

魏橋紡織股份有限公司 Weiqiao Textile Company Limited

(Stock Code : 2698)



Annual Report 2011

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FINANCIAL HIGHLIGHTS

(Prepared in accordance with the HK GAAP)

COMPARISON OF KEY FINANCIAL FIGURES

Results

	For the year ended 31 December					
			(RMB'000)			
	2007	2008	2009	2010	2011	
Revenue	18,589,586	16,453,087	14,333,088	17,887,429	15,232,034	
Gross profit	2,662,371	1,430,734	1,243,557	2,879,606	278,489	
Gross profit margin (%)	14.3	8.7	8.7	16.1	1.8	
Profit before income tax	2,272,626	720,589	1,199,400	2,257,304	254,555	
Profit attributable to						
owners of the parent	1,868,471	596,212	892,446	1,627,376	245,584	
Net profit margin (%)	10.1	3.6	6.2	9.1	1.6	
Basic earnings per						
share (RMB)	1.56	0.50	0.75	1.36	0.21	

Assets and liabilities

	As at 31 December				
			(RMB'000)		
	2007	2008	2009	2010	2011
Total assets	26,748,676	27,296,250	26,754,785	28,389,854	29,356,819
Equity	13,370,679	13,369,078	14,074,124	15,422,610	15,238,312
Total liabilities	13,276,020	13,830,749	12,586,695	12,865,444	14,118,507
Return on equity* (%)	14.7	4.5	6.5	11.0	1.6
Current ratio (times)	1.3	1.0	1.2	1.5	1.4
Accounts receivable					
turnover (days)	18	9	22	11	8
Inventory turnover					
(days)	82	92	78	143	245
Accounts payable					
turnover (days)	27	63	43	33	84

Note: * Calculated based on average equity

CORPORATE INFORMATION

EXECUTIVE DIRECTORS

Zhang Hongxia *(Chairman)* Zhang Yanhong Zhao Suwen Zhang Jinglei

NON-EXECUTIVE DIRECTORS

Zhang Shiping Wang Zhaoting Zhao Suhua Wang Xiaoyun

INDEPENDENT NON-EXECUTIVE DIRECTORS

Wang Naixin Xu Wenying Chan Wing Yau, George

SUPERVISORS

Liu Mingping Lu Tianfu Wang Wei

COMPANY SECRETARY

Zhang Jinglei

AUDIT COMMITTEE

Chan Wing Yau, George *(Chairman)* Wang Naixin Xu Wenying

REMUNERATION COMMITTEE

Wang Naixin *(Chairman)* Zhang Hongxia Xu Wenying

NOMINATION COMMITTEE

Zhang Hongxia *(Chairman)* Wang Naixin Xu Wenying

AUTHORISED REPRESENTATIVES

Zhao Suwen Zhang Jinglei

PLACE OF BUSINESS IN HONG KONG

Room 2204 22/F., Fu Fai Commercial Centre 27 Hillier Street Hong Kong

LEGAL ADDRESS IN THE PRC

No. 34, Qidong Road, Weiqiao Town Zouping County, Shandong Province The PRC

PRINCIPAL PLACE OF BUSINESS IN THE PRC

No. 1, Weifang Road Zouping Economic Development Zone Zouping County, Shandong Province The PRC

LEGAL ADVISOR AS TO HONG KONG LAW

Orrick, Herrington & Sutcliffe

INTERNATIONAL AUDITOR

Ernst & Young

HONG KONG H SHARE REGISTRAR AND TRANSFER OFFICE

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COMPANY WEBSITE

www.wqfz.com

STOCK CODE

2698

SHAREHOLDERS' REFERENCE

LISTING PLACE

Main Board of The Stock Exchange of Hong Kong Limited

LISTING DATE

24 September 2003

NUMBER OF ISSUED SHARES AS AT 31 DECEMBER 2011

H shares: 413,619,000 Domestic shares: 780,770,000

INVESTOR RELATIONS

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IR & PR CONSULTANT

Christensen International Limited Tel: (852) 2117 0861 Fax: (852) 2117 0869 Email: weiqiao@ChristensenIR.com

FINANCIAL YEAR END

31 December

FINANCIAL CALENDAR

Annual Results Announcement Date 23 March 2012

ANNUAL GENERAL MEETING

29 May 2012

DISTRIBUTION DATE OF FINAL DIVIDEND

28 June 2012





It is my pleasure to present on behalf of the Board of Directors (the "Board") of Weiqiao Textile Company Limited ("Weiqiao Textile" or the "Company") the consolidated results of the Company together with its subsidiaries (collectively, the "Group") for the year ended 31 December 2011 (the "Year" or "Period under Review").

2011 was a challenging year for China's cotton textile industry. On the one side, the prices of raw materials fluctuated in the domestic market and production costs including that of labour increased. At the same time, in order to dampen domestic inflation, the PRC government tightened monetary policy, and with the appreciation of RMB, the financing costs reached an even higher level for textile companies and exports of textile products were adversely affected. In particular, the high volatility of the cotton price negatively affected the industry across the board. As a result, sales were weaker, the potential for inventory losses were greater, and profits lowered for most cotton textile enterprises. Furthermore, the adverse impact was felt throughout the industry value chain, affecting both confidence and operations.



During the Year, the slow recovery of the global economy and the sovereign debt crisis in Europe led to weak demand for textile products and apparel in the international market where competition became more intense. According to statistics from the China Customs, China exported US\$248 billion of textile products and apparel in 2011, an increase of 20.1% over 2010 and down 3.5 percentage points from the growth rate of the previous year. The rise in export value was due to the increase in product prices in US dollar terms rather than a growth in the export volume. From January to November 2011, the export prices of textile products and apparel increased 20.4% year over year. The factors driving price increases were complex, including RMB appreciation, rising production costs, and efforts to optimize the structure of export products. However, in terms of volume, exports of textile products and apparel from January to November 2011 only increased 0.5% year over year, with apparel exports increasing only 0.1%. The Board is not very optimistic about overseas market as we have also seen some export orders shifting from China to its neighboring countries with lower production costs and intensified competition.

In 2011, a turbulent year for the textile industry, the inventory level of Weiqiao increased substantially due to weak market demand. Profits were negatively affected by a provision against inventory due to a significant decline in product prices. For the year ended 31 December 2011, the Group's revenue was RMB15,232 million, a decrease of 14.8% compared with 2010. Profit attributable to owners of the parent was RMB246 million, representing a substantial decrease of 84.9% compared with 2010. Earnings per share were RMB0.21. The Board recommended payment of a final dividend for the year ended 31 December 2011 of RMB0.0594 per share (including tax).

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Looking ahead, the Chinese textile industry will still face a complex domestic and overseas environment in 2012. The first half of the year will be particularly challenging for the industry. The slow recovery of the global economy, high unemployment in the United States and Europe, and the sovereign debt crisis in the Eurozone will negatively affect global demand for textile products. The market demand from US and Europe, as the main driving forces of global demand for textile products, will remain weak. The Board foresees that there will be more intense competition and trade conflicts as a result of the slowdown in global consumption. At the same time, the Chinese economy shows signs of a slowdown in 2012. It is becoming more difficult to stimulate domestic consumption, and investment demand has weakened. China's textile industry, which already faces severe competition, will need to cope with a variety of pressures. These include fluctuations in the price of raw materials, an increasing gap between the prices of domestic and imported cotton, surging labor and other production costs, and an unfavorable credit environment for small and medium enterprises.

Despite this fairly gloomy prognosis, we expect to see consumption remains above the threshold created by basic human needs, and the fundamentals of the domestic demand remain unchanged. Growth in personal income will keep pace with economic growth. Government policies will continue to focus on domestic demand and an improvement in living standards, providing room for growth in the domestic market. With the gradual reduction of inflation pressure, the domestic market will emerge as the principal growth driver for China's textile industry. Meanwhile, China's textile industry will remain competitive in the global market, particularly at the high end, due to the breadth of the supply chain and its advanced technology. External adversity will force companies to adjust and upgrade, which will lead to further industrial integration, and improve the competitive advantage of China's textile industry as a whole.

As the world's largest cotton textile enterprise, Weiqiao Textile has many advantages. It has enormous flexibility in terms of raw materials procurement, highly automated textile facilities, advanced technology and is supported by a strong and innovative research and development team. The Company will continue to explore the high-end product market and serve as an industrial pioneer in the PRC. Meanwhile, the Board believes that the domestic market is vital for the Group's future, and the Group also benefits from Chinese government's favorable policies and measures that are intended to bolster the economy growth by expanding domestic consumption. We believe these will lay a solid foundation for continuing development of the industry. Given our sound financial status, dominant position in the market, and extensive experience in the industry, we are confident that we can overcome temporary challenges and maintain market share.

As the management of Weiqiao Textile, we will work diligently to maximize shareholders' value. Shareholders' trust and support, together with the efforts of our staff will enable us to achieve our goals. I would like to express my sincere gratitude to our shareholders, investors and business partners for their trust and support, and would also like to thank the members of the Board, the entire management team and our employees, for their dedication and hard work.

Chairman Zhang Hongxia

Shandong, People's Republic of China 23 March 2012



INDUSTRY REVIEW

2011 was a challenging year for the textile industry in China due to the slowdown of the domestic and overseas economy. China's textile industry was under pressure as textile products suffered continuous price decline along with the slowdown.

During the Period under Review, the sluggish recovery of the global economy and the sovereign debt crisis in Europe led to depressed demand for textile products and apparel in overseas markets. The growth in export value of textile products and apparel in China decelerated and the increase in export volumes was negligible. According to the figures released by the China Customs, the accumulated export of textile products and apparel in 2011 amounted to approximately US\$248 billion, representing an increase of 20.1%. Yet the growth rate declined by 3.5 percentage points compared to that in 2010. In particular, exports of textile products amounted to approximately US\$94.7 billion, representing an increase of 22.9% and a decrease of 5.6 percentage points in growth rate over last year; while exports of apparel amounted to approximately US\$153.3 billion, representing an increase of 18.4% and a decrease of 2.5 percentage points in growth rate over last year. Weakened demand from overseas markets together with the shifting of export orders from China to its neighboring countries gradually due to production cost consideration, resulted in a more fierce competition for global textile companies.

During the Period under Review, the domestic textile market became a bright spot for China's textile industry for its steady growth and continuous expansion in market size. According to figures released by the National Bureau of Statistics, from January to November 2011, sales of apparel by distribution companies with over RMB20 million annual revenues in China grew by 23.9% over the corresponding period of last year. For textile companies with over RMB20 million annual revenues, domestic sales amounted to RMB4,010.1 billion, representing an increase of 30.3% over the corresponding period of last year, which was 14.5 percentage points higher than the growth rate of their exports. And domestic sales accounted for 82.9% of total sales, up 1.8 percentage points over last year. While inflation suppressed the growth in domestic demand during the Year, domestic demand will be the major driver for China's cotton textile industry in the future, as the expansion of domestic demand is expected as a result of policies in the "Twelfth Five-Year" plan.

During the Year, the cotton production in China amounted to approximately 7.2 million tonnes, up 14.3% over the previous year. The cotton price was highly volatile during the year because of the bumper harvest of cotton worldwide, the decrease in demand, and cotton speculation. Based on the Cotton A Index in China, the highest price was RMB32,163 per tonne and the lowest price was RMB20,306 per tonne, representing a 36.9% deviation. In the overseas market, the highest cotton price was 243.65 US cents per pound and the lowest cotton price was 92.1 US cents per pound for Cotlook A Index, representing a 62.2% deviation. The volatility of the cotton price made inventory management and cost control for textile manufacturers in China challenging.

BUSINESS REVIEW

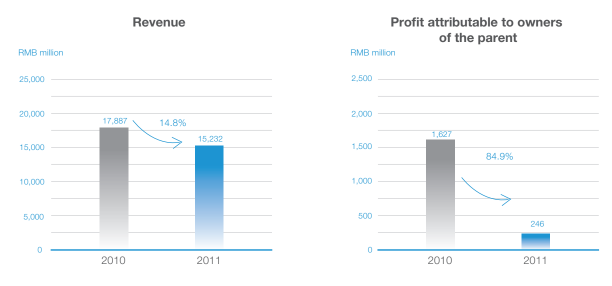
The cotton textile market remained depressed due to the uncertainties in the global economy and shrinking overseas demand. Weiqiao was unable to remain unaffected amidst such difficult and complex market. However, the Board is confident that the Group will overcome these challenges and enhance its dominant position in the industry by leveraging its complete and strong operation capability and solid financial status.

For the year ended 31 December 2011, the Group had four production bases, namely:

- 1. Weiqiao Production Base (the Second and the Third Production Areas);
- Binzhou Production Base (the First Production Area and the Second Production Area of Binzhou Weiqiao Technology Industrial Park Company Limited ("Binzhou Industrial Park"));
- 3. Weihai Production Base (Weihai Weiqiao Textile Company Limited ("Weihai Weiqiao") and Weihai Weiqiao Technology Industrial Park Company Limited ("Weihai Industrial Park")); and
- 4. Zouping Production Base (the First Industrial Park of Zouping, the Second Industrial Park of Zouping and the Third Industrial Park of Zouping).

All of the above production bases are located in Shandong Province of China, with a total gross floor area of approximately 2,650,418 sq.m.

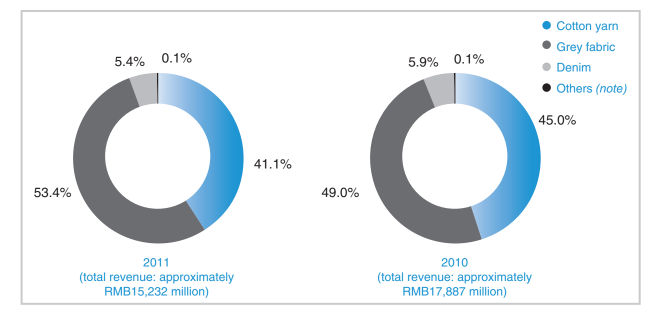
For the year ended 31 December 2011, the revenue of the Group and profit attributable to owners of the parent were as follows:



For the year ended 31 December 2011, Weiqiao Textile recorded a revenue of approximately RMB15,232 million, representing a 14.8% decrease compared to last year. The decrease was mainly due to the shrinking overseas demand on the back of the sluggish recovery of the global economy and debt crisis in Eurozone, and the decrease in sales volume caused by a sharp decline in cotton price, which further curtailed market demand for downstream products.

For the year ended 31 December 2011, profit attributable to owners of the parent substantially decreased to approximately RMB246 million, an 84.9% decrease over the previous year. The decrease was primarily due to lower selling prices of the products along with the sharp decline in the cotton price. Our profitability was hurt because the decrease in our products' selling prices was substantially larger than the decrease in the prices of raw materials, as market demand decreased along with the challenging economy in North America and Europe. Profit attributable to owners of the parent was also hurt by a provision against inventories due to the decline in prices.

The charts below compare the breakdown of revenue by product for the years ended 31 December 2011 and 2010:



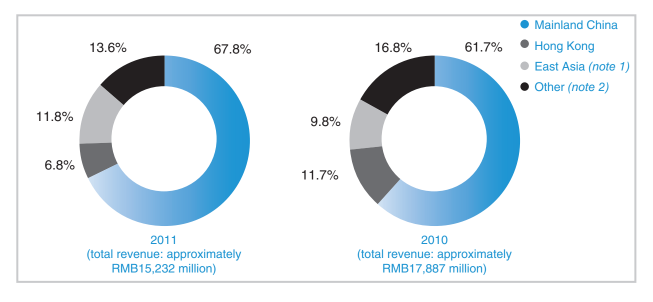
Proportion of revenue by product

Note: Others include cotton seed and other by-products

For the year ended 31 December 2011, the proportion of revenue contribution of cotton yarn decreased due to the decline in orders and sales volume, which were caused by the high fluctuation in the cotton price and shrinking demand in overseas markets. The proportion of revenue contribution of grey fabric increased as the Group dishoarded part of its inventory according to domestic market conditions. Therefore, the decline of the revenue of grey fabric is less than that of the Group's overall revenues. The proportion of revenue contribution of denim remained at about the same level as last year.

In 2011, the Group's production volume of cotton yarn, grey fabric, and denim were approximately 618,000 tonnes, 1,165 million meters and 102 million meters respectively. The production of cotton yarn and grey fabric decreased 14.2% and 10.9%, respectively, over last year, as the Group adjusted its production plan in view of the weakened market demand caused by sluggish overseas markets and volatile cotton price. The production volume of denim remained at the same level as last year.

The following charts show the breakdown of the Group's revenue in terms of geographical location for the years ended 31 December 2011 and 2010:



Proportion of revenue by geographical location

Note 1: East Asia includes Japan and South Korea;

Note 2: Others mainly include Southeast Asia, the US, Europe, Taiwan and Africa.

For the year ended 31 December 2011, revenue from exports to all countries and regions decreased as compared with the previous year, which was mainly due to the decrease in export orders as a result of the sluggish global economy recovery, weak global consumptions, and more intensive competition in overseas markets from players from emerging markets.

FINANCIAL REVIEW

Revenue, gross profit and gross profit margin

The table below is an analysis of the Group's revenue, gross profit and gross profit margin attributable to its major products for the years ended 31 December 2011 and 2010:

	For the year ended of December					
	2011			2010		
			Gross			Gross
		Gross	profit		Gross	profit
Product	Revenue	profit	margin	Revenue	profit	margin
	RMB'000	RMB'000	%	RMB'000	RMB'000	%
Cotton yarn	6,252,705	382,538	6.1	8,063,398	1,713,540	21.3
Grey fabric	8,138,605	(171,939)	(2.1)	8,764,460	993,699	11.3
Denim	820,658	66,716	8.1	1,051,103	172,330	16.4
Others	20,066	1,174	5.9	8,468	37	0.4
Total	15,232,034	278,489	1.8	17,887,429	2,879,606	16.1

For the year ended 31 December

For the year ended 31 December 2011, the gross profit margin of the Group decreased from 16.1% to 1.8% as compared with last year. This was mainly attributable to the shrinking demand from international market and the substantial decrease in the cotton price during the Year, which led to a substantial decrease in market demand for textile products and significant drop in the selling prices of products, resulting in shrinking profits for the Group. In addition, the Group made an inventory provision as at the end of the Year following the decrease in selling prices, which in turn affected the gross profit of the Group.

OTHER INCOME AND GAINS

For the year ended 31 December 2011, other income and gains of the Group was approximately RMB1,030 million, representing an increase of approximately 136.8% as compared with approximately RMB435 million of last year. Such increase was mainly due to (1) the one-off gain on disposal of properties of approximately RMB516 million by the Company during the Year, details of which is set out in the section headed "Property Transfer" below; (2) the exchange gain of approximately RMB102 million recorded by the Group during the Year.

SELLING AND DISTRIBUTION COSTS

The Group's selling and distribution costs decreased by approximately 37.3% to approximately RMB180 million for the Year from approximately RMB287 million for last year. In particular, transportation cost decreased by approximately 38.4% to approximately RMB130 million from approximately RMB211 million in 2010. This was mainly due to decreased market demand for the textile products and sales volume of the Group's products declined during the Year, which reduced transportation cost accordingly. Sales commission was approximately RMB19 million, representing a decrease of approximately 40.6% as compared with approximately RMB32 million of last year. Such decrease was primarily due to a decrease in the Group overseas sales through intermediate traders which resulted in a drop in the commission paid.

ADMINISTRATIVE EXPENSES

Administrative expenses of the Group for the year ended 31 December 2011 amounted to approximately RMB231 million, representing an increase of approximately 14.4% as compared with approximately RMB202 million of last year. It was primarily due to the upward adjustment of wages by the Group and the corresponding increase in the salary expenses of administration and management staff during the Year.

OTHER EXPENSES

For the year ended 31 December 2011, other expenses of the Group amounted to approximately RMB75 million, approximately at the same level as compared with approximately RMB74 million of last year.

FINANCE COSTS

For the year ended 31 December 2011, finance costs of the Group were approximately RMB569 million, representing an increase of approximately 15.4% as compared with approximately RMB493 million of last year. This was mainly due to slight increase in the bank loans of the Group and the increase in the interest rates of bank borrowings in China during the Year.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2011, cash and cash equivalents of the Group were approximately RMB2,058 million, representing a decrease of approximately 14.7% as compared with that of approximately RMB2,413 million as at 31 December 2010. It was mainly due to a decrease in demand in downstream market, which resulted in a decrease in the revenue of the Group and raised the Group's inventory at the end of the year and thus led to a decrease in cash and cash equivalents at the end of the year.

For the year ended 31 December 2011, the Group had a net cash outflow from operating activities of approximately RMB1,560 million, a net cash inflow from investing activities of approximately RMB1,393 million and a net cash outflow from financing activities of approximately RMB161 million. As at the end of the Year, the cash and cash equivalents dropped approximately RMB355 million. The Group will take effective measures to ensure adequate liquidity and financial resources to satisfy its business needs and will continue to maintain sound financial status.

For the year ended 31 December 2011, the capital expenditures of the Group amounted to approximately RMB453 million, mainly attributable to the construction of certain new production lines for production of high-end products.

For the year ended 31 December 2011, the inventory turnover days of the Group increased 102 days to 245 days as compared with last year. The increase in inventory turnover days was due to the shrinking demand from international market and significant fluctuation in the cotton price during the Year which reduced orders and accumulated inventory. Meanwhile, due to the decrease in sales volume, the corresponding trade receivables decreased and the average turnover days decreased to 8 days from 11 days last year.

For the year ended 31 December 2011, the Group did not have financial derivative instruments.

PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT AND EARNINGS PER SHARE

Profit attributable to owners of the parent was approximately RMB246 million for the year ended 31 December 2011, representing a decrease of approximately 84.9% as compared with that of approximately RMB1,627 million of last year.

For the year ended 31 December 2011, earnings per share of the Company were RMB0.21.

CAPITAL STRUCTURE

The major objective of the Group's capital management is to ensure the ongoing operations, and maintain a satisfactory capital ratio of the Group. The Group continued to maintain an appropriate mix of equity and debt to ensure an efficient capital structure to reduce capital cost. As at 31 December 2011, the debts of the Group were mainly bank borrowings totaling approximately RMB9,103 million. Cash and cash equivalents were approximately RMB2,058 million. The gearing ratio was 46.2% (2010: 41.1%) (Net debt (interest bearing bank borrowings after deducting cash and cash equivalents) divided by total equity).

The Group maintained a balanced portfolio of loans at fixed interest rate and variable rates to manage interest expenses. As at 31 December 2011, 23.3% of the Group's bank loans were subject to fixed interest rates while the remaining 76.7% were subject to floating interest rates.

The Group kept a balance between the continuity and flexibility of funds through bank loans. In any 12-month period, the loans due will not exceed 50% of the total loans. As at 31 December 2011, approximately 48.8% of the loans will become due within one year.

As at 31 December 2011, the Group's loans were denominated in Renminbi and US dollars, of which borrowings in US dollars represented 8.4% of the total borrowings, while cash and cash equivalents were mainly denominated in Renminbi and US dollars, of which cash and cash equivalents denominated in US dollars represented approximately 11.0% of the total amount.

EMPLOYEES AND EMOLUMENT POLICIES

As at 31 December 2011, the Group had a total of approximately 102,000 employees, representing a decrease of 11,000 employees as compared with last year. Such decrease in the number of staff was mainly due to the high turnover of staff, reduction of number of staff arising from shrinking textile market demand and decrease of orders, and the corresponding reduction of the Company's staff reserve. Besides, following the higher automation level of the Group's machinery, the use of manpower per unit reduces. Total staff costs amounted to approximately RMB2,772 million during the Year, representing 18.2% of the turnover. Employee remuneration is determined based on their performance, experience and the industry practice. The Group's remuneration policies and packages were reviewed periodically by the management of the Group. In addition, the Group also grants bonuses and rewards to the staff based on their performance to encourage and drive its staff to strive for better performance. During the Year, the Group provided training to its staff according to their respective job duties and skills requirements, such as training sessions on safety and skills.

EXPOSURE TO FOREIGN EXCHANGE RISKS

The Group adopted a prudent policy in managing its exchange rate risks. Export sales and import purchases of the Group are settled in US dollars and a portion of bank deposits and bank borrowings are denominated in US dollars. The repayment period of the import purchases and foreign borrowings is longer than the period of receiving export trade payments. 32.2% of the Group's revenue and 42.4% of the costs of purchase of cotton were denominated in US dollars for the year ended 31 December 2011. With the continuous appreciation of RMB, the Group recorded an exchange gain of approximately RMB102 million for the year ended 31 December 2011. During the Year, the Group did not experience any significant difficulties in its operations or liquidity as a result of fluctuations in currency exchange rates. The Board believes that the Group will have sufficient foreign currency to meet its requirements.

CONTINGENT LIABILITIES

As at 31 December 2011, the Group did not have any contingent liabilities (2010: the Group had approximately RMB200 million of contingent liabilities, which were undue letters of credit issued).

TAXATION

For the year ended 31 December 2011, the tax of the Group decreased from approximately RMB622 million in 2010 to approximately RMB15 million in 2011, representing a decrease of approximately 97.6%. Such decrease in tax was mainly attributable to (1) the decrease of the Group's profit during the Year; (2) a tax concession of approximately RMB49 million received by Binzhou Industrial Park, a subsidiary of the Company, for the purchase of domestic manufactured equipment.

