

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) Stock Code 股份代號:1087



# Interim Report 中期報告 2013

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# Corporate Profile and Corporate Information 公司簡介及公司資料

HL Technology Group Limited (the "Company", "our" or "we") is a one-stop provider of signal transmission and connectivity solutions and related products for the global computing and consumer electronics markets. We also entered into the telecommunication industry in the first half of 2013 and provided terminal and network products and services to cell phone distributors and three major telecommunication services providers in the People's Republic of China (the "PRC"). Our shares were first listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 16 November 2010.

#### **BOARD OF DIRECTORS** Executive Directors

Mr. Chi Shaolin *(Chairman and Chief Executive Officer ("CEO"))* Mr. Jiang Taike *(Vice CEO)* Mr. Li Jianming *(Vice CEO)* Mr. Lu Chengye

#### **Independent Non-executive Directors**

Ms. Zheng Lin Mr. Thomas Tam Mr. Pao Ping Wing

#### **AUDIT COMMITTEE**

Mr. Thomas Tam *(Chairman)* Mr. Pao Ping Wing Ms. Zheng Lin

### **COMPENSATION AND BENEFITS COMMITTEE**

Ms. Zheng Lin *(Chairman)* Mr. Lu Chengye Mr. Thomas Tam

### NOMINATION COMMITTEE

Mr. Chi Shaolin *(Chairman)* Mr. Thomas Tam Mr. Pao Ping Wing

# COMPANY SECRETARY

Ms. Ho Wing Yan, ACIS, ACS(PE)

### **AUTHORISED REPRESENTATIVES**

Mr. Li Jianming Ms. Ho Wing Yan, ACIS, ACS(PE) 泓淋科技集團有限公司\*(「本公司」、「我們的」 或「我們」)是全球計算機及消費電子市場的一 站式信號傳輸及連接技術解決方案及相關產品 的運營商。我們亦於二零一三年上半年進軍通 信業,並向中華人民共和國(「中國」)手機分銷 商及三大電訊服務運營商提供終端及網絡產品 及服務。本公司的股份於二零一零年十一月 十六日首次在香港聯合交易所有限公司(「聯交 所」)主板掛牌上市。

#### **董事會** 執行董事

遲少林先生(*主席兼行政總裁(「總裁」))* 蔣太科先生(*副總裁)* 李建明先生(*副總裁)* 路成業先生

#### 獨立非執行董事

鄭琳女士 談國慶先生 浦炳榮先生

### 審核委員會

談國慶先生(*主席)* 浦炳榮先生 鄭琳女士

### 薪酬及福利委員會

鄭琳女士(*主席)* 路成業先生 談國慶先生

#### 提名委員會

遲少林先生(*主席)* 談國慶先生 浦炳榮先生

# 公司秘書

何詠欣女士,ACIS, ACS(PE)

# 授權代表

李建明先生 何詠欣女士,ACIS, ACS(PE)

\* For identification purpose only

# Corporate Profile and Corporate Information 公司簡介及公司資料



# **REGISTERED OFFICE**

Offshore Incorporations (Cayman) Limited Floor 4, Willow House Cricket Square P.O. Box 2804 Grand Cayman KY1-1112 Cayman Islands

# **HEADQUARTER**

Pudong Road Economic and Technological Development Zone Weihai Citv Shandong Province The PRC

# PRINCIPAL PLACE OF BUSINESS IN HONG KONG

33rd Floor, Shui On Centre 6-8 Harbour Road Wanchai Hong Kong

# **PRINCIPAL BANKS**

Bank of China (Weihai Branch) Agricultural Bank of China (Weihai Branch) China Everbright Bank (Changshu Sub-branch) Industrial and Commercial Bank of China (Shenvang Sub-branch) China Guangfa Bank (Shenyang Sub-branch)

# LEGAL ADVISERS

Loong & Yeung (as to Hong Kong law) Beijing DHH Law Firm\* (as to PRC law)

# **AUDITORS**

Ernst & Young

#### SHARE REGISTRAR Hong Kong Branch Share Registrar and Transfer Office Computershare Hong Kong Investor Services Limited

# LISTING INFORMATION

Place of Listing Main Board, The Stock Exchange of Hong Kong Limited

# **STOCK CODE**

1087

# **COMPANY WEBSITE**

www.hong-lin.com.cn

For identification purpose only

# 註冊辦事處

Offshore Incorporations (Cavman) Limited Floor 4, Willow House Cricket Square P.O. Box 2804 Grand Cayman KY1-1112 Cavman Islands

# 總部

中國 山東省 威海市 經濟技術開發區 浦東路

# 香港主要營業地點

香港 灣仔 港灣道6-8號 瑞安中心33樓

# 主要往來銀行

中國銀行(威海分行) 中國農業銀行(威海分行) 中國光大銀行(常熟支行) 中國工商銀行(瀋陽支行) 中國廣發銀行(瀋陽支行)

法律顧問 香港法律:龍炳坤、楊永安律師行 中國法律:德和衡律師所

核數師 安永會計師事務所

股份登記處 香港股份過戶登記分處 香港中央證券登記有限公司

上市資料 上市地點 香港聯合交易所有限公司主板

股份代號 1087

公司網站 www.hong-lin.com.cn

僅供識別

Dear Shareholders,

On behalf of the Company and its subsidiaries (collectively, the "Group"), I hereby present to you the unaudited interim results of the Group for the six months ended 30 June 2013.

# **PERFORMANCE REVIEW**

The operating environment for global computing and consumer electronics markets kept meeting with challenges and difficulties during the first half of 2013. The growth of the global economic has become slower with the intensifying sovereign debt crisis in Europe and delayed recovery of American economy. The overall oversupply in manufacture industry and the worldwide inflation further weakened the initiative of investors and consumers, which caused the low investment and consumption demands. Except for the smart cell phone market, performance of traditional computing and consumer electronics markets was sloping downward during the first half of 2013. Consequently, participants in the global computing and consumer electronics markets faced a tough competitive operating environment. Negative impact on the relatively traditional products, as seen in the decline of both the procurement amount from customers of the Group and the average selling price of the products of the Group, continued in the first half of 2013.

In the meantime, the Group witnessed a relatively promising picture for communication market as the industry worldwide, especially in the PRC, has experienced significant growth with constant expanding market size and continuous rising of number of the end users over the past few years, while the supporting policy from PRC government also injected more impetus into the fast growth of this industry. The newly emerging smart cell phone market is developing speedly, with its market share already exceeding that of the traditional cell phone in the first half of 2013 which indicated a even brighter future. 尊敬的各位股東:

本人謹代表本公司及其所有附屬公司(統稱「本 集團」)在此向各位遞呈本集團截至二零一三年 六月三十日止六個月未經審計中期業績。

#### 業績回顧

二零一三年上半年的經營環境對全球計算機及 消費電子市場依舊是充滿考驗、備嘗艱辛。歐 洲主權債務危機加劇,及美國經濟復甦滯後, 一舉拖慢了全球經濟增長步伐。製造業整體供 過於求,加上全球通脹壓力,進一步削弱投資 者及消費者的進取性,以致投資及消費需求低 者及消費者的進取性,以致投資及消費需求低 。於二零一三年上半年,除智能手機市場 外,傳統計算機及消費電子市場業務表現一直 滑落,故此,全球計算機及消費電子市場參集團 者也面臨艱難且競爭激烈的經營環境。本集團 較傳統的產品類別於二零一三年上半年繼續受 到負面影響,故本集團客戶的採購量及本集團 產品平均售價均有所下跌。

同時,本集團見證了通信市場一幅欣欣向榮的 景象,世界範圍內,尤其是在中國,這個行業 在過去幾年經歷了迅速成長,擁有持續擴大的 市場份額及不斷增加的終端使用者,而中國政 府的政策扶持也為該行業的迅速發展注入更多 動力;新興的智能手機市場,亦有快速的發 展,二零一三年上半年,其市場份額已經超過 傳統手機的市場份額,這預示該產品更好的將 來。

# PERFORMANCE REVIEW (Continued)

To improve the efficiency and profitability of the Group, the Group is dedicated to (i) upgrade its customer base, enhance its research and development capability, improve the management system and optimize the products quality system; (ii) tighten credit and cost control and scale back capital expenditure in certain areas to better manage our operations; and (iii) proactively reorganize and integrate its business portfolio by disposing the part of businesses with poor profitability and performance. Hence, the Group recorded a total revenue of approximately RMB1,318.8 million for the six months ended 30 June 2013, representing an increase of approximately 12.6% as compared to the six months ended 30 June 2012. Among the total revenue of the Group, revenue generated from the terminals and networks segments, which were newly added to the Group's business portfolio after completion of the acquisition of entire issued share capital of Rosy Sun Investments Limited ("Rosy Sun") (the "Rosy Sun Acquisition") on 31 January 2013 (the "Newly Acquired Business"), was approximately RMB498.5 million, representing approximately 37.8% of the total revenue of the Group. While for the original businesses of the Group, including external signal cable assembly, internal signal cable assembly, power cord assembly, signal transmission wire and cable, connectors, antennas and automotive wiring harness (collectively, the "Signal Transmission and Connectivity Product Segments", or the "Original Business"), the revenue decreased from approximately RMB1,030.8 million for the six months ended 30 June 2012 to approximately RMB820.3 million for the six months ended 30 June 2013, representing a decrease of approximately 20.4%. The decrease in revenue from the Original Business was mainly due to the decline of both the procurement amount from customers of the Group and the average selling price of the products of the Group in the tough competitive operating environment.



# 業績回顧(續)

為改善本集團的效率及盈利能力,本集團致力 (i)提升客戶基礎,增強研發能力、完善管理體 系及優化產品質量系統;(ii)加強信貸及成本控 制及縮減若干方面的資本開支,更妥善地管理 運營;及(iii)透過出售盈利能力及表現欠佳的 部分業務,積極重組及統合業務組合。因此, 本集團於截至二零一三年六月三十日止六個月 錄得總收益約人民幣1,318.8百萬元,較截至 二零一二年六月三十日止六個月增加約 12.6%。於本集團總收益中,來自本集團終端 及網絡分部(於二零一三年一月三十一日收購 Rosy Sun Investments Limited (「Rosy Sun」)之 全部已發行股本(「Rosy Sun 收購事項」)(「新購 入業務1)完成交易後,新加入本集團之業務組 合),收益約為人民幣498.5百萬元,佔本集團 總收益約37.8%。而就本集團之原業務(包括 外接信號線組件、內接信號線組件、電源線組 件、信號傳輸線纜、連接器、天線及汽車線 束)(統稱(「信號傳輸及連接產品分部」或「原 業務1)而言,收益由截至二零一二年六月三十 日止六個月約人民幣1,030.8百萬元減少至截 至二零一三年六月三十日止六個月的約人民幣 820.3百萬元,或跌幅約20.4%。原業務收益之 跌幅乃主要由於艱難且競爭激烈的運營環境, 使來自本集團客戶的採購量及本集團產品平均 售價都下降所致。

### **PERFORMANCE REVIEW** (Continued)

The Group's gross profit for the six months ended 30 June 2013 amounted to approximately RMB165.8 million, representing a decrease of approximately RMB6.5 million as compared to the six months ended 30 June 2012. There was also a decrease of approximately 2.1% in gross profit margin for the six months ended 30 June 2013 as compared to the six months ended 30 June 2012. Gross profit generated from the Newly Acquired Business was approximately RMB65.2 million. Gross profit generated from the Original Business decreased from approximately RMB162.9 million for the six months ended 30 June 2012 to approximately RMB100.6 million for the six months ended 30 June 2013, representing a decrease of approximately 38.2%. Such decrease of gross profit in the Original Business was mainly due to (i) the decline in the average selling price across some of the Group's relatively more traditional products, such as external signal cable assembly, internal signal cable assembly, connectors and antennas, along with increasingly fierce competition and the weakened demand from the Group's major customers for the six months ended 30 June 2013; and (ii) overall rise in labor and outsourcing costs.

