted consolidated net tangible assets is set out on page 94 to the Prospectus.

Respective responsibilities of directors of the Company and reporting accountants

It is the responsibility solely of the directors of the Company to prepare the unaudited pro forma statement of adjusted consolidated net tangible assets in accordance with paragraph 29 of Chapter 4 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and with reference to Accounting Guideline 7 "Preparation of Pro Forma Financial Information for Inclusion in Investment Circulars" issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA").

APPENDIX II UNAUDITED PRO FORMA FINANCIAL INFORMATION

It is our responsibility to form an opinion, as required by paragraph 29(7) of Chapter 4 of the Listing Rules, on the unaudited pro forma statement of adjusted consolidated net tangible assets and to report our opinion to you. We do not accept any responsibility for any reports previously given by us on any financial information used in the compilation of the unaudited pro forma statement of adjusted consolidated net tangible assets beyond that owed to those to whom those reports were addressed by us at the dates of their issue.

Basis of opinion

We conducted our engagement in accordance with Hong Kong Standard on Investment Circular Reporting Engagements 300 "Accountants' Reports on Pro Forma Financial Information in Investment Circulars" issued by the HKICPA. Our work consisted primarily of comparing the unadjusted financial information with source documents, considering the evidence supporting the adjustments and discussing the unaudited pro forma statement of adjusted consolidated net tangible assets with the directors of the Company. This engagement did not involve independent examination of any of the underlying financial information.

We planned and performed our work so as to obtain the information and explanations we considered necessary in order to provide us with sufficient evidence to give reasonable assurance that the unaudited pro forma statement of adjusted consolidated net tangible assets has been properly compiled by the directors of the Company on the basis stated, that such basis is consistent with the accounting policies of the Group and that the adjustment is appropriate for the purpose of the unaudited pro forma statement of adjusted consolidated net tangible assets as disclosed pursuant to paragraph 29(1) of Chapter 4 of the Listing Rules.

The unaudited pro forma statement of adjusted consolidated net tangible assets is for illustrative purpose only, based on the judgements and assumptions of the directors of the Company, and, because of its hypothetical nature, does not provide any assurance or indication that any event will take place in future and may not be indicative of the financial position of the Group as at 31 December 2007 or any future date.

Opinion

In our opinion:

- (a) the unaudited pro forma statement of adjusted consolidated net tangible assets has been properly compiled by the directors of the Company on the basis stated;
- (b) such basis is consistent with the accounting policies of the Group; and

APPENDIX II UNAUDITED PRO FORMA FINANCIAL INFORMATION

(c) the adjustment is appropriate for the purposes of the unaudited pro forma statement of adjusted consolidated net tangible assets as disclosed pursuant to paragraph 29(1) of Chapter 4 of the Listing Rules.

Deloitte Touche Tohmatsu

Certified Public Accountants

Hong Kong, 16 September 2008

2. UNAUDITED PRO FORMA STATEMENT OF ADJUSTED CONSOLIDATED NET TANGIBLE ASSETS OF THE GROUP

The following is the unaudited pro forma statement of adjusted consolidated net tangible assets of the Group which has been prepared in accordance with Rule 4.29 of the Listing Rules to illustrate the effects of the Open Offer on the consolidated net tangible assets attributable to equity holders of the Company, as set out in Appendix I to this Prospectus, as if the Open Offer had been completed on 31 December 2007. The unaudited pro forma statement of adjusted consolidated net tangible assets of the Group has been prepared for illustrative purposes only, and because of its hypothetical nature, it does not provide any assurance or indication that any event will take place in the future and may not be indicative of the financial position of the Group as at 31 December 2007 and any future date.

	Audited consolidated net tangible assets attributable to the equity holders of the Company as at 31 December 2007 <i>HK\$</i> (Note 1)	Adjustment HK\$ (Note 2)	Unaudited pro forma adjusted consolidated net tangible assets attributable to the equity holders of the Company immediately after the Open Offer <i>HK\$</i>
Net tangible assets	397,615,000	142,220,000	539,835,000
Number of shares issued	481,676,687	481,676,687	963,353,374
Audited/Unaudited pro forma adjusted consolidated net tangible assets attributable to equity holders of the Company per share (<i>Note 3</i>)	HK\$0.83		HK\$0.56

Notes:

- 1. The audited consolidated net tangible assets of the Group as at 31 December 2007 are based on the equity attributable to equity holders of the Company as at 31 December 2007 of approximately HK\$513,130,000 as set out on page 33 of this Prospectus, and deduct goodwill and other intangible assets of approximately HK\$102,623,000 and HK\$16,850,000 respectively, plus the deferred tax liability arising from other intangible assets of approximately HK\$3,958,000.
- 2. The adjustment represents the estimated net proceeds from the Open Offer that based on 481,676,687 Offer Shares, being minimum number of Offer Shares assuming no exercise of share options, at a price of HK\$0.3 per Offer Share after the deduction of the estimated related expenses of approximately HK\$2,283,000. The estimated related expenses are the fees paid or payable to various professional parties that directly attributable to the Open Offer.

APPENDIX II UNAUDITED PRO FORMA FINANCIAL INFORMATION

- 3. The audited consolidated net tangible assets attributable to the equity holders of the Company per share as at 31 December 2007 is based on 481,676,687 shares in issue as at 31 December 2007. The unaudited pro forma adjusted consolidated net tangible assets attributable to equity holders of the Company per share after the Open Offer is based on 963,353,374 shares (on the basis that there were 481,676,687 Shares in issue as at 31 December 2007 and 481,676,687 Offer Shares, being minimum number of Offer Shares assuming no exercise of Share Options, were issued under the Open Offer) were in issue upon completion of the Open Offer.
- 4. No adjustment has been made to reflect any trading result or other transaction of the Group entered into subsequent to 31 December 2007.

GENERAL INFORMATION

1. **RESPONSIBILITY STATEMENT**

This Prospectus includes particulars given in compliance with the Listing Rules for the purpose of giving information with regard to the Company. The Directors collectively and individually accept full responsibility for the accuracy of the information contained in this Prospectus and confirm, having made all reasonable enquiries, that to the best of their knowledge and belief there are no other facts the omission of which would make any statement herein misleading.

2. SHARE CAPITAL AND SHARE OPTIONS

The authorised and issued share capital of the Company as at the Latest Practicable Date were as follows:

Share capital

(b)

(a) Share capital as at the Latest Practicable Date

Authorised:	HK\$'000
20,000,000,000 Shares	2,000,000
Issued and fully paid:	
481,676,687 Shares	48,168
Share capital upon completion of the Open Offer	
Authorised:	HK\$'000
20,000,000,000 Shares	2,000,000
Issued and fully paid:	
481,676,687 Shares as at the Latest Practicable Date	48,168
481,676,687 Offer Shares to be issued pursuant to the Open Offer	144,503
963,353,374 Shares upon completion of the Open Offer	192,671

All the issued Shares rank pari passu with each other in all respects including the rights to voting, dividends and return of capital. The Offer Shares to be allotted and issued will, when issued and fully paid, rank pari passu in all respects with the existing Shares. The Company has not issued any Shares since 31 December 2007.

Share options

As at the Latest Practicable Date, the Company has the following outstanding Share Options under the New Share Option Scheme (with the lapse of 1,000,000 Share Options held by the late Ma Man Hoi, Joseph, an ex-independent non-executive Director who had deceased on 16 June 2007):

		No. of Shares which may fall to be issued upon exercise of
Date of grant	Exercise price per share (HK\$)	the Share Options
16/06/2006	0.69	29,500,000

Of the 29,500,000 Share Options, 9,000,000 Share Options are being held by Mr. Shum and 6,000,000 and 1,000,000 Share Options are being held by Chiu Sing Chung, Raymond, the managing Director and an independent non-executive Director respectively and 13,500,000 by the employees of the Group.

Holders of Share Options have irrevocably undertaken to the Company that they will not exercise any of their Share Options prior to the Record Date and that such Share Options will remain registered in the name of and beneficially owned by such holders from the date of such undertaking up to and including the Record Date.

Upon the Open Offer becoming unconditional, the exercise price and the numbers of outstanding Share Options may be subject to adjustments. Further announcement will be made in this regard.

Save as disclosed above, the Company did not have any other options, warrants and other convertible securities or rights affecting the Shares as at the Latest Practicable Date.