PROPERTY TRANSFER

During the Year, the Company transferred the properties (the "Transferred Properties") that have not been put into production as originally planned by the Group due to the global economic crisis. Such Transferred Properties are located in the Third Industrial Park of Zouping Production Base in the Zouping County Economic Development Zone of Shandong Province. The Company has transferred such properties to an independent third party and has terminated the lease of the land on which the Transferred Properties located. The Company has recognised the realised gain from the disposal of approximately RMB516 million during 2011. For details, please refer to the announcement made by the Company dated 14 December 2011.

OUTLOOK

Looking ahead, there are many uncertain factors in the economic growth. Weiqiao Textile will further improve product mix, encourage innovation, and strengthen its good brand name in the market. We believe these initiatives will further enhance sales.

In addition, by leveraging advantages including global cotton procurement and self-sufficient electricity and steam supply, Weiqiao Textile will continue its efforts to control cost and maintain, or even increase, its market share amidst market turbulence through proactive dynamic strategies and flexible pricing. The management of the Group believes that, given its operating efficiency and strategy, Weiqiao Textile will regain its growth rapidly once the market recovers.

EXECUTIVE DIRECTORS

Zhang Hongxia

Ms. Zhang Hongxia, aged 40, is the Chairman and general manager of the Company. She graduated from Shandong Cadre Correspondence University (山東幹部函授大學) and obtained a professional diploma in financial accounting. She is a qualified political administrator. She obtained a Master degree in business administration for senior management from Dalian Polytechnic University (大連理工大學) on 7 July 2006, and is responsible for supervising the Group's general operation and formulating the Group's business strategies, as well as overseeing the Group's production, operation and marketing of the Group's products. She joined the Company in 1999. She was appointed and re-elected as a director at the Company's annual general meeting held on 1 June 2009. She has over 17 years of management experience in the cotton textile industry. She previously worked at Zouping County Weigiao Cotton Spinning Factory (鄒平縣位橋棉紡織廠) as the deputy head and head of the technical division as well as the director of the production technical department. She had also been the deputy general manager and general manager of the Holding Company, director of Binzhou Weigiao Property Company Limited (濱州魏橋置業有限公司), chairman of Shandong Weilian Printing and Dyeing Company Limited (山東魏聯印染有限公司) ("Weilian Print") and director and general manager of Shandong Huibin Dyeing Company Limited (山東慧濱棉紡漂染有限公司) ("Huibin Dyeing"). She is currently also a non-executive director of the Holding Company (from 2 May 2001 onward and as a director from 14 April 1998 to 1 May 2001), a director of Binzhou Industrial Park (from 26 November 2001), a director and general manager of Shandong Weigiao Mianye Company Limited (山東魏橋棉業有限公司) ("Weigiao Mianye") (from 30 September 2003), the chairman and general manager of Shandong Luteng Textile Company Limited (山東魯藤紡織有限公司) ("Luteng Textile") (from 12 September 2002), the chairman and general manager of Shandong Binteng Textile Company Limited (山東濱藤紡織有限公司) ("Binteng Textile") (from 12 March 2004), the chairman of Weihai Industrial Park (from 30 January 2004) as well as the chairman and executive director of Weigiao Textile (Hong Kong) Trading Company Limited (魏橋紡織 (香港)貿易有限公司) ("Weigiao (Hong Kong)") (from 12 October 2011). Currently, Ms. Zhang is also the vice chairman of the 5th session of the Hong Kong General Chamber of Textiles Limited. Mr. Zhang Shiping is her father and Ms. Zhang Yanhong is her younger sister.

Zhang Yanhong

Ms. Zhang Yanhong, aged 36, graduated from Shandong University and obtained a professional diploma in computer and application. She further obtained a professional diploma in computer application from the Renmin University of China in 1996, a senior diploma in Innovative Management MIA from senior research class in Tsinghua University in 2006 and a Master degree in business administration for senior management from Dalian Polytechnic in July 2006. She was appointed and re-elected as a director at the Company's annual general meeting held on 1 June 2009. Ms. Zhang has over 11 years of management experience in the cotton textile industry. Ms. Zhang has been the general manager of Weihai Weiqiao since July 2001, and has been the general manager of Weihai Industrial Park from January 2004. Mr. Zhang Shiping and Ms. Zhang Hongxia are the father and elder sister of Ms. Zhang, respectively.

Zhao Suwen

Ms. Zhao Suwen, aged 38, is the chief financial officer of the Company. She graduated from Shandong Normal University (山東師範大學) and obtained a professional diploma in business administration. She is a qualified economist. Ms. Zhao obtained the chief financial officer (CFO) advanced study graduation certificate from School of Continuing Education, Tsinghua University on 11 October 2008. She oversees the Group's finance and accounting affairs. She joined the Company in 1999. She was appointed and re-elected as a director at the Company's annual general meeting held on 1 June 2009. She has over 18 years of experience in the cotton textile industry. She previously worked at Zouping County Weiqiao Cotton Spinning Factory (鄒平縣位橋棉紡織廠) as an accountant for about 5 years and as a finance manager of the Company. Ms. Zhao Suwen is the younger sister of Ms. Zhao Suhua.

Zhang Jinglei

Mr. Zhang Jinglei, aged 35, is the company secretary and an executive director of the Company. He graduated from Xi'an Engineering College (西安工程學院) and obtained the junior college diploma in proximate analysis in July 1997. He joined the Company (including its precedessor) in October 1997, and worked in the sales department of the Company from September 1998 to September 2000. He has successively worked at the securities office, production technology section and the securities department since October 2000. He has engaged in corporate governance of the Company for years and participated in relevant trainings provided by securities regulatory authorities at home and abroad. He was appointed as a director of the Company at the Company's annual general meeting held on 1 June 2010. He is currently a non-executive director of China Hongqiao Group Limited (中國宏橋集團有限公司) (stock code: 1378.HK).

NON-EXECUTIVE DIRECTORS

Zhang Shiping

Mr. Zhang Shiping, aged 65, graduated from Anhui College of Finance and Trading (安徽財貿學院) and obtained a professional diploma in cotton testing. He is a qualified senior economist. He joined the Company in 1999. He was appointed and re-elected as a director at the Company's annual general meeting held on 1 June 2009. He previously held the positions of workshop supervisor, head of the production division, deputy head and head of No. 5 Oil and Cotton Factory, party secretary and head of Zouping County Weiqiao Cotton Spinning Factory (鄒平縣位橋棉紡織廠), the general manager of the Holding Company, the Chairman of the Company, the chairman of Weilian Print, the chairman of Zouping County Daixi Shanzhuang Co., Ltd., the chairman of Binzhou Weigiao Salt Industry Development Co., Ltd., the chairman of Shandong Weigiao Tekuanfu Co., Ltd. ("Tekuanfu"), the chairman of Shandong Weigiao Garment Co., Ltd., ("Weigiao Garment"), the chairman of Binzhou Weigiao Aluminum Technology Co., Ltd., the chairman of Shandong Weigiao Elite Garment Co., Ltd. ("Elite Garment"), the director of Huibin Dyeing, the director of Binzhou Industrial Park (from 26 November 2001 to May 2010), the chairman of Weihai Weigiao (from 25 July 2001 to May 2010) and the chairman of Profit Long Investment Limited (保恒俐投資有限公司). He is currently also the chairman of Shandong Honggiao New Material Co., Ltd. ("Shandong Honggiao") (山東宏橋新型材料有限公司) (from 27 July 1994), the party secretary of Zouping County Supply and Marketing Cooperation Union (鄒平縣供 銷合作社聯合社) ("ZCSU") (from 8 March 1998), the chairman of the Holding Company (from 14 April 1998), chairman of Zouping Supply and Marketing Investment Company Limited (鄒平供銷投資有限公司), chairman of China Honggiao Holdings Limited (中國宏橋控股有限公司), chairman of Weigiao Pioneering (Hong Kong) Import & Export Company Limited (魏橋創業(香港)進出口有限公司), and chairman and executive director of China Honggiao Group Limited (stock code: 1378.HK). Mr. Zhang Shiping was a representative of the Ninth and Tenth National People's Congress. He is the father of Ms. Zhang Hongxia and Ms. Zhang Yanhong.

Wang Zhaoting

Mr. Wang Zhaoting, aged 47, graduated from Shandong Cadre Correspondence University (山東幹 部函授大學) and obtained a professional diploma in financial accounting. He joined the Company in 2002. He was appointed and re-elected as a director at the Company's annual general meeting on 1 June 2009. He previously worked at No. 5 Oil and Cotton Factory and was engaged in the procurement and management of cotton. He had been the deputy head of the business division at No. 5 Oil and Cotton Factory as well as the deputy head of the cotton procurement division of the Holding Company. He is currently also head of the material procurement division of the Holding Company.

Zhao Suhua

Ms. Zhao Suhua, aged 42, graduated from the Adult Education College of Qingdao University, and obtained a professional diploma on textile engineering management. She joined the Company in 1999. She has over 14 years of management experience in the cotton textile industry. She had been the supervisor of the production technical department and head of the production technical department of the Company (from May 2000 to February 2006), and is now the standing deputy general manager of the sales department of the Company (since February 2006). Ms. Zhao Suhua is the elder sister of Ms. Zhao Suwen.

Wang Xiaoyun

Ms. Wang Xiaoyun, aged 47, graduated from the Adult Education College of Qingdao University, and obtained a professional diploma on textile engineering management. She joined the Company in 1999. She has over 17 years of management experience in the cotton textile industry. She had been a quality control officer, workshop supervisor, deputy factory head and factory head of the Company, and deputy general manager of the production district of Zouwei Garden I (from January 2004 to February 2006). She is now the head of the production technical department of the Company (since February 2006).

INDEPENDENT NON-EXECUTIVE DIRECTORS

Chan Wing Yau, George

Mr. Chan Wing Yau, George, aged 57, graduated from the Waterloo University in Canada and obtained a Bachelor degree in mathematics. Mr. Chan has been the executive director of China Golden Development Holdings Limited (中國金展控股有限公司), and has been the assistant vice president of William M. Mercer Ltd. (偉世服務顧問有限公司), director of Jardine Fleming Investment Services Ltd. (怡富投資服務有限公司), executive director of HSBC Asset Management Ltd. (匯豐投資管理有限公司), member of the Central Policy Unit of Hong Kong Government (香港政府中央政策組), member of the Consumers Litigation Fund Executive Committee (消費者訴訟基金執行委員會), president of the Rotary Club of Tsim Sha Tsui East (國際扶輪社 香港尖沙咀東), director of Peregrine Asset Management Ltd. (百富勤資金管理有限公司), board member of Hong Kong Ocean Park (香港海洋公園董事局), chairman of Hong Kong Ocean Park Investment Committee (香港海洋公園投資委員會), and the director, general manager and chief investment officer of Dao Heng Fund Management Co., Ltd. (道亨基金管理有限公司), chairman of China Sub-Committee of the Hong Kong Investment Funds Association (香港投資基金公會中國事務委員會), member of the Financial Committee of Hong Kong Trade Development Council (香港貿易發展局金融委員會), member of Sir McLehose Trust Fund Investment Committee (麥理浩爵士信託基金投資委員會). He is currently the chairman and chief executive officer of Capital Focus Asset Management Limited (匯駿資產管理有限公司). He is also the convener of Sir Robert Black Trust Fund Investment Committee (柏立基爵士信託基金投資委員會) and members of Police Children's Education Trust (警察子女教育信託基金) and Police Education and Welfare Trust (警察教育及福利 信託基金). Mr. Chan is also the independent non-executive director of Infinity Chemical Holdings Company Limited (stock code: 640.HK). He was appointed as an independent non-executive director at the Company's extraordinary general meeting held on 12 February 2003. He was appointed and re-elected as an independent non-executive director at the Company's annual general meeting held on 1 June 2009, with the term of his appointment effective from 1 June 2009.

Xu Wenying

Mr. Xu Wenying, aged 60, graduated from Tianjin Institute of Light Industry (天津輕工業學院) and obtained a professional diploma in light and chemical industry machinery. He is a qualified professor level senior engineer and a State registered advisory engineer who is awarded special subsidy by the State Council as a specialist. He has been the engineer, deputy workshop director, technical section chief, deputy factory director and chief engineer in Huhehaote Inner Mongolia Chemical Fibre Factory (呼和浩特內蒙古化學纖維 廠), deputy section chief of the technical transformation section of the planning department of the Ministry of Textile Industry (紡織工業部) (subsequently renamed as China General Chamber of Textile (中國紡織總 會)), and deputy secretary general of China National Textile and Apparel Association ("CNTAC") (中國紡織 工業協會), the deputy director of the industry department of the CNTAC, an independent director of Black Peony (Group) Co. Ltd. (黑牡丹(集團)股份有限公司) (stock code: 600510.SH), the chairman of China Yarn Dyed Weaving Association (中國色織行業協會) and the chairman of China Cotton Textile Association (中國棉 紡織行業協會). He is currently the vice-chairman of CNTAC, the honorary chairman of China Cotton Textile Association and director of the Textile Products Technological Improvement Consultation Services Centre (紡織企業技術進步諮詢服務中心). He is also the independent director of Jiangsu Lianfa Textile Co., Ltd. (江 蘇聯發紡織股份有限公司) (stock code: 002394.SZ), Huafu Top Dyed Melange Yarn Co., Ltd. (華孚色紡股份有 限公司) (stock code: 002042.SZ) and Jingwei Textile Machinery Co., Ltd. (經緯紡織機械股份有限公司) (stock code: 000666.SZ). He was appointed as an independent non-executive director at the Company's general meeting held on 27 June 2003. He was appointed and re-elected as an independent non-executive director at the Company's annual general meeting on 1 June 2009, with the term of his appointment effective from 1 June 2009.

Wang Naixin

Mr. Wang Naixin, aged 60, graduated from Qufu Teachers College (曲阜師範學院) and obtained a professional diploma in politics. He is qualified as a professor. Since 1993, he has been teaching and researching on several areas, such as corporate management, sales and marketing as well as training in the textile industry. He is currently the party secretary in Binzhou Teacher's College (濱州師範專科學校) (from 8 February 2001). He was appointed as an independent non-executive director at the Company's extraordinary general meeting held on 12 February 2003. He was appointed and re-elected as an independent non-executive director at the Company's annual general meeting held on 1 June 2009.

SUPERVISORS

Liu Mingping

Mr. Liu Mingping, aged 44, graduated from Binzhou Local Vocational School (濱州地區供銷職工中專學校) and obtained a professional diploma in corporate management. He had been the workshop supervisor of No. 5 Oil and Cotton Factory, the factory head of the No. 3 Spinning Factory of Zouping County Weiqiao Cotton Spinning Factory (鄒平縣位橋棉紡織廠三紡), the deputy general manager of Binzhou Weiqiao Textile Company Limited (濱州魏橋紡織有限公司), the head of the equipment division and the head of the corporate management department of the Holding Company. He is currently the inspector of the corporate planning division of the Company. He was appointed as a supervisor at the Company's extraordinary general meeting held on 29 October 2002. He was appointed and re-elected as a supervisor at the Company's annual general meeting held on 1 June 2009.

Lu Tianfu (Independent Supervisor)

Mr. Lu Tianfu, aged 77, graduated from Shanghai Dynamic Machinery Special School (上海動力機械專科學校) specializing in diesel engine. He is a qualified senior engineer. He has been a technician in Jinan Diesel Engine Factory (濟南柴油機廠), a supervisor of Educational Research Room of Shandong Supply and Marketing Cooperation School (山東供銷合作學校教研室), a technician, an engineer, a senior engineer, a department head, a manager and a deputy supervisor of Shandong Binzhou Supply and Marketing Cooperative (山東省濱州地區供銷合作社), committee member and deputy chief of Shandong Binzhou Local Intermediate Engineer Technician Assessment Committee (山東省濱州地區中級工程技術職稱評委會) as well as consultant to general manager of Shandong Bohai Oil & Grease Industry Co. (山東渤海油脂工業公司). He was appointed as an independent Supervisor at the Company's extraordinary general meeting held on 12 February 2003. He was appointed and re-elected as an independent Supervisor at the Company of the Company's annual general meeting held on 1 June 2009. He does not currently hold any other position in the Group.

Wang Wei (Independent Supervisor)

Ms. Wang Wei, aged 71, graduated from Qingdao Weaving School (青島紡織專科學校) and obtained a professional diploma specializing in cotton spinning. She is a qualified senior engineer. She has been the workshop supervisor at Xinjiang Urumqi "July 1" First Cotton Weaving Plant (新疆烏魯木齊市「七一」第一棉 紡織廠), workshop supervisor and engineer of Shandong Lingyi Cotton Weaving Factory (山東省臨沂棉紡織 廠), engineer of Shandong Weaving Industrial Office Education Division (山東省紡織工業廳教育處), manager of Shandong Weaving Industrial Office Cotton Textile Dyeing and Printing Co. (山東省紡織工業廳棉紡織印 染公司), supervisor of the coordinating office of the Shandong Weaving Industrial Office (山東省紡織工業廳協作辦), manager and senior engineer of Shandong Weaving Industrial Office Shandong Weaving Industrial Office Education Division (山東省紡織工業廳總佔辦), manager and senior engineer of Shandong Weaving Industrial Office (山東省紡織工業廳經濟技術開發公司), general manager and senior engineer of Shandong Weaving Industrial Office Weaving Industry Group Co. (山東省紡織工業廳紡織實業總公司) as well as head and chief engineer of the production technical division of Shandong Weaving Industrial Office (山東省紡織工業廳生產技術處). She was appointed as an independent Supervisor at the Company's extraordinary general meeting held on 12 February 2003. She was appointed and re-elected as an independent Supervisor at the Company's annual general meeting on 1 June 2009. She does not currently hold any other position in the Group.

SENIOR MANAGEMENT

Wang Guoming (Deputy General Manager)

Mr. Wang Guoming, aged 40, graduated from the College of Adult Education of Qingdao University with a professional diploma in textile engineering management. He has over 14 years of management experience in the cotton textile industry. He had served as the workshop supervisor, Deputy Factory Director and Factory Director of the woven fabrics workshop of the Company and the Deputy General Manager of Zouwei Third Production Area (from April 1996 to September 2002), the head of materials supply division of the Company (from September 2002 to June 2011). He is currently also the head of corporate management division of the Company (from June 2011). On 31 August 2007, he was appointed as the deputy general manager of the Company.

Zhao Weijian (Head of Accounting)

Mr. Zhao Weijian, aged 41, graduated from Shandong University in 1992. He is currently the head of accounting of the Company (from 10 September 2004). He has been the supervisor of Economic Development Investment Company of Zouping County (鄒平縣財政局經濟開發投資公司), auditor of Shandong Binzhou Accounting Finance, Zouping Office (山東濱州會計師事務所鄒平分所) and audit officer of Shandong Jianxin Certified Public Accountants Corporation. (山東鋻鑫會計師事務所有限公司) (formerly known as Zouping Jianxin Certified Public Accountants Ltd.).

The directors of the Company (the "Directors") present their report and the audited financial statements of the Company and the Group for the year ended 31 December 2011.

PRINCIPAL ACTIVITIES

The Group is principally engaged in the production, sale and distribution of cotton yarn, grey fabric and denim. There were no significant changes in the nature of the Group's principal activities during the year ended 31 December 2011.

RESULTS AND DIVIDENDS

The Group's operating results for the year ended 31 December 2011 and the financial position of the Group and the Company as at 31 December 2011 are set out on pages 60 to 62 and pages 66 to 67 in the audited financial statements of this annual report.

The Directors recommended the payment of a final dividend of RMB0.0594 (inclusive of tax) per share (the "2011 Final Dividend"), payable to shareholders of the Company whose names appear on the register of members of the Company as at close of business on 15 June 2012 (Friday). The 2011 Final Dividend is subject to the approval at the coming annual general meeting of the Company. According to the relevant regulations in the PRC and as disclosed in the Company's prospectus, the Group's net profit after tax can only be distributed after making up prior years' cumulative losses, if any, and making allowance for the statutory surplus reserve, general reserve fund, employee's bonus and welfare fund and enterprise expansion fund.

According to the "Enterprise Income Tax Law of the People's Republic of China", which took effect on 1 January 2008, its implementation rules and the relevant interpretation by tax authorities in the PRC, when a company distributes the final dividends to non-resident enterprise shareholders and natural person shareholders whose names appear on the H-share register of a company, such company is required to withhold and pay on behalf of such shareholders an enterprise income tax at the rate of 10% in general (except as required otherwise by the laws, regulations and tax treaties regarding the tax revenue). Any shares registered in the name of a non-person shareholder, including Hong Kong Securities Clearing Company Nominees Limited, other nominee or trustee, or other organisation and group, are deemed as shares held by non-resident enterprise shareholders. As such, the dividends that he or she is entitled to are subject to the enterprise income tax.

The Company will strictly comply with the laws and the requirements of relevant government departments, and will withhold and pay the enterprise income tax on behalf of its shareholders whose names appear on the H-share register of the Company on the record date. The Company will take no responsibility and will reject any requests from shareholders whose identity cannot be confirmed within the specified time or cannot be confirmed at all nor will the Company handle any disputes arising from the arrangement of withholding tax or paying tax. However, the Company may provide assistance to the extent of its ability.

For the distribution of dividends, dividends for holders of Domestic Shares will be distributed and paid in RMB, while dividends for H Shares will be declared in RMB but paid in Hong Kong dollars ("HK\$") (conversion of RMB into HK\$ shall be calculated on the average price of the medium prices of the conversion of RMB into HK\$ announced by the People's Bank of China within five working days prior to and including 8 June 2012).

SUMMARY OF FINANCIAL INFORMATION

A summary of the consolidated results, assets and liabilities of the Group for the last five financial years, as extracted from the audited consolidated financial statements of the Group for the years ended 31 December 2007, 2008 and 2009, and from the audited consolidated financial statements of the Group for the year ended 31 December 2010 and the year ended 31 December 2011 on pages 60 to 62 is set out below:

Results

		For the	year ended 31	December	
	2007	2008	2009	2010	2011
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Revenue	18,589,586	16,453,087	14,333,088	17,887,429	15,232,034
Cost of sales	(15,927,215)	(15,022,353)	(13,089,531)	(15,007,823)	(14,953,545)
Gross profit	2,662,371	1,430,734	1,243,557	2,879,606	278,489
Other income and gains	466,921	629,849	1,109,936	435,198	1,029,712
Selling and distribution costs	(410,222)	(346,116)	(248,941)	(287,298)	(180,418)
Administrative expenses	(196,971)	(193,173)	(190,024)	(202,325)	(230,650)
Write-back of unutilized					
welfare provision	534,362	_	_	-	-
Other expenses	(57,821)	(103,991)	(201,450)	(74,421)	(75,353)
Finance costs	(726,014)	(696,714)	(513,678)	(493,456)	(569,457)
Share of profit of an associate	_	_	_	-	2,232
Profit before tax	2,272,626	720,589	1,199,400	2,257,304	254,555
Тах	(394,521)	(124,534)	(309,106)	(621,939)	(15,230)
Profit and total comprehensive					
income for the year	1,878,105	596,055	890,294	1,635,365	239,325
Profit and total comprehensive income attributable to:					
Owners of the parent	1,868,471	596,212	892,446	1,627,376	245,584
Non-controlling interests	9,634	(157)	(2,152)	7,989	(6,259)
	1,878,105	596,055	890,294	1,635,365	239,325
	1,070,100	000,000	030,234	1,000,000	200,020

Assets and liabilities

		As at 31 December				
	2007	2007 2008 2009 2010				
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	
Total assets	26,748,676	27,296,250	26,754,785	28,389,854	29,356,819	
Total liabilities	13,276,020	13,830,749	12,586,695	12,865,444	14,118,507	

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Company and the Group during the year ended 31 December 2011 are set out in Note 14 to the financial statements.

SHARE CAPITAL AND SHARE OPTION SCHEME

Details of the Company's share capital during the year ended 31 December 2011 are set out in Note 32 to the financial statements.

The Company does not have any share option scheme.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Articles of Association or the Company Law of the PRC which oblige the Company to offer new shares on a pro rata basis to existing shareholders.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company has redeemed, purchased or sold any of its own listed securities during the year ended 31 December 2011, nor any of its subsidiaries purchased, or sold any of the Company's listed securities during the year ended 31 December 2011.

RESERVES

Details of changes in the reserves of the Company and the Group during the year ended 31 December 2011 are set out in Note 33 to the financial statements and in the consolidated statement of changes in equity, respectively.

DISTRIBUTABLE RESERVES

As at 31 December 2011, in accordance with the PRC Company Law and the PRC Accounting Standards and Regulations, an amount of about RMB6,673 million stood to the credit of the Company's capital reserve account, and an amount of about RMB1,252 million stood to the credit of the Company's statutory reserve funds. In addition, according to the Articles of Association of the Company, the Company had retained profits of about RMB5,432 million for distribution as dividend.

MAJOR CUSTOMERS AND SUPPLIERS

During the year ended 31 December 2011, sales to the Group's five largest customers accounted for 26.4% of the Group's total sales for the year ended 31 December 2011, sales to its largest customer accounted for 9.4% of the Group's total sales for the year ended 31 December 2011.