The Group incurred a net loss of approximately RMB42.5 million even after combining the net profit of approximately RMB29.4 million recorded by the Newly Acquired Business, which is calculated after taking into account the net profit of approximately RMB40.5 million recorded by 瀋陽新郵通信設備有限公司 (Shenvang New Postcom Co., Ltd.\*, the "PRC Company"), an operating company indirectly wholly owned by Rosy Sun, and other costs of approximately RMB11.1 million mainly composed of depreciation and amortisation of valuation premium of prepaid land lease payments, property, plant and equipment and intangible assets identified during the Rosy Sun Acquisition and effective interest rate amortisation and exchange gain on the promissory note issued by the Company to Mr. Chi Shaolin ("Mr. Chi"). The loss for the six months ended 30 June 2013 for the Original Business was approximately RMB71.9 million which was mainly due to: (i) the decrease in gross profit for the six months ended 30 June 2013; (ii) the increase in operating expenses relating to selling and distribution and research and development expenses along with the Group's continued efforts on developing new products and exploring new markets; and (iii) impairment loss on property, plant and equipment and inventories recognised during the six months ended 30 June 2013 since their recoverable amount, or net realizable value was less than their carrying amount.

In view of the above circumstances, the Company will monitor its business scale and portfolio closely and focus on putting resources into businesses with stronger profitability and better market prospects to get rid of the loss status and hope to enhance profitability in the near future.

### 業績回顧(續)

截至二零一三年六月三十日止六個月,本集團 毛利約為人民幣165.8百萬元,較截至二零 一二年六月三十日止六個月減少約人民幣6.5 百萬元。截至二零一三年六月三十日止六個月 之毛利率,較截至二零一二年六月三十日止六 個月減少約2.1%。本集團新購入業務的毛利金 額約為人民幣65.2百萬元。原業務之毛利由截 至二零一二年六月三十日止六個月約人民幣 162.9百萬元減少至截至二零一三年六月三十 日止六個月的約人民幣100.6百萬元,或跌幅 約38.2%。原業務之毛利跌幅乃主要由於(i)截 至二零一三年六月三十日止六個月,行業競爭 加劇,加上本集團主要客戶的需求轉弱,導致 本集團部分傳統類型產品,如外接信號線組 件、內接信號線組件、連接器及天線之平均售 價下跌;及(ii)勞工及外判成本整體上升。

本集團錄得淨虧損約人民幣42.5百萬元,這甚 至已計及本集團新購入業務之純利約人民幣 29.4百萬元,由Rosy Sun間接全資擁有營運公 司瀋陽新郵通信設備有限公司(「中國公司」)實 際上錄得純利約人民幣40.5百萬元及約人民幣 11.1百萬元的費用所致,該部分費用主要是由 Rosy Sun 收購過程中確認的預付土地租金,物 業、廠房及設備及無形資產評估增值的折舊與 攤銷,以及本公司簽發給遲少林先生(「遲先 生」)的承兑票據的實際利率法攤銷額和匯兑收 益。來自原業務截至二零一三年六月三十日止 六個月的虧損約為人民幣71.9百萬元,主要由 於:(i)截至二零一三年六月三十日止六個月的 毛利減少;(ii)涉及銷售及分銷的經營開支以及 研發開支,隨著本集團堅持不懈開發新產品及 發掘新市場而增加;及(iii)截至二零一三年六 月三十日止六個月確認物業、廠房及設備以及 存貨之減值虧損,原因是上述項目的可收回金 額或可變現淨值低於其賬面值。

鑑於上述情況,本公司將繼續密切監察業務規 模和組合,著力投放資源至盈力能力較高、市 場前景較佳的業務,鋭意於不久將來扭轉虧損 狀況並務求取得盈利。

\* 僅供識別

<sup>\*</sup> For identification purpose only

# **PERFORMANCE REVIEW** (Continued)

Efforts extended by the Group for the six months ended 30 June 2013 were summarised as follows:

#### **Upgrading of the Customer Base**

In the first half of 2013, the Group kept making great steps and melting its way into the supply chain of the world-renowned brands with better credit by providing excellent products quality and the Group has been optimizing its resources on the team construction of major customers department in spite of the weak operating environment in order to make profit when the recovery of the economic comes. The Group also entered into the supply chain of the three major telecommunication services providers after completion of the Rosy Sun Acquisition.

#### **Progress of Research and Development**

Following the entering into of telecommunication industries upon completion of the Rosy Sun Acquisition, the Group has proactively been dedicated into the research and development of the telecommunication related technology and equipment, for instance, newly emerging information services industry such as the vehicle networking and the wireless smart park projects developed by the Group and which obtained profits during the first half of 2013 due to the long term investments in research and development and the accumulation of these new technologies in the area of internet and cloud computing. The Group developed these technologies relying on the corporation between the Group and some manufacturing corporates of large family car and heavy machineries and equipments. The Group also developed a new type of specialty power cable named Hybrid Cable for Telecommunication in the first half of 2013.



### 業績回顧(續)

本集團截至二零一三年六月三十日止六個月著 眼以下方面:

#### 提升客戶基礎

本集團於二零一三年上半年繼續跨步前進,透 過提供優質產品,從而躋身信譽更佳的世界知 名品牌的供應鏈。此外,即使經營環境低迷, 本集團一直優化資源,建設主要客戶部門團 隊,務求於經濟復甦時獲利。完成Rosy Sun收 購事項後,本集團亦已躋身三大電訊服務運營 商的供應鏈。

#### 推進研發工作

緊接在Rosy Sun收購事項完成後踏足電訊業, 本集團積極投入研發電訊相關技術及設備,如 新興的資訊服務行業,例子有車聯網舖設及無 綫智慧園項目,藉此本集團在二零一三年上半 年獲利,因為本集團對研發方面的長期投資, 並於互聯網及雲計算領域展現此等新技術的累 積成果。本集團藉著與若干大型家用轎車與重 型機械及設備生產商之間的合作,發展此等技 術。本集團亦於二零一三年上半年開發了一種 供電訊業使用之新型特種電纜,名為複合光 纜。

### **PERFORMANCE REVIEW** (Continued)

#### **Upgrading of Management System**

In order to further enhance the management efficiency and reduce operation costs, the Group stepped up ongoing optimization and upgrading of its management system in the first half of 2013. Great efforts were put on a number of spectrums, stretching across: (i) optimizing the automization operation system of EHR (Electronic Human Resource) and further boost the Company's social responsibility by improving working environment safety; (ii) continuously integrating and centralizing superior financial resources within the Group and promote the combination of the centralized financial management and reasonable authorization to further improve the efficiency of the Group's financial system; (iii) improving the safety factor of information access by further revising the ERP (Enterprise Resource Planning) system process and constructing the VPN (Virtual Private Network); and (iv) recruiting talents with experience in internationally renowned companies in respect of the research and development, management and sales departments, in order to achieve more scientific and systematic management methods.

#### **Optimization of Quality System**

To drive up the overall quality control ability of the products and services of the Group, the quality control department introduced the transaction tracking software in the first half of 2013. The Group also established electronic system to supervise the sample requirements from customers, the solution and track to the questions of the products development and the reviewing of the quality of mass production. In doing so, the Group could master the process of products development effectively and speed up the problem-solving process. The quality control of newly developed products could also be better supervised with the application of the above mentioned software system management, which further improved the overall quality of the Group and facilitated the requirements of our customers.

### 業績回顧(續)

### 完善管理系統

為了進一步改善管理效率和降低經營成本,本 集團於二零一三年上半年更加積極進行管理系 統優化和升級,並從以下幾個方面做出巨大努 力:(i)優化電子人力資源的自動化操作系統, 和藉改善工作環境的安全,加強本公司在社會 責任方面的建樹;(ii)繼續整合和集中本集團內 質量較優厚的財務資源,推動中央財務管理則 合理授權的互相聯合,以進一步提升本集團財 務系統的效率;(iii)藉進一步修改企業資源規 劃系統流程及建構虛擬專用網絡,加強存取信 息的安全性;及(iV)為研發、管理、銷售等部 門招攬擁有國際知名企業任職背景的職業管理 人,使管理方法更科學化和系統化。

#### 優化質量系統

為提高本集團整體產品及服務質量控制的能 力,質量控制部門於二零一三年上半年引入交 易追蹤軟件,本集團亦建立一套電子系統,統 理客戶樣本規格要求、產品開發問題的解決方 案及跟進情況,以及檢討量產的品質。這些措 施有助本集團有效掌握產品開發的程序及加快 解決問題的速度。新開發產品的質量控制也可 透過應用上述軟件系統管理措施得到更有效監 控,從而進一步改良本集團的整體質素,更妥 貼滿足客戶的要求。

### **PERFORMANCE REVIEW** (Continued)

#### **Business Restructuring**

On 9 June 2013, the Company entered into a sale and purchase agreement with the Jia Ya Developments Limited ("Jia Ya") and Mr. Chi for the sale of the entire issued share capital of Sumptuous Wealth Limited ("Sumptuous Wealth") (the "S&P Agreement of Sumptuous Wealth") (as supplemented by the supplemental agreement dated 24 June 2013) (the "Sumptuous Wealth Disposal"). The Sumptuous Wealth Disposal will allow the Group to dispose of part of its business in loss status and focus on its remaining business with better profitability.

Following the resolution for approving the Rosy Sun Acquisition being duly passed by the independent shareholders of the Company on 28 January 2013, completion of the Rosy Sun Acquisition took place on 31 January 2013. Rosy Sun and among others, its indirectly wholly owned subsidiary, the PRC Company, became subsidiaries of the Company.

Upon the completion of the Rosy Sun Acquisition, the Group has started to work with the three major telecommunication services providers in the PRC as valuable customers and has taken part in the telecommunication industry which has experienced significant growth in recent years with the supporting policy by the PRC government, and practically engaged in (i) the research and development, manufacturing and sale of cell phones, which can run on 2G and/or 3G networks such as GSM, IS-95, CDMA2000 and TD-SCDMA in the PRC; (ii) the sale of network equipment to three major telecommunication services providers in the PRC, such as core network equipment, IPRAN and xPON; and (iii) the provision of services to major telecommunication services providers in the PRC, such as the installation, maintenance and upgrade of the network equipment and/or wireless network optimization in the existing network systems.

On 12 January 2013, the resolutions for approving the disposal of 55% equity interest in 天津日拓汽車電裝有限公司 (Tianjin Rituo Automotive Electronics Co., Ltd.\*, "Rituo Automotive") and the acquisition of 100% equity interest in 天津市日拓高科技有限公司 (Tianjin Rituo High Technology Co., Ltd\*, "Rituo Technology") were duly passed by the independent shareholders of the Company. The Company has started to carry out its wholly owned automotive wiring harness business since.