GENERAL INFORMATION

Percentage of

3. DIRECTORS' INTERESTS

As at the Latest Practicable Date, the interests of the Directors and chief executives and their associates in the Shares, underlying Shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) which are required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO); or (b) pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (c) pursuant to the Model Code to be notified to the Company and the Stock Exchange were as follows:

Name of Director	Capacity	Number of issued Shares held	the issued share capital of the Company
Mr. Shum	Beneficial owner Family interest (Note 1)	20,811,779 134,870,621	4.32 28.00
Wu Hong Cho	Other (Note 2)	6,743,531	1.40
Cen Ziniu	Other (Note 2)	1,348,706	0.28
Shum Chun, Lawrence	Other (Note 2)	20,230,593	4.20

(a) Long positions in Shares

Notes:

- 1. These represent the same block of 134,870,621 Shares held as corporate interest by Tong Shiu Ming, spouse of Shum Siu Hung, as referred to in paragraph 5(a), and were deemed to be the family interest of Mr. Shum.
- 2. These interests reflect the proportional interest in the 134,870,621 Shares held by Uniocean. Uniocean is owned as to 15% by Shum Chun, Lawrence and 15% by Shum Ho, Neo, both are the sons of Mr. Shum, 64% by Tong Shiu Ming, spouse of Mr. Shum, 5% by Wu Hong Cho and 1% by Cen Ziniu.

(b) Share options

Name of Director	Date of grant	Exercise price per Share (HK\$)	Exercise period	Number of underlying Shares	Outstanding Share Options as at Latest Practicable Date
Mr. Shum	16/06/2006	0.69	17/06/2006- 31/12/2015	9,000,000	9,000,000
Chiu Sing Chung, Raymond	16/06/2006	0.69	17/06/2006- 31/12/2015	6,000,000	6,000,000
Cheung Kwan Hung, Anthony	16/06/2006	0.69	17/06/2006- 31/12/2015	1,000,000	1,000,000

Save as disclosed above and other than the non-beneficial interests of Directors in the nominee shares in certain subsidiaries held by certain Directors subject to the terms of a written, valid and legally enforceable declaration of trust in favour of the Company, as at the Latest Practicable Date, no Directors or chief executive of the Company had or was deemed to have any interests or short positions in the Shares, underlying Shares or debentures of the Company or any of its associated corporations which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are deemed or taken to have under such provisions of the SFO) or which were required, pursuant to section 352 of the SFO to be entered in the register referred to therein or which were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, to be notified to the Company and the Stock Exchange.

(c) Other interests

- (i) None of the Directors had any direct or indirect interest in any assets which have been, since 31st December 2007 (being the date to which the latest published audited consolidated financial statements of the Group were made up) and up to the Latest Practicable Date, acquired or disposed of by or leased to or are proposed to be acquired or disposed of by or leased to any member of the Group.
- (ii) As at the Latest Practicable Date, none of the Directors was materially interested in any contract or arrangement entered into by any member of the Group and subsisting at the date of this Prospectus which is significant in relation to the business of the Group.

GENERAL INFORMATION

- (iii) As at the Latest Practicable Date, save for the Irrevocable Undertakings given by Mr. Shum and Uniocean in respect of their taking up of their respective entitlements under the Open Offer and the Underwriting Agreement, there was no agreement, arrangement or understanding (including any compensation arrangement) between the Underwriter or any of its concert parties and other persons in relation to the transfer, charge or pledge of the Shares that may be issued and allotted to the Underwriter or any of its concert parties under the Open Offer.
- (iv) As at the Latest Practicable Date, there was no agreement, arrangement or understanding (including any compensation arrangement) exists between the Underwriter or any person acting in concert with it and any of the Directors, recent Directors, Shareholders or recent Shareholders having any connection with or dependence upon the Open Offer and the Whitewash Waiver.

4. OTHER DISCLOSURES UNDER THE SFO AND SUBSTANTIAL SHAREHOLDERS' INTEREST

Save as disclosed below, as at the Latest Practicable Date, according to the register of substantial shareholders maintained by the Company pursuant to Section 336 of the SFO and so far as is known to the Directors no person, other than Directors whose interests are disclosed above, had an interest or short position in the Shares and underlying Shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or was directly or indirectly, interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meeting of any other member of the Group or had any option in respect of such capital:

(a) Interest in Shares (Long Position)

Name of Shareholder	Capacity	Number of issued Share held	Percentage of the issued share capital of the Company
Tong Shiu Ming	Held by corporation (Note 1)	134,870,621	28.00
	Family interest (Note 2)	20,811,779	4.32
Yam Tak Cheung	Held by corporation (Note 3)	30,000,000	6.23

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Notes:

- 1. 134,870,621 Shares were held by Uniocean as referred to in Note 2 to paragraph 3(a).
- 2. These represent the same block of 20,811,779 Shares held as beneficial owner by Mr. Shum, spouse of Tong Shiu Ming, as referred to in paragraph 3(a), and were deemed to be the family interest of Tong Shiu Ming.
- 300,000,000 Shares were held by Integrated Asset Management (Asia) Limited ("Integrated Asset"). Yam Tak Cheung owned 100% of Integrated Asset and was deemed to be the controlling shareholder of Integrated Asset.