During the year ended 31 December 2011, purchases from the Group's five largest suppliers accounted for 20.3% of the Group's total purchases for the year ended 31 December 2011, purchases from the Group's largest supplier accounted for 7.2% of the Group's total purchases for the year ended 31 December 2011.

The Group has sold certain products to Holding Company, its subsidiaries and associates ("Parent Group"), details of which are set out in the section headed "Connected Transactions" below.

INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received from each of the independent non-executive Directors an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules and the Board considers each of the independent non-executive Directors to be independent.

EMOLUMENTS OF DIRECTORS

There was no arrangement under which a Director has waived or agreed to waive any emoluments. Details of emoluments of Directors are set out in Note 7 to the financial statements.

DIRECTORS' AND SUPERVISORS' SERVICE CONTRACTS AND LETTERS OF APPOINTMENT

Each of the executive Directors and Supervisors of the Company (excluding the independent Supervisors) has entered into a service contract with the Company for a term of three years. Each of the non-executive Directors, independent non-executive Directors and independent Supervisors has entered into a letter of appointment with the Company for a term of three years. Pursuant to the Company's Articles of Association, each Director and Supervisor is eligible for re-election and consecutive appointment upon expiration of his/her term of office.

Save as mentioned above, the Company has not entered into any service contract with any of the Directors and Supervisors which is not terminable by the Company within one year without payment of compensation other than statutory compensation.

The Directors and Supervisors as at the date of this report and their respective term of office are as follows:

Executive Directors:

Zhang Hongxia	Until 7 June 2012
Zhang Yanhong	Until the date of annual general meeting of 2012
Zhao Suwen	Until 7 June 2012
Zhang Jinglei	Until 1 June 2013

Non-executive Directors:

Zhang Shiping	Until 7 June 2012
Wang Zhaoting	Until 7 June 2012
Zhao Suhua	Until the date of annual general meeting of 2013
Wang Xiaoyun	Until the date of annual general meeting of 2013

Independent non-executive Directors:

Wang Naixin	Until 7 June 2012
Xu Wenying	Until 28 June 2012
Chan Wing Yau, George	Until 7 June 2012

Supervisors:

Liu Mingping	Until 7 June 2012
Lu Tianfu <i>(Note)</i>	Until 7 June 2012
Wang Wei (Note)	Until 7 June 2012

Note: Independent Supervisor

DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

The biographies of each of the Directors, Supervisors and senior management are set out on page 20 to page 26 in this annual report.

At the annual general meeting for the year ended 31 December 2010, some Directors of the Company were re-elected by ordinary resolutions.

DIRECTORS' AND SUPERVISORS' INTERESTS IN CONTRACTS

Save for those transactions described in Note 38, headed "Related Party Transactions", to the financial statements and the section headed "Connected Transactions" below, none of the Directors or Supervisors had a material interest, directly or indirectly, in any contract of significance to which the Company or any of its subsidiaries was a party during or at the end of 2011.

CONTRACTS OF SIGNIFICANCE

Save for those transactions described in Note 38, headed "Related Party Transactions", to the financial statements and the section headed "Connected Transactions" below, there is no contract of significance between the Company (or any of its subsidiaries) and its controlling shareholder (or any of its subsidiaries) or among the controlling shareholders of the Company (or any of its subsidiaries), and there is no contract of significance for the provision of services to the Company (or any of its subsidiaries) by a controlling shareholder of the Company (or any of its subsidiaries).

SUBSTANTIAL SHAREHOLDERS

As at 31 December 2011, so far as known to any Directors, Supervisors or chief executive of the Company, the following persons (other than a Director, Supervisor or chief executive of the Company) had, or were deemed or taken to have interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company and The Stock Exchange of Hong Kong Limited ("Stock Exchange") under the provisions of Divisions 2 and 3 of Part XV of the Securities and Futures Ordinance ("SFO") or, who were, directly or indirectly, interested in 10% or above of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group or had any option in respect of such capital:

Long positions in the domestic shares of the Company ("Domestic Shares"):

	Number of	Approximate percentage of total issued domestic share capital as at 31 December	Approximate percentage of total issued share capital as at 31 December
Name of Shareholder	Domestic Shares	2011	2011
	(Note 1)	(%)	(%)
	744 007 000		00.07
Holding Company	744,937,600	95.41	62.37
Zouping Supply and Marketing Investment	744,937,600	95.41	62.37
Company Limited (the "Zouping Investment")	(Note 2)		

Interests in the H Shares of the Company:

			Approximate percentage of total issued H share capital	Approximate percentage of total issued share capital
Name of Shareholder	Type of interest	Number of H Shares (Note 3)	as at 31 December 2011 (%)	as at 31 December 2011 (%)
Brandes Investment Partners, L.P.	Investment manager	62,332,612 (Long position) <i>(Note 4)</i>	15.07	5.22
The Bank of New York Mellon Corporation	Interest of a controlled corporation	58,067,508 (Long position)	14.04	4.86
		35,346,508 (Lending pool) <i>(Note 5)</i>	8.55	2.96
Mellon Financial Corporation	Interest of a controlled corporation	41,073,100 (Long position) <i>(Note 6)</i>	9.93	3.44
The Boston Company Asset Management LLC	Investment manager	25,603,300 (Long position) <i>(Note 7)</i>	6.19	2.14
Citigroup Inc.	Interest of corporation controlled by the	22,322,167 (Long position)	5.39	1.87
	substantial shareholder	10,069,654 (Short position)	2.43	0.84
	Custodian corporation/ approved lending agent	12,252,076 (Lending pool) (Note 8)	2.96	1.03

Note 1: Unlisted shares.

Note 2: Zouping Investment holds 51% equity interests in Holding Company.

Note 3: Shares listed on the Main Board of the Stock Exchange.

Note 4: These 62,332,612 H Shares were held by Brandes Investment Partners, L.P. in its capacity as investment manager.

Note 5: These 58,067,508 H Shares in which The Bank of New York Mellon Corporation was deemed interested under the SFO were directly held by The Bank of New York Mellon, which was a corporation 100% controlled by The Bank of New York Mellon Corporation.

Note 6: These 41,073,100 H Shares in which Mellon Financial Corporation was deemed interested under SFO were directly held by The Boston Company Asset Management LLC, a corporation wholly controlled by MAM (MA) Trust, which is indirectly and wholly controlled by MAM (DE) Trust. MAM (DE) Trust is wholly controlled by Mellon Financial Corporation.

- *Note 7:* These 25,603,300 H Shares were held by The Boston Company Asset Management LLC in its capacity as investment manager.
- *Note 8:* These 10,070,091 H Shares (long position) and 10,069,654 shares (short position) in which Citigroup Inc. was deemed interested as the interest of corporation controlled by a substantial shareholder under the SFO were directly or indirectly held by its several subsidiaries or related companies. These 12,252,076 H Shares were held by Citigroup Inc. in its capacity as custodian corporation/approved lending agent.

Save as disclosed above, so far as known to the Directors, Supervisors and the chief executive of the Company, as at 31 December 2011, there was no other person (not being a Director, Supervisor or chief executive of the Company) who had any interest or short position in the shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provision of Divisions 2 and 3 of Part XV of the SFO.

DIRECTORS' AND SUPERVISORS' INTERESTS IN SHARES

As at 31 December 2011, the interests of the Directors, Supervisors or chief executive of the Company in the shares, underlying shares or debentures of the Company and any of its associated corporations (within the meaning of Part XV of the SFO) which were required to be (a) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO; or (b) entered in the register required to be kept by the Company pursuant to Section 352 of the SFO; or (c) notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies ("Model Code") as set out in Appendix 10 to the Listing Rules, were as follows:

Long positions in the Domestic Shares of the Company:

Type of interest	Number of Domestic Shares (Note 1)	Approximate percentage of total issued domestic share capital as at 31 December 2011 (%)	Approximate percentage of total issued share capital as at 31 December 2011 (%)
Beneficial Beneficial	17,700,400	2.27 0.67	1.48
	Beneficial	Type of interestDomestic Shares (Note 1)Beneficial17,700,400	TruePercentage of total issued domestic shareNumber of Domesticcapital as at 31 DecemberType of interestShares (Note 1)2011 (%)Beneficial17,700,4002.27

Note 1: Unlisted shares

Long positions in the shares of the Company's associated corporations (within the meaning of Part XV of the SFO):

	Name of associated corporation	Type of interest	Approximate percentage of total issued share capital as at 31 December 2011 (%)
Zhang Shiping (Non-executive Director)	Holding Company	Beneficial	33.72
Zhang Hongxia (Executive Director)	Holding Company	Beneficial and	5.73
		spouse (Note 1)	(Note 1)
Zhang Yanhong (Executive Director)	Holding Company	Beneficial	1.63
Wang Zhaoting (Non-executive Director)	Holding Company	Beneficial	0.25
Zhao Suwen (Executive Director)	Holding Company	Beneficial	0.38
Liu Mingping (Supervisor)	Holding Company	Beneficial	0.14
Zhao Suhua (Non-executive director)	Holding Company	Beneficial and	3.09
		spouse (Note 2)	(Note 2)
Wang Xiaoyun (Non-executive director)	Holding Company	Beneficial	0.25

- *Note 1:* These 48,000,000 shares of the Holding Company will be beneficially owned by Ms. Zhang Hongxia, who is deemed to be interested in the 43,676,000 shares directly held by her husband, Mr. Yang Congsen, under the SFO.
- *Note 2:* These 4,500,000 shares of the Holding Company will be beneficially owned by Ms. Zhao Suhua, who is deemed to be interested in the 44,911,000 shares directly held by her husband, Mr. Wei Yingzhao under the SFO.

Save as disclosed above, as at 31 December 2011, none of the Directors, Supervisors or the chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which was required to be (a) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO; or (b) entered in the register required to be kept by the Company pursuant to Section 352 of the SFO; or (c) notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code").

MANAGEMENT CONTRACTS

No contract concerning the management and administration of the whole or any substantial part of the business of the Company were entered into by the Company or subsisted during the year ended 31 December 2011.

CONNECTED TRANSACTIONS

The "Related Party Transactions" as set out in Note 38 to the financial statements also constituted connected transactions under the Listing Rules, and are required to comply with the relevant requirements under Chapter 14A of the Main Board Listing Rules.

Details of the connected transactions of the Group for the year ended 31 December 2011 are set out below. The Company has made relevant announcements strictly in accordance with the Listing Rules.

During the year ended 31 December 2011, certain transactions were entered into between the Group and the following connected persons of the Company:

- The Holding Company is the controlling shareholder of the Company. It therefore constitutes a connected person of the Company under the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Listing Rules").
- 2. Weilian Print is a 73% owned subsidiary of Holding Company. Shandong Weiqiao Hengfu Knitting Co., Ltd. is a 60% owned subsidiary of Holding Company. Hongyuan Home Textile is a 60% owned subsidiary of Holding Company. Tekuanfu is a 99% owned subsidiary of Holding Company. Weiqiao Clothes is a 67.18% owned subsidiary of Holding Company. Elite Garment is a 75% owned subsidiary of Holding Company. Shandong Weiqiao Jiajia Home Textile Co., Ltd. is a 100% owned subsidiary of the Holding Company. Huibin Dyeing is 100% owned by Mr. Zhang Shiping, a key management member of the Company. As the above eight companies are associates of a promoter/substantial shareholder of the Company, each of them constitutes a connected person of the Company under the Listing Rules.
- 3. Itochu Corporation ("Itochu") is the holder of 10.2% interests in Luteng Textile and the holder of 25% interests in Binteng Textile where Luteng Textile and Binteng Textile are both 75% owned subsidiaries of the Company. As it is a substantial shareholder of the above subsidiaries of the Company, it constitutes a connected person of the Company under the Listing Rules.

Under the Listing Rules, the transactions between the Company and the above connected persons constituted connected transactions of the Company.

NON-EXEMPT CONNECTED TRANSACTIONS

Set out below is a summary of the non-exempt connected transactions under the Listing Rules ("Non-Exempt Connected Transactions"):

SUPPLY OF COTTON YARN AND GREY FABRIC BY THE GROUP TO PARENT GROUP

On 25 August 2003, the Company and Holding Company entered into a supply of products, raw materials and processing services agreement with a term of three years commencing from 25 August 2003 ("Supply Agreement"). In September 2003, Hong Kong Stock Exchange granted the Company a waiver from strict compliance with the announcement and independent shareholders' approval requirements in respect of the supply of cotton yarn and grey fabric by the Group to Parent Group under the Supply Agreement. The waiver was granted for a term of three financial years ended 31 December 2005. Pursuant to the renewal mechanism of the agreement, the Supply Agreement was renewed for three years on 25 August 2006, pursuant to which the Company agreed to supply or procure its subsidiaries to supply cotton yarn and grey fabric to the Parent Group for the production of downstream cotton textile products. The prices of cotton yarn and grey fabric supplied by the Group to the Parent Group were determined by reference to the prices at which comparative types of cotton yarn and grey fabric were supplied by the Group to independent third parties under normal commercial terms in the ordinary course of business in the PRC. An announcement regarding the above continuing connected transaction was published on 28 December 2006. The Company and the Holding Company entered into a new cotton yarn/grey fabric and denim supply agreement on 20 October 2008 with the term starting from 1 January 2009 and ending on 31 December 2011. A circular regarding the above continuing connected transaction was issued on 31 October 2008. The Company and the Holding Company entered into a new cotton yarn/grey fabric and denim supply agreement on 31 October 2011 with the term starting from 1 January 2012 and ending on 31 December 2014. A circular regarding the above continuing transaction was issued on 11 November 2011.

SUPPLY OF COTTON YARN AND GREY FABRIC BY THE GROUP TO ITOCHU

The Group supplied cotton yarn and grey fabric to Itochu on normal commercial terms in order to maintain a close business relationship with Itochu. In September 2003, Hong Kong Stock Exchange granted the Company a waiver from strict compliance with the announcement and independent shareholders' approval requirements in respect of the supply of cotton yarn and grey fabric by the Group to Itochu under the arrangement as disclosed in the Prospectus. The waiver was granted for a term of three financial years ended 31 December 2005. The Company entered into a raw material supply agreement with Itochu on 28 December 2006, pursuant to which both parties ratified and confirmed the supply of cotton yarn and grey fabric by the Group to Itochu since 1 January 2006, and the Company agreed to continue to supply or procure its subsidiaries to continue to supply cotton yarn and grey fabric to Itochu. The prices at which cotton yarn and grey fabric were sold by the Group to independent third parties under normal commercial terms in the ordinary course of its business. Pursuant to the automatic renewal terms of the agreement, the supply agreement was renewed for three years with the term starting from 1 January 2009 and ending on 31 December 2011. A circular regarding the above continuing connected transaction was issued on 31 October 2008.

LEASE OF LAND USE RIGHTS BY HOLDING COMPANY TO THE COMPANY

The Company and Holding Company entered into relevant leasing agreements pursuant to which, Holding Company agreed to lease to the Company land use rights in respect of land respectively located at No. 34 Qidong Road and west of Xiwaihuan Road, Weiqiao Town, Zouping County, Shandong Province, the PRC, and the land use rights in respect of land located to the east of Zouping County, Zouping Economic Development Zone, Shandong Province, the PRC, for the Company's operations, with a right of renewal exercisable by the Company. The principal terms of the agreements are as follows:

- (i) Land use rights lease agreement dated 27 December 2000 with the commencement date and expiry date on 27 December 2000 and 27 December 2020, respectively, at an annual rental expense of RMB454,900 for the land relating to the Weiqiao First Production Area.
- (ii) Land use rights lease agreement dated 10 May 2001 with the commencement date and expiry date on 10 May 2001 and 10 May 2021, respectively, at an annual rental expense of RMB868,000 for the land relating to the Weiqiao First Production Area.

On 9 March 2010, the leases of note (i) and (ii) above were terminated subsequent to the disposal of the assets located on these lands in March 2010.

- (iii) Land use rights lease agreement dated 30 September 2002 with the commencement date and expiry date on 30 September 2002 and 30 September 2022, respectively, at an annual rental expense of RMB888,700 for the land relating to the Weigiao Second Production Area.
- (iv) Land use rights lease agreement dated 14 May 2003 with the commencement date and expiry date on 14 May 2003 and 14 May 2023, respectively, at an annual rental expense of RMB1,503,000 for the land relating to the Weigiao Third Production Area.
- (v) Land use rights lease agreement dated 17 October 2003 with the commencement date and expiry date on 17 October 2003 and 17 October 2023, respectively, at an annual rental expense of RMB2,167,000 for the land relating to the Zouping Economic Development Zone.
- (vi) Land use rights lease agreement dated 17 October 2003 with the commencement date and expiry date on 17 October 2003 and 17 October 2023, respectively, at an annual rental expense of RMB994,100 for the land relating to the Zouping Economic Development Zone.

- (vii) Land use rights lease agreement dated 17 October 2003 with the commencement date and expiry date on 17 October 2003 and 17 October 2023, respectively, at an annual rental expense of RMB2,000,000 for the land relating to the Zouping Economic Development Zone.
- (viii) Land use rights lease agreement dated 2 November 2005, with commencement date and expiry date on 31 October 2005 and 31 October 2025 respectively, at an annual rental expense of RMB2,699,000 for the land where the thermal power assets acquired from the Holding Company were located in.

On 20 September 2008, the lease of 95,333.81 square meters of land where Weiqiao First Thermal Power Plant situated was terminated and the annual rental expense has been adjusted to RMB2,127,000 on a pro-rata basis. Except for these, all of the original clauses and terms remain unchanged.

- (ix) Land use rights lease agreement dated on 18 March 2008 with the commencement date and expiry date on 18 March 2008 and 18 March 2028, respectively, at an annual rental expense of RMB1,628,000 for the land occupied by the thermal power assets of the Zouping Second Thermal Power Plant acquired from the Holding Company.
- (x) Land use rights lease agreement dated on 18 March 2008 with the commencement date and expiry date on 18 March 2008 and 18 March 2028, respectively, at an annual rental expense of RMB740,500 for the land occupied by the thermal power assets of the Weihai Thermal Power Plant acquired from the Holding Company.

The rent chargeable by Holding Company to the Company was determined by reference to the market rent, namely the rent payable for leasing land use rights in respect of similar properties from independent third parties under normal commercial terms in the ordinary course of their business in Zouping County, Shandong Province, the PRC. For further details of the leases of land to the Company by the Holding Company, please refer to the section of "Related Party Transactions" in Note 38 to Financial Statements.

ESTABLISHMENT OF SHANDONG WEIQIAO CHUANGYE FINANCE COMPANY LIMITED

On 17 March 2005, the Company entered into a promoters' agreement with Binzhou Industrial Park, Weihai Weiqiao, Holding Company, Shandong Hongqiao, and Weilian Print, to establish Shandong Weiqiao Chuangye Finance Company Limited ("SWCF"), for the purpose of providing financial services to Holding Company and its subsidiaries, subject to approval by China Banking Regulatory Commission ("CBRC").

The registered capital of SWCF would be RMB400,000,000.

The establishment of SWCF is subject to the obtaining of the relevant approval of CBRC and registration with the local administration for industry and commerce. As at the current date, SWCF has not been established yet. Upon establishment, SWCF will be owned as to 6.25% by the Company, 3.75% by Binzhou Industrial Park, 2.5% by Weihai Weiqiao, 68.75% by Holding Company, 12.5% by Shandong Hongqiao, and 6.25% by Weilian Print.

SUPPLY OF EXCESS ELECTRICITY BY THE COMPANY TO HOLDING COMPANY

The Company and Holding Company entered into the supply of excess electricity agreement pursuant to which the Company has the right to supply electricity which is in excess of the Group's actual electricity consumption, to Holding Company for a term commencing from 18 March 2008 and ending on 31 December 2010 (both dates inclusive) (the "Old Supply of Excess Electricity Agreement"). The parties to the Old Supply of Excess Electricity Agreement agreed to renew the transaction and, on 4 November 2010, the Company entered into a supply of excess electricity agreement with Holding Company for a period of three years commencing on 1 January 2011 to 31 December 2013 (the "Supply of Excess Electricity Agreement") pursuant to which the Group will supply excess electricity to Parent Group. Terms and conditions under the Supply of Excess Electricity Agreement are basically the same as the conditions under the Old Supply of Excess Electricity Agreement.

The price at which excess electricity is supplied to Parent Group by the Group shall be RMB0.50 per kwh (inclusive of value-added tax at 17%) or the price at which a power plant in Shandong Province would from time to time sell its electricity produced to the relevant power grid, whichever is higher. If any applicable mandatory price for the supply of electricity is prescribed by the government, it would be adopted instead.

The Company is entitled to increase the price of excess electricity supplied to Parent Group according to the coal price by giving a 10 days' prior written notice to Holding Company, and up to a maximum price at which the relevant power grid in Shandong province would charge for the sale of electricity to such companies. A circular regarding the supply of excess electricity was published on 8 November 2010.

Further details of the Non-Exempt Connected Transactions are set out in the Prospectus and the Company's announcements dated 17 October 2003, 17 March 2005, 13 May 2005, 13 August 2005, 28 December 2006, 14 January 2008, 3 March 2008, 20 October 2008 and 4 November 2010, respectively.

FIGURES FOR THE YEAR ENDED 31 DECEMBER 2011

Below is a table setting out the aggregate value for each of the Non-Exempt Connected Transactions for the year ended 31 December 2011:

Trar	nsaction nature	Aggregate value for the year ended 31 December 2011 (RMB'000)
1.	Supply of cotton yarn and cotton fabric (a) by the Group to the Parent Group (b) by the Group to Itochu	1,345,808
2.	Supply of electricity and steam by Holding Company to the Group	-
3.	Lease of land use rights by Holding Company to the Group	12,048
4.	Supply of excess electricity by the Company to Holding Company	1,435,987

CONFIRMATION BY THE INDEPENDENT NON-EXECUTIVE DIRECTORS

The independent non-executive Directors have reviewed the continuing connected transactions and confirmed that each of the continuing connected transactions was:

- (i) entered into in the ordinary and usual course of business of the Group;
- (ii) conducted either on normal commercial terms or, if there were not sufficient comparable transactions to judge whether it was on normal commercial terms, on terms that were fair and reasonable so far as the shareholders of the Company are concerned, and in the interest of shareholders of the Company as a whole;
- (iii) entered into either in accordance with the relevant agreement governing such transactions or where there were no such agreements, on terms no less favorable than those available to or from independent third parties; and
- (iv) within the relevant annual cap.

The auditors of the Company have reported to the Directors that during the financial year:

- (i) the above continuing connected transactions have been approved by the Board;
- (ii) the above continuing connected transactions are in accordance with the pricing policies of the Company;

- (iii) the above continuing connected transactions have been entered into in accordance with the terms of the agreements governing such transactions; and
- (iv) the respective cap amounts set out in the relevant agreements referred to above have not been exceeded.

PENSION SCHEME

Details of the pension scheme of the Group are set out in Note 2.4 and Note 6 to the financial statements.

CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a code for securities transactions on terms equivalent to the required standard of the Model Code for Securities Transactions by Directors of listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules.

Having made specific enquiries with the Directors, the Company has confirmed that each of the Directors complied with the required standard set out in the Model Code regarding securities transactions by the Directors.

CODE ON CORPORATE GOVERNANCE

Except for the deviation as set out in the "Corporate Governance Report" on page 48 of this annual report, the Company has applied the principles of the Code of Corporate Governance Practices as set out in Appendix 14 to the Listing Rules. Except for the deviation from code provision A.2.1, the Company has been in compliance with all the code provisions for the year ended 31 December 2011.

Code provision A.2.1 stipulates that the duties of the Chairman and chief executive officer should be differentiated and shall not be held by the same person. Ms. Zhang Hongxia is the Chairman and chief executive officer of the Company. The Board is of the view that this structure would not affect the balance of power and duties between the Board and the management. Through the operations of the Board, a balance between power and duties can be maintained.

PUBLIC FLOATING

Pursuant to the information that is publicly available to the Company, and so far as the Directors are aware as at the latest practicable date prior to the issue of this annual report, the Company has sufficient public floating as required under Rule 8.08 of the Listing Rules.

AUDIT COMMITTEE

The Company has established an audit committee ("Audit Committee") in compliance with the Code of Best Practices for the purposes of reviewing and providing supervision over the Group's financial reporting process and internal controls. The Audit Committee is composed of the three independent non-executive Directors. An Audit Committee meeting was held on 23 March 2012 to review the Company's annual report and financial statements.

INTERNATIONAL AUDITORS

Ernst & Young was the Company's international auditors for the year ended 31 December 2011. A resolution for the reappointment of Ernst & Young as the international auditors of the Company will be proposed at the annual general meeting 2011.

The Company has not changed the auditors for the nine years ended 31 December 2011.