#### 業績回顧(續)

#### 業務重組

於二零一三年六月九日,本公司與佳雅發展有 限公司(「佳雅」)及遲先生就出售豪裕有限公司 (「豪裕」)之全部已發行股本訂立買賣協議(「豪 裕買賣協議」)(經日期為二零一三年六月 二十四日之補充協議補充)(「豪裕處置」)。豪 裕處置令本集團出售若干錄得虧損的部分業 務,專注發展盈利能力較佳的餘下業務。

於二零一三年一月二十八日,批准Rosy Sun收 購事項之決議案獲本公司獨立股東正式通過 後,Rosy Sun收購事項於二零一三年一月 三十一日完成交易。Rosy Sun連同及(其中包 括)其間接全資附屬公司中國公司成為本公司 附屬公司。

待完成 Rosy Sun 收購事項後,中國三大電訊服 務運營商成為本集團的核心客戶,本集團將開 始與彼等合作發展電訊業,近年,電訊業受惠 於中央政府的扶助政策而蓬勃發展,本集團實 際涉足之業務計有:(i)在中國研發及產銷 可應用於2G及/或3G網絡(如GSM、IS-95、 CDMA2000及TD-SCDMA)的手機;(ii)向中國 三大電訊服務運營商銷售網絡設備,如核心網 絡設備、IPRAN設備及XPON設備;及(iii)向中 國的主要電訊服務運營商提供網絡設備安裝、 維護、升級及/或為現有網絡系統提供無線網 絡優化服務。

於二零一三年一月十二日,本公司獨立股東正 式通過決議案,批准出售天津日拓汽車電裝有 限公司(「日拓汽車」)55%股權,以及收購天津 市日拓高科技有限公司(「日拓高科技」)100% 股權,本公司已展開其全資擁有之汽車線束業 務。

# OUTLOOK

Several new technologies and devices are looming their way into our life such as wireless power charger, which seems will change our lifestyle somewhat, and the future of the global computing and consumer electronics markets are still unpredictable. By entering into the telecommunication industry and due to the great efforts we have made during the past six months, the Group expect to turn around loss position and make profit in the near future. To achieve this goal, the Company will further dedicate to the restructuring of its traditional business such as the entering into the S&P Agreement of Sumptuous Wealth to dispose some of our loss making businesses. The Company will keep dealing with the complicated situation with cautious, fostering our strengths and circumventing the weaknesses to add value to the Group. In summary, the Group is convinced that the continuous enhancement and development of our business will eventually realise.

# **APPRECIATION**

On behalf of the board (the "Board") of the directors (the "Directors") of the Company, I express my earnest gratitude towards our shareholders for demonstrating your support and confidence in our management team at any moment. At the same time I also wish to thank our colleagues on the Board for your persistent contribution in the Company's development and progress. Furthermore, I thank all the staff that have been committed to their duty for and being resilient in the development of the Group's business.

Yours faithfully,

#### Chi Shaolin

Chairman and CEO of HL Technology Group Limited

28 August 2013

# 前景展望

眾多新穎技術及器材(例如無線充電器)正逐漸 融入日常生活當中,並有機會對我們現有的生 活模式帶來某些改變,且全球計算機及消費電 子市場的前景仍然不明朗。藉進軍電訊行業, 加上我們過去六個月作出的種種努力,本集團 預期,相信不久將來定可扭虧為盈。為達成有 關目標,本公司會繼續致力重組傳統業務,例 如藉訂立豪裕買賣協議出售若干虧損之業務。 本公司將繼續以審慎態度處理複雜情況,將本 集團業務去蕪存菁,為其增值。總括而言,本 集團深信業務最終可以實現持續增長及發展。

# 致謝

我謹代表本公司董事(「董事」)會(「董事會」), 向我們的股東表示誠摯的感謝,感謝你們無論 何時都表現出對我們管理團隊的支持和信任; 同時感謝董事會中的我們同事們,感謝你們持 續的致力於本公司的發展和進步;以及感謝所 有為本集團的業務發展履行他們的職責並且不 斷奮鬥的人士!

此致

**遲少林** 泓淋科技集團有限公司\*主席兼總裁

二零一三年八月二十八日

\* For identification purpose only

# Financial Summary 財務摘要



A summary of unaudited results, selected financial ratio information, assets and liabilities and cash flows is as follows:

# **UNAUDITED RESULTS**

未經審核業績、經選定財務比率資料、資產與 負債及現金流量的概要如下:

# 未經審核業績

		Six months er 截至六月三十 2013 二零一三年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Revenue	收益	1,318,803	1,171,597
Gross profit	毛利	165,769	172,250
(Loss)/profit before tax	除税前(虧損)/溢利	(28,649)	27,000
(Loss)/profit for the period	期內(虧損)/溢利	(42,517)	28,108
(Loss)/profit attributable to: — Owners of the parent — Non-controlling interests	以下各方應佔(虧損)/溢利: 一母公司擁有人 一非控制權益	(42,163) (354) (42,517)	33,943 (5,835) 28,108
(Loss)/earnings per share — Basic (RMB cents)	每股(虧損)/盈利 一基本(人民幣分)	(5.86)	4.71

#### **SELECTED FINANCIAL RATIOS** For the six months ended 30 June

# 經選定財務比率

截至六月三十日止六個月

		2013 二零一三年	2012 二零一二年
Gross profit margin Net (loss)/profit margin Current ratio (times) Gearing ratio <sup>(1)</sup> Return on total assets <sup>(2)</sup>	邊際毛利 邊際淨(虧損)/純利 流動比率(倍) 資本負債比率 <sup>(1)</sup> 總資產回報 <sup>(2)</sup>	12.6% (3.2%) 1.1 31.3% (1.2%)	14.7% 2.4% 1.2 31.4% 1.0%
Return on total equity <sup>(2)</sup>	總權益回報 <sup>(2)</sup>	(3.5%)	2.1%

<sup>(1)</sup> Calculated by using short term borrowings divided by total assets.

⑴ 按短期借貸除以總資產計算。

<sup>(2)</sup> Calculated by using average balances of total assets and total equity.

<sup>(2)</sup> 採用平均總資產和總權益餘額計算得出。

#### ASSETS AND LIABILITIES INFORMATION As at 30 June

# 資產與負債資料表

於六月三十日

		2013 二零一三年 RMB'000 人民幣千元 As at 30 June 於 六月三十日 (Unaudited) (未經審核)	2012 二零一二年 RMB'000 人民幣千元 As at 31 December 於 十二月三十一日 (Unaudited) (Restated) (未經審核) (重列)
Total assets	資產總值	3,468,166	3,506,275
Total assets less current liabilities	總資產減流動負債	1,415,230	1,501,580
Total equity	權益總值	934,808	1,462,535
Cash and cash equivalent	現金及現金等價物	155,366	144,082
Interest-bearing bank and other borrowings	計息銀行及其他借貸	1,085,917	1,065,752

#### **CASH FLOWS INFORMATION** For the six months ended 30 June

# 現金流量資料表

截至六月三十日止六個月

		2013 二零一三年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2012 二零一二年 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Net cash from/(used in) operating activities	經營活動所得/(所用)現金淨額	44,581	(12,748)
Net cash used in investing activities	投資活動所用現金淨額	(55,112)	(81,200)
Net cash from financing activities	融資活動所得現金淨額	22,577	140,313

# Financial Summary 財務摘要









A summary of revenue breakdown in terms of end markets is as follows:





# **BUSINESS REVIEW**

As a result of the Rosy Sun Acquisition, the Group changed the structure of its internal organisation in a manner that caused the composition of its reportable segments to change. Based on the new internal organisation incorporating the new business, the Group has three reportable operating segments and the corresponding revenue of each segment for the six months ended 30 June 2012 has been restated.

# 業務回顧

由於進行Rosy Sun收購事項,本集團更改其內 部組織架構,致使其可報告分部的組成部分出 現變動。根據納入該項新業務的新內部組織, 本集團現有三個可報告經營分部,而截至二零 一二年六月三十日止六個月分部資料之相應項 目已重列。

		Six months ended 30 June 截至六月三十日止六個月 2013 2012 二零一三年 二零一二年				
		Revenue RMB'000 收益 人民幣千元	% of Revenue (Approximate) 佔收益 百分比(%) (概約)	Revenue RMB'000 收益 人民幣千元	% of Revenue (Approximate) 佔收益 百分比(%) (概約)	Change in % (Approximate) 愛動 百分比(%) (概約)
Signal transmission and connectivity products Networks Terminals	信號傳輸及連接產品 網絡 終端	820,348 331,340 167,115	62.2 25.1 12.7	1,030,846 140,751 –	88.0 12.0 –	(20.4) 135.4 N/A
Total	總計	1,318,803	100.0	1,171,597	100.0	12.6



**1H' 2013 Revenue Breakdown by End Markets** 二零一三年上半年按終端市場劃分之收益



Computing	計算機	33.0%
Consumer electronics	消費電子	30.2%
Communication	通訊	30.8%
Automotive	汽車	3.3%
Others	其他	2.7%

# BUSINESS REVIEW (Continued)

Total revenue increased by approximately RMB147.2 million for the six months ended 30 June 2013, or approximately 12.6% as compared to the corresponding period in 2012, amounting to approximately RMB1,318.8 million and within which approximately RMB498.5 million of the total revenue was contributed by the Newly Acquired Business. As for the Original Business, the revenue recorded a decrease of approximately RMB210.5 million for the six months ended 30 June 2013, or approximately 20.4% as compared to the revenue for the six months ended 30 June 2012, mainly due to the negative effects caused by the challenging operating environment, resulting in the decline of the procurement amount from customers of the Group, especially the relatively traditional products, such as external signal cable assembly, internal signal cable assembly, connectors and antennas.

The continuing challenges and uncertainties in the global economy and the computing and consumer electronics industries had severely affected our business. The Group has also been proactively adjusting its business strategy by redressing its business portfolio, tightening credit and cost control and scaling back capital expenditure in certain areas to better manage our operations. Looking forward, the Company will keep reviewing its business scale and portfolio cautiously and focus on putting resources into businesses with stronger profitability and better market prospects to get rid of the loss status and hope to enhance its profitability in the near future.



### **業務回顧**(續)

截至二零一三年六月三十日止六個月之收益總 額,較二零一二年同期增加約人民幣147.2百 萬元或約12.6%至約人民幣1,318.8百萬元,而 收益總額中約人民幣498.5百萬元,來自新購 入業務。對於原業務而言,截至二零一三年六 月三十日止六個月所錄得之收益,較截至二零 一二年六月三十日止六個月下跌約人民幣 210.5百萬元或約20.4%,主要受經營環境日益 艱困構成的負面影響拖累,導致本集團客戶採 購額及本集團產品平均售價下跌,其中以外接 信號線組件、內接信號線組件、連接器及天線 等相對較傳統產品所受之影響最甚。

預期全球經濟及計算機及消費電子行業的挑戰 及不明朗因素將會持續,對本集團業務構成嚴 重影響。本集團亦已重整其業務組合、緊縮信 貸及控制成本及於若干方面調低資本開支,務 求提升營運管理水平,積極調整其業務策略。 展望未來,本公司將繼續謹慎檢討其業務規模 和投資組合,並把資源集中投入到盈利能力較 強和市場前景較好的業務,以扭轉虧損狀況, 並期望在不久將來提升盈利能力。

### BUSINESS REVIEW (Continued)

業務回顧(續)

### **Signal Transmission and Connectivity Products**

# 信號傳輸及連接產品

		Six months ended 30 June 截至六月三十日止六個月				
			013 — <del>—</del> —		12 一 <del>年</del>	
		<del>▼</del> Revenue RMB'000 收益 人民幣千元	<u>一三年</u> % of Revenue (Approximate) 佔收益 百分比(%) (概約)	~~ Revenue RMB'000 收益 人民幣千元	二年 % of Revenue (Approximate) 佔收益 百分比(%) (概約)	Change in % (Approximate) 變動 百分比(%) (概約)
External signal cable assembly Internal signal cable assembly Power cord assembly Signal transmission wire and cable Connectors Antennas Automotive wiring harness Others	外接信號線組件 內接信號線組件 電號傳輸線纜 連接器 天線 天庫線束 其他	176,679 175,801 189,172 185,287 13,504 23,564 41,087 15,254	21.5 21.4 23.1 22.6 1.6 2.9 5.0 1.9	205,404 210,575 176,859 272,240 14,499 23,489 87,463 40,317	19.9 20.4 17.2 26.4 1.4 2.3 8.5 3.9	(14.0) (16.5) 7.0 (31.9) (6.9) 0.3 (53.0) (62.2)
Total	滷計	820,348	100.0	1,030,846	100.0	(20.4)

Signal Transmission and Connectivity Products Segments recorded a total revenue of approximately RMB820.3 million for the six months ended 30 June 2013, which decreased by approximately RMB210.5 million, or approximately 20.4% as compared to the corresponding period in 2012 primarily due to (i) sales of external and internal signal cable assembly dropped by approximately 14.0% and 16.5% respectively due to the reduction of their unit selling price as a result of the fierce competition and weak operating environment and the decrease of sales volume in line with the decrease of market demands on such relatively traditional products; (ii) sales of power cord assembly increased by approximately 7.0% as compared to the corresponding period in 2012 due to our ability to earn more market share from our existing customers with our halogen-free products which has not been affected by the overall trend of the decrease in the unit selling price in the computing and consumer electronics industries; (iii) revenue of our signal transmission wire and cable decreased by approximately 31.9% due to significant drop of sales of our communication and consumer electronics cable, while this drop has somewhat been offset by the increase of other products within this category, namely power cable and specialty power cable; and (iv) revenue of our automotive wiring harness decreased by approximately 53.0% due to negative effects of the relocation of the production base, while we believe that sales in automotive wiring harness will be getting better along with the construction and perfection of this base.