(b) Share options

Name of shareholder	Capacity	Exercise price per Share (HK\$)	Number of underlying Shares	Outstanding Share Options at Latest Practicable Date
Tong Shiu Ming	Family interest (Note)	0.69	9,000,000	9,000,000

Note:

Share Options to subscribe for 9,000,000 Shares are held by Mr. Shum, the spouse of Tong Shiu Ming as referred to in paragraph 3(b) above, and were deemed to be the family interest of Tong Shiu Ming.

Save as disclosed above, the Company did not have any other options, warrants and other convertible securities or rights affecting the Shares as at the Latest Practicable Date.

5. LITIGATION

As at the Latest Practicable Date, no member of the Group was engaged in any litigation or arbitration of material importance and no litigation, arbitration or claim of material importance was known to the Directors to be pending or threatened against any member of the Group.

6. DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at the Latest Practicable Date, none of the Directors or their respective associates had any interest in businesses, which are considered to compete or are likely to compete, either directly or indirectly, with the business of the Group as required to be disclosed pursuant to the Listing Rules.

7. DIRECTORS' SERVICE CONTRACTS

As at the Latest Practicable Date:

- (a) none of the Directors had any existing or proposed service contract with the Company or any member of the Group which is not expiring or terminable by the Group within one year without payment of compensation (other than statutory compensation);
- (b) there are no service contracts in force between any Director and the Company or any of its subsidiaries or associated companies which (including both continuous and fixed term contracts) have been entered into or amended within six months before the Latest Practicable Date;
- (c) there are no service contracts in force between any Director and the Company of any of its subsidiaries or associated companies which are continuous contracts with a notice period of twelve months or more; and
- (d) there are no service contracts in force between any Director and the Company or any of its subsidiaries or associated companies which are fixed term contracts with more than twelve months to run irrespective of the notice period.

8. MATERIAL CONTRACTS

The following contracts (not being contracts entered into in the ordinary course of business) have been entered into by members of the Group within two years preceding the date of the Announcement and up to and including the Latest Practicable Date and are or may be material:

- (a) the Underwriting Agreement;
- (b) the Option Holders Undertakings;

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- (c) an agreement dated 25 June 2008 between (1) 珠海新海能源科技有限公司 (Zhuhai NewOcean Energy Technology Company Limited, a wholly-owned subsidiary of the Company incorporated in the PRC); and (2) Mr Ye Yongxiong (葉永雄) and Mr Zhang Xiaofan (張小帆) relating to the acquisition of 100% equity interest in 茂名市三洋燃氣有限公司 (Maoming City Sanyang LPG Company Limited) at the consideration of RMB28,000,000;
- (d) a supplemental agreement dated 1 July 2007 between (1) 清新縣新海運輸有限 公司 (Qingxin NewOcean Transportation Company Limited, a wholly-owned subsidiary of the Company incorporated in the PRC); (2) Mr Hu Shifa (胡世發) providing for modifications to a subscription agreement dated 27 December 2006 ("Subscription Agreement") between the same parties together with Madam Chen Weijiao (陳惠嬌) and Mr Jiang Hong (江泓) for the acquisition of 51% equity interest in 廣州市夢華燃氣有限公司 (Guangzhou Shi Menghua LPG Company Limited) at the consideration of RMB15,500,000 (subject to adjustments);
- (e) a supplemental agreement dated 29 December 2006 providing for modifications to the Subscription Agreement;
- (f) the Subscription Agreement; and
- (g) the agreement dated 3 September 2006 entered into between (1) Sound Electronics (Shenzhen) Co. Ltd., an indirect wholly-owned corporation of the Company and (2) Madam Li Yianling (李燕玲) in relation to the disposal of a property in Shenzhen at the consideration of RMB52,000,000.