On Behalf of the Board of Directors

Zhang Hongxia Chairman

Shandong, the PRC 23 March 2012

REPORT OF THE SUPERVISORY COMMITTEE

TO ALL SHAREHOLDERS,

In 2011, the Supervisory Committee duly performed its duties of supervision in accordance with the principle of being accountable to shareholders and the laws and regulations including the Company Law and the Articles of Association. During the year, the Supervisory Committee actively participated in reviewing the subject matters of material decisions and the significant economic activities of the Company and provided advices and recommendations thereon, effectively supervised the acts of directors and the management in performing their duties and reviewed on an irregular basis the Company's operation and financial positions so as to protect the interests of shareholders. The works of the Supervisory Committees in 2011 are reported as follows:

1. Works of the Supervisory Committee

In 2011, the Supervisory Committee convened two meetings. The specific time, place, attendance records and agenda of the meetings are set out as follows:

- 1. On 18 March 2011, the 4th meeting of the 4th Supervisory Committee was convened at the Company's meeting room on the 4th floor. All the three members of the Supervisory Committee attended the meeting. At the meeting, "The Working Report of the Supervisory Committee for 2010", "The Audited Financial Report for the Year Ended 31 December 2010", "The Profit Distribution Proposal for 2010" and "The Financial Report on the Final Account for 2010" were reviewed and approved.
- 2. On 19 August 2011, the 5th meeting of the 4th Supervisory Committee was convened at the Company's meeting room on the 4th floor. All the three members of the Supervisory Committee attended the meeting. At the meeting, the reviewed report for the six months ended 30 June 2011 issued by Ernst & Young was discussed and approved.

2. Independent opinions of the Supervisory Committee on relevant issues of the Company for 2011

1. Operation in compliance with laws

During the reporting period, the members of the Supervisory Committee participated in the discussion on material decisions of the Company by sitting in on board meetings and general meetings and carried out supervision on the Company's financial and operation positions. The Supervisory Committee is of the view that: in 2011, the Company operated in strict compliance with the Company Law, the Articles of Association and other related laws and regulations and the decisions made were scientific and reasonable; the internal management and internal control system was improved and a sound internal control mechanism was established; the Directors and senior management of the Company performed their duties diligently and in compliance with the laws and regulations, the Articles of Association and no activities that harmed the Company's interests were discovered.

REPORT OF THE SUPERVISORY COMMITTEE

2. Financial activities of the Company

The Supervisory Committee had reviewed and inspected the financial position and financial management of the Group, and considered that the financial report for 2011 truly reflected the financial position and operation results of the Group, and the audit report with unqualified opinion issued by Ernst & Young was true and fair.

3. Connected transactions of the Company

The Supervisory Committee is of the view that, the connected transactions of the Company during the reporting period were conducted at arm's length with reasonable pricing and without prejudice to the interests of shareholders and the Company; there were no use of capitals for non-operational purpose by controlling shareholders and other related parties.

In 2012, the Supervisory Committee will continue to monitor and facilitate the improvement of the Company's governance structure in accordance with the provisions of the Articles of Association; put more emphasis on the coordination of the power structure, decision-making body and implementation body of the Company; concern for the relationship among shareholders and the management; pay attention to the progress and problems in the acts, performance and results of the management at all levels; and perform its duty diligently to protect the legitimate interests of the Company and shareholders.

By order of the Supervisory Committee

Lu Tianfu

Chairman of the Supervisory Committee

Shandong, the PRC 23 March 2012

CORPORATE GOVERNANCE

The Company believes that good corporate governance can create values for the shareholders of the Company. The Board is committed to keeping the standards of corporate governance within the Company and to ensuring that the Company conducts its business in an honest and responsible manner. Save as disclosed in this annual report, the Company has complied with the provisions of the Code of Corporate Governance Practices during the year 2011.

SECURITIES TRANSACTIONS BY DIRECTORS

On 26 August 2005, the Company adopted the securities transaction provisions as set out in the "Model Code for Securities Transactions by Directors of Listed Issuers" under Appendix 10 to the Listing Rules.

Having made specific enquiry of all Directors, the Directors of the Company have confirmed that they have complied with the required standards set out in the Model Code and the Company's Code of Conduct regarding Securities Transactions by the Directors.

THE BOARD OF DIRECTORS

As at 31 December 2011, the Board of the Company comprised four executive Directors, four non-executive Directors and three independent non-executive Directors.

The Board members are as follows:

Executive Directors

Ms. Zhang Hongxia (*Chairman*) Ms. Zhang Yanhong Ms. Zhao Suwen Mr. Zhang Jinglei

Non-executive Directors

Mr. Zhang Shiping Mr. Wang Zhaoting Ms. Zhao Suhua Ms. Wang Xiaoyun

Independent Non-executive Directors

Mr. Chan Wing Yau, George Mr. Xu Wenying Mr. Wang Naixin

Mr. Zhang Shiping is the father of Ms. Zhang Hongxia and Ms. Zhang Yanhong. Ms. Zhao Suwen is the younger sister of Ms. Zhao Suhua.

The Board is accountable to the general meeting, and is responsible for convening general meetings, implementing resolutions of the general meetings; formulating operating plans and investment plans of the Company; formulating annual financial budgets, final accounts of the Company; formulating profit distribution plan of the Company (including the plan for the distribution of final dividends) and the plan to make up losses; formulating the plans to increase or reduce the registered capital of the Company and the issue of the Company's debentures; formulating the plans for the Company's merger, demerger and dissolution; to decide on the deployment of the internal management bodies of the Company; to appoint or remove the Company's general manager, and to appoint or remove the Company's deputy general manager and financial controller pursuant to the nomination of the general manager, and to decide their remunerations; to formulate the Company's basic management system; to formulate the plans for the amendment to the Articles of Association; and subject to compliance with the relevant requirements of the state, to decide the level of salaries, welfare and incentives measures of the Company; to decide other significant operation and administrative matters not required to be decided by the general meeting under the Articles of Association; to formulate major acquisition or disposal plans of the Company and other duties as provided by the Articles of Association.

The Board acknowledges its responsibility for supervising the preparation of the annual accounts.

The general manager is accountable to the Board, and is responsible to take lead in the management of the Company's production operations, to organise the implementation of the resolutions of the Board; to organise the implementation of the Company's annual operation plans and investment plans; to formulate the deployment plans for the Company's internal management bodies; to formulate the Company's basic management system; to formulate the Company's basic rules and regulations; to propose for the appointment or removal of the Company's deputy manager and financial controller; appointment or removal of the management personnel other than those required to be appointed or removed by the Board; other duties as conferred by the Articles of Association and the Board.

The Company Secretary is accountable to the Board, assuring that the Board is in compliance with all applicable regulations and rules. The Company Secretary also keeps the minutes of meetings of the Board and its committees. The members of the Board held four meetings during the Year.

Records of attendance in Board meetings held by the Board during the year:

	Attendance of Meetings
Board Members	held in 2011
Ms. Zhang Hongxia	4/4
Ms. Zhang Yanhong	4/4
Ms. Zhao Suwen	4/4
Mr. Zhang Jinglei	4/4
Mr. Zhang Shiping	4/4
Mr. Wang Zhaoting	4/4
Ms. Zhao Suhua	4/4
Ms. Wang Xiaoyun	4/4
Mr. Chan Wing Yau, George	3/4
Mr. Xu Wenying	3/4
Mr. Wang Naixin	4/4

All the independent non-executive directors are independent from the Company and any of its subsidiaries.

THE CHAIRMAN AND THE CHIEF EXECUTIVE OFFICER

The Chairman and chief executive officer of the Company is Ms. Zhang Hongxia.

Code provision A.2.1 of the Code stipulates that the duties of the Chairman and chief executive officer should be differentiated and shall not be held by the same person. Ms. Zhang Hongxia is the Chairman and chief executive officer of the Company. The Board is of the opinion that this structure would not affect the balance of power and duties between the Board and the management. The Board of the Company comprises of highly experienced and talented members who meet on a regular basis to discuss matters that affect the operations of the Company. Through the operations of the Board, a balance between power and duties can be maintained. The Board believes that this structure facilitates the establishment of a consistent leadership and enables the Company to make and implement decisions in an efficient and effective manner. The Board believes that the appointment of Ms. Zhang Hongxia as the Chairman and chief executive officer will benefit the business development and management of the Company and improve coordination between the Board and administration and management personnel.

The responsibility of the Chairman is to manage the Board, while the responsibility of the chief executive officer is to manage the business of the Company. The Chairman and chief executive officer shall have clearly defined roles and duties, which are set out in the Code of Corporate Governance of the Company.

TERMS OF OFFICE OF NON-EXECUTIVE DIRECTORS

Each of the non-executive directors, independent non-executive directors and independent supervisors of the Company has signed an appointment letter with the Company for a term of 3 years respectively.

By reference to the guidelines as set out in Rule 3.13 of the Listing Rules, the Company confirms the independence of all the independent non-executive directors.

SUBORDINATE COMMITTEES OF THE BOARD

- Audit Committee
- Remuneration Committee

Each committee may decide upon all matters within its terms of reference and authority.

A. AUDIT COMMITTEE

The Audit Committee was established on 9 January 2003. At present, the Audit Committee is comprised of three independent non-executive Directors.

The Composition of the Audit Committee

Mr. Chan Wing Yau, George *(Chairman of the Audit Committee)* Mr. Xu Wenying Mr. Wang Naixin

The following resolutions were passed on 18 March 2011 after due consideration by members of the Audit Committee:

- 1. to consider and approve the Report of the Directors and Report of the International Auditors for 2010;
- 2. to consider and approve the consolidated audited financial statements of the Company for the year ended 31 December 2010;
- 3. to consider and approve the profit distribution plan and financial budget report of the Company for 2010;
- 4. to consider and approve the reappointment of Ernst & Young Hua Ming as the Company's domestic auditors for the year ended 31 December 2011 and Ernst & Young as the Company's international auditors for the year ended 31 December 2011;
- 5. to consider and approve the matters in relation to the transactions of the Company;
- 6. to consider and approve the annual report and results announcement for 2010.

On 19 August 2011, after due consideration, the following issues were reviewed by members of the Audit Committee:

- (1) The Audit Committee reviewed the information as set out in the accounts of the Company and its subsidiaries (the "Group") for the six months ended 30 June 2011 (the "Interim Accounts"), and confirmed the quality of the reviewed profit and that such materials were complete, accurate and appropriate;
- The accounting policies adopted in the financial statement for the six months ended 30 June 2011 were the appropriate accounting policies;
- (3) Regarding the portion in the financial statements for the six months ended 30 June 2011 for which accurate figures are unavailable, the Audit Committee has reviewed and confirmed the estimations and the relevant basis of calculations in respect of such portion made by the management of the Company;
- (4) The financial statements for the six months ended 30 June 2011 have fully disclosed all the relevant issues, and such disclosure has fairly reflected the nature of the transactions without any misleading contents;
- (5) The Audit Committee has reviewed the disclosure materials of extraordinary items for the six months ended 30 June 2011, and has ensured their accuracy, fairness and absence of misleading content, the same are also clearly disclosed in the financial statements;
- (6) The Audit Committee has reviewed the Group's draft interim report for the six months ended 30 June 2011, including the Report of the Directors, the Chairman's Statement and the Management Discussion and Analysis and confirmed that such materials have fairly reflected the performance and financial position of the Group and are in line with the disclosure in the financial statements for the six months ended 30 June 2011 without any misleading contents;
- (7) The Audit Committee has examined and reviewed the independence, objectivity and effectiveness of the auditing procedures of Ernst & Young as the Group's external auditors, and considered that Ernst & Young was independent, report issued by which was objective, and the auditing procedures carried out was effective; meanwhile, it has also examined and reviewed the financial control, internal control and risk control systems of the Group, and considered that such control systems were effective. The management of the Group has fulfilled establishing effective internal control duties; and
- (8) The Audit Committee has reviewed and confirmed that the interim financial report has been prepared in compliance with the HK GAAP and the financial reporting standards issued by HKICPA, and its principle accounting policies have been consistently implemented and the assumptions have been made on an ongoing basis.

Having been reviewed by the members of the Audit Committee, the following resolutions were passed at the meeting:

- 1. The unaudited financial report of the Company as of 30 June 2011;
- 2. Interim Review Report.

Roles and Functions

The Audit Committee is mainly responsible for:

- (1) providing advice and recommendations to the Board on the appointment, reappointment and dismissal of the external auditors, approving the remuneration and recruitment terms of the external auditors as well as dealing with issues relating to the resignation or dismissal of the external auditors (in case the Board disagrees with the Audit Committee on the selection, appointment, resignation or dismissal of the external auditors, the Company should set out in the Corporate Governance Report the statement of the Committee in which their opinions are clearly stated as well as the reasons for the Board's disagreement with such opinions);
- (2) reviewing and overseeing the independence and objectiveness of the external auditors and the effectiveness of audit procedures as per appropriate standards; the Audit Committee should discuss with the external auditors before commencement of the audit, the nature and scope of the audit, and the reporting responsibilities and ensure the coordination between different firms of auditors if more than one auditing firms are engaged;
- (3) formulating and implementing policies on non-audit services provided by the external auditors;
- (4) overseeing the completeness of the financial statements, annual reports and accounts, and interim reports of the Company as well as reviewing significant opinions relating to financial reporting set out in those statements and reports. In reviewing the annual reports, accounts and interim reports to be presented to the Board, the Committee should pay special attention to the following matters:
 - (i) any changes in accounting policies and practices;
 - (ii) areas where significant judgment is involved;
 - (iii) significant adjustments arising as a result of audit;
 - (iv) any assumptions on the operation of the Company on a going-concern basis and any qualified opinions;
 - (v) whether the accounting standards have been complied with; and

- (vi) whether the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules") and other laws and regulations relating to financial reporting have been complied with;
- (5) in respect of the four items above:
 - (i) The members of the Committee should keep in contact with the Board, senior management and the person appointed as the qualified accountant of the Company. The Committee should meet at least once a year with the auditors of the Company; and
 - The Committee should consider any significant or extraordinary items reflected or should be reflected in those reports and accounts, and consider, if thought fit, any issues raised by the qualified accountant, compliance officer or auditors of the Company;
- (6) reviewing the Company's financial control, internal control and risk management systems;
- (7) discussing with the management the internal control systems and ensuring the management has performed its responsibilities to establish effective internal control systems;
- (8) conducting research on own initiatives, or upon request of the Board, in respect of the findings of major investigations relating to internal control matters and the management's response;
- (9) ensuring co-ordination between the internal auditing department and external auditors, and ensuring that the internal auditing department is adequately resourced and has appropriate standing, and reviewing and monitoring the effectiveness of the internal audit function under the circumstance that an internal audit function exists;
- (10) reviewing the Group's financial and accounting policies and practices;
- (11) reviewing the external auditors' audit results and relevant communication reports, and any significant doubt raised by the auditors to the management in respect of accounting records, financial accounts or control systems and the management's feedbacks in this respect;
- (12) ensuring the Board's timely response to the matters as set out in the external auditors' audit results and relevant communication reports;
- (13) reporting to the Board in respect of the matters set out in code provisions of the Code on Corporate Governance Practices under Appendix 14 to the Listing Rules;
- (14) reviewing the following arrangements made by the Company: employees of the Company may raise concerns in strict confidence on potential misconduct in respect of financial reporting, internal control or other aspects. The Audit Committee should ensure that appropriate arrangements are made to enable the Company to conduct a fair and independent investigation and take proper measures;

- (15) acting as a primary channel between the Company and the external auditors, and monitoring their working relations; and
- (16) reporting to the Board in respect of the matters mentioned above.

Minutes of meetings

The Audit Committee held two meetings during the Year. The following is the attendance record of members of the Audit Committee for the year ended 31 December 2011:

Committee Members	Attendance of Audit Committee Meetings held in the year ended 31 December 2011
Mr. Chan Wing Yau, George	2/2
Mr. Xu Wenying	2/2
Mr. Wang Naixin	2/2

The Audit Committee had meetings with the external auditors during the year to discuss the interim and annual financial statements and the audit matters.

In case the Audit Committee is in doubt about the financial statements and the control system of the Company, the management should provide the Audit Committee members with all the relevant details, analyses and supporting documents, so as to ensure that Audit Committee members are completely satisfied and provide appropriate recommendations to the Board.

B. REMUNERATION COMMITTEE

The Remuneration Committee was established on 28 February 2005. At present, the Remuneration Committee is comprised of an executive director and two independent non-executive directors.

One meeting was held by the Remuneration Committee for the year ended 31 December 2011.

The Composition of the Remuneration Committee

Ms. Zhang Hongxia *(Chairman of the Remuneration Committee)* Mr. Xu Wenying Mr. Wang Naixin

	Attendance of
	Remuneration
	Committee Meeting
	held in 2011
Ms. Zhang Hongxia	1/1
Mr. Xu Wenying	1/1
Mr. Wang Naixin	1/1

Roles and Functions

The terms of reference of the Remuneration Committee include the following specific duties:

- (1) to make recommendations to the Board on the overall remuneration policy and structure relating to directors and senior management of the Company, and provide advice in relation to the establishment of regular and transparent procedures for formulating such remuneration policy;
- (2) the following duties delegated by the Board: to determine the specific remuneration package of all executive directors and senior management, including benefits in kind, pension rights and compensation payment (including any compensation payable for loss or termination of their office or appointment), and make recommendations to the Board regarding the remuneration of non-executive Directors. The Remuneration Committee should consider factors such as salaries paid by comparable companies, time commitment and responsibilities of the directors, employment conditions of other positions within the Group and the desirability of performancebased remuneration;
- to review and approve performance-based remuneration by reference to corporate goals and objectives set by the Board from time to time;

- (4) to review and approve the compensation payable to executive Directors and senior management for any loss or termination of their office or appointment, and to ensure that such compensation is determined in accordance with relevant contractual terms and that such compensation is otherwise fair and not excessive for the Company;
- (5) to review and approve compensation arrangements relating to dismissal or removal of directors for misconduct and to ensure that such arrangements are determined in accordance with relevant contractual terms and that any compensation payment is otherwise reasonable and appropriate; and
- (6) to ensure none of the directors nor any of their associates shall determine their own remuneration.

NOMINATION OF DIRECTORS

The Company currently has certain criteria upon which its Directors are selected and recommended. Such criteria include professional knowledge and industry experience, personal conduct, integrity and skills, as well as an undertaking to allocate sufficient time to deal with the Company's affairs.

The list of candidates of Directors is proposed for approval at general meetings by way of resolutions. Such resolutions can be proposed by the Board, the Supervisory Committee or shareholders individually or collectively holding 5% or more of the total voting shares of the Company.

PROPOSED GRANT OF A GENERAL MANDATE AND ISSUE OF MEDIUM-TERM NOTES AT THE ANNUAL GENERAL MEETING 2011

A special mandate is proposed to be granted to the Board of the Company by the shareholders of the Company at the Annual General Meeting 2011 to allot and deal with not more than 20% of the aggregate nominal amount of domestic shares or H shares of the Company, subject to specific conditions. For details, please refer to Special Resolution 18 in the Notice of Annual General Meeting 2011 of the Company.

A special mandate is proposed to be granted to the Board of the Company by the shareholders of the Company at the Annual General Meeting 2011 to issue medium-term notes, subject to specific conditions. For details, please refer to Special Resolution 19 in the notice of Annual General Meeting 2011 of the Company.

EXTERNAL AUDITORS

The external auditors are responsible for presenting independent opinions on the financial statements according to the results of their auditing work, and reporting to the Company on the same. Apart from providing annual auditing service, the external auditors of the Company also review the interim results of the Company and provide other non-auditing services.

For the year ended 31 December 2011, the external auditors Ernst & Young and Ernst & Young Hua Ming have provided the Group with the following services:

	2011
	RMB'000
Interim review service	1,670
Annual audit service	4,680
Other non-auditing services	270

INTERNAL CONTROL AND RISK MANAGEMENT

The Board is responsible for the effectiveness of the internal control system. Relevant procedures have been designed for safeguarding assets against unauthorised use or disposal; for controlling excessive capital expenditure; for maintaining proper accounting records; and for the reliability of financial information used in the operations or for publication. Qualified management personnel of the Company will maintain and monitor the internal control system on a going-concern basis.

The Board has reviewed the internal control system of the Group, which covers financial, operational, compliance procedural and risk management functions.

SHAREHOLDERS' RIGHTS

The Company is liable to ensure shareholders' interests. The Company maintains contact with its shareholders through annual general meetings or other general meetings, and encourages shareholders to attend those meetings.

Notice of general meeting is sent by mail to the registered shareholders of the Company. Agenda, resolutions and voting form are set out in the notice of general meeting.

A form of proxy for use at a general meeting is enclosed with the notice. Shareholders who do not intend or are unable to present at the meeting should fill out the form and return the same to the share registrar and transfer office of the Company, so as to appoint a representative, another shareholder or the chairman of the meeting as their proxy.

Shareholders or investors can make enquiry of our Company and give suggestion through the following:

Tel: 86-543-416 2222 Postal Address: No. 1, Weifang Road, Economic Development Zone, Zouping County, Shandong Province, the PRC Postal code: 256200

INVESTORS RELATIONS

The Company maintains a two-way communication channel to report the performance of the Company to its shareholders and investors. Annual reports, accounts and interim reports containing full details of the Company's activities will be despatched to shareholders and investors. Announcements of the Company can be accessed on the website of the Hong Kong Stock Exchange. The Company also communicates and discloses its latest business development plan through roadshows and seminars with institutional investors and analysts, and telephone conferences.

To ensure effective disclosures are made to shareholders and investors, and to ensure the same information is made available to the public at the same time, price-sensitive information will be released in the form of official announcements in accordance with the Listing Rules.

INDEPENDENT AUDITORS' REPORT



22/F CITIC Tower 1 Tim Mei Avenue Central, Hong Kong Phone: (852) 2846 9888 Fax: (852) 2868 4432 www.ey.com

To the shareholders of Weiqiao Textile Company Limited (Incorporated in the People's Republic of China with limited liability)

We have audited the consolidated financial statements of Weiqiao Textile Company Limited (the "Company") and its subsidiaries (together, the "Group") set out on pages 60 to 152, which comprise the consolidated and company statements of financial position as at 31 December 2011, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. Our report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation of consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on

INDEPENDENT AUDITORS' REPORT

the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31 December 2011, and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

Ernst & Young Certified Public Accountants

Hong Kong

23 March 2012

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

Year ended 31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 RMB'000
REVENUE	5	15,232,034	17,887,429
Cost of sales		(14,953,545)	(15,007,823)
Gross profit		278,489	2,879,606
Other income and gains	5	1,029,712	435,198
Selling and distribution costs		(180,418)	(287,298)
Administrative expenses Other expenses		(230,650) (75,353)	(202,325) (74,421)
Finance costs	9	(569,457)	(493,456)
Share of profit of an associate	-	2,232	
PROFIT BEFORE TAX	6	254,555	2,257,304
Income tax expense	10	(15,230)	(621,939)
PROFIT AND TOTAL COMPREHENSIVE INCOME FOR THE YEAR		239,325	1,635,365
Profit and total comprehensive income attributable to	:		
Owners of the parent	11	245,584	1,627,376
Non-controlling interests		(6,259)	7,989
		239,325	1,635,365
EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT			
Basic and dilute	13	RMB0.21	RMB1.36

During the years ended 31 December 2011 and 31 December 2010, the Group did not have any other comprehensive income.

Details of the dividends payable and proposed for the year are disclosed in note 12(b) to the financial statements.