信號傳輸及連接產品分部於截至二零一三年六 月三十日止六個月,錄得總收益約人民幣 820.3百萬元,較二零一二年同期下跌約人民 幣210.5百萬元,或約20.4%,主因是(i)外接信 號線組件及內接信號線組件面對激烈競爭,加 上經營環境疲弱,令其削減單位售價,導致其 各自之銷售分別減少約14.0%及16.5%,而有 關跌幅與市場對該等相對較傳統之產品之需求 收窄一致;(ii)電源線組件之銷售較二零一二年 同期增加約7.0%,原因是本集團自現有無鹵產 品客戶爭取更多市場份額,此類產品並無受計 算機及消費電子行業單位售價的整體下跌趨勢 所影響;(iii)信號傳輸線纜收益減少約31.9%, 原因是通訊及消費電纜之銷售大幅倒退,然而 此跌幅在某程度上被此分類之其他產品(即電 源線及特種線纜)的收益升幅所抵銷;及(iv)汽 車線束收益下跌約53.0%,乃由於其受到遷移 生產基地之負面影響,但我們相信汽車線束之 銷售將隨着此基地之建造及完善,不斷改善。

# BUSINESS REVIEW (Continued)

#### **Networks**

Networks business segment mainly include network equipment such as CN, WLAN, IPRAN and Xpon, and the installation, maintenance and upgrade of the network equipment and/or wireless network optimization on the existing wireless network systems of the three major telecommunication services providers in the PRC. The Group entered into the network business markets after the completion of the Rosy Sun Acquisition. As at 30 June 2013, the Group mainly provide IPRAN and Xpon and network services to three major telecommunication services providers in the PRC and wireless smart park projects which combined the WLAN access system and wireless monitor system to a major manufacture corporate of heavy machineries and equipments in the PRC. Revenue of the networks business segment for the six months ended 30 June 2013 were approximately RMB331.3 million, or representing approximately 25.1% of the total revenue of the Group.

#### **Terminals**

Main products of terminals segment are cell phones which can run on 3G networks such as CDMA2000 and TD-SCDMA and the newly emerged telematics terminals. The Group entered into the terminals markets after the completion of Rosy Sun Acquisition. As at 30 June 2013, the Group mainly provide cell phones and telematics terminals to the PRC cell phone distributors and vehicle manufactures. Revenue of the terminals segment for the six months ended 30 June 2013 were approximately RMB167.1 million, or representing approximately 12.7% of the total revenue of the Group.



#### 業務回顧(續)

#### 網絡

網絡業務分部主要包括CN、WLAN、IPRAN及 Xpon等網絡設備,以及網絡設備的安裝、維 護及升級及中國三大電訊服務運營商現有無線 網絡系統的無線網絡優化服務。本集團於完成 Rosy Sun收購事項後,進軍網絡業務市場。於 二零一三年六月三十日,本集團主要向中國三 大電訊服務運營商提供IPRAN及Xpon及網絡 服務,以及向中國主要重型機械及設備製造公 司提供無綫智慧園項目,該項目合併WLAN接 入系統及無線監察系統。網絡業務分部於截至 二零一三年六月三十日止六個月的收入約為人 民幣331.3百萬元,或佔本集團總收入約 25.1%。

#### 終端

終端分部的主要產品為可以於3G網絡(如 CDMA2000及TD-SCDMA)運作的手機,以及 新掘起的車聯網終端。本集團完成Rosy Sun收 購事項後,進軍終端市場。於二零一三年六月 三十日,本集團主要提供手機及車聯網終端予 中國的手機分銷商及汽車製造商。終端分部於 截至二零一三年六月三十日止六個月的收入約 為人民幣167.1百萬元,或佔本集團總收入約 12.7%。

# **FINANCIAL REVIEW**

#### **Cost of Sales**

The following table sets forth a breakdown of our cost of sales for the period indicated:

### 財務回顧

### 銷售成本

下表載列本集團於所示期內的銷售成本明細:

				onths ended 30 六月三十日止六(		
			013 一三年		12 -二年	
		RMB′000 人民幣千元	% of Total cost of sales (Approximate) 佔銷售 成本總額 百分比(%) (概約)	RMB <sup>'</sup> 000 人民幣千元	% of Total cost of sales (Approximate) 佔銷售 成本總額 百分比(%) (概約)	Change in % (Approximate) 愛動 百分比% (概約)
Raw material costs Utilities Depreciation Labor Cost Outsourcing costs Others	原材料成本 公共事業成本 折舊 勞工成本 外包成本 其他	917,344 13,495 16,938 122,561 64,448 18,248	79.6 1.2 1.5 10.6 5.6 1.5	783,215 13,159 16,927 117,005 51,681 17,360	78.4 1.3 1.7 11.7 5.2 1.7	17.1 2.6 0.1 4.7 24.7 5.1
		1,153,034	100.0	999,347	100.0	15.4

Among the total cost of sales of the Group, approximately RMB433.3 million was attributable to the Newly Acquired Business, among which approximately RMB363.7 million was attributable to the raw material costs, representing approximately 83.9% of the total cost of sales of the Newly Acquired Business. Approximately RMB719.7 million was attributable to the Original Business, among which approximately RMB553.6 million was attributable to the raw material costs, representing approximately 76.9% of the total cost of sales of the Original Business.

Cost of sales increased by approximately RMB153.7 million for the six months ended 30 June 2013, or representing an increase of approximately 15.4% as compared to the corresponding period in 2012. The increase was primarily due to: (i) increase of cost of sales attributable to the Newly Acquired Business was approximately RMB301.9 million; and (ii) cost of sales of the Original Business were decreased by approximately RMB148.2 million, or approximately 17.1%, as compared to the first half of 2012, which was mainly as a result of the drop in the total sales volume.

本集團銷售成本總額中,約人民幣433.3百萬 元屬於新購入業務,其中約人民幣363.7百萬 元屬於該分部之原材料成本,佔新收購業務之 銷售成本總額約83.9%。約人民幣719.7百萬 元屬於原業務,其中約人民幣553.6百萬元屬 於原材料成本,佔原業務之銷售成本總額約 76.9%。

截至二零一三年六月三十日止六個月,銷售成本較二零一二年同期增加約人民幣153.7百萬元或約15.4%,主要源於:(i)新購入業務增加的銷售成本約人民幣301.9百萬元;及(ii)原業務的銷售成本較二零一二年上半年減少約人民幣148.2百萬元或約17.1%,主要由於總銷量下跌所致。



### FINANCIAL REVIEW (Continued)

### **Gross Profit and Margin**

財務回顧(續)

毛利及毛利率

		Six months ended 30 June 截至六月三十日止六個月				
			013 一三年	20 二零-	12	
		Gross profit RMB'000	Gross profit margin (%) (Approximate)	Gross profit RMB'000	Gross profit margin (%) (Approximate)	Change in %
		毛利 人民幣千元	(Approximate) 毛利率 (%) (概約)	毛利 人民幣千元	(Approximate) 毛利率 (%) (概約)	70 變動 百分比
Signal transmission and connectivity products Networks Terminals	信號傳輸及連接產品 網絡 終端	100,614 43,440 21,715	12.3 13.1 13.0	162,927 9,323 –	15.8 6.6 –	(38.2) 366.0 N/A 不適用
Total	總計	165,769	12.6	172,250	14.7	(3.8)

The Group's gross profit for the six months ended 30 June 2013 amounted to approximately RMB165.8 million, representing a decrease of approximately RMB6.5 million as compared to the six months ended 30 June 2012. There was also a decrease of approximately 2.1% in gross profit margin for the six months ended 30 June 2013 as compared to the six months ended 30 June 2012. Gross profit generated from the Newly Acquired Business was approximately RMB65.2 million. Gross profit generated from the Original Business decreased from approximately RMB162.9 million for the six months ended 30 June 2012 to approximately RMB100.6 million for the six months ended 30 June 2013, representing a decrease of approximately 38.2%. Such decrease of gross profit from the Original Business was mainly due to (i) the decline in the average selling price across some of the Group's relatively more traditional products, such as external signal cable assembly, internal signal cable assembly, connectors and antennas, along with increasingly fierce competition and the weakened demand from the Group's major customers for the six months ended 30 June 2013; and (ii) overall rise in labor and outsourcing costs.

截至二零一三年六月三十日止六個月,本集團 毛利約為人民幣165.8百萬元,較截至二零 一二年六月三十日止六個月減少約人民幣6.5 百萬元。截至二零一三年六月三十日止六個月 之毛利率,較截至二零一二年六月三十日止六 個月減少約2.1%。本集團新購入業務的毛利金 額約為人民幣65.2百萬元。原業務產生之毛利 由截至二零一二年六月三十日止六個月約人民 幣162.9百萬元減少至截至二零一三年六月 三十日止六個月的約人民幣100.6百萬元,或 跌幅約38.2%。原業務之毛利跌幅乃主要由於(i) 截至二零一三年六月三十日止六個月,行業競 爭加劇,加上本集團主要客戶的需求轉弱,導 致本集團部分傳統類型產品,如外接信號線組 件、內接信號線組件、連接器及天線之平均售 價下跌;及(ii)勞工及外判成本整體上升。

### FINANCIAL REVIEW (Continued)

#### **Other Income and Other Gains**

The Group recorded other income and gains of approximately RMB17.1 million for the six months ended 30 June 2013, among which approximately RMB4.5 million was the government grants we obtained during the reporting period, approximately RMB1.5 million was bank and other interests income, approximately RMB7.5 million was discounted amount of other borrowings arising from the passage of time and approximately RMB2.2 million was the net positive changes in fair value of our commodity derivative contracts; we also recorded approximately RMB1.2 million net foreign exchange gains from the promissory note (issued by the Company to Mr. Chi on 31 January 2013) and other operating activities of the Group.

#### **Other Expenses**

Other expenses was approximately RMB4.2 million for the six months ended 30 June 2013, which was primarily attributable to losses from disposal of property, plant and equipment and impairment loss recognized in respect of property, plant and equipment.