9. EXPERTS AND CONSENTS

Name

(a) The following is the qualification of the expert who have given its opinion and advice which is included in this Prospectus:

Qualification

1 (unite	Quanneation
Deloitte Touche Tohmatsu	Certified Public Accountants
("Deloitte")	

(b) Deloitte does not have any shareholding, directly or indirectly, in any member of the Group or any right (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe for securities in any member of the Group.

Deloitte has not withdrawn its written consent to the issue of this Prospectus with the inclusion of the references to its name and/or its opinion in the form and context in which they are included.

GENERAL INFORMATION

(c) Deloitte does not have had any direct or indirect interest in any asset which had been acquired, or disposed of by, or leased to any member of the Group, or was proposed to be acquired, or disposed of by, or leased to any member of the Group since 31 December 2007, the date to which the latest published audited financial statements of the Group were made up.

10. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents will be available for inspection during normal business hours from 9:00 a.m. to 5:00 p.m. (except Saturdays and public holidays) at the principal office of the Company at 20/F, Times Tower, 393 Jaffe Road, Wanchai, Hong Kong, and will also be available on the websites of the Company at http://www.newoceanhk.com during normal business hours on any business day from the date of this Prospectus up to and including 20 October 2008:

- (a) the memorandum of association and bye-laws of each of the Company and Uniocean;
- (b) the material contracts referred to under the paragraph headed "MATERIAL CONTRACTS" in this Appendix and the respective circular (if applicable) in relation to the material contracts;
- (c) the annual reports of the Company for the two financial years ended 31 December 2006 and 31 December 2007;
- (d) the accountants' report from Deloitte on the unaudited pro forma financial information of the Group, the text of which is set out in Appendix II to this Prospectus;
- (e) the consent letter from Deloitte referred to in the paragraph headed "EXPERT AND CONSENT" in this appendix;
- (f) the Irrevocable Undertakings given by Uniocean and Mr. Shum in terms as set out on page 19 of this Prospectus;
- (g) the circular dated 18 July 2008 in respect of the acquisition of Maoming City Sanyang LPG Company Limited;
- (h) the Circular; and
- (i) this Prospectus.

11. DOCUMENTS DELIVERED TO THE REGISTRARS OF COMPANIES

A copy of each of the Prospectus Documents and the written consent from Deloitte has been registered with the Registrar of Companies in Hong Kong as required by Section 342C of the Companies Ordinance (Chapter 32 of the Laws of Hong Kong). A copy of each of the Prospectus Documents has been filed with the Registrar of Companies in Bermuda in accordance with the Companies Act 1981 of Bermuda.

12. PARTICULARS OF DIRECTORS

Executive directors

Shum Siu Hung, aged 49, is Chairman of the Company. Mr. Shum is responsible for the formulation and implementation of corporate policies and strategies. Mr. Shum has over 20 years of experience in international trading and investment in China.

Chiu Sing Chung, Raymond, aged 49, is Managing Director and the head of operations in the PRC of the Company. Mr. Chiu had over 20 years' experience in banking and management. He has been involved in the financing and supervision of business projects in the PRC since the late 1980's. During the last 10 years, Mr. Chiu held senior positions in a number of businesses in the PRC and was in charge of the management and control of a wide range of projects.

Shum Chun, Lawrence, aged 29, supervises retail operations and is involved in the financial affairs of the Group. Mr. Shum graduated from the University of Saskatchewan with a degree in Bachelor of Arts, majoring in Economics. Prior to joining the Company in 2004, Mr. Shum has pursued a career in finance and accountancy in an international accounting firm. He is the son of Mr. Shum Siu Hung.

Cen Ziniu, aged 39, graduated from Shanghai Jiao Tong University and has been involved in trading business in Hong Kong and China, holding senior managerial positions. Mr. Cen has extensive experience in dealership management, business formation and marketing. He is responsible for market development of the Group and overseas operations. He is a cousin of Mr. Shum Siu Hung.

Non-Executive Director

Wu Hong Cho, aged 62, graduated from the Law School of the University of Hong Kong and had over 10 years' experience practicing as a solicitor in Hong Kong. Mr. Wu had held senior positions and was in charge of corporate financial matter in a number of public companies in Hong Kong prior to joining the Company as an executive director in 1998. Mr. Wu was redesignated as a non-executive director of the Company from July 1, 2006, he is currently also an executive director of C C Land Holdings Limited, a company listed on the Hong Kong Stock Exchange.