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
NON-CURRENT ASSETS			
Property, plant and equipment	14	15,645,003	16,680,090
Investment properties	15	-	39,902
Prepaid land lease payments	16	195,345	200,167
Other intangible assets	17	2,169	3,528
Investment in an associate	19	47,232	-
Deferred tax assets	31	259,281	101,825
Total non-current assets		16,149,030	17,025,512
CURRENT ASSETS			
Inventories	20	10,045,178	5,871,114
Trade receivables	21	351,225	521,086
Due from the immediate holding company	23	8,436	46,040
Prepayments, deposits and other receivables	22	188,369	752,005
Pledged time deposits	24	460,182	167,014
Non-pledged time deposits maturing			
over three months	24	96,450	1,594,500
Cash and cash equivalents	24	2,057,949	2,412,583
Total current assets		13,207,789	11,364,342
CURRENT LIABILITIES	05	0 505 054	
Trade payables	25	3,505,954	1,601,224
Bills payable	26	-	580,000
Due to related parties	23 23	6,440 741	9,740
Due to the immediate holding company Other payables and accruals	23	1,007,495	- 998,452
Interest-bearing bank and other borrowings	28	4,441,452	3,610,289
Tax payable	20	228,860	684,115
Deferred income	30	16,596	8,927
		,	
Total current liabilities		9,207,538	7,492,747
NET CURRENT ASSETS		4,000,251	3,871,595
TOTAL ASSETS LESS CURRENT LIABILITIES		20,149,281	20,897,107

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
NON-CURRENT LIABILITIES			
Interest-bearing bank and other borrowings	28	4,665,813	5,190,910
Deferred income	30	240,493	175,663
Deferred tax liabilities	31	4,663	6,124
Total non-current liabilities		4,910,969	5,372,697
Net assets		15,238,312	15,524,410
EQUITY			
Equity attributable to owners of the parent			
Issued capital	32	1,194,389	1,194,389
Reserves	33	13,880,193	13,705,556
Proposed final dividend	12(b)	70,947	522,665
		15,145,529	15,422,610
Non-controlling interests		92,783	101,800
		52,705	101,000
Total equity		15,238,312	15,524,410

Zhang Hong Xia *Executive Director*

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Zhao Su Wen Executive Director

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CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

Year ended 31 December 2011

		Attributable to owners of the parent						
			Statutory		Proposed		Non-	
	Issued	Capital	surplus	Retained	final		controlling	Total
	capital	reserve	reserve	profits	dividend	Total	interests	equity
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2010	1,194,389	6,673,380	1,129,107	4,798,358	278,890	14,074,124	93,966	14,168,090
Final 2009 dividend declared	-	-	-	-	(278,890)	(278,890)	-	(278,890)
Dividend paid to a non-controlling shareholder	-	-	-	-	-	-	(155)	(155)
Total comprehensive income for the year	-	-	-	1,627,376	-	1,627,376	7,989	1,635,365
Proposed final 2010 dividend (note 12(b))	-	-	-	(522,665)	522,665	-	-	-
Transfer from retained profits	-	-	134,370	(134,370)	-	-	-	

At 31 December 2010

1,194,389 6,673,380* 1,263,477* 5,768,699* 522,665 15,422,610 101,800 15,524,410

	Attributable to owners of the parent							
			Statutory		Proposed		Non-	
	Issued	Capital	surplus	Retained	final		controlling	Total
	capital	reserve	reserve	profits	dividend	Total	interests	equity
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2011	1,194,389	6,673,380	1,263,477	5,768,699	522,665	15,422,610	101,800	15,524,410
Final 2010 dividend declared					(522,665)	(522,665)		(522,665)
Dividend paid to a non-controlling shareholder	-	-	-	-	-	-	(2,758)	(2,758)
Total comprehensive income for the year	-	-	-	245,584	-	245,584	(6,259)	239,325
Proposed final 2011 dividend (note 12(b))	-	-	-	(70,947)	70,947	-	-	-
Transfer from retained profits	-	-	43,034	(43,034)	-	-	-	
At 31 December 2011	1,194,389	6,673,380*	1,306,511*	5,900,302*	70,947	15,145,529	92,783	15,238,312

These reserve accounts comprise the consolidated reserves of RMB13,880,193,000 (2010: RMB13,705,556,000) in the consolidated statement of financial position as at 31 December 2011.

CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended 31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit before tax		254,555	2,257,304
Adjustments for:			
Finance costs	9	569,457	493,456
Share of profit of an associate		(2,232)	-
Bank interest income	5	(33,554)	(58,517)
Recognition of deferred income	5	(12,464)	(9,079)
Losses on stocktaking		-	90
(Gains)/losses on disposal of items of property,			
plant and equipment	6	(515,501)	19,717
Depreciation	6	1,380,980	1,315,726
Foreign exchange differences, net	6	(101,714)	(25,460)
Amortisation of other intangible assets	6	1,359	1,359
Recognition of prepaid land lease payments	6	4,661	2,969
Revenue on property leasing	5	(363)	(2,042)
Reversal of impairment of trade receivables	6	(1,757)	-
Provision/(Reversal of provision) against inventories	6	518,754	(2,364)
		2,062,181	3,993,159
Increase in inventories		(4,692,818)	(3,088,030)
Decrease in trade receivables		151,366	332,598
Decrease/(increase) in prepayments,			
deposits and other receivables		533,056	(253,474)
Decrease in amounts due from			
the immediate holding company		37,604	5,914
(Decrease)/increase in amounts due to related parties		(3,300)	2,449
Increase/(decrease) in trade payables		2,012,522	(247,486)
Decrease in bills payables		(580,000)	(168,300)
Increase in amounts due to			
the immediate holding company		741	-
Increase in other payables and accruals		126,753	160,582
Cash generated from operations		(351,895)	737,412
Interest paid		(567,137)	(482,667)
PRC corporate income tax paid		(641,059)	(364,766)
Net cash flows used in operating activities		(1,560,091)	(110,021)

CONSOLIDATED STATEMENT OF CASH FLOWS

Year ended 31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
CASH FLOWS FROM INVESTING ACTIVITIES			
Interest received		38,515	58,162
Purchases of items of property, plant and equipment		(517,143)	(718,473)
Additions to prepaid land lease payments		(81,774)	(2,453)
Receipt of government grants		84,963	17,740
Proceeds from disposal of items of property,			
plant and equipment		662,860	51,256
Investment in an associate		-	(45,000)
Revenue on property leasing	5	363	2,042
Decrease/(increase) in non-pledged time			
deposits maturing over three months		1,498,050	(57,717)
(Increase)/decrease in pledged time deposits		(293,168)	19,416
Net cash flows from/(used in) investing activities		1,392,666	(675,027)
		1,002,000	(010,021)
CASH FLOWS FROM FINANCING ACTIVITIES			
New bank loans		6,369,911	6,716,697
Repayment of bank loans		(6,005,415)	(6,479,845)
Dividends paid to owners of the parent		(522,665)	(278,890)
Dividends paid to non-controlling shareholders		(2,758)	(155)
Net cash flows used in financing activities		(160,927)	(42,193)
NET DECREASE IN CASH AND CASH EQUIVALENTS	3	(328,352)	(827,241)
Cash and cash equivalents at beginning of year		2,412,583	3,264,210
Effect of foreign exchange rate changes, net		(26,282)	(24,386)
CASH AND CASH EQUIVALENTS AT END OF YEAR	24	2,057,949	2,412,583
ANALYSIS OF BALANCES OF CASH AND			
CASH EQUIVALENTS			
Cash and bank balances		2,057,949	2,412,583
Cash and cash equivalents as stated in the			
statement of financial position and			
the statement of cash flows	24	2,057,949	2,412,583

STATEMENT OF FINANCIAL POSITION

31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
NON-CURRENT ASSETS			
Property, plant and equipment	14	11,884,838	12,928,424
Investment properties	15	7,281	47,382
Other intangible assets	17	1,268	1,427
Investments in subsidiaries	18	1,701,818	1,701,411
Deferred tax assets	31	100,060	22,861
Total non-current assets		13,695,265	14,701,505
CURRENT ASSETS			
Inventories	20	8,280,867	4,705,245
Trade receivables	21	324,332	481,308
Due from subsidiaries	18	1,256,741	823,591
Due from the immediate holding company	23	8,436	46,040
Prepayments, deposits and other receivables	22	42,234	426,324
Pledged time deposits	24	436,029	154,581
Non-pledged time deposits maturing		,	,
over three months	24	96,450	1,594,500
Cash and cash equivalents	24	1,520,237	1,565,086
Total current assets		11,965,326	9,796,675
CURRENT LIABILITIES			
Trade payables	25	2,884,464	1,406,924
Bills payable	26	-	320,000
Due to subsidiaries	18	609,946	325,703
Due to related parties	23	6,440	9,740
Other payables and accruals	27	696,498	615,460
Interest-bearing bank and other borrowings	28	2,866,550	2,210,304
Tax payable		200,909	542,562
Deferred income	30	1,276	1,276
Total current liabilities		7,266,083	5,431,969
NET CURRENT ASSETS		4,699,243	4,364,706
TOTAL ASSETS LESS CURRENT LIABILITIES		18,394,508	19,066,211

STATEMENT OF FINANCIAL POSITION

31 December 2011

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
NON-CURRENT LIABILITIES			
Interest-bearing bank and other borrowings	28	3,822,913	4,401,010
Deferred income	30	20,202	21,478
Total non-current liabilities		3,843,115	4,422,488
Net assets		14,551,393	14,643,723
EQUITY			
Issued capital	32	1,194,389	1,194,389
Reserves	33	13,286,057	12,926,669
Proposed final dividend	12(b)	70,947	522,665
Total equity		14,551,393	14,643,723

Zhang Hong Xia Executive Director

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Zhao Su Wen

Executive Director

31 December 2011

1. CORPORATE INFORMATION

The registered office of Weiqiao Textile Company Limited (the "Company") is located at No.34, Qidong Road, Weiqiao Town, Zouping County, Shandong Province, the People's Republic of China (the "PRC").

The Company and its subsidiaries (collectively, the "Group") are principally engaged in the manufacture and sale of cotton yarn, grey fabric and denim in the PRC and overseas.

In the opinion of the directors, the immediate holding company and the ultimate holding company of the Group are Shandong Weiqiao Chuangye Group Company Limited (the "Holding Company") and Zouping Supply and Marketing Investment Company Limited ("Zouping Investment"), both of which are limited liability companies established in the PRC.

2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants, accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. They have been prepared under the historical cost convention. These financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

Basis of consolidation

The consolidated financial statements include the financial statements of the Group for the year ended 31 December 2011. The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases. All intra-group balances, transactions, unrealised gains and losses resulting from intra-group transactions and dividends are eliminated on consolidation in full.

Total comprehensive income within a subsidiary is attributed to the non-controlling interest even if that results in a deficit balance.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

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2.1 BASIS OF PREPARATION (continued)

Basis of consolidation (continued)

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in profit or loss. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained profits, as appropriate.

2.2 CHANGES IN ACCOUNTING POLICY AND DISCLOSURES

The Group has adopted the following new and revised HKFRSs for the first time for the current year's financial statements.

HKFRS 1 Amendment	Amendments to HKFRS 1 First-time Adoption of
	Hong Kong Financial Reporting Standards – Limited Exemption
	from Comparative HKFRS 7 Disclosures for First-time Adopters
HKAS 24 (Revised)	Related Party Disclosures
HKAS 32 Amendment	Amendment to HKAS 32 Financial Instruments:
	Presentation – Classification of Rights Issues
HK(IFRIC)-Int 14	Amendments to HK(IFRIC)-Int 14 Prepayments of a Minimum
Amendments	Funding Requirement
HK(IFRIC)-Int 19	Extinguishing Financial Liabilities with Equity Instruments
Improvements to	Amendments to a number of HKFRSs issued in May 2010
HKFRSs 2010	

Other than as further explained below regarding the impact of HKAS 24 (Revised), the adoption of the new and revised HKFRSs has had no significant financial effect on these financial statements.

The principal effect of adopting HKAS 24 (Revised) Related Party Disclosures is as follows:

HKAS 24 (Revised) clarifies and simplifies the definitions of related parties. The new definitions emphasise a symmetrical view of related party relationships and clarify the circumstances in which persons and key management personnel affect related party relationships of an entity. The revised standard also introduces an exemption from the general related party disclosure requirements for transactions with a government and entities that are controlled, jointly controlled or significantly influenced by the same government as the reporting entity. The accounting policy for related parties has been revised to reflect the changes in the definitions of related parties under the revised standard. The adoption of the revised standard did not have any impact on the financial position or performance of the Group. Details of the related party transactions, including the related comparative information, are included in note 38 to the consolidated financial statements.

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2.3 ISSUED BUT NOT YET EFFECTIVE HONG KONG FINANCIAL REPORTING STANDARDS

The Group has not applied the following new and revised HKFRSs, that have been issued but are not yet effective, in these financial statements.

HKFRS 1 Amendments	Amendments to HKFRS 1 First-time Adoption of
	Hong Kong Financial Reporting Standards –
	Severe Hyperinflation and Removal of Fixed Dates
	for First-time Adopters ¹
HKFRS 7 Amendments	Amendments to HKFRS 7 Financial Instruments: Disclosures -
	Transfers of Financial Assets ¹
HKFRS 7 Amendments	Amendments to HKFRS 7 Financial Instruments: Disclosures -
	Offsetting Financial Assets and Financial Liabilities ⁴
HKFRS 9	Financial Instruments ⁶
HKFRS 10	Consolidated Financial Statements ⁴
HKFRS 11	Joint Arrangements ⁴
HKFRS 12	Disclosure of Interests in Other Entities ⁴
HKFRS 13	Fair Value Measurment ⁴
HKAS 1 Amendments	Amendments to HKAS 1 Presentation of Financial Statements -
	Presentation of Items of Other Comprehensive Income ³
HKAS 12 Amendments	Amendments to HKAS 12 Income Taxes -
	Deferred Tax: Recovery of Underlying Assets ²
HKAS 19 (2011)	Employee Benefits ⁴
HKAS 27 (2011)	Separate Financial Statements ⁴
HKAS 28 (2011)	Investments in Associates and Joint Ventures ⁴
HKAS 32 Amendments	Amendments to HKAS 32 Financial Instruments: Presentation
	– Offsetting Financial Assets and Financial Liabilities ⁵
HK(IFRIC)-Int 20	Stripping Costs in the Production Phase of a Surface Mine ⁴

¹ Effective for annual periods beginning on or after 1 July 2011

² Effective for annual periods beginning on or after 1 January 2012

- ³ Effective for annual periods beginning on or after 1 July 2012
- ⁴ Effective for annual periods beginning on or after 1 January 2013
- ⁵ Effective for annual periods beginning on or after 1 January 2014

⁶ Effective for annual periods beginning on or after 1 January 2015

The Group is in the process of making an assessment of the impact of these new and revised HKFRSs upon initial application. So far, the Group considers that these new and revised HKFRSs are unlikely to have a significant impact on the Group's results of the operations and financial position.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Subsidiaries

A subsidiary is an entity whose financial and operating policies the Company controls, directly or indirectly, so as to obtain benefits from its activities.

The results of subsidiaries are included in the Company's profit or loss to the extent of dividends received and receivable. The Company's investments in subsidiaries that are not classified as held for sale in accordance with HKFRS 5 are stated at cost less any impairment losses.

Joint ventures

A joint venture is an entity set up by contractual arrangement, whereby the Group and other parties undertake an economic activity. The joint venture operates as a separate entity in which the Group and the other parties have an interest.

The joint venture agreement between the venturers stipulates the capital contributions of the joint venture parties, the duration of the joint venture and the basis on which the assets are to be realised upon its dissolution. The profits and losses from the joint venture's operations and any distributions of surplus assets are shared by the venturers, either in proportion to their respective capital contributions, or in accordance with the terms of the joint venture agreement.

A joint venture is treated as:

- (a) a subsidiary, if the Group/Company has unilateral control, directly or indirectly, over the joint venture;
- (b) a jointly-controlled entity, if the Group/Company does not have unilateral control, but has joint control, directly or indirectly, over the joint venture;
- (c) an associate, if the Group/Company does not have unilateral or joint control, but holds, directly or indirectly, generally not less than 20% of the joint venture's registered capital and is in a position to exercise significant influence over the joint venture; or
- (d) an equity investment accounted for in accordance with HKAS 39, if the Group/Company holds, directly or indirectly, less than 20% of the joint venture's registered capital and has neither joint control of, nor is in a position to exercise significant influence over, the joint venture.

The Company has unilateral control over the Group's joint ventures, Shandong Luteng Textile Company Limited ("Luteng Textile") and Shandong Binteng Textile Company Limited ("Binteng Textile") since their incorporation on 12 September 2002 and 12 March 2004, respectively.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Associates

An associate is an entity, not being a subsidiary or a jointly-controlled entity, in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence.

The Group's investments in associates are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses. The Group's share of the post-acquisition results and reserves of associates is included in profit or loss and consolidated reserves, respectively. Unrealised gains and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's investments in the associates, except where unrealised losses provide evidence of an impairment of the asset transferred. Goodwill arising from the acquisition of associates is included as part of the Group's investments in associates and is not individually tested for impairment.

The results of associates are included in the Group's profit or loss to the extent of dividends received and receivable. The Group's investments in associates are treated as non-current assets and are stated at cost less any impairment losses.

When an investment in an associate is classified as held for sale, it is accounted for in accordance with HKFRS 5 *Non-current Assets Held for Sale and Discounted Operations.*

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required (other than inventories, deferred tax assets, financial assets and investment properties), the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs to sell, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

An assessment is made at the end of each reporting period as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to profit or loss in the period in which it arises.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family and that person,
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

- (b) the party is an entity where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or of a parent, subsidiary or fellow subsidiary of the other entity);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a); and
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment and depreciation

Property, plant and equipment, other than construction in progress, are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenditure incurred after items of property, plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of property, plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of property, plant and equipment to its residual value over its estimated useful life. The principal estimated useful lives and annual depreciation rates used for this purpose are as follows:

	Estimated useful life	Annual depreciation rate
Buildings	6 to 40 years	2.4% to 16.0%
Machinery and equipment	4 to 33 years	2.9% to 24.0%
Others	2 to 14 years	6.9% to 48.0%

Where parts of an item of property, plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at each financial year end.

An item of property, plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.

Construction in progress represents buildings under construction and machinery under installation, which is stated at cost less any impairment losses, and is not depreciated. Cost comprises the direct costs of construction and capitalised borrowing cost on related borrowed funds during the period of construction. Construction in progress is reclassified to the appropriate category of property, plant and equipment or other intangible assets when completed and ready for use.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Investment properties

Investment properties are interests in land and buildings held to earn rental income and for capital appreciation, rather than for use in the production or supply of goods or services or for administrative purposes; or for sale in the ordinary course of business. Such properties are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and any impairment losses. Depreciation is calculated on the straight-line basis to write off the cost of each building to its residual value over its estimated useful life of 40 years.

Any gains or losses on the retirement or disposal of an investment property are recognised in profit or loss in the year of the retirement or disposal.

Intangible assets (other than goodwill)

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is the fair value as at the date of acquisition. The useful lives of intangible assets are assessed to be either finite or indefinite. Intangible assets with finite lives are subsequently amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at each financial year end. Intangible assets are stated at cost less any impairment losses and are amortised on the straight-line basis over their estimated useful lives of 10 years.

Research and development costs

All research costs are charged to profit or loss as incurred.

Leases

Leases that transfer substantially all the rewards and risks of ownership of assets to the Group, other than legal title, are accounted for as finance leases. At the inception of a finance lease, the cost of the leased asset is capitalised at the present value of the minimum lease payments and recorded together with the obligation, excluding the interest element, to reflect the purchase and financing. Assets held under capitalised finance leases, including prepaid land lease payments under finance leases, are included in property, plant and equipment, and depreciated over the shorter of the lease terms and the estimated useful lives of the assets. The finance costs of such leases are charged to profit or loss so as to provide a constant periodic rate of charge over the lease terms.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Leases (continued)

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessor, assets leased by the Group under operating leases are included in non-current assets, and rentals receivable under the operating leases are credited to profit or loss on the straight-line basis over the lease terms. Where the Group is the lessee, rentals payable under operating leases are charged to profit or loss on the straight-line basis over the lease terms.

Prepaid land lease payments under operating leases are initially stated at cost and subsequently recognised on the straight-line basis over the lease terms.

Investments and other financial assets

Initial recognition and measurement

Financial assets within the scope of HKAS 39 are classified as financial assets at fair value through profit or loss, loans and receivables and available-for-sale financial investments, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Group determines the classification of its financial assets at initial recognition. When financial assets are recognised initially, they are measured at fair value plus transaction costs, except in the case of financial assets recorded at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

The Group's financial assets include cash and bank balances, trade and other receivables, an amount due from the immediate holding company and amounts due from related parties.

Subsequent measurement

The subsequent measurement of loans and receivables is as follows:

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortised cost using the effective interest rate method less any allowance for impairment. Amortised cost is calculated by taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance income in profit or loss. The loss arising from impairment is recognised in profit or loss in finance costs for loans and in other expenses for receivables.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is derecognised when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset, or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risk and rewards of ownership of the assets. When it has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Group's continuing involvement in the asset. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Group could be required to repay.

Impairment of financial assets

The Group assesses at the end of each reporting period whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (an incurred "loss event") and that loss event has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Impairment of financial assets (continued)

Financial assets carried at amortised cost

For financial assets carried at amortised cost, the Group first assesses individually whether objective evidence of impairment exists for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition). If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate.

The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognised in profit or loss. Interest income continues to be accrued on the reduced carrying amount and is accrued using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery.

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is credited to profit or loss.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial liabilities

Initial recognition and measurement

Financial liabilities within the scope of HKAS 39 are classified as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Group determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognised initially at fair value plus, in the case of loans and borrowings, directly attributable transaction costs.

The Group's financial liabilities includes trade and other payables, bills payable, amounts due to related parties and the immediate holding company, financial guarantee contracts and interest-bearing bank and other borrowings.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Loans and borrowings

After initial recognition, interest-bearing bank and other borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the effective interest rate amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in profit or loss.

Financial guarantee contracts

Financial guarantee contracts issued by the Group are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument. A financial guarantee contract is recognised initially as a liability at its fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequent to initial recognition, the Group measures the financial guarantee contract at the higher of: (i) the amount of the best estimate of the expenditure required to settle the present obligation at the end of the reporting period; and (ii) the amount initially recognised less, when appropriate, cumulative amortisation.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statement of financial position if, and only if, there is currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

Fair value of financial instruments

The fair value of financial instruments that are traded in active markets is determined by reference to quoted market prices or dealer price quotations (bid price for long positions and ask price for short positions), without any deduction for transaction costs. For financial instruments where there is no active market, the fair value is determined using appropriate valuation techniques. Such techniques include using recent arm's length market transactions; reference to the current market value of another instrument which is substantially the same; a discounted cash flow analysis; and option pricing models.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the weighted average basis and, in the case of work in progress and finished goods, comprises direct materials, direct labour and an appropriate proportion of overheads. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and demand deposits, and short term highly liquid investments that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired, less bank overdrafts which are repayable on demand and form an integral part of the Group's cash management.

For the purpose of the statement of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, which are not restricted as to use.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries and regions in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, an associate and joint ventures, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Income tax (continued)

Deferred tax assets are recognised for all deductible temporary differences, the carryforward of any unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, an associate and joint ventures, deferred tax assets are only recognised to the extent that it is probable that temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, the fair value is credited to a deferred income account and is released to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

Revenue recognition

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue can be measured reliably, on the following bases:

- (a) from the sale of goods, when the significant risks and rewards of ownership have been transferred to the buyer, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the goods sold;
- (b) electricity and steam income, when electricity or steam has been supplied to customers;
- (c) rental income, on a time proportion basis over the lease terms; and
- (d) interest income, on an accrual basis using the effective interest method by applying the rate that exactly discounts the estimated future cash receipts through the expected life of the financial instrument to the net carrying amount of the financial asset.

Pension schemes

The Group participates in pension schemes organised by the local government authorities in the PRC. After their retirement, employees are entitled to a monthly pension equivalent to a fixed portion of their basic salaries at their retirement dates and the monthly pension is provided by the PRC government. The Company and its subsidiaries are required to make contributions to the pension schemes at a rate of 18% to 19% of the salaries of the employees and have no further obligation for post-retirement benefits. The contributions are charged to profit or loss of the Group as they become payable in accordance with the rules of the schemes.

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2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of these 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 capitalised. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds. Where funds have been borrowed generally, and used for the purpose of obtaining qualifying assets, capitalisation rates of 6.18% for 2011 and 5.66% for 2010 respectively were applied to the expenditure on the individual assets.

Dividends

Final dividends proposed by the directors are classified as a separate allocation of retained profits within the equity section of the statement of financial position, until they have been approved by the shareholders in a general meeting. When these dividends have been approved by the shareholders and declared, they are recognised as a liability.

Foreign currencies

These financial statements are presented in Renminbi, which is the Company's functional and presentation currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates ruling at the beginning of the month in which the transactions occur. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rates of exchange ruling at the end of the reporting period. All differences arising on settlement or translation of monetary items are taken to profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the beginning of the month in which the transactions occur. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. The gain or loss arising on retranslation of a non-monetary item is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in other comprehensive income or profit or loss are also recognised in other comprehensive income or profit or loss, respectively).

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3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities, at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amounts of the assets or liabilities affected in the future.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

Operating lease commitments – Group as lessor

The Group has entered into commercial property leases on its investment property portfolio. The Group has determined, based on an evaluation of the terms and conditions of the arrangements, that it retains all the significant risks and rewards of ownership of these properties which are leased out on operating leases.

Classification between investment properties and owner-occupied properties

The Group determines whether a property qualifies as an investment property, and has developed criteria in making that judgement. Investment property is a property held to earn rentals or for capital appreciation or both. Therefore, the Group considers whether a property generates cash flows largely independently of the other assets held by the Group. Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes. If these portions could be sold separately, the Group accounts for the portions separately. If the portion is held for use in the production or supply of goods or services or for administrative purposes. Judgement is made on an individual property basis to determine whether ancillary services are so significant that a property does not qualify as an investment property.

31 December 2011

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are described below.

Estimation of fair value of investment properties

In the absence of current prices in an active market for similar properties, the Group considers information from a variety of sources, including:

- (a) current prices in an active market for properties of a different nature, condition or location, adjusted to reflect those differences;
- (b) recent prices of similar properties on less active markets, with adjustments to reflect any changes in economic conditions since the dates of the transactions that occurred at those prices; and
- (c) discounted cash flow projections based on reliable estimates of future cash flows, supported by the terms of any existing lease and other contracts and (when possible) by external evidence such as current market rents for similar properties in the same location and condition, using discount rates that reflect current market assessments of the uncertainty in the amount and timing of the cash flows.

The principal assumptions for the Group's estimation of the fair value include recent prices of similar properties in the same location and condition and the estimated costs of disposal. The carrying amount of investment properties at 31 December 2010 was RMB39,902,000. At 31 December 2011, the Group did not have any investment properties.