#### **Distribution and Selling Expenses**

Distribution and selling expenses increased by approximately RMB20.7 million for the six months ended 30 June 2013, or approximately 63.8%, as compared to the corresponding period in 2012. Distribution and selling expenses attributable to the increase from the Newly Acquired Business was approximately RMB12.1 million. Distribution and selling expenses for the Original Business increased by approximately RMB8.6 million, or approximately 26.7%, as compared to the corresponding period in 2012, which was mainly due to, among others, (i) transportation expenses increased by approximately RMB2.2 million, or approximately 18.6% as compared to the first half of 2012, which was mainly as a result of the increase in the marketing activities and the surge in fuel price; (ii) staff cost increased by approximately RMB1.6 million, or approximately 16.6% as compared to the first half of 2012, mainly as a result of the rise in the number of our sales person and the staff salaries in line with the inflation; and (iii) entertainment expenses increased by approximately RMB1.8 million, or approximately 37.9% as compared to the first half of 2012, mainly as a result of the increase in sales and marketing activities.

### 財務回顧(續)

#### 其他收入及其他收益

本集團於截至二零一三年六月三十日止六個月 錄得其他收入及收益約人民幣17.1百萬元,當 中約人民幣4.5百萬元為本集團於報告期間取 得之政府補貼、約人民幣1.5百萬元則來自銀 行及其他利息收入、約人民幣7.5百萬元來自 因時間過去產生的其他借貸貼現的金額,以及 約人民幣2.2百萬元屬商品衍生合約之公平值 淨變動正數,此外,本集團亦錄得約人民幣1.2 百萬元來自承兑票據(由本公司於二零一三年 一月三十一日發行予遲先生)及本集團其他經 營活動的淨匯兑收益。

#### 其他開支

截至二零一三年六月三十日止六個月之其他開 支約人民幣4.2百萬元,主要源於出售物業、 廠房及設備之虧損以及就物業、廠房及設備確 認之減值虧損。

#### 分銷及銷售開支

截至二零一三年六月三十日止六個月,分銷及 銷售開支較二零一二年同期增加約人民幣20.7 百萬元或約63.8%。新購入業務增加之分銷及 銷售開支約佔人民幣12.1百萬元;原業務的分 銷及銷售開支較二零一二年同期增加約人民幣 8.6百萬元或約26.7%,主要由於(其中包括)(i) 運輸費用較二零一二年上半年增加約人民幣2.2 百萬元或約18.6%,主要由於營銷活動增長以 及燃料價格上升所致;(ii)員工成本較二零一二 年上半年增加約人民幣1.6百萬元或約16.6%, 主要由於銷售人員數目增加及員工薪金跟隨通 脹上升所致;以及(iii)應酬開支較二零一二年 上半年增加約人民幣1.8百萬元或約37.9%,主 要由於銷售及營銷活動增加所致。

# FINANCIAL REVIEW (Continued)

#### **Administration and General Expenses**

Administration and general expenses increased by approximately RMB7.0 million for the six months ended 30 June 2013, or approximately 11.0%, as compared to the corresponding period in 2012. Administration and general expenses attributable to the increase from the Newly Acquired Business was approximately RMB15.7 million. Administration and general expenses for the Original Business were decreased by approximately RMB8.7 million, or approximately 13.8% as compared to the first half of 2012 mainly due to, among others, (i) the staff cost and the amortization of the employee's share scheme dropped by approximately RMB8.6 million and RMB3.4 million, or approximately 29.4% and 94.8% respectively as compared to the first half of 2012, which was mainly as a result of our better control over the mass recruitment of administration staff during the tough time and the expiry of most of employee's share; and (ii) audit and professional fees increased by approximately RMB4.6 million, or approximately 257.2%, as compared to the first half of 2012 mainly due to mass audit and professional fees occurred during the Rosy Sun Acquisition and the Sumptuous Wealth Disposal.

#### **Research and Development Expenses**

Research and development expenses increased by approximately RMB3.9 million for the six months ended 30 June 2013, or approximately 9.9%, as compared to the corresponding period in 2012, which was mainly attributable to the Newly Acquired Business as a result of the expansion of its research and development in terms of scale.

#### **Financial Costs**

Finance costs increased by approximately RMB16.3 million for the six months ended 30 June 2013, or approximately 69.8%, as compared to the corresponding period in 2012, which was mainly due to the financial costs from the Newly Acquired Business.

#### **Income Tax Expense**

We incurred income tax expense of approximately RMB13.9 million for the six months ended 30 June 2013 primarily due to (i) the current PRC Enterprise Income Tax expense occurred from the Newly Acquired Business of approximately RMB6.1 million and current withholding tax from the Original Business of approximately RMB2.1 million relating to profit distribution to the Company; and (ii) deferred tax of approximately RMB5.7 million. On an overall basis, the Group's effective tax rate in the first half of 2013 was -48.4%, contrasting to -4.1% in the first half of 2012.



### 財務回顧(續)

#### 行政及一般開支

截至二零一三年六月三十日止六個月,行政及 一般開支較二零一二年同期增加約人民幣7.0 百萬元,或約11.0%。本集團新購入業務增加 之行政及一般開支約佔人民幣15.7百萬元。原 業務之行政及一般開支較二零一二年上半年減 少約人民幣8.7百萬元或約13.8%,主要由於(其 中包括):(1)員工成本及僱員股份計劃攤銷分 別較二零一二年上半年減少約人民幣8.6百萬 元及人民幣3.4百萬元,或約29.4%及94.8%, 主要由於本集團於困難時期加強控制整體聘請 行政職員,以及大部分僱員股份到期所致;及 (ii)審核及專業費用較二零一二年上半年增加約 人民幣4.6百萬元;或約257.2%,主要因為 Rosy Sun收購事項及豪裕處置時產生大量審核 及專業費用。

#### 研發開支

截至二零一三年六月三十日止六個月之研發開 支,較二零一二年同期增加約人民幣3.9百萬 元或約9.9%,增幅主要來自新購入業務,概因 本集團擴充研發之規模所致。

#### 融資成本

與二零一二年同期相比,截至二零一三年六月 三十日止六個月的融資成本,增長約人民幣 16.3百萬元,或約69.8%,主要源於新收購之 業務分部之融資成本。

#### 所得税開支

本集團於截至二零一三年六月三十日止六個月 的所得税開支,約為人民幣13.9百萬元,主要 由於(i)新收購業務產生的現行中國企業所得税 開支約人民幣6.1百萬元及原業務關於向本公 司分派溢利的即期預扣税約人民幣2.1百萬元; 及(ii)遞延税項約人民幣5.7百萬元。整體而言, 本集團於二零一三年上半年的實際税率 為-48.4%,而二零一二年上半年為-4.1%。

### FINANCIAL REVIEW (Continued)

#### (Loss)/Profit for the Period

Loss for the six months ended 30 June 2013 of the Group was approximately RMB42.5 million even after combining the net profit of approximately RMB29.4 million from the Newly Acquired Business. The loss for the six months ended 30 June 2013 from the Original Business was approximately RMB71.9 million which was primarily due to (i) the decrease in gross profit for the six months ended 30 June 2013; (ii) the increase in operating expenses relating to selling and distribution and research and development expenses along with the Group's continued efforts on developing new products and exploring new markets; and (iii) impairment loss on property, plant and equipment and inventories recognised during the six months ended 30 June 2013 since their recoverable amount or net realizable value was less than their carrying amount.

#### **Liquidity and Financial Resources**

The Group will continue to implement prudent financial management policies and maintain a reasonable gearing ratio during its operation. As at 30 June 2013, the Group's gearing ratio was approximately 31.3% (30 June 2012: approximately 31.4%).

As at 30 June 2013, the total bank and other borrowings of the Group amounted to approximately RMB1,085.9 million (31 December 2012: approximately RMB1,065.8 million). These loans carried interests at floating or fixed rates. For the total bank and other borrowings of approximately RMB1,085.9 million, approximately RMB557.7 million was secured loans.

The bank and other borrowings from Newly Acquired Business decreased by approximately RMB40.4 million due to the repayment of loans in the first half of 2013. Apart from the above effect caused by the Newly Acquired Business, the bank and other borrowings increased by approximately RMB60.5 million, which was mainly attributable to the investments in new factories and production facilities in Weihai, Dezhou and Huizhou bases and the general working capital requirements.

Save as aforesaid or as otherwise disclosed in this interim report, and apart from intragroup liabilities, the Company did not have outstanding at the close of business on 30 June 2013, any loan capital issued and outstanding or agreed to be issued, bank overdrafts, loans or other similar indebtedness, liabilities under acceptances or acceptable credits, debentures, mortgages, charges, hire purchases commitments, guarantees or other material contingent liabilities.

### 財務回顧(續)

#### 本期間(虧損)/溢利

截至二零一三年六月三十日止六個月,即使計 及新收購業務分部之純利約人民幣29.4百萬 元,本集團仍錄得虧損約人民幣42.5百萬元。 原業務截至二零一三年六月三十日止六個月的 虧損約為人民幣71.9百萬元,主要原因是:(1) 截至二零一三年六月三十日止六個月的毛利下 降:(ii)隨著本集團不斷致力開發新產品及開拓 新市場,涉及銷售及分銷方面的營業開支以及 研發開支顯著增加;以及(iii)截至二零一三年 六月三十日止六個月內確認的物業、廠房及設 備以及存貨出現減值虧損,源於其可回收金額 或可變現淨值低於其賬面值。

#### 流動資金及財務資源

本集團將於營運過程中,繼續執行審慎的財務 管理政策,並維持合理的資本負債比率。於二 零一三年六月三十日,本集團的資本負債比率 約為31.3%(二零一二年六月三十日:約 31.4%)。

於二零一三年六月三十日,本集團的總銀行及 其他借貸約人民幣1,085.9百萬元(二零一二年 十二月三十一日:約人民幣1,065.8百萬元)。 該等貸款按浮動或固定利率計算。於總金額為 約人民幣1,085.9百萬元的銀行及其他借貸中, 金額為約人民幣557.7百萬元的部分,為已抵 押貸款。

新收購業務分部之銀行及其他借貸減少約人民 幣40.4百萬元,這是因二零一三年上半年已償 還若干貸款。除上述新購入業務所帶來的影響 外,銀行及其他借貸增長約為人民幣60.5百萬 元,主要由於本集團於威海、德州和惠州基地 投資新廠房及生產設施以及一般營運資本需求 所致。

除上述或本中期報告另有披露者,以及集團內 公司間之負債外,於二零一三年六月三十日營 業時間結束時,本公司並無任何已發行及未清 償或同意發行之借貸資本、銀行透支、貸款或 其他類似債務、承兑負債或承兑信貸、債券、 按揭、質押、租購承擔、擔保或其他重大或然 負債。

# FINANCIAL REVIEW (Continued)

#### Liquidity and Financial Resources (Continued)

The Directors have confirmed that, there has been no material change in the indebtedness and contingent liabilities of the Group since 30 June 2013 to the date of this interim report.

#### **Foreign Currency Risk**

As certain of our trade and other receivables, trade and other payables and bank borrowings of the Group are denominated in foreign currency, hence exposure to exchange rate fluctuation arises. The Group had entered into certain foreign exchange forward contracts to mitigate its foreign currency exposure.

#### **Working Capital**

Inventories balance as at 30 June 2013 was approximately RMB400.1 million (31 December 2012: approximately RMB327.4 million). Apart from the increase of approximately RMB18.9 million from the Newly Acquired Business, the inventories balance from Original Business increased by approximately RMB53.7 million, which was mainly due to special strategy preparation of Weihai base to its customers. The average turnover days for inventories stood at 57 days as at 30 June 2013 (30 June 2012: 56 days).