Independent non-executive directors

Cheung Kwan Hung, Anthony, aged 56, Mr. Cheung is an associate member of the Association of Chartered Certified Accountants and the Hong Kong Institute of Certified Public Accountants. Mr. Cheung graduated from the Hong Kong Polytechnic University (formerly: the Hong Kong Polytechnic) with a higher diploma in Accountancy. Mr. Cheung has over 25 years of experience in accounting, finance and investment banking profession specializing in equity/debt fund raising, mergers and acquisition and corporate restructuring before working with publicly listed companies undertaking corporate management, planning and strategies development functions.

Chan Yuk Wai, Benedict, aged 50, is a holder of a Master of Science Degree in Applied Mechanics (Cranfield Institute of Technology, U.K.) and a registered professional engineer in Hong Kong and the U.K. Mr. Chan is the recipient of the U.K. Institution of Mechanical Engineers Outstanding Project Price Award, 1981. For the last 20 years, Mr. Chan has taken up key management positions in engineering and technology businesses in Hong Kong, ranging from pumping equipment and control systems, mini-piling, and software and hardware engineering businesses.

Xu Mingshe, aged 52, was accredited a doctor's degree in economics by the Xiamen University. He graduated from the Guangzhou Institute of Foreign Languages with a bachelor's degree in English, holds the title of Senior Economist, and has over 20 years' experience in the banking-finance field. Since 1980, Dr. Xu has held in succession a series of position in the top management level in the banking sector in the PRC, and has been well connected in the finance and corporate sectors both in the PRC and overseas. Dr. Xu's expertise ranges from public listings to project financing, syndicated loan, debt restructuring and merger and acquisitions. He has taken part in a considerable number of overseas listing of Chinese enterprises and other major fund raising exercises. Dr. Xu was appointed as independent non-executive director of the Company on 1 July 2006 and an independent non-executive director of EPI (Holdings) Limited (a company listed on the Stock Exchange) on 4 October 2006.

13.	PARTIES INVOLVED IN INFORMATION	THE OPEN OFFER AND	CORPORATE
	Head office and principal place of business	20th Floor, Times Tower 393 Jaffe Road Wanchai Hong Kong	
	Registered office	Clarendon House 2 Church Street Hamilton Bermuda	
	Financial Adviser	Access Capital Limited Suite 606, 6/F Bank of America Tower 12 Harcourt Road Central Hong Kong	
	Independent Financial Adviser	CIMB-GK Securities (HK) Ltd 25/F, Central Tower 28 Queen's Road Central Hong Kong	
	Underwriter	Uniocean Investments Limited 20/F., Times Tower 393 Jaffe Road Wanchai Hong Kong	
	Legal advisers	<i>On Hong Kong Law</i> P.C. Woo & Co. 12/F, Prince's Building 10 Chater Road Central Hong Kong	
		<i>On Bermuda Law</i> Conyers Dill & Pearman 2901 One Exchange Square 8 Connaught Place Central Hong Kong	

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Auditors	Deloitte Touche Tohmatsu <i>Certified Public Accountants</i> 35/F., One Pacific Place 88 Queensway Hong Kong
Principal bankers	Bank of China (Hong Kong) Limited 9/F., Bank of China Tower 1 Garden Road, Central Hong Kong
	Bank of Communications Company Limited 20 Pedder Street Central, Hong Kong
	Standard Chartered Bank (Hong Kong) Limited 13/F., Standard Chartered Bank Building 4-4A Des Voeux Road Central Hong Kong
	The Hong Kong and Shanghai Banking Corporation Limited Level 10, HSBC Main Building 1 Queen's Road Central Hong Kong
Principal share registrar and transfer office	Tricor Secretaries Limited 26th Floor, Tesbury Centre 28 Queen's Road East Wanchai Hong Kong
Authorised representatives	Shum Siu Hung Block B, 9th Floor 9 Conduit Road Mid-levels Hong Kong
	Wu Hong Cho 1st Floor, Block 1 Rosary Villas No. 1-19 Lok Lam Road Fotan, New Territories Hong Kong

GENERAL INFORMATION

Company secretary	Wu Hong Cho, a person who fulfills the requirements of Rule 8.17(3) of the Listing Rules
Qualified accountant	Lee Kin Man, a member of the Hong Kong Institute of Certified Public Accountants

14. MISCELLANEOUS

In the event of inconsistency, the English text of this Prospectus will prevail over the Chinese text.