Impairment of non-financial assets (other than goodwill)

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of each reporting period. Other non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs to sell and its value in use. The calculation of the fair value less costs to sell is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

31 December 2011

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (continued)

Estimation uncertainty (continued)

Deferred tax assets

Deferred tax assets are recognised for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of deferred tax assets relating to recognised tax losses at 31 December 2011 was RMB33,410,000 (2010: RMB28,721,000). The amount of unrecognised tax losses at 31 December 2011 was RMB137,668,000 (2010: RMB150,077,000). Further details are contained in note 31 to the financial statements.

Useful lives and residual values of items of property, plant and equipment

In determining the useful lives and residual values of items of property, plant and equipment, the Group periodically reviews the changes in market conditions, expected physical wear and tear, and the maintenance of the asset. The estimation of the useful life of the asset is based on historical experience of the Group with similar assets that are used in a similar way. The depreciation amount will be adjusted if the estimated useful lives or the residual values of items of property, plant and equipment are different from previous estimation. Useful lives and residual values are reviewed and adjusted if appropriate, at least at the end of each reporting period, based on changes in circumstances.

Impairment of trade receivables

The Group maintains an allowance for estimated loss arising from the inability of its customers to make the required payments. The Group makes its estimates based on the ageing of its trade receivable balances, customers' creditworthiness, and historical write-off experience. If the financial condition of its customers deteriorates such that the actual impairment loss might be higher than expected, the Group will be required to revise the basis for making the allowance and its future results would be affected.

Impairment of inventories

Management reviews the condition of the inventories of the Group and makes provision for obsolete and slow-moving inventory items identified that are no longer suitable for sale. Management estimates the net realisable value for such inventories based primarily on the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale. The Group carries out an inventory review at the end of each reporting period and makes provision for obsolete and slow-moving items.

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4. OPERATING SEGMENT INFORMATION

The Group has only one operating segment, which is the manufacture and sale of cotton yarn, grey fabric and denim. An analysis by product, as categorised in groups of similar products for the years ended 31 December 2011 and 2010, is as follows:

	2011	2010
	RMB'000	RMB'000
Cotton yarn	6,252,705	8,063,398
Grey fabric	8,138,605	8,764,460
Denim	820,658	1,051,103
Others	20,066	8,468
	15,232,034	17,887,429

The geographical revenue information, based on the locations of the Group's customers, is as follows:

	2011		
	Revenue		
	from external	Cost of	Gross
	customers	sales	profit
	RMB'000	RMB'000	RMB'000
Mainland China	10,326,648	10,412,086	(85,438)
Hong Kong	1,037,645	955,622	82,023
East Asia	1,789,984	1,576,418	213,566
Others	2,077,757	2,009,419	68,338
	15,232,034	14,953,545	278,489

31 December 2011

4. **OPERATING SEGMENT INFORMATION** (continued)

		2010	
	Revenue		
	from external	Cost of	Gross
	customers	sales	profit
	RMB'000	RMB'000	RMB'000
Mainland China	11,039,456	9,159,954	1,879,502
Hong Kong	2,099,888	1,658,116	441,772
East Asia	1,752,198	1,598,693	153,505
Others	2,995,887	2,591,060	404,827
	17,887,429	15,007,823	2,879,606

All of the Group's assets are located in the PRC.

The revenue information is based on the location of the customers.

There is no transaction with a single external customer which arises revenue amounting to 10% or more of the Group's revenue.

31 December 2011

5. REVENUE, OTHER INCOME AND GAINS

Revenue, which is also the Group's turnover, represents the invoiced value of textile goods sold, after allowances for returns and trade discounts, and excludes sales taxes and intra-group transactions.

An analysis of revenue, other income and gains is as follows:

	2011	2010
Note	RMB'000	RMB'000
Revenue		
Sale of textile goods	15,232,034	17,887,429
Other income		
Bank interest income	33,554	58,517
Compensation from suppliers on supply of		
sub-standard goods and service	65,761	41,786
Recognition of deferred income 30	12,464	9,079
Gross rental income	363	2,042
One-off government subsidies	10,225	16,259
Penalty income and others	10,786	10,479
	133,153	138,162
Gains		
Sale of electricity and steam	3,226,814	2,539,411
Less: Cost thereon	(2,977,769)	(2,289,633)
Gains on sale of electricity and steam	249,045	249,778
Gains on disposal of items of property,		
plant and equipment	515,501	-
Gains on sale of waste and spare parts	30,299	21,798
Foreign exchange differences, net	101,714	25,460
	896,559	297,036
	1,029,712	435,198

31 December 2011

6. **PROFIT BEFORE TAX**

The Group's profit before tax is arrived at after charging/(crediting):

	Notes	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Cost of goods sold Staff costs (excluding directors' and supervisors' remuneration (note 7)):		14,412,463	14,979,468
Wages, salaries and social security costs Pension scheme contributions		2,647,386 120,205	2,554,831 99,336
		2,767,591	2,654,167
Depreciation	14,15	1,380,980	1,315,726
Amortisation of land lease payments Amortisation of other intangible assets	16 17	4,661 1,359	2,969 1,359
Repairs and maintenance (Gains)/losses on disposal of items of		330,955	421,851
property, plant and equipment		(515,501)	19,717
Auditors' remuneration Directors' and supervisors' remuneration	7	6,670 4,370	7,375 4,334
Foreign exchange differences, net Direct operating expenses (including repairs and maintenance) arising on	5	(101,714)	(25,460)
rental-earning investment properties Provision/(reversal of provision)		399	2,119
against inventories Reversal of impairment of trade receivables	21	518,754 (1,757)	(2,364)
Bank interest income	5	(33,554)	(58,517)
Research and development costs included in:			
Wages and Salaries Consumables		33,417 27,852	28,187 14,039
		61,269	42,226
Minimum land and building lease payments			
under operating leases		24,845	25,185

31 December 2011

7. DIRECTORS' AND SUPERVISORS' REMUNERATION

Directors' and supervisors' remuneration for the year, disclosed pursuant to the Rules Governing The Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and Section 161 of the Hong Kong Companies Ordinance, is as follows:

	Group	
	2011	2010
	RMB'000	RMB'000
Fees	3,979	4,006
Other emoluments:		
Salaries, allowances and benefits in kind	361	304
Pension scheme contributions	30	24
	391	328
	4,370	4,334

There was no arrangement under which a director or a supervisor waived or agreed to waive any remuneration during the year (2010: Nil).

There was no emolument paid by the Group to the directors or supervisors as an inducement to join or upon joining the Group or as compensation for loss of office during the year (2010: Nil).

(a) Independent non-executive directors

The fees paid to independent non-executive directors were as follows:

	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Mr. Wang Naixin	150	150
Mr. Xu Wenying	150	150
Mr. Chan Wing Yau, George	489	516
	789	816

There were no other emoluments and benefits payable to the independent non-executive directors during the year (2010: Nil).

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7. DIRECTORS' AND SUPERVISORS' REMUNERATION (continued)

(b) Executive directors and non-executive directors

2011	Fees RMB'000	Salaries, allowances and benefits in kind <i>RMB'000</i>	Pension scheme contributions RMB'000	Total RMB'000
Executive directors:				
Ms. Zhang Hongxia	1,200	68	5	1,273
Ms. Zhao Suwen	600	52	5	657
Ms. Zhang Yanhong	600	52	-	652
Mr. Zhang Jinglei	300	48	5	353
Non-executive directors:	2,700	220	15	2,935
Mr. Zhang Shiping	100	_	_	100
Mr. Wang Zhaoting	100	-	-	100
Ms. Zhao Suhua	100	45	5	150
Ms. Wang Xiaoyun	100	47	5	152
	400	92	10	502
	3,100	312	25	3,437

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7. DIRECTORS' AND SUPERVISORS' REMUNERATION (continued)

(b) Executive directors and non-executive directors (continued)

		Salaries,		
		allowances	Pension	
		and benefits	scheme	
	Fees	in kind	contributions	Total
	RMB'000	RMB'000	RMB'000	RMB'000
2010				
Executive directors:				
Ms. Zhang Hongxia	1,200	54	4	1,258
Ms. Zhao Suwen	600	42	4	646
Ms. Zhang Yanhong	600	43	-	643
Mr. Zhang Jinglei*	300	39	4	343
	2,700	178	12	2,890
Non-executive directors:				
Mr. Zhang Shiping	100	_	_	100
Mr. Wang Zhaoting	100	-	-	100
Ms. Zhao Suhua	100	42	4	146
Ms. Wang Xiaoyun	100	41	4	145
	400	83	8	491
	3,100	261	20	3,381

Mr. Zhang Jinglei was appointed as an executive director of the Company with effect from June 2010.

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7. DIRECTORS' AND SUPERVISORS' REMUNERATION (continued)

(c) Supervisors

2011	Fees RMB'000	Salaries, allowances and benefits in kind <i>RMB'000</i>	Pension scheme contributions <i>RMB'</i> 000	Total RMB'000
Mr. Liu Mingping	30	49	5	84
Mr. Lu Tianfu	30	-	-	30
Ms. Wang Wei	30	-	-	30
	90	49	5	144
2010				
Mr. Liu Mingping	30	43	4	77
Mr. Lu Tianfu	30	-	-	30
Ms. Wang Wei	30	-	-	30
	90	43	4	137

8. FIVE HIGHEST PAID EMPLOYEES

The five highest paid employees during the year were five (2010: five) directors, details of whose remuneration are set out in note 7 above.

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9. FINANCE COSTS

An analysis of finance costs is as follows:

	Group	
	2011	2010
	RMB'000	RMB'000
Interest on bank loans		
wholly repayable within five years	569,049	493,028
Interest on a finance lease	408	428
	569,457	493,456

No interest was capitalised in 2011 (2010: Nil).

10. INCOME TAX

Except for a subsidiary in Hong Kong which is subject to profits tax at the rate of 16.5% on the estimated assessable profits arising in Hong Kong during the year ended 31 December 2011, all other entities within the Group are subject to corporate income tax at the statutory tax rate of 25% on the taxable income reported in their statutory financial statements prepared in accordance with China Accounting Standards for Business Enterprises ("CAS"). No Hong Kong profits tax was provided during year ended 31 December 2010 as the Group had no assessable profits arising in Hong Kong during that year.

	Group		
	2011	2010	
	RMB'000	RMB'000	
Current			
– Mainland China	174,136	549,784	
– Hong Kong	11	-	
Deferred (note 31)	(158,917)	72,155	
Total tax charge for the year	15,230	621,939	

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10. INCOME TAX (continued)

A reconciliation of the tax expense applicable to profit before tax at the statutory rate for the jurisdictions in which the Company, majority of its subsidiaries and joint ventures are domiciled to the tax expense at the effective tax rate, and a reconciliation of the applicable rate (i.e., the statutory tax rate) to the effective tax rate, are as follows:

	Group			
	2011		2010)
	RMB'000	%	RMB'000	%
Profit before tax	254,555		2,257,304	
Tax at PRC jurisdiction statutory				
tax rate	63,639	25.0	564,326	25.0
Effect of the different income tax				
rate for a Hong Kong subsidiary	(6)	-	_	-
Profit attributable to an associate	(558)	(0.2)	-	-
Expenses not deductible for tax	3,673	1.4	21,348	1.0
Tax losses utilised from previous years	(3,102)	(1.2)	-	-
Tax losses not recognised	-	-	37,519	1.7
Adjustment in respect of tax concession				
approved by local tax bureau in 2011	(48,599)	(19.0)	-	_
Others	183	-	(1,254)	(0.1)
Tax charge at the Group's effective rate	15,230	6.0	621,939	27.6

There are no income tax consequences attaching to the payment of dividends by the Company to its shareholders.

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11. PROFIT ATTRIBUTABLE TO OWNERS OF THE PARENT

The consolidated profit attributable to owners of the parent for the year ended 31 December 2011 includes a profit of RMB430 million (2010: RMB1,344 million) which has been dealt with in the financial statements of the Company (note 33).

12. PROFIT APPROPRIATIONS

(a) Reserve

Under the PRC Company Law and the respective companies' articles of association, net profit as determined in accordance with CAS can only be distributed as dividends after making up prior years' cumulative losses, if any, and making allowance for the following statutory reserve funds, which cannot be used for purposes other than those created and non-distributable as cash dividends:

(i) Statutory surplus reserve

In accordance with the PRC Company Law and the respective companies' articles of association, the Company and its subsidiaries, except for Luteng Textile, Binteng Textile and Weiqiao Textile (Hong Kong) Trading Company Limited ("Weiqiao (Hong Kong)"), are required to appropriate 10% of the annual statutory net profit (after offsetting any prior years' losses), determined in accordance with CAS, to the statutory surplus reserve. When the balance of the reserve fund reaches 50% of each entity's registered capital, further appropriation is optional. The statutory surplus reserve can be utilised to offset prior years' losses or to increase capital. However, the balance of the statutory surplus reserve must be maintained at a minimum of 25% of the registered capital after such usage.

The directors of the respective companies resolved to appropriate 10% of the net profit, determined in accordance with CAS, to the statutory reserve funds for the years ended 31 December 2011 and 2010.

(ii) General reserve fund, employee bonus and welfare fund and enterprise expansion fund

In accordance with the PRC Joint Venture Law, dividends can be distributed by Luteng Textile and Binteng Textile after allowance has been made by offsetting any prior years' losses out of the annual statutory net profit, determined in accordance with CAS, and allocations to the statutory reserve funds, which comprise a general reserve fund, an employee bonus and welfare fund and an enterprise expansion fund. The amounts of transfer to the various statutory reserve funds are determined at the discretion of the boards of directors of Luteng Textile and Binteng Textile.

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12. PROFIT APPROPRIATIONS (continued)

(b) Dividends

	2011	2010
	RMB'000	RMB'000
Proposed final – RMB0.0594		
(2010: RMB0.4376) per share	70,947	522,665

The proposed final dividend for the year is subject to the approval of the Company's shareholders at the forthcoming annual general meeting. In accordance with the articles of association of the Company, the net profit of the Company for the purpose of profit distribution will be deemed to be the lesser of (i) the net profit determined in accordance with CAS; and (ii) the net profit determined in accordance with the average shares are listed (i.e., Hong Kong Financial Reporting Standards).

13. EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of basic earnings per share is based on the profit for the year attributable to ordinary equity holders of the parent of RMB245,584,000 (2010: RMB1,627,376,000), and on 1,194,389,000 (2010: 1,194,389,000) ordinary shares in issue during the year.

The Group had no potentially dilutive ordinary share in issue during those years.

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14. PROPERTY, PLANT AND EQUIPMENT

Group

	Buildings <i>RMB'000</i>	Machinery and equipment <i>RMB'000</i>	Others RMB'000	Construction in progress RMB'000	Total RMB'000
31 December 2011					
At 1 January 2011:					
Cost	6,485,361	16,659,502	86,723	573,189	23,804,775
Accumulated depreciation	(0.40,000)		(0.4.704)		
and impairment	(849,320)	(6,210,604)	(64,761)	-	(7,124,685)
Net carrying amount	5,636,041	10,448,898	21,962	573,189	16,680,090
At 1 January 2011, net of					
accumulated depreciation					
and impairment	5,636,041	10,448,898	21,962	573,189	16,680,090
Additions	26,995	79,735	14,998	331,561	453,289
Disposals	(143,450)	(3,171)	(677)	-	(147,298)
Depreciation provided during the year Transfers	(237,752) 201,546	(1,131,094) 584,027	(11,735) 49	- (746,119)	(1,380,581) 39,503
	201,340	504,027	49	(740,119)	
At 31 December 2011, net of					
accumulated depreciation					
and impairment	5,483,380	9,978,395	24,597	158,631	15,645,003
· · · · · · · · · · · · · · · · · · ·					
At 31 December 2011:					
Cost	6,553,836	17,313,761	98,529	158,631	24,124,757
Accumulated depreciation					
and impairment	(1,070,456)	(7,335,366)	(73,932)	-	(8,479,754)
Net carrying amount	5,483,380	9,978,395	24,597	158,631	15,645,003

31 December 2011

14. PROPERTY, PLANT AND EQUIPMENT (continued)

Group					
		Machinery			
		and		Construction	
	Buildings	equipment	Others	in progress	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
31 December 2010					
At 1 January 2010:					
Cost	6,495,030	16,762,699	84,809	81,183	23,423,721
Accumulated depreciation					
and impairment	(761,051)	(5,406,248)	(53,072)	(1,114)	(6,221,485)
Net carrying amount	5,733,979	11,356,451	31,737	80,069	17,202,236
At 1 January 2010, net of accumulated depreciation					
and impairment	5,733,979	11,356,451	31,737	80,069	17,202,236
Additions	34,480	164,072	2,925	582,207	783,684
Disposals	(42,616)	(27,862)	(683)	-	(71,161)
Depreciation provided during the year	(222,577)	(1,079,013)	(12,017)	-	(1,313,607)
Transfers	132,775	35,250	_	(89,087)	78,938
At 31 December 2010, net of accumulated depreciation					
and impairment	5,636,041	10,448,898	21,962	573,189	16,680,090
At 31 December 2010:					
Cost	6,485,361	16,659,502	86,723	573,189	23,804,775
Accumulated depreciation	0, 00,001	,	00,.20	0.0,.00	_0,00.,0
and impairment	(849,320)	(6,210,604)	(64,761)	-	(7,124,685)
Net carrying amount	5,636,041	10,448,898	21,962	573,189	16,680,090
Net carrying amount	0,000,041	10,440,090	21,902	575,169	10,000,090

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14. PROPERTY, PLANT AND EQUIPMENT (continued)

Company					
	Buildings <i>RMB'</i> 000	Machinery and equipment <i>RMB'000</i>	Others RMB'000	Construction in progress RMB'000	Total RMB'000
31 December 2011					
At 1 January 2011:					
Cost	5,094,902	12,838,567	76,302	247,559	18,257,330
Accumulated depreciation					
and impairment	(670,206)	(4,606,714)	(51,986)	-	(5,328,906)
Net carrying amount	4,424,696	8,231,853	24,316	247,559	12,928,424
	.,	-,	,		-,,
At 1 January 2011, net of accumulated depreciation					
and impairment	4,424,696	8,231,853	24,316	247,559	12,928,424
Additions	24,023	14,623	5,884	85,775	130,305
Disposals	(143,449)	(2,593)	(357)	-	(146,399)
Depreciation provided during the year	(201,637)	(856,667)	(8,691)	-	(1,066,995)
Transfers	136,292	236,545	-	(333,334)	39,503
At 31 December 2011, net of accumulated depreciation					
and impairment	4,239,925	7,623,761	21,152	-	11,884,838
At 31 December 2011: Cost	5,096,427	13,082,671	79,263	_	18,258,361
Accumulated depreciation	0,000,121		. 0,200		,,
and impairment	(856,502)	(5,458,910)	(58,111)	-	(6,373,523)
Net carrying amount	4,239,925	7,623,761	21,152	_	11,884,838
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31 December 2011

14. PROPERTY, PLANT AND EQUIPMENT (continued)

Company					
		Machinery			
		and		Construction	
	Buildings	equipment	Others	in progress	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
31 December 2010					
At 1 January 2010:					
Cost	5,123,659	13,055,677	74,563	4,492	18,258,391
Accumulated depreciation					
and impairment	(609,919)	(4,058,490)	(42,864)	-	(4,711,273)
Net carrying amount	4,513,740	8,997,187	31,699	4,492	13,547,118
At 1 January 2010, net of					
accumulated depreciation					
and impairment	4,513,740	8,997,187	31,699	4,492	13,547,118
Additions	32,858	156,453	1,739	186,805	377,855
Disposals	(28,210)	(22,451)	-	-	(50,661)
Depreciation provided during the year	(190,365)	(817,704)	(9,122)	-	(1,017,191)
Transfers	96,673	(81,632)	_	56,262	71,303
At 31 December 2010, net of					
accumulated depreciation					
and impairment	4,424,696	8,231,853	24,316	247,559	12,928,424
At 31 December 2010:					
Cost	5,094,902	12,838,567	76,302	247,559	18,257,330
Accumulated depreciation					
and impairment	(670,206)	(4,606,714)	(51,986)		(5,328,906)
Net carrying amount	4,424,696	8,231,853	24,316	247,559	12,928,424
	., . = .,	5,201,000	21,010	2,000	,0_0, 1

31 December 2011

14. PROPERTY, PLANT AND EQUIPMENT (continued)

At 31 December 2011, certain of the Group's buildings, machinery and equipment with a value of approximately RMB8,968 million (2010: RMB9,055 million) were pledged to secure certain of the Group's bank loans (note 28(ii)).

The carrying amount of construction in progress did not include any capitalised interest (2010: Nil) in the current year (note 9).

The net carrying amount of the Group's fixed assets held under a finance lease included in the total amounts of machinery and equipment at 31 December 2011 amounted to approximately RMB4 million (2010: RMB4 million).

The impairment at 31 December 2011 was related to certain idle buildings of the Group. It was accrued at 31 December 2008 based on the valuation report provided by Shanghai Wan Long Assets Evaluation Co., Ltd., an independent professionally qualified valuer. The idle buildings were revalued individually at the end of the reporting period by the same independent professionally qualified valuer based on the fair value less costs to sell basis. Based on the valuation report, no further impairment or reversal of impairment was recorded in 2011 (2010: Nil).

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15. INVESTMENT PROPERTIES

Group

	2011	2010
	RMB'000	RMB'000
At 1 January:		
Cost – buildings	44,600	133,800
Accumulated depreciation and impairment	(4,698)	(11,255)
Net carrying amount	39,902	122,545
At 1 January, net of accumulated depreciation	39,902	122,545
Depreciation provided during the year	(399)	(2,119)
Transfers to owner-occupied properties, net of		
accumulated depreciation and impairment	(39,503)	(80,524)
At 31 December, net of accumulated depreciation		
and impairment	-	39,902
At 31 December:		
Cost – buildings	-	44,600
Accumulated depreciation and impairment	-	(4,698)
Net carrying amount	-	39,902

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15. INVESTMENT PROPERTIES (continued)

Company

	2011	2010
	RMB'000	RMB'000
At 1 January:	50.000	100.000
Cost – buildings	53,033	133,800
Accumulated depreciation and impairment	(5,651)	(11,255)
Net carrying amount	47,382	122,545
At 1 January, net of accumulated depreciation	47,382	122,545
Depreciation provided during the year	(598)	(2,274)
Transfers to owner-occupied properties, net of		
accumulated depreciation and impairment	(39,503)	(72,889)
At 31 December, net of accumulated depreciation		
and impairment	7,281	47,382
At 31 December:		
Cost – buildings	8,433	53,033
Accumulated depreciation and impairment	(1,152)	(5,651)
Net carrying amount	7,281	47,382

The company's investment property is leased to one of its subsidiaries under an operating lease.

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16. PREPAID LAND LEASE PAYMENTS

Group

	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Carrying amount at 1 January	204,667	123,409
Additions	-	84,227
Recognised during the year	(4,661)	(2,969)
Carrying amount at 31 December	200,006	204,667
Current portion included in prepayments, deposits and other receivables (note 22)	(4,661)	(4,500)
Non-current portion	195,345	200,167

The leasehold land is situated in Mainland China and is held under long term leases.

At 31 December 2011, certain of the Group's land use rights with a net carrying amount of approximately RMB73 million (2010: RMB75 million) were pledged to secure certain of the Group's bank loans (note 28(ii)).

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17. OTHER INTANGIBLE ASSETS

Group

	2011	2010
	RMB'000	RMB'000
Software and a technology right		
Cost at 1 January, net of accumulated amortisation	3,528	3,301
Transfers from construction in progress	-	1,586
Amortisation provided during the year	(1,359)	(1,359)
At 31 December, net of accumulated amortisation	2,169	3,528
At 31 December:		
Cost	13,588	13,588
Accumulated amortisation	(11,419)	(10,060)
Net carrying amount	2,169	3,528

Company

	2011	2010
	RMB'000	RMB'000
Software		
Cost at 1 January, net of accumulated amortisation	1,427	-
Transfers from construction in progress	-	1,586
Amortisation provided during the year	(159)	(159)
At 31 December, net of accumulated amortisation	1,268	1,427
At 31 December:		
Cost	1,586	1,586
Accumulated amortisation	(318)	(159)
Net carrying amount	1,268	1,427

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18. INVESTMENTS IN SUBSIDIARIES

Details of the investments in subsidiaries of the Company are set out below:

	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Unlisted investments, at cost Due from subsidiaries Due to subsidiaries	1,701,818 1,256,741 (609,946)	1,701,411 823,591 (325,703)
	2,348,613	2,199,299

The amounts due from and to subsidiaries are unsecured, interest-free and have no fixed terms of repayment. The carrying amounts of these amounts due from and to subsidiaries approximate to their fair values.