Trade and bills receivables balance as at 30 June 2013 was approximately RMB1,324.3 million (31 December 2012: approximately RMB1,353.5 million). Apart from the increase of trade and bills receivables of approximately RMB63.8 million from the Newly Acquired Business, the trade and bills receivables from Original Business decreased by approximately RMB93.1 million which was mainly due to that we accelerated the recovery of trade and bills receivables proactively during the tough time and the decrease of revenue for this period. The average turnover days for trade and bills receivables stood at 183 days (30 June 2012: 174 days). As at 30 June 2013, approximately 65.5% of our trade and bills receivables were due within three months.

Trade and bills payables balance as at 30 June 2013 was approximately RMB737.7 million (31 December 2012: approximately RMB666.4 million). Apart from the increase of approximately RMB60.3 million from the Newly Acquired Business, the trade and bills payables from Original Business decreased by approximately RMB11.0 million which was mainly due to the drop of procurement volume. The average turnover days for trade and bills payables stood at 110 days as at 30 June 2013 (30 June 2012: 96 days) which was mainly due to the increased proportion of trade and bills payables from Newly Acquired Business with relatively longer payment credit period.



### 財務回顧(續)

#### 流動資金及財務資源(續)

董事已確認,自二零一三年六月三十日至本中 期報告日期為止,本集團的債務及或然負債概 無重大變動。

#### 外幣風險

由於本集團的若干貿易及其他應收款項、貿易 及其他應付款項及銀行借貸以外幣列值,故會 出現面臨匯率波動的風險。本集團已訂立若干 外匯遠期合約,以減低其外幣風險。

#### 運營資本

於二零一三年六月三十日,存貨結餘約為人民 幣400.1百萬元(二零一二年十二月三十一日: 約人民幣327.4百萬元)。除來自新購入業務增 長約人民幣18.9百萬元外,來自原業務之存貨 結餘增加約人民幣53.7百萬元,主要由於威海 為其客戶作出之特殊戰略性準備所致。二零 一三年六月三十日的存貨平均周轉日數保持57 日(二零一二年六月三十日:56日)。

於二零一三年六月三十日,貿易及票據應收款 結餘約為人民幣1,324.3百萬元(二零一二年 十二月三十一日:約人民幣1,353.5百萬元)。 除來自新購入業務的貿易及票據應收款增長約 人民幣63.8百萬元外,來自原業務之貿易及票 據應收款下降約人民幣93.1百萬元,主要是因 為本集團於困難時期主動加快貿易及票據應收 款的回收速度,及本期間收益下跌所致。於二 零一三年六月三十日,貿易及票據應收款的平 均周轉日數為183日(二零一二年六月三十日: 174日)。於二零一三年六月三十日,約65.5% 的貿易及票據應收款於三個月內到期。

於二零一三年六月三十日,貿易及票據應付款 結餘約為人民幣737.7百萬元(二零一二年十二 月三十一日:約人民幣666.4百萬元)。除來自 新購入業務的增長約人民幣60.3百萬元外,來 自原業務之貿易及票據應付款下跌約人民幣 11.0百萬元,主要由於採購量減少。於二零 一三年六月三十日,貿易及票據應付款的平均 周轉日數為110日(二零一二年六月三十日: 96日),主要由於來自新購入業務之貿易及票 據應付款之比例提高,而支付該等應付款之信 貸期較長。

# FINANCIAL REVIEW (Continued)

#### Working Capital (Continued)

Our cash conversion cycle for the six months ended 30 June 2013 was 130 days as compared to 134 days for the six months ended 30 June 2012.

#### **Cash Flows**

#### 財務回顧(續)

#### 運營資本(續)

截至二零一三年六月三十日止六個月,我們的 現金周轉周期約為130日,而截至二零一二年 六月三十日止六個月則為134日。

#### 現金流量

		Six months e 截至六月三十	
		2013 二零一三年 RMB′000 人民幣千元	2012 二零一二年 RMB′000 人民幣千元
Net cash from/(used in) operating activities	經營活動所得/(所用)現金 淨額	44.581	(12,748)
Net cash used in investing activities Net cash from financing activities	投資活動所用現金淨額 融資活動所得現金淨額	(55,112) 22,577	(81,200) 140,313

For the six months ended 30 June 2013, our cash flows have been improved greatly. Net cash from operating activities for the six months ended 30 June 2013 was approximately RMB44.6 million, whereas net cash used in operating activities for the six months ended 30 June 2012 was approximately RMB12.7 million. The improvement on operating cash flows condition were primarily due to the decrease in trade and bills receivables.

Net cash used in investing activities for the six months ended 30 June 2013 of approximately RMB55.1 million was primarily attributable to investments in new factories and production facilities in Weihai, Dezhou and Huizhou bases.

Net cash from financing activities for the the six months ended 30 June 2013 amounted to approximately RMB22.6 million, which was primarily attributable to the increase in bank borrowings.

於截至二零一三年六月三十日止六個月,我們 的現金流量大幅改善。截至二零一三年六月 三十日止六個月,經營活動所得現金淨額約為 人民幣44.6百萬元,而於截至二零一二年六月 三十日止六個月,經營活動所用現金淨額約為 人民幣12.7百萬元。經營活動的現金流狀況得 以改善,主要由於貿易及票據應收款減少所 致。

截至二零一三年六月三十日止六個月,投資活動所用現金淨額約人民幣55.1百萬元,主要由於就威海、德州和惠州基地的新廠房及生產設施投資所致。

截至二零一三年六月三十日止六個月,融資活動所得現金淨額為約人民幣22.6百萬元,主要由於銀行借款增加所致。

# FINANCIAL REVIEW (Continued)

#### **Capital Expenditure**

For the six months ended 30 June 2013, the Group incurred total capital expenditure of approximately RMB61.7 million (among which approximately RMB8.8 million was generated by the Newly Acquired Business) (30 June 2012: approximately RMB106.2 million) in construction of new factories, research and development center, the purchase of land, plant and machinery, equipment and computer systems.

#### **Capital Commitments**

As at 30 June 2013, the Group had capital commitments of approximately RMB34.4 million in respect of acquisition of property, plant and equipment. As at 31 December 2012, the Group had capital commitment of approximately RMB64.2 million and approximately RMB533.1 million in respect of acquisition of property, plant and equipment, and in respect of acquisition of equities respectively.

#### **Employees**

As at 30 June 2013, subsidiaries attributable to the Original Business had a total of 9,429 full time staff, of which 3,145 were direct employees (30 June 2012: 3,626) and 5,026 were contract workers (30 June 2012: 5,960). As at 30 June 2013, we also had 1,258 part time interns (30 June 2012: 1,274). All contract workers and part time interns were mainly deployed in production, the breakdown of direct employees of subsidiaries attributable to the Original Business as at 30 June 2013 and 2012 is as follows:



#### 財務回顧(續)

#### 資本開支

截至二零一三年六月三十日止六個月,本集團 就興建新廠房、研發中心以及購買土地、廠 房、機器、設備及計算機系統,招致總資本開 支約人民幣61.7百萬元,其中約人民幣8.8百 萬元來自新購入業務(二零一二年六月三十日: 約人民幣106.2百萬元)。

### 資本承擔

於二零一三年六月三十日,本集團就收購物 業、廠房及設備的資本承擔約為人民幣34.4百 萬元。於二零一二年十二月三十一日,本集團 就收購物業、廠房及設備以及收購股權的資本 承擔分別約為人民幣64.2百萬元及約人民幣 533.1百萬元。

#### 僱員

於二零一三年六月三十日,屬於原業務之附屬 公司合共有9,429名全職員工,其中3,145名為 直接僱員(二零一二年六月三十日:3,626名) 及5,026名為合約員工(二零一二年六月三十 日:5,960名)。於二零一三年六月三十日,亦 有1,258名兼職實習員工(二零一二年六月三十 日:1,274名)。所有合約員工及兼職實習員工 均主要負責生產,而屬於原業務之附屬公司之 直接僱員於二零一三年及二零一二年六月三十 日的明細如下:

		As at 30 June 2013 於 二零一三年 六月三十日	As at 30 June 2012 於 二零一二年 六月三十日
Manufacturing Sales and marketing General and administration Research and Development Quality control	製造 銷售及市場推廣 一般及行政 研發 品質控制	1,240 292 773 252 588	1,558 253 809 393 613
Total	總計	3,145	3,626

# FINANCIAL REVIEW (Continued)

#### Employees (Continued)

The breakdown of direct employees attributable to the Newly Acquired Business as at 30 June 2013 and 2012 is as follow:

### 財務回顧(續)

**僱員**(續)

於二零一三年及二零一二年六月三十日,屬於 新收購業務之直接僱員的明細如下:

		As at 30 June 2013 於 二零一三年 六月三十日	As at 30 June 2012 於 二零一二年 六月三十日
Manufacturing Sales and marketing General and administration Research and development Quality control	製造 銷售及市場推廣 一般及行政 研發 品質控制	102 366 78 63 30	231 17 93 43 17
Total	總計	639	401

### **Use of Proceeds Raised from the Global Offering**

#### 全球發售所得款項用途

The net proceeds from the global offering of the Company (the "Global Offering"), after deducting the relevant cost were approximately HK\$470.3 million (equivalent to approximately RMB400.7 million). As at 30 June 2013, the Company utilised the proceeds of approximately RMB317.7 million to the Group's new development projects, research and development and working capital in line with the disclosure in the prospectus of the Company. The Directors do not anticipate any substantial changes to its plan on the use of proceeds as stated in the prospectus of the Company.

經扣除有關成本後,本公司全球發售(「全球發 售」)所得款項淨額約為470.3百萬港元(相當於 約人民幣400.7百萬元)。於二零一三年六月 三十日,本公司已將其中約人民幣317.7百萬 元,用於本集團新開發項目、研發及運營資 本,與本公司招股章程所披露一致。董事預 期,本公司招股章程所呈列之所得款項計劃用 途,並不會出現任何重大變動。

As at 30 June 2013, proceeds used on projects are generally analyzed as follows:

於二零一三年六月三十日,用於項目之所得款 項大致分析如下:

Projects	項目		
Expanding production capacity of existing	擴大現有產品產能	1/0.0	110.0
products		160.3	110.8
Development and production of new products	開發及製造新產品	176.3	142.8
Research and development investment	研發投資	24.0	24.0
General working capital and other general	一般營運資本及其他一般		
corporate purposes	公司用途	40.1	40.1
Total	總計	400.7	317.7



# MAJOR AND CONNECTED TRANSACTION IN RELATION TO THE ACQUISITION OF ROSY SUN

On 28 October 2012, the Company entered into a sale and purchase agreement (the "S&P Agreement of Rosy Sun") with Mr. Chi for the Rosy Sun Acquisition.

Pursuant to the S&P Agreement of Rosy Sun (as supplemented by the supplemental agreement entered into between the Company and Mr. Chi dated 28 December 2012), Mr. Chi had conditionally agreed to sell and the Company had conditionally agreed to purchase the entire issued share capital of Rosv Sun (the "Sale Shares") and the loan or debt (if any) owing by Rosy Sun, New Postcom Technology Company Limited (the "HK Company") or the PRC Company to Mr. Chi at a consideration of HK\$650.0 million (the "Acquisition Consideration"). The Acquisition Consideration was determined after arm's length negotiations between Mr. Chi and the Company after taking into account a number of factors including the business nature, the business prospects, net assets value of Rosy Sun, the HK Company and the PRC Company as at 30 June 2012, performance of the PRC Company, the profit guarantee given by Mr. Chi to the Company that, subject to the terms of the S&P Agreement of Rosy Sun, the net profit of the PRC Company for the financial year ending 31 December 2013 shall be not less than RMB85.0 million, and the preliminary estimation of the fair value of the PRC Company of approximately HK\$700.0 million pursuant to the business valuation carried out by an independent valuer under the market approach using the relevant forward price to earnings multiples and relevant forecast earnings of the PRC Company for the year ended 31 December 2012.

The PRC Company is a wholly foreign owned enterprise established in Shenyang, Liaoning Province, the PRC, which is wholly owned by the HK Company. The HK Company is an investment holding company incorporated in Hong Kong, which is wholly owned by Rosy Sun. Rosy Sun is an investment holding company incorporated in the British Virgin Islands.

The PRC Company is principally engaged in (i) the research and development, manufacturing and sale of cell phones, which can run on 2G and/or 3G networks such as GSM, IS-95, CDMA2000 and TD-SCDMA in the PRC; (ii) the sale of network equipment to three major telecommunication services providers in the PRC, such as core network equipment, IPRAN and xPON; and (iii) the provision of services to the three major telecommunication services providers in the PRC, such as the installation, maintenance and upgrade of the network equipment and/or wireless network optimization in their existing network systems.

# 有關收購ROSY SUN之主要及關 連交易

於二零一二年十月二十八日,本公司與遲先生 訂立買賣協議(「Rosy Sun買賣協議」),進行 Rosy Sun收購事項。

根據Rosy Sun買賣協議(經本公司與遲先生於 二零一二年十二月二十八日訂立的補充協議補 充), 遲先生已有條件地同意出售及本公司已 有條件地同意收購Rosv Sun 全部已發行股本 (「待售股份」)及Rosy Sun、新郵通信技術有限 公司(「香港公司」)或中國公司結欠遲先生之貸 款或債務(如有),代價為6億5千萬港元(「收 購代價」)。收購代價由遲先生與本公司公平磋 商後釐定,過程已經考慮多項因素,包括於二 零一二年六月三十日 Rosy Sun、香港公司及中 國公司的業務性質、業務前景及資產淨值、中 國公司業績、遲先生向本公司所作的利潤保證 (即在Rosv Sun買賣協議條款規限下,中國公 司截至二零一三年十二月三十一日止財政年度 的淨利潤須不少於人民幣8千5百萬元)及獨立 估值師利用市場法根據有關預測市盈倍數及中 國公司截至二零一二年十二月三十一日止年度 的有關預測盈利進行的業務估值,得出的中國 公司初步估計的公平值約7億港元。

中國公司為於中國遼寧省瀋陽市成立的外商獨 資企業,由香港公司全資擁有。香港公司為一 間於香港註冊成立的投資控股公司,由Rosy Sun全資擁有。Rosy Sun為一間於英屬維爾京 群島註冊成立的投資控股公司。

中國公司主要從事(i)於中國研發、製造 及銷售手機,該品牌系列手機可應用於2G 及/或3G網絡,如GSM、IS-95、CDMA2000 及TD-SCDMA;(ii)向中國三大電訊服務運營商 銷售網絡設備,如核心網絡設備、IPRAN設備 及xPON設備;及(iii)向中國三大電訊服務運營 商供應網絡設備安裝、維護、升級及/或現有 網絡系統的無線網絡優化服務。

### MAJOR AND CONNECTED TRANSACTION IN RELATION TO THE ACQUISITION OF ROSY SUN (Continued)

The Rosy Sun Acquisition constitutes a major transaction of the Company under Chapter 14 of The Rules Governing the Listing of Securities (the "Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Mr. Chi is the controlling shareholder of the Company, an executive Director and the chairman of the Company who is interested in approximately 40.87% interests of the Company and the Rosy Sun Acquisition also constitutes a connected transaction of the Company and the independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

On 31 January 2013, all conditions precedent under the S&P Agreement of Rosy Sun (including approval of independent shareholders of the Company at the general meeting held on 28 January 2013) have been fulfilled, and completion of the Rosy Sun Acquisition took place on 31 January 2013. In accordance with the S&P Agreement of Rosy Sun, the Company issued a promissory note in the amount of HK\$650 million to Mr. Chi in satisfaction of the Acquisition Consideration.

Details of the Rosy Sun Acquisition have been set out in the announcements dated 30 October 2012, 19 November 2012, 17 December 2012, 28 December 2012, 28 January 2013 and 31 January 2013 respectively and the circular dated 31 December 2012 published by the Company.

# 有關收購ROSY SUN之主要及關 連交易(續)

Rosy Sun 收購事項根據香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)第 14章構成本公司一項主要交易。遲先生為本公 司控股股東、本公司執行董事兼主席(其擁有 本公司約40.87%的權益),故此遲先生被視為 本公司之關連人士,而Rosy Sun 收購事項亦構 成本公司一項關連交易,並須遵守上市規則第 14A章項下關於申報、公告及獨立股東批准的 規定。

於二零一三年一月三十一日,所有 Rosy Sun 之 買賣協議下的先決條件(包括於二零一三年一 月二十八日舉行的股東大會上獲得本公司獨立 股東批准)已達成, Rosy Sun 收購事項於二零 一三年一月三十一日完成交易。根據 Rosy Sun 買賣協議,本公司發行650百萬港元的承兑票 據予遲先生以支付收購事項之代價。

Rosy Sun 收購事項之詳情已分別載於本公司日 期為二零一二年十月三十日、二零一二年十一 月十九日、二零一二年十二月十七日、二零 一二年十二月二十八日、二零一三年一月 二十八日及二零一三年一月三十一日的公告, 以及二零一二年十二月三十一日的通函內。



### CONNECTED TRANSACTION AND DISCLOSEABLE TRANSACTION IN RELATION TO THE DISPOSAL OF RITUO AUTOMOTIVE AND THE ACQUISITION OF RITUO TECHNOLOGY

Rituo Automotive and Rituo Technology (collectively, the "Tianjin Rituo Group") were acquired by Weihai Electronic, a wholly owned subsidiary of the Company on 21 February 2011 and it has been nonwholly owned as to 55% by the Company. Pursuant to the terms of the acquisition, if the aggregate amount of the audited net profit after tax of Tianjin Rituo Group for the two years ending 31 December 2012 is less than RMB40.0 million as guaranteed by Wang Xiang and Wang Weiguo (collectively referred to as the "Tianjin Rituo Founders"), the Tianjin Rituo Founders shall pay Weihai Electronic 34.4% of the difference between the actual profit and the abovementioned guaranteed profit, and Weihai Electronic will have to contribute such sum back into Tianjin Rituo Group through increasing the registered capital of Rituo Automotive, while the Tianjin Rituo Founders will proportionally contribute capital to Rituo Automotive according to the sum that Weihai Electronic contributed.

On 20 November 2012, Weihai Electronic entered into a disposal agreement (the "Disposal Agreement") with, among others, Wang Xiang (one of the Tianjin Rituo Founders) pursuant to which Weihai Electronic agreed to sell, and Wang Xiang agreed to purchase 55% equity interests in Rituo Automotive (the "Rituo Disposal") at the consideration of RMB58.6 million (equivalent to approximately HK\$70.3 million), which was determined primarily with reference to: (i) the operating situation at Rituo Automotive; (ii) the non-exercise of the relevant profit guarantee; (iii) the amount of such consideration representing a 30.8% premium to the 55% proportionate net asset value of Rituo Automotive as at 31 October 2012; and (iv) the amount of capital contribution injected by Weihai Electronic into Rituo Automotive in February 2011, which was made reference to factors including but not limited to the relevant profit guarantee.

On the same day, Weihai Electronic entered into an acquisition agreement (the "Acquisition Agreement") with, among others, Rituo Automotive, pursuant to which Rituo Automotive agreed to sell and Weihai Electronic agreed to purchase 100% equity interest in Rituo Technology (the "Rituo Acquisition") at the consideration of RMB15.0 million (equivalent to approximately HK\$18.0 million). The consideration was determined by reference to, among other things, the total amount Rituo Automotive invested into Rituo Technology and the net asset value of Rituo Technology as at 31 October 2012.

# 有關處置日拓汽車及收購日拓科技 的關連交易及須予披露交易

日拓汽車及日拓科技(統稱「天津日拓集團」) 已由本公司全資附屬有限公司威海電子於二零 一一年二月二十一日收購及由本公司間接持有 55% 權益。根據收購條款,倘天津日拓集團於 截至二零一二年十二月三十一日止兩個年度的 經審核除税後純利總額少於王祥及王衛國(統 稱為「天津日拓創辦人」)所擔保的人民幣40.0 百萬元,天津日拓創辦人須向威海電子支付實 際利潤及上述保證利潤差額之34.4%,及威海 電子將必須透過增加日拓汽車已註冊資本向天 津日拓集團注入有關金額,而天津日拓創辦人 將根據威海電子注資總額按比例向日拓汽車注 資。

於二零一二年十一月二十日,威海電子與(其 中包括)王祥(天津日拓創辦人之一)訂立處置 協議(「處置協議」),據此威海電子同意處置及 王祥同意購買日拓汽車的55%權益(「日拓處 置」),代價為人民幣58.6百萬元(相當於約 70.3百萬港元),乃主要參照以下多項而釐定: (1)日拓汽車的經營狀況:(ii)有關利潤保證並無 獲履行:(iii)該代價的金額較日拓汽車於二零 一二年十月三十一日的55%比例淨資產值溢價 30.8%;及(iv)威海電子於二零一一年二月注入 日拓汽車的注資金額,該金額乃參照包括但不 限於有關利潤保證等因素而作出。

於同日,威海電子與(其中包括)日拓汽車訂立 收購協議(「收購協議」),據此日拓汽車同意出 售及威海電子同意購買日拓科技的全部股權 (「日拓收購」),代價為人民幣15.0百萬元(相 當於約18.0百萬港元)。代價乃經參考(其中包 括)日拓汽車投資予日拓科技的總金額及日拓 科技於二零一二年十月三十一日的資產淨值。

#### CONNECTED TRANSACTION AND DISCLOSEABLE TRANSACTION IN RELATION TO THE DISPOSAL OF RITUO AUTOMOTIVE AND THE ACQUISITION OF RITUO TECHNOLOGY (Continued)

Rutio Technology is principally engaged in the design, research and development, manufacture and sale of automotive wiring harness products to end PRC automobile customers.

The Rituo Disposal and the Rituo Acquisition, when aggregated, constitutes a discloseable transaction of the Company under Chapter 14 of the Listing Rules. Wang Xiang holds more than 30% of the registered capital of Rituo Automotive at the relevant time and is a director of Rituo Automotive immediately before and after the Rituo Disposal, and within the preceding 12 months from the entering into of the Disposal Agreement and the Acquisition Agreement. Accordingly, both Wang Xiang and Rituo Automotive are connected persons of the Company and each of the Rituo Disposal and the Rituo Acquisition constitutes a connected transaction of the Company, and, when aggregated, is a connected transaction which is subject to the reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

On 19 December 2012, Weihai Electronic and Wang Xiang entered into a supplemental agreement to the Disposal Agreement pursuant to which (i) Weihai Electronic and Wang Xiang agreed to extend the date of payment by Wang Xiang of the consideration under the Disposal Agreement (the "Disposal Consideration") from 31 December 2012 to 31 March 2013; and (ii) if Wang Xiang fails to pay the Disposal Consideration in full by 31 March 2013, he would also pay interest equivalent to 10% above the benchmark interest rate on loans over the same period as announced by the People's Bank of China which has been accrued on the balance of the Disposal Consideration. On the same day, Weihai Electronic and Rituo Automotive entered into a supplemental agreement to the Acquisition Agreement pursuant to which Weihai Electronic and Rituo Automotive agreed to extend the date of payment by Weihai Electronic of the consideration under the Acquisition Agreement from 31 December 2012 to 31 March 2013.