Particulars of the subsidiaries of the Company as at 31 December 2011 are as follows:

Company name	Place and date of incorporation/ registration and operations	Legal status	Paid-up capital/ registered share capital	Percentage of equity interest directly attributable to the Company	Principal activities
Weihai Weiqiao Textile Company Limited ("Weihai Weiqiao")	Weihai, Mainland China 25 July 2001	Limited liability company	RMB148,000,000	87.2	Production and sale of cotton yarn and fabric
Binzhou Weiqiao Technology Industrial Park Company Limited ("Binzhou Industrial Park")	Binzhou, Mainland China 26 November 2001	Limited liability company	RMB600,000,000	98.5	Production and sale of cotton yarn and fabric
Shandong Weiqiao Mianye Company Limited	Zouping, Mainland China 30 September 200	Limited liability company 3	RMB5,000,000	92	Purchase, processing and sale of raw cotton, cotton seeds and lint cotton

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18. INVESTMENTS IN SUBSIDIARIES (continued)

Company name	Place and date of incorporation/ registration and operations	Legal status	Paid-up capital/ registered share capital	Percentage of equity interest directly attributable to the Company	Principal activities
Weihai Weiqiao Technology Industrial Park Company Limited ("Weihai Industrial Park")	Weihai, Mainland China 30 January 2004	Limited liability company	RMB760,000,000	100	Production and sale of cotton yarn and fabric
Weiqiao (Hong Kong)	Hong Kong 12 October 2011	Limited liability company	HK\$500,000	100	Import of textile raw materials, machinery and equipment and sale of textile raw materials and products
Luteng Textile	Zouping, Mainland China 12 September 2002	Sino-foreign equity joint venture	US\$9,790,000	75	Production and sale of polyester yarn and related products
Binteng Textile	Zouping, Mainland China 12 March 2004	Sino-foreign equity joint venture	US\$15,430,000	75	Production and sale of compact yarn and related products

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19. INVESTMENT IN AN ASSOCIATE

	2011
	RMB'000
Unlisted investment, at cost	45,000

The Group does not have any receivable or payable balance with the associate.

The particular of the associate is as follows:

			Percentage of	
	Place and date of	ownership		
	incorporation/	Paid-up capital/	interest	
	registration	registered share	attributable	
Company name	and operations	capital	to the Group	Principal activities
Weihai Huancui District	Weihai,	RMB150,000,000	30	Provision of finance
Hongyuan Microfinance	Mainland China			and financial advisory
Company Limited	5 January 2011			services to small
				enterprises

The Group's shareholding in the associate is held through a wholly-owned subsidiary of the Company.

The following table illustrates the financial information of the associate extracted from its financial statements:

	2011
	RMB'000
Assets	176,172
Liabilities	18,733
Revenues	28,504
Profit	7,439

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20. INVENTORIES

	Group		
	2011	2010	
	RMB'000	RMB'000	
Raw materials	1,374,029	1,200,503	
Work in progress	706,227	1,004,661	
Semi-finished goods	4,119,539	2,057,278	
Finished goods	3,068,363	1,251,783	
Consumables	85,920	104,533	
Raw materials in transit	691,100	252,356	
	10,045,178	5,871,114	

	Company	
	2011	2010
	RMB'000	RMB'000
Raw materials	1,227,213	1,046,901
Work in progress	489,683	711,840
Semi-finished goods	2,947,261	1,576,292
Finished goods	2,006,296	968,526
Consumables	63,057	73,934
Consigned materials for processing	905,964	122,721
Raw materials in transit	641,393	205,031
	8,280,867	4,705,245

At 31 December 2011, the carrying amounts of inventories were net of impairment provision of RMB597 million (2010: RMB78 million).

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21. TRADE RECEIVABLES

	Group	
	2011	2010
	RMB'000	RMB'000
Trade receivables	357,340	528,958
Impairment	(6,115)	(7,872)
	351,225	521,086

	Comp	bany
	2011	2010
	RMB'000	RMB'000
Trade receivables	330,447	489,076
Impairment	(6,115)	(7,768)
	324,332	481,308

The Group normally allows a credit period of not more than 45 days to its customers, although an extension of the credit period is not uncommon for customers who have a long term relationship with the Group. The Group seeks to maintain strict control over its outstanding receivables. Overdue balances are reviewed regularly by senior management. In view of this and the fact that the Group's trade receivables relate to a large number of diversified customers, there is no significant concentration of credit risk. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing.

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21. TRADE RECEIVABLES (continued)

An aged analysis of the trade receivables as at the end of the reporting period, based on the invoice date and net of provisions, is as follows:

	Group	
	2011	2010
	RMB'000	RMB'000
Within 3 months	340,291	516,529
3 to 6 months	8,723	464
6 months to 1 year	412	2,354
Over 1 year	1,799	1,739
	351,225	521,086

	Company	
	2011	2010
	RMB'000	RMB'000
Within 3 months	321,098	476,751
3 to 6 months	1,023	464
6 months to 1 year	412	2,354
Over 1 year	1,799	1,739
	324,332	481,308

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21. TRADE RECEIVABLES (continued)

The movements in the provision for impairment of trade receivables are as follows:

	Group	
	2011	2010
	RMB'000	RMB'000
At 1 January	7,872	7,872
Impairment losses reversed	(1,757)	-
At 31 December	6,115	7,872

	Company	
	2011	2010
	RMB'000	RMB'000
At 1 January	7,768	7,768
Impairment losses reversed	(1,653)	-
At 31 December	6,115	7,768

Included in the above provision for impairment of trade receivables is a provision for individually impaired trade receivables of RMB6.1 million (2010: RMB7.9 million) with a carrying amount before provision of RMB6.1 million (2010: RMB7.9 million).

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21. TRADE RECEIVABLES (continued)

The aged analysis of the trade receivables that are not considered to be impaired is as follows:

	Group	
	2011	2010
	RMB'000	RMB'000
Neither past due nor impaired	289,165	383,343
Less than two months past due	51,126	133,186
More than two months past due	10,934	4,557
	351,225	521,086

	Company	
	2011	2010
	RMB'000	RMB'000
Neither past due nor impaired	279,236	360,035
Less than two months past due	41,862	116,716
More than two months past due	3,234	4,557
	324,332	481,308

Receivables that were neither past due nor impaired relate to a large number of diversified customers for whom there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

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22. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

	Group	
	2011	2010
	RMB'000	RMB'000
Prepayments to suppliers	51,440	266,231
Prepaid land lease payments, current portion (note 16)	4,661	4,500
Interest receivables	6,741	11,702
Taxes recoverable	125,316	394,230
Other receivables and prepayments	211	75,342
	188,369	752,005

	Company	
	2011	2010
	RMB'000	RMB'000
Prepayments to suppliers	34,100	146,958
Interest receivables	6,741	11,702
Taxes recoverable	1,372	237,527
Other receivables and prepayments	21	30,137
	42,234	426,324

None of these assets are either past due or impaired. The financial assets included in these balances relate to receivables for which there was no recent history of default.

23. BALANCE WITH THE IMMEDIATE HOLDING COMPANY AND RELATED PARTIES

The balances with the immediate holding company and related parties are unsecured, interest-free and have specific repayment terms.

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24. CASH AND CASH EQUIVALENTS, PLEDGED TIME DEPOSITS AND NON-PLEDGED TIME DEPOSITS MATURING OVER THREE MONTHS

	Gro	Group	
	2011	2010	
	RMB'000	RMB'000	
Cash and bank balances	2,057,949	2,412,583	
Time deposits	556,632	1,761,514	
Loop Diadapatima dapapita againati	2,614,581	4,174,097	
Less: Pledged time deposits against: - Letters of credit	(429,182)	(167,014)	
 Guarantee issued Non-pledged time deposits maturing 	(31,000)	(101,011)	
over three months	(96,450)	(1,594,500)	
	0.057.040	0.440.500	
Cash and cash equivalents	2,057,949	2,412,583	

	Company	
	2011	2010
	RMB'000	RMB'000
Cash and bank balances	1,520,237	1,565,086
Time deposits	532,479	1,749,081
	2,052,716	3,314,167
Less: Pledged time deposits against:		
 Letters of credit 	(405,029)	(154,581)
 Guarantee issued Non-pledged time deposits maturing 	(31,000)	-
over three months	(96,450)	(1,594,500)
Cash and cash equivalents	1,520,237	1,565,086

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24. CASH AND CASH EQUIVALENTS, PLEDGED TIME DEPOSITS AND NON-PLEDGED TIME DEPOSITS MATURING OVER THREE MONTHS (continued)

At the end of the reporting period, the cash and bank balances and time deposits of the Group denominated in Renminbi amounted to RMB2,388 million (2010: RMB3,970 million). Renminbi is not freely convertible into other currencies. However, under Mainland China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange Renminbi for other currencies through authorised banks to conduct foreign exchange business.

Cash at banks earns interest at floating rates based on daily bank deposit rates. Short term time deposits are made for varying periods of three months to twelve months depending on the immediate cash requirements of the Group, and earn interest at the respective short term time deposit rates. The bank balances and pledged deposits are deposited with creditworthy banks with no recent history of default.

25. TRADE PAYABLES

An aged analysis of the trade payables as at the end of the reporting period, based on the date of transferring the significant risks and rewards of ownership of raw materials and items of property, plant and equipment to the Group, is as follows:

	Group	
	2011	2010
	RMB'000	RMB'000
Within 3 months	2,865,108	1,287,700
3 to 6 months	555,759	206,366
6 months to 1 year	7,684	14,414
Over 1 year	77,403	92,744
	3,505,954	1,601,224

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25. TRADE PAYABLES (continued)

	Company	
	2011	2010
	RMB'000	RMB'000
Within 3 months	2,261,604	1,127,165
3 to 6 months	541,346	179,163
6 months to 1 year	6,895	8,824
Over 1 year	74,619	91,772
	2,884,464	1,406,924

The trade payables are non-interest-bearing and most of the balances are repayable within six months.

26. BILLS PAYABLE

		2010		
	Group	Company		
	RMB'000			
Within 3 months	160,000	-		
3 to 6 months	420,000	320,000		
	580,000	320,000		

There was no bill payable as at 31 December 2011.

Certain of the Group's bills payable amounting to RMB260 million as at 31 December 2010 were drawn by Weihai Industrial Park in favour of the Company and were discounted with banks by the Company prior to 31 December 2010.

Certain of the Group's bills payable amounting to RMB320 million as at 31 December 2010 were drawn by the Company in favour of Binzhou Industrial Park and were discounted with banks by Binzhou Industrial Park prior to 31 December 2010.

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27. OTHER PAYABLES AND ACCRUALS

	Group		
	2011 2		
	RMB'000	RMB'000	
Payroll payable	207,183	263,110	
Other taxes payable	121,433	16,586	
Accruals	25,211	27,567	
Other payables	653,668	691,189	
	1,007,495	998,452	

	Company		
	2011	2010	
	RMB'000	RMB'000	
Payroll payable	144,934	191,948	
Other taxes payable	95,623	2,836	
Accruals	24,959	27,503	
Other payables	430,982	393,173	
	696,498	615,460	

Other payables are non-interest-bearing. Some of these balances normally have a term of one month while some have no specific payment term.

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28. INTEREST-BEARING BANK AND OTHER BORROWINGS

	Group					
		2011			2010	
	Effective			Effective		
	interest			interest		
	rate (%)	Maturity	RMB'000	rate (%)	Maturity	RMB'000
Current						
Bank loans						
- Unsecured	3.8-8.0	2012	1,434,030	3.4-5.9	2011	1,362,003
- Secured	4.0-7.5	2012	1,993,402	2.7-6.4	2011	1,272,985
Current portion of			.,,	2 0	2011	.,,000
long term bank loans						
- Unsecured	LIBOR+1.5	2012	78,761	1.9-3.2	2011	590,063
- Secured	5.8-8.5	2012	935,000	5.7-9.7	2011	385,000
Finance lease payable						,
(note 29)	9.1	2012	259	9.1	2011	238
			4,441,452			3,610,289
Non-current						
Bank loans						
- Unsecured	4.2-6.6	2013-2014	426,019	1.9-5.9	2012-2013	1,064,257
- Secured	5.3-7.9	2013-2014	4,235,800	5.3-8.1	2012-2015	4,122,400
Finance lease payable	5.0-7.5	2010-2013	4,200,000	0.0-0.1	2012-2010	4,122,400
(note 29)	9.1	2013-2022	3,994	9.1	2012-2022	4,253
			4,665,813			5,190,910
			9,107,265			8,801,199

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28. INTEREST-BEARING BANK AND OTHER BORROWINGS (continued)

			Co	mpany		
		2011			2010	
	Effective			Effective		
	interest			interest		
	rate (%)	Maturity	RMB'000	rate (%)	Maturity	RMB'000
Current						
Bank loans						
- Unsecured	3.8-8.0	2012	1,339,530	3.4-5.9	2011	1,069,003
- Secured	6.6-7.2	2012	513,000	5.3-5.6	2011	366,000
Current portion of						
long term bank loans						
- Unsecured	LIBOR+1.5	2012	78,761	1.9-3.2	2011	590,063
- Secured	5.8-8.5	2012	935,000	6.0-8.1	2011	185,000
Finance lease payable						
(note 29)	9.1	2012	259	9.1	2011	238
			0.000 550			0.010.004
			2,866,550			2,210,304
Non-current						
Bank Ioans						
- Unsecured	4.2-6.6	2013-2014	426,019	1.9-5.6	2012	794,357
- Secured	5.8-7.2	2013-2015	3,392,900	5.3-8.1	2012-2015	3,602,400
Finance lease payable						
(note 29)	9.1	2013-2022	3,994	9.1	2012-2022	4,253
			3,822,913			4,401,010
			0,022,010			1,101,010
			6,689,463			6,611,314

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28. INTEREST-BEARING BANK AND OTHER BORROWINGS (continued)

	Gr	oup	Company		
	2011	2010	2011	2010	
	RMB'000	RMB'000	RMB'000	RMB'000	
Analysed into:					
Bank loans repayable:					
Within one year	4,441,193	3,610,051	2,866,291	2,210,066	
In the second year	2,704,819	1,839,357	2,073,419	1,769,357	
In the third to fifth years, inclusive	1,957,000	3,347,300	1,745,500	2,627,400	
	9,103,012	8,796,708	6,685,210	6,606,823	
Finance lease repayable:					
Within one year	259	238	259	238	
In the second year	283	259	283	259	
In the third to fifth years, inclusive	1,013	928	1,013	928	
Beyond five years	2,698	3,066	2,698	3,066	
	4,253	4,491	4,253	4,491	
	9,107,265	8,801,199	6,689,463	6,611,314	

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28. INTEREST-BEARING BANK AND OTHER BORROWINGS (continued)

- (i) Other than certain of the Group's bank loans in the aggregate amount of US\$121 million (equivalent to RMB760 million) as at the end of the reporting period (2010: US\$232 million, equivalent to RMB1,536 million), all of the Group's bank loans are denominated in Renminbi.
- (ii) Certain of the Group's bank loans amounting to approximately RMB5,834 million (2010: RMB5,245 million) were secured by certain of the Group's buildings, machinery and equipment and land use rights (prepaid land lease payments) of an aggregate value of approximately RMB8,241 million (2010: RMB9,130 million) as at the end of the reporting period.
- (iii) Certain of the Group's bank loans up to RMB460 million (2010: RMB488 million) were secured by certain of Binzhou Industrial Park's trade receivables from the Company of approximately RMB581 million (2010: RMB679 million) as at the end of the reporting period, which were eliminated in the consolidated statement of financial position.
- (iv) Certain of the Group's bank loans up to RMB47 million were secured by certain of the bills of lading of Weihai Weiqiao and Binzhou Industrial Park of approximately of RMB53 million as at 31 December 2010. There was no such bank loans as at 31 December 2011.
- (v) Certain of the Group's bank loans up to RMB227 million (2010: Nil) were secured by certain of Binzhou Industrial Park's sales orders from the Company of approximately RMB339 million (2010: Nil) as at the end of the reporting period.
- (vi) Weihai Civil Aviation Industrial Company Limited, the non-controlling shareholder of Weihai
 Weiqiao, guaranteed bank loans of Weihai Weiqiao of approximately RMB34 million (2010:
 RMB32 million) as at the end of the reporting period.
- (vii) The Company guaranteed bank loans of Weihai Industrial Park and Weihai Weiqiao of approximately RMB609 million (2010: RMB448 million) as at the end of the reporting period.

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29. FINANCE LEASE PAYABLE

The Group leases certain machinery for its electricity generation. The lease is classified as a finance lease and has a remaining lease term of 11 years.

At 31 December 2011, the total future minimum lease payments under the finance lease and its present value are as follows:

	Present value					
	Mi	nimum	of minimum leas			
Group and Company	lease payments payme			/ments		
	2011	2010	2011	2010		
	RMB'000	RMB'000	RMB'000	RMB'000		
Amounts payable:						
Within one year	646	646	259	238		
In the second year	646	646	283	259		
In the third to fifth years,						
inclusive	1,939	1,939	1,013	928		
After five years	3,557	4,203	2,698	3,066		
Total minimum lease payments	6,788	7,434	4,253	4,491		
Future finance charges	(2,535)	(2,943)				
Total net finance lease payable	4,253	4,491				
Current portion (note 28)	(259)	(238)				
Non-current portion (note 28)	3,994	4,253				

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30. DEFERRED INCOME

Deferred income recognised in the consolidated statement of financial position, arising from the government grants received, is as follows:

	Group		Company	
	2011	2010	2011	2010
	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January	184,590	138,929	22,754	24,181
Additions	84,963	54,740	-	-
Recognised as income during the year	(12,464)	(9,079)	(1,276)	(1,427)
At 31 December	257,089	184,590	21,478	22,754
Portion classified as current liabilities	(16,596)	(8,927)	(1,276)	(1,276)
Non-current portion	240,493	175,663	20,202	21,478

The government grants were provided by the Finance Bureau of Binzhou City for the purposes of providing support for construction of new plants, product development and a pollution prevention project. The deferred income is recognised as income over the expected useful lives of the relevant fixed assets to which the grants related by equal annual instalments.

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31. DEFERRED TAX

The movements in the deferred tax assets and liabilities during the year are as follows:

	Gr	Group		npany
	2011	2010	2011	2010
	RMB'000	RMB'000	RMB'000	RMB'000
Deferred tax assets				
At 1 January	101,825	173,328	22,861	78,120
Credited/(charged) to profit or loss				
during the year	157,456	(71,503)	77,199	(55,259)
At 31 December	259,281	101,825	100,060	22,861
Deferred tax liabilities				
At 1 January	6,124	5,472	-	_
(Credited)/charged to profit or loss				
during the year	(1,461)	652	-	-
At 31 December	4,663	6,124	-	_
Deferred tax credited/(charged)				
to profit or loss (note 10)	158,917	(72,155)	77,199	(55,259)

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31. DEFERRED TAX (continued)

The principal components of the Group's and the Company's deferred tax are as follows:

	G	iroup	Company		
	2011	2010	2011	2010	
	RMB'000	RMB'000	RMB'000	RMB'000	
Deferred toy coasts					
Deferred tax assets					
Tax deductible loss	33,410	28,721	-	-	
Provision against inventories	149,261	19,573	91,700	15,200	
Impairment of trade receivables	1,529	1,968	1,529	1,942	
Impairment of property, plant and					
equipment and investment					
properties	4,768	5,725	300	1,257	
Government grants recognised as					
deferred income	64,272	46,148	5,370	5,688	
Interest capitalisation on fixed assets,					
net of related depreciation	(5,548)	(5,893)	(5,548)	(5,893)	
Difference in depreciation arising					
from different residual value of					
fixed assets recognized for tax					
and accounting purposes	7,089	5,583	6,709	4,667	
Unrealised gains arising from					
intra-group sales	4,500	-	-		
At 31 December	259,281	101,825	100,060	22,861	
Defermed have list it is a					
Deferred tax liabilities					
Unrealised losses arising from					
intra-group sales	-	1,184	-	-	
Interest capitalisation on					
fixed assets, net of					
related depreciation	4,663	4,940	-		
At 31 December	4,663	6,124	-	-	

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31. DEFERRED TAX (continued)

The Group has tax losses arising in the PRC of RMB272 million (2010: RMB265 million) that will expire in two to five years and are available for offsetting against future taxable profits of the companies in which the losses arose.

Deferred tax assets were not recognised in respect of tax losses of RMB138 million (2010: RMB150 million), as it is not considered probable that taxable profits will be available against which the above items can be utilised.

32. SHARE CAPITAL

	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Shares		
Registered, issued and fully paid:		
780,770,000 domestic ordinary shares of RMB1.00 each 413,619,000 H shares of RMB1.00 each	780,770 413,619	780,770 413,619
	1,194,389	1,194.389

The Company does not have any share option scheme.

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33. RESERVES

Group

The amounts of the Group's reserves and the movements therein for the current and prior years are presented in the consolidated statement of changes in equity.

Company

		Statutory		Proposed	
	Capital	surplus	Retained	final	
	reserve	reserve	profits	dividend	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Balance at 1 January 2010	6,673,379	1,074,650	4,357,609	278,890	12,384,528
Final 2009 dividend declared	_	_	-	(278,890)	(278,890)
Total comprehensive income for the year (note 11)	_	_	1,343,696	_	1,343,696
Transfer from retained profits	_	134,370	(134,370)	_	-
Proposed final 2010 dividend			(, , , , , , , , , , , , , , , , , , ,		
(note 12(b))	-	-	(522,665)	522,665	_
At 31 December 2010	6,673,379	1,209,020	5,044,270	522,665	13,449,334
Final 2010 dividend declared	-	-	-	(522,665)	(522,665)
Total comprehensive income					
for the year (note 11)	-	-	430,335	-	430,335
Transfer from retained profits	-	43,034	(43,034)	-	-
Proposed final 2011 dividend					
(note 12(b))	-	-	(70,947)	70,947	-
At 31 December 2011	6,673,379	1,252,054	5,360,624	70,947	13,357,004

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34. CONTINGENT LIABILITIES

At the end of the reporting period, contingent liabilities not provided for in the financial statements are as follows:

	Group		
	2011	2010	
	RMB'000	RMB'000	
Letters of credit issued	-	200,374	

	Company		
	2011 20		
	RMB'000	RMB'000	
Letters of credit issued	-	149,234	
Guarantees given to banks in connection with			
facilities granted to subsidiaries	787,672	632,913	
	787,672	782,147	

As at 31 December 2011, all the banking facilities granted to subsidiaries subject to guarantees given to banks by the Company were utilised (2010: All).

35. PLEDGE OF ASSETS

Details of the Group's bank loans, which are secured by the assets of the Group, are included in note 28 to the financial statements.

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36. OPERATING LEASE ARRANGEMENTS

(a) As lessor

The Company leases its investment properties (note 15) under operating lease arrangements, with leases negotiated for terms ranging from three to twenty years.

At the end of the reporting period, the Group and the Company had total future minimum lease receivables under non-cancellable operating leases with their tenants falling due as follows:

	Group		
	2011	2010	
	RMB'000	RMB'000	
Within one year	-	292	

	Company		
	2011	2010	
	RMB'000	RMB'000	
Within one year	208	500	
In the second to fifth years, inclusive	832	832	
After five years	2,755	2,963	
	3,795	4,295	

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36. OPERATING LEASE ARRANGEMENTS (continued)

(b) As lessee

The Group leases certain of its land and properties under operating lease arrangements, with leases negotiated for terms ranging from three to twenty years.

At the end of the reporting period, the Group and the Company had total future minimum lease payments under non-cancellable operating leases falling due as follows:

	Gro	Group		
	2011	2010		
	RMB'000	RMB'000		
Within one year	23,180	24,926		
In the second to fifth years, inclusive	90,372	97,956		
After five years	198,901	241,218		
	312,453	364,100		

	Company		
	2011 2		
	RMB'000	RMB'000	
Within one year	00.004	24.070	
Within one year	22,324	24,070	
In the second to fifth years, inclusive	86,948	94,532	
After five years	189,813	231,274	
	299,085	349,876	

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37. COMMITMENTS

In addition to the operating lease commitments detailed in note 36(b) above, the Group and the Company had the following capital commitments at the end of the reporting period, principally for purchase of machinery and equity investment:

	Group		
	2011	2010	
	RMB'000	RMB'000	
Contracted, but not provided for	56,984	151,594	
	Comp	any	
	2011	2010	
	RMB'000	RMB'000	
Contracted, but not provided for	25,000	26,114	

38. RELATED PARTY TRANSACTIONS

The Group is part of a larger group of companies under Zouping Investment and has extensive transactions and relationships with the members of Zouping Investment. As such, it is possible that the terms of these transactions are not the same as those that would result from transactions among unrelated parties. Related parties refer to entities of which Zouping Investment is a shareholder and is able to exercise control or significant influence. The transactions were made on terms agreed between the parties.

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38. RELATED PARTY TRANSACTIONS (continued)

In addition to the transactions and balances detailed elsewhere in these financial statements, the Group had the following transactions with related parties during the year:

(a) Transactions with related parties

	Group		
	2011	2010	
	RMB'000	RMB'000	
The immediate holding company:			
Sales of textile products	280,806	58,957	
Sales of electricity	1,435,987	969,465	
Expenses on land use rights and property leasing	23,320	23,724	
Revenue on property leasing	292	2,042	
Sales of textile products to fellow subsidiaries	867,079	669,037	
Sales of textile products to a company in			
which a director of the Company is a			
controlling shareholder	197,923	11,128	
Revenue on property leasing to an associate	71	-	

Textile products supply agreement with the Holding Company

On 20 October 2008, the Company and the Holding Company entered into a Cotton Yarn, Grey Fabric and Denim Supply Agreement (the "Supply Agreement") with a term commencing on 1 January 2009 and ending on 31 December 2011. Pursuant to the Supply Agreement, the Company will supply or will procure its subsidiaries to supply cotton yarn, grey fabric and denim to the Holding Company, its subsidiaries other than the companies now comprising the Group and the associates of the Holding Company (collectively referred to as the "Holding Group").

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38. RELATED PARTY TRANSACTIONS (continued)

(a) Transactions with related parties (continued)

Electricity and steam supply agreement with the Holding Company

On 18 March 2008, the Company entered into a supply of excess electricity agreement (the "Old Excess Electricity Supply Agreement") with the Holding Company, pursuant to which the Company had the right to supply electricity which is in excess of the Group's actual consumption to the Holding Company for a term from 18 March 2008 to 31 December 2010. The price at which the excess electricity is supplied to the Holding Company by the Company shall be RMB0.45 per kWh (including VAT at the rate of 17%) or the price at which a power plant in Shandong Province would sell its electricity produced to the relevant power grid, whichever is higher. However, if any applicable mandatory price for the electricity is announced by the PRC government, the mandatory price would be adopted instead.

On 25 June 2008, the Company and the Holding Company entered into a supplemental agreement to the Old Excess Electricity Supply Agreement. Pursuant to the supplemental agreement, the price at which the excess electricity is supplied to the Holding Company by the Company shall be increased to RMB0.50 per kWh (including VAT at the rate of 17%) commencing from 1 May 2008. Other terms and conditions remain unchanged.

On 4 November 2010 and 8 November 2010, the Company made an announcement and a circular, respectively, on "Renewal of Continuing Connected Transactions (Supply of Excess Electricity)". According to the announcement and the circular (collectively, the "Announcements"), the Company announced that, on 4 November 2010, it renewed the Old Excess Electricity Supply Agreement dated 18 March 2008 with a period of three years commencing from 1 January 2011 (the "Renewed Excess Electricity Supply Agreement"). Terms and conditions of the Renewed Excess Electricity Supply Agreement are basically the same as those of the Old Excess Electricity Supply Agreement except for the newly agreed maximum aggregate annual value of excess electricity supplied. Pursuant to the Renewed Excess Electricity Supply Agreement, the Company will supply excess electricity to the Holding Group at a price of RMB0.50 per kWh (including VAT at the rate of 17%) or the price at which a power plant in Shandong Province would sell its electricity produced to the relevant power grid, whichever is higher. However, if any applicable mandatory price for the electricity is announced by the PRC government, the mandatory price would be adopted instead.

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38. RELATED PARTY TRANSACTIONS (continued)

(a) Transactions with related parties (continued)

Lease agreements with the Holding Company

As lessor

In the years ended 31 December 2010 and 2011, the Company, as lessor, had two property lease agreements with the Holding Company. The significant terms of the two agreements are summarised as follows:

- (i) Operating lease agreement dated 30 October 2007 with the commencement date and expiry date on 11 November 2007 and 31 October 2010 respectively was entered at an annual rental of RMB1,000,000 for a building located in Zouping Second Production Area. The agreement was not extended after its expiry on 31 October 2010.
- (ii) Operating lease agreement dated 16 April 2008 with the commencement date and expiry date on 16 April 2008 and 16 April 2011 respectively was entered at an annual rental of RMB1,000,000 for two buildings each, which are located in Zouping First Production Area and Zouping Second Production Area, respectively. The lease of the building in Zouping First Production Area was terminated on 17 March 2010 by mutual consent of both parties while the other one was not extended after its expiry on 16 April 2011.

As lessee

In the years ended 31 December 2010 and 2011, the Group had fourteen land use rights and property lease agreements with the Holding Company, with a right of renewal exercisable by the Group. The significant terms of the fourteen agreements are summarised as follows:

- Land use right lease agreement dated 27 December 2000 with the commencement date and expiry date on 27 December 2000 and 27 December 2020, respectively, was entered at an annual rental of RMB454,900 for the land relating to Weiqiao First Production Area. The agreement was terminated on 9 March 2010 by mutual consent of both parties.
- (ii) Land use right lease agreement dated 10 May 2001 with the commencement date and expiry date on 10 May 2001 and 10 May 2021, respectively, was entered at an annual rental of RMB868,000 for the land relating to Weiqiao First Production Area. The agreement was terminated on 9 March 2010 by mutual consent of both parties.
- (iii) Land use right lease agreement dated 30 September 2002 with the commencement date and expiry date on 30 September 2002 and 30 September 2022, respectively, was entered at an annual rental of RMB888,700 for the land relating to Weiqiao Second Production Area.

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38. RELATED PARTY TRANSACTIONS (continued)

(a) Transactions with related parties (continued)

Lease agreements with the Holding Company (continued)

As lessee (continued)

- (iv) Land use right lease agreement dated 14 May 2003 with the commencement date and expiry date on 14 May 2003 and 14 May 2023, respectively, was entered at an annual rental of RMB1,503,000 for the land relating to Weiqiao Third Production Area.
- (v) Land use right lease agreement dated 13 September 2002 with the commencement date and expiry date on 13 September 2002 and 13 September 2022, respectively, was entered at an annual rental of RMB60,700 for the land relating to a production plant of Luteng Textile. The agreement was terminated on 9 March 2010 by mutual consent of both parties.
- (vi) Land use right lease agreement dated 17 October 2003 with the commencement date and expiry date on 17 October 2003 and 17 October 2023, respectively, was entered at an annual rental of RMB2,167,000 for the land relating to the Zouping Industrial Park Area.
- (vii) Land use right lease agreement dated 17 October 2003 with the commencement date and expiry date on 17 October 2003 and 17 October 2023, respectively, was entered at an annual rental of RMB994,100 for the land relating to the Zouping Industrial Park Area.
- (viii) Land use right lease agreement dated 17 October 2003 with the commencement date and expiry date on 17 October 2003 and 17 October 2023, respectively, was entered at an annual rental of RMB2,000,000 for the land relating to the Zouping Industrial Park Area.
- (ix) Operating lease agreement dated 31 January 2005 with the commencement date and expiry date on 1 February 2005 and 1 February 2010, respectively, was entered at an annual rental of RMB600,000 for a building located at No. 1, Weifang Road, Economic Development Zone, Zouping County, Shandong Province, the PRC.

The agreement was extended after its expiry on 1 February 2010. The new agreement was dated 31 January 2010 with the commencement date and expiry date on 1 February 2010 and 1 February 2013, respectively, was entered at an annual rental of RMB600,000.

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38. RELATED PARTY TRANSACTIONS (continued)

(a) **Transactions with related parties** (continued)

Lease agreements with the Holding Company (continued)

As lessee (continued)

(x) Land use right lease agreement dated 2 November 2005 with the commencement date and expiry date on 31 October 2005 and 31 October 2025, respectively, was entered at an annual rental of RMB2,699,000, which is subject to annual adjustment, for the land relating to the thermal power assets acquired from the Holding Company.

On 20 September 2008, the lease of certain part of the land where the Weiqiao First Thermal Power Plant is situated was terminated and the annual rental has been adjusted to RMB2,127,000 on a pro-rata basis. Except for this, all of the original clauses and terms remain unchanged.

- (xi) Land use right lease agreement dated 1 May 2006 with the commencement date and expiry date on 1 May 2006 and 1 May 2026, respectively, was entered at an annual rental of RMB7,001,000 for the land relating to the Zouping Industrial Park Area.
- (xii) Land use right lease agreement dated 24 April 2007 with the commencement date and expiry date on 24 April 2007 and 24 April 2027, respectively, was entered at an annual rental of RMB4,164,000 for the land relating to the Zouping Industrial Park Area.

On 26 November 2008 and 14 December 2011, respectively, the lease of certain parts of the land where the Zouping Third Industrial Park is situated was terminated and the annual rental has been adjusted to RMB3,816,000 and RMB2,070,000, respectively, thereafter on a pro-rata basis. Except for this, all of the original clauses and terms remain unchanged.

- (xiii) Land use right lease agreement dated on 18 March 2008 with the commencement date and expiry date on 18 March 2008 and 18 March 2028, respectively, was entered at an annual rental of RMB1,628,000 for the land relating to the Zouping Industrial Park Area.
- (xiv) Land use right lease agreement dated on 18 March 2008 with the commencement date and expiry date on 18 March 2008 and 18 March 2028, respectively, was entered at an annual rental of RMB740,500 for the land relating to the Weihai Industrial Park Area.

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38. RELATED PARTY TRANSACTIONS (continued)

(b) Outstanding balances with related parties:

	Due from related parties			ue to d parties
	2011	2010	2011	2010
	RMB'000	RMB'000	RMB'000	RMB'000
The Holding Company	8,436	46,040	741	-
Fellow subsidiaries	-	-	6,440	9,740

(c) Commitments with related parties

At the end of the reporting period, in addition to the sale and lease agreements mentioned in note 38(a), the Group entered into sale agreements with certain fellow subsidiaries amounting to RMB3,600,000, which are expected to be fulfilled in 2012.

(d) Compensation of key management personnel of the Group:

	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Short term employee benefits Post-employment benefits	4,489 34	4,451 30
Total compensation paid to key management personnel	4,523	4,481

Further details of directors' and supervisors' emoluments are included in note 7 to the financial statements.

The related party transactions mentioned above also constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules.

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39. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

	Group			
	20	011	2010	
	Loans and		Loans and	
Financial assets	receivables	Total	receivables	Total
	RMB'000	RMB'000	RMB'000	RMB'000
	251 005	251 005	E01 000	E01 000
Trade receivables	351,225	351,225	521,086	521,086
Due from the immediate holding				
company	8,436	8,436	46,040	46,040
Financial assets included in				
prepayments, deposits and				
other receivables	6,952	6,952	87,044	87,044
Pledged time deposits	460,182	460,182	167,014	167,014
Non-pledged time deposits				
maturing over three months	96,450	96,450	1,594,500	1,594,500
Cash and cash equivalents	2,057,949	2,057,949	2,412,583	2,412,583
	2,981,194	2,981,194	4,828,267	4,828,267

	2011		2010	
	Financial		Financial	
	liabilities at		liabilities at	
	amortised		amortised	
Financial liabilities	cost	Total	cost	Total
	RMB'000	RMB'000	RMB'000	RMB'000
Trade payables	3,422,512	3,422,512	1,435,646	1,435,646
Bills payable	-	-	580,000	580,000
Financial liabilities included in				
other payables and accruals	886,062	886,062	981,866	981,866
Due to the immediate holding				
company	741	741	-	_
Finance lease payable	4,253	4,253	4,491	4,491
Interest-bearing bank loans	9,103,012	9,103,012	8,796,708	8,796,708
	13,416,580	13,416,580	11,798,711	11,798,711

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39. FINANCIAL INSTRUMENTS BY CATEGORY (continued)

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows: (continued)

	Company				
	20	011	2010		
	Loans and		Loans and		
Financial assets	receivables	Total	receivables	Total	
	RMB'000	RMB'000	RMB'000	RMB'000	
Trade receivables	324,332	324,332	481,308	481,308	
Due from subsidiaries	1,188,678	1,188,678	579,029	579,029	
Due from the immediate holding					
company	8,436	8,436	46,040	46,040	
Financial assets included in					
prepayments, deposits and					
other receivables	6,762	6,762	41,839	41,839	
Pledged time deposits	436,029	436,029	154,581	154,581	
Non-pledged time deposits					
maturing over three months	96,450	96,450	1,594,500	1,594,500	
Cash and cash equivalents	1,520,237	1,520,237	1,565,086	1,565,086	
	3,580,924	3,580,924	4,462,383	4,462,383	

	2	2011	2010		
	Financial		Financial		
	liabilities at		liabilities at		
	amortised		amortised		
Financial liabilities	cost	Total	cost	Total	
	RMB'000	RMB'000	RMB'000	RMB'000	
Trade payables	2,805,049	2,805,049	1,249,956	1,249,956	
Bills payable	-	-	320,000	320,000	
Due to subsidiaries	609,946	609,946	325,703	325,703	
Financial liabilities included in					
other payables and accruals	600,875	600,875	612,624	612,624	
Finance lease payable	4,253	4,253	4,491	4,491	
Interest-bearing bank loans	6,685,210	6,685,210	6,606,823	6,606,823	
	10,705,333	10,705,333	9,119,597	9,119,597	

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40. FAIR VALUE AND FAIR VALUE HIERARCHY

The carrying amounts and fair values of the Group's financial instruments are as follows:

G	r	0	u	р
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	Carryin	g amounts	Fair values		
	2011	2010	2011	2010	
	RMB'000	RMB'000	RMB'000	RMB'000	
Financial assets					
Trade receivables	351,225	521,086	351,225	521,086	
Due from the immediate holding					
company	8,436	46,040	8,436	46,040	
Financial assets included in					
prepayments, deposits and					
other receivables	6,952	87,044	6,952	87,044	
Pledged time deposits	460,182	167,014	460,182	167,014	
Non-pledged time deposits maturing					
over three months	96,450	1,594,500	96,450	1,594,500	
Cash and cash equivalents	2,057,949	2,412,583	2,057,949	2,412,583	
	2,981,194	4,828,267	2,981,194	4,828,267	
Financial liabilities					
Trade payables	3,422,512	1,435,646	3,422,512	1,435,646	
Bills payable	-	580,000	-	580,000	
Financial liabilities included in					
other payables and accruals	886,062	981,866	886,062	981,866	
Due to the immediate holding					
company	741	-	741	-	
Finance lease payable	4,253	4,491	4,253	4,491	
Interest-bearing bank loans	9,103,012	8,796,708	9,094,354	8,793,134	
	13,416,580	11,798,711	13,407,922	11,795,137	

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40. FAIR VALUE AND FAIR VALUE HIERARCHY (continued)

The carrying amounts and fair values of the Company's financial instruments are as follows:

Company

	Carryin	g amounts	Fair	Fair values		
	2011	2010	2011	2010		
	RMB'000	RMB'000	RMB'000	RMB'000		
Financial assets						
Trade receivables	324,332	481,308	324,332	481,308		
Due from subsidiaries	1,188,678	579,029	1,188,678	579,029		
Due from the immediate holding						
company	8,436	46,040	8,436	46,040		
Financial assets included in						
prepayments, deposits and other						
receivables	6,762	41,839	6,762	41,839		
Pledged time deposits	436,029	154,581	436,029	154,581		
Non-pledged time deposits						
maturing over three months	96,450	1,594,500	96,450	1,594,500		
Cash and cash equivalents	1,520,237	1,565,086	1,520,237	1,565,086		
	3,580,924	4,462,383	3,580,924	4,462,383		
Financial liabilities						
Trade payables	2,805,049	1,249,956	2,805,049	1,249,956		
Bills payable	-	320,000	-	320,000		
Due to subsidiaries	609,946	325,703	609,946	325,703		
Financial liabilities included in						
other payables and accruals	600,875	612,624	600,875	612,624		
Finance lease payable	4,253	4,491	4,253	4,491		
Interest-bearing bank loans	6,685,210	6,606,823	6,680,149	6,606,611		
	10,705,333	9,119,597	10,700,272	9,119,385		

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40. FAIR VALUE AND FAIR VALUE HIERARCHY (continued)

The fair values of the financial assets and liabilities are included at the amount at which the instrument can be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale. The following methods and assumptions were used to estimate the fair values:

The fair values of cash and cash equivalents, non-pledged time deposits maturing over three months, pledged deposits, trade receivables, trade and bills payables, finance lease payable, financial assets included in prepayments, deposits and other receivables, financial liabilities included in other payables and accruals, amounts due from/to subsidiaries, and amounts due from the immediate holding company approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the non-current portion of interest-bearing bank borrowings have been calculated by discounting the expected future cash flows using rates currently available for instruments on similar terms and remaining maturities.

Fair value hierarchy

The Group uses the following hierarchy for determining and disclosing the fair values of financial instruments:

- Level 1: fair values measured based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2: fair values measured based on valuation techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly
- Level 3: fair values measured based on valuation techniques for which any inputs which have a significant effect on the recorded fair value are not based on observable market data (unobservable inputs)

The Group and the Company did not have any financial instruments measured at fair value as at 31 December 2011 and 2010; and during the year, there was no transfer of fair value measurements between Level 1 and Level 2 and no transfer into or out of Level 3 (2010: Nil).

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's principal financial instruments comprise interest-bearing bank loans, a finance lease, and cash and short term deposits. The main purpose of these financial instruments is to raise finance for the Group's operations. The Group has various other financial assets and liabilities such as trade receivables and trade payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are interest rate risk, foreign currency risk, credit risk and liquidity risk. Besides, the Group has price risk resulted from the fluctuations of the raw material price. The Group does not have written risk management policies and guidelines. However, the Company's management periodically analyses and formulates strategies to manage the Group's exposure to financial risks. Generally, the Group introduces conservative strategies on its risk management.

Interest rate risk

The Group's exposure to the risk of changes in market interest rates relates primarily to the Group's long term debt obligations with floating interest rates.

The Group's policy is to manage its interest cost using a mix of fixed and variable rate debts.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's profit before tax (through the impact on floating rate borrowings) and the Group's and the Company's equity.

		Company				
	Decrease					
	Increase in	in profit	Decrease	Decrease		
	basis points	before tax	in equity	in equity		
		RMB'000	RMB'000	RMB'000		
2011						
Renminbi	50	34,524	25,893	20,418		
United States dollar	50	394	296	296		
2010						
Renminbi	50	28,849	21,637	17,015		
United States dollar	50	3,954	2,966	2,966		

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Foreign currency risk

The Group has transactional currency exposures. These exposures arise from sales, purchases and bank loans of the Group in United States dollars. Approximately 54% or US\$30 million (2010: 82% or US\$65 million) of the Group's trade receivables were denominated in United States dollars, whilst approximately 79% or US\$439 million (2010: 45% or US\$108 million) of the Group's trade payables and 8% or US\$121 million (2010: 18% or US\$232 million) of bank loans were denominated in United States dollars.

The following table demonstrates the sensitivity at the end of the reporting period to reasonably possible changes in the United States dollar and the Hong Kong dollar exchange rates, with all other variables held constant, of the Group's profit before tax (due to changes in the fair value of monetary assets and liabilities) and equity.

	(Decrease)/ increase in foreign currency exchange rates %	Increase/ (decrease) in profit before tax RMB'000	Increase/ (decrease) in equity RMB'000
2011 If RMB strengthens against US\$ If RMB weakens against US\$ If RMB strengthens against HK\$ If RMB weakens against HK\$	(5) 5 (5) 5	155,747 (155,747) 11 (11)	117,978 (117,978) 9 (9)
2010 If RMB strengthens against US\$ If RMB weakens against US\$	(5) 5	81,411 (81,411)	61,059 (61,059)

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Credit risk

Credit risk arises from the possibility that the counterparty of a transaction is unwilling or unable to fulfil its obligation and the Group thereby suffers financial loss.

The credit limits of trade receivables are determined and monitored by management on an ongoing basis. In addition, at the end of each reporting period, the Group reviews the recoverable amount of each individual trade debt to ensure that adequate impairment losses are made for unrecoverable amounts. Therefore, the Group's exposure to bad debt is not significant.

The credit risk of the Group's other financial assets, which comprise cash and cash equivalents, amounts due from the immediate holding company and other receivables, arises from default of the counterparty with a maximum exposure equal to the carrying amounts of these instruments. The Company is also exposed to credit risk through the granting of financial guarantees, further details of which are disclosed in note 34 to the financial statements.

Since the Group trades only with recognised and creditworthy parties, there is no requirement for collateral. Concentrations of credit risk are managed by customer/counterparty and by geographical region. There are no significant concentrations of credit risk within the Group as the customer bases of the Group's trade receivables are widely dispersed. At the end of the reporting period, the Group's trade receivables from the Group's largest customer and the five largest customers were 16% (2010: 7%) and 30% (2010: 25%) of the total trade receivables, respectively.

Further quantitative data in respect of the Group's exposure to credit risk arising from trade receivables are disclosed in note 21 to the financial statements.

Liquidity risk

The Group monitors its risk to a shortage of funds using a recurring liquidity planning tool. This tool considers the maturity of both its financial instruments and financial assets (e.g., trade receivables) and projected cash flows from operations.

The Group's objective is to maintain a balance between continuity of funding and flexibility through bank loans. The Group's policy is that not more than 50% of borrowings should mature in any 12-month period. 49% of the Group's debts would mature in less than one year as at 31 December 2011 (2010: 41%) based on the carrying value of borrowings reflected in the financial statements.

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk (continued)

The maturity profile of the Group's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

Group

		2 + 2	2011		
	Less than 3 months <i>RMB'000</i>	3 to less than 12 months <i>RMB'</i> 000	1 to 5 years <i>RMB'000</i>	Over 5 years RMB'000	Total <i>RMB'000</i>
Trade payables Financial liabilities included in other payables	3,310,828	111,684	-	-	3,422,512
and accruals Due to the immediate	773,982	112,080	-	-	886,062
holding company	741	_	_	_	741
Interest-bearing bank loans Interest payment on	1,434,768	3,006,425	4,661,819	-	9,103,012
bank loans Finance lease payable	141,400	305,133	299,664	-	746,197
(note 29)	162	484	2,585	3,557	6,788
	5,661,881	3,535,806	4,964,068	3,557	14,165,312
		0 to	2010		

		3 to			
	Less than	less than	1 to	Over	
	3 months	12 months	5 years	5 years	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Trade payables	996,467	439,179	-	_	1,435,646
Bills payable	160,000	420,000	-	-	580,000
Financial liabilities included					
in other payables					
and accruals	849,230	132,636	-	-	981,866
Interest-bearing bank loans*	1,276,310	2,337,734	5,187,676	-	8,801,720
Interest payment on bank loans	105,873	244,882	358,987	-	709,742
Finance lease payable					
(note 29)	162	484	2,585	4,203	7,434
	3,388,042	3,574,915	5,549,248	4,203	12,516,408

The interest-bearing bank loans listed above were the nominal amounts, which did not include pertinent transaction costs of RMB5 million as at 31 December 2010. There was no such cost as at 31 December 2011.

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Liquidity risk (continued)

The maturity profile of the Company's financial liabilities as at the end of the reporting period, based on the contractual undiscounted payments, is as follows:

Company

		3 to	2011		
	Less than 3 months <i>RMB'000</i>	less than 12 months <i>RMB'000</i>	1 to 5 years <i>RMB'000</i>	Over 5 years RMB'000	Total <i>RMB'000</i>
Trade payables	2,693,365	111,684	-	-	2,805,049
Due to subsidiaries	609,946	-	-	-	609,946
Financial liabilities included					
in other payables					
and accruals	514,723	86,152	-	-	600,875
Interest-bearing bank loans	893,246	1,973,045	3,818,919	-	6,685,210
Interest payment on					
bank loans	104,677	242,328	263,836	-	610,841
Finance lease payable					
(note 29)	162	484	2,585	3,557	6,788
	4,816,119	2,413,693	4,085,340	3,557	11,318,709

			2010		
		3 to			
	Less than	less than	1 to	Over	
	3 months	12 months	5 years	5 years	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Trade payables	824,206	425,750	-	_	1,249,956
Bills payable	-	320,000	-	-	320,000
Due to subsidiaries	325,703	-	-	-	325,703
Financial liabilities included in					
other payables and accruals	573,470	39,154	-	-	612,624
Interest-bearing bank loans*	552,269	1,661,790	4,397,775	-	6,611,834
Interest payment on bank loans	78,462	199,060	309,310	-	586,832
Finance lease payable					
(note 29)	162	484	2,585	4,203	7,434
	2,354,272	2,646,238	4,709,670	4,203	9,714,383

* The interest-bearing bank loans listed above were the nominal amounts, which did not include pertinent transaction costs of RMB5 million as at 31 December 2010. There was no such cost as at 31 December 2011.

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41. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

Price risk

Lint cotton is the main raw material for the Group's production. It accounts for a substantial portion of the Group's costs of sales. The price of lint cotton is affected by various factors which are beyond the control of the Group, such as changes in the government's policies, the supply-demand relation and other unexpected events. The fluctuations of the price may have favourable or unfavourable impacts on the Group. The Group did not use any financial tools to hedge its price risk during the year (2010: None).

Capital management

The primary objectives of the Group's capital management are to safeguard the Group's ability to continue as a going concern and to maintain healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the years ended 31 December 2011 or 31 December 2010.

The Group monitors capital using a gearing ratio, which is net debt divided by the total equity. The Group's objective is to maintain a gearing ratio between 35% and 65%. Net debt includes interestbearing bank loans less cash and cash equivalents. The gearing ratios as at the ends of the reporting periods were as follows:

	2011 <i>RMB'000</i>	2010 <i>RMB'000</i>
Interest-bearing bank loans Less: Cash and cash equivalents	9,103,012 (2,057,949)	8,796,708 (2,412,583)
Net debt	7,045,063	6,384,125
Total equity	15,238,312	15,524,410
Gearing ratio	46.2%	41.1%

42. EVENTS AFTER THE REPORTING PERIOD

No significant event has taken place subsequent to 31 December 2011.

43. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors of the Company on 23 March 2012.