# 有關處置日拓汽車及收購日拓科技 的關連交易及須予披露交易(續)

日拓科技主要從事設計、研發、為中國汽車終端客戶生產及銷售汽車線束產品。

日拓處置及日拓收購,在彙集計算基準下,根 據上市規則第14章構成本公司的一項須予披 露交易。緊接及緊隨日拓處置前後,以及訂立 處置協議及收購協議起計前十二個月,王祥於 有關時間持股佔日拓汽車的註冊資本超過 30%,且為日拓汽車的董事。據此,王祥及日 拓汽車為本公司的關連人士,而根據上市規則 第14A章,日拓處置及日拓收購各自構成本公 司的關連交易並在彙集計算基準下構成一項關 連交易,須遵守申報、公告及尋求獨立股東批 准規定。

於二零一二年十二月十九日,威海電子與王祥 訂立處置協議之補充協議,據此:(1)威海電子 與王祥同意延展王祥支付處置協議項下的代價 (「處置代價」)之付款日期,由二零一二年十二 月三十一日延至二零一三年三月三十一日;及 (11)倘王祥未能於二零一三年三月三十一日前支 付全部處置代價餘額根據中國人民銀行宣佈的同期 貸款基準利率加10%累計計算的金額。於同 定款基準利率加10%累計計算的金額。於同 協議,據此,威海電子與日拓汽車同意延展威 海電子支付收購協議項下的代價之付款日期, 由二零一二年十二月三十一日延至二零一三年 三月三十一日。



#### CONNECTED TRANSACTION AND DISCLOSEABLE TRANSACTION IN RELATION TO THE DISPOSAL OF RITUO AUTOMOTIVE AND THE ACQUISITION OF RITUO TECHNOLOGY (Continued)

The aggregate amount of the audited net profit of Tianjin Rituo Group after taxation and extraordinary items for the year ended 31 December 2011 was approximately RMB2.6 million and the loss after taxation and extraordinary items for the ten months ended 31 October 2012 was approximately RMB17.2 million (based on which the Rituo Disposal was effected) which was less than RMB40.0 million guaranteed by the Tianjin Rituo Founders. The Directors decided that Weihai Electronic will not exercise the rights under the relevant profit guarantee after the completion of the Rituo Disposal taking into account the following factors: (i) the exercise of rights under the profit guarantee would only result in a one-time nonoperating gain in the income statement of the Company but not providing cash flow to the Group; (ii) the negative effect of nonexercise of the rights under the relevant profit guarantee had been taken into account when determining the consideration of the Rituo Disposal; and (iii) the Directors confirm that the non-exercise of the rights under the relevant profit guarantee will not have any other material negative financial effects to the Company.

On 7 January 2013, Weihai Electronic, Rituo Automotive and the Tianjin Rituo Founders entered into a profit guarantee cancellation agreement in which the parties agreed to cancel the relevant profit guarantee officially.

On 12 January 2013, the resolutions for approving the Rituo Disposal and the Rituo Acquisition were passed by the independent shareholders of the Company.

Details of the Rituo Disposal and the Rituo Acquisition have been set out in the announcements dated 20 November 2012, 11 December 2012, 19 December 2012 and 12 January 2013 and the circular dated 24 December 2012 published by the Company.

# 有關處置日拓汽車及收購日拓科技 的關連交易及須予披露交易(續)

截至二零一一年十二月三十一日止年度,天津 日拓集團經審核淨利潤(扣除税項及非經常項 目)總額約人民幣2.6百萬元,而截至二零一二 年十月三十一日止十個月,扣除税項及非經常 項目之虧損約人民幣17.2百萬元(據此進行日 拓處置),惟金額少於天津日拓創辦人的擔保 金額人民幣40.0百萬元。董事認為,威海電子 於完成日拓處置後將不會行使有關利潤保證下 的權利,當中計及以下因素:(i)行使利潤保證 下的權利僅於本公司收益表計入一次性非經營 收益,並無為本集團提供現金流量:(ii)釐定日 拓處置代價時已考慮不行使有關利潤保證下的 權利之負面影響;及(iii)董事確認不行使有關 利潤保證下的權利將不會對本公司造成任何其 他重大不利的財務影響。

於二零一三年一月七日,威海電子、日拓科技 及天津日拓創辦人訂立利潤保證取消協議,據 此,訂約各方同意正式取消有關利潤保證。

於二零一三年一月十二日,本公司獨立股東已 通過批准日拓處置及日拓收購之決議案。

日拓處置及日拓收購之詳情已載於本公司所刊 登日期為二零一二年十一月二十日、二零一二 年十二月十一日、二零一二年十二月十九日及 二零一三年一月十二日的公告,以及日期為二 零一二年十二月二十四日的通函。

### CONTINUING CONNECTED TRANSACTION IN RELATION TO THE PURCHASE AGREEMENT WITH RITUO AUTOMOTIVE

On 12 January 2013, Rituo Technology, a wholly-owned subsidiary of the Company, entered into the purchase agreement with Rituo Automotive (the "Purchase Agreement"), pursuant to which Rituo Technology has agreed to purchase, and Rituo Automotive has agreed to sell imported raw materials such as sheathing and terminals\* (護 套 和 端 子) used for wire harness assembly. The Purchase Agreement is valid for 12 months from 12 January 2013 to 11 January 2014, and the annual consideration for the transactions contemplated thereunder shall not be more than RMB18.0 million (equivalent to approximately HK\$21.6 million).

Rituo Automotive was a non-wholly owned subsidiary of the Company immediately before the Rituo Disposal and Wang Xiang was a director of Rituo Automotive immediately before the Rituo Disposal, and within the preceding 12 months from the entering into of the Purchase Agreement, thus a connected person of the Company. Upon completion of the Rituo Disposal on 12 January 2013, Rituo Automotive is owned as to 86.5% by Wang Xiang, thus an associate of Wang Xiang. Therefore, Rituo Automotive is considered as a connected person of the Company under Chapter 14A of the Listing Rules. The transactions contemplated under the Purchase Agreement with the Company constitute continuing connected transaction which are exempt from the independent shareholders' approval requirement and are only subject to the reporting, annual review and announcement requirements under Chapter 14A of the Listing Rules.

Details of the Purchase Agreement have been set out in the announcement dated 12 January 2013 published by the Company.

# DISCLOSEABLE TRANSACTION IN RELATION TO THE ACQUISITION OF WEIHAI JINYUAN

On 22 March 2013, Weihai Electronic, a wholly owned subsidiary of the Company, entered into a sale and purchase agreement with  $\vartheta$   $\hat{r}$   $\hat{s}$   $\hat{$ 

# 有關與日拓汽車訂立採購協議之持 續關連交易

於二零一三年一月十二日,本公司全資附屬公司日拓科技與日拓汽車訂立採購協議(「採購協議」),日拓科技已同意採購,且日拓汽車已同 意出售線束元件所使用的進口原材料,如護套 和端子。該採購協議於二零一三年一月十二日 起至二零一四年一月十一日止之十二個月有 效,根據採購協議進行的交易之年度代價不超 過人民幣18.0百萬元(相當於約21.6百萬港元)。

日拓汽車在日拓處置之前曾為本公司之非全資 附屬公司,且王祥在日拓處置之前曾為日拓汽 車的一名董事,由訂立採購協議起計之後十二 個月內為本公司的一名關連人士。二零一三年 一月十二日日拓處置完成之後,王祥持有日拓 汽車86.5%的股份,因此日拓汽車是王祥的關 連方。因此根據上市規則第14A章日拓汽車是 本公司的關連方。根據採購協議與本公司據此 以進行的交易構成持續關連交易,須遵守香港 上市規則第14A章的申報、年度審閱及公告規 定,但獲豁免遵守獨立股東批准規定。

採購協議的詳情載於本公司於二零一三年一月 十二日刊發之公告。

### 有關收購威海錦源之須予披露交易

於二零一三年三月二十二日,本公司全資附屬 公司威海電子與獨立第三方北京錦源銘業房地 產開發有限公司(「北京錦源」)及獨立第三方苗 俊傑先生(「苗先生」)訂立買賣協議,據此,威 海電子同意合共收購威海錦源之全部股權,代 價為人民幣6.0百萬元(相當於約7.2百萬港元) (「威海錦源收購事項」)。

\* For identification purpose only

### DISCLOSEABLE TRANSACTION IN RELATION TO THE ACQUISITION OF WEIHAI JINYUAN (Continued)

Weihai Jinyuan is a company established in the PRC with limited liability by Beijing Jinyuan and Mr. Miao on 16 July 2012. As at 22 March 2013, Weihai Jinyuan had a registered capital of RMB30.0 million (equivalent to approximately HK\$36.0 million), among which RMB6.0 million (equivalent to approximately HK\$7.2 million) had been paid up by Beijing Jinyuan. The equity interest of Weihai Jinyuan is owned as to 90% by Beijing Jinyuan and as to 10% by Mr. Miao. Weihai Jinyuan is principally engaged in the business activities in property development, sale of commercial housing, property services, estate information consultation, sale of construction materials, electronic hardware, instrument and apparatus, computer software, hardware and peripheral.

The Group expects to develop a large scale macromolecule research and development centre in Weihai in the near future. In order to attract and retain relevant talents, the Board intends that the Weihai Jinyuan Acquisition may allow the Group to provide dormitory and/or residential housing for its staff at a lower cost, and offer additional incentives and benefit to its staff.

The Weihai Jinyuan Acquisition, when aggregated with the directional property development cooperation agreement dated 16 August 2012 entered into between Weihai Electronic and Weihai Jinyuan, constitutes a discloseable transaction of the Company under Chapter 14 of the Listing Rules, and is therefore subject to the reporting and announcement requirements under the Listing Rules.

Details of the Weihai Jinyuan Acquisition have been set out in the announcement dated 22 March 2013 published by the Company.

# 有關收購威海錦源之須予披露交易

威海錦源為北京錦源及苗先生於中國成立之有 限責任公司,成立日期為二零一二年七月十六 日。於二零一三年三月二十二日,威海錦源之 註冊股本為人民幣30.0百萬元(相當於約36.0 百萬港元),其中人民幣6.0百萬元(相當於約 7.2百萬港元)已由北京錦源繳足。威海錦源之 股權由北京錦源擁有90%及由苗先生擁有 10%。威海錦源主要從事物業發展、商品房銷 售、物業服務、房地產資訊顧問、銷售建築材 料、電子硬體、儀器及器械、電腦軟件、硬件 及周邊設備等業務。

本集團預期在短期內在威海開發大規模之高分 子研發中心。為吸引及挽留人才,董事會認為 威海錦源收購事項令本集團可為其員工提供宿 舍及/或住宅房屋,成本亦較低,並提供額外 獎勵及福利予屬下員工。

威海錦源收購事項,與擬據威海電子與威海錦 源於二零一二年八月十六日簽訂的定向開發房 地產協議進行的交易彙總計算後,構成本公司 於上市規則第14章下的須予披露交易,因此 須遵守上市規則下的申報及公告規定。

威海錦源收購事項詳情已於本公司二零一三年 三月二十二日公佈的公告中列載。

### VERY SUBSTANTIAL DISPOSAL AND CONNECTED TRANSACTION IN RELATION TO THE DISPOSAL OF SUMPTUOUS WEALTH

On 9 June 2013, the Company entered into the S&P Agreement of Sumptuous Wealth with Jia Ya and Mr. Chi in relation to the Sumptuous Wealth Disposal.

Pursuant to the S&P Agreement of Sumptuous Wealth (as supplemented by a deed entered into among the Company, Jia Ya and Mr. Chi dated 24 June 2013), the Company has conditionally agreed to dispose of and Jia Ya has conditionally agreed to purchase the entire issued share capital of Sumptuous Wealth from the Company at the consideration of HK\$779 million (the "Consideration"), subject to adjustments equivalent to the relevant value difference and the relevant revaluation surplus, provided that the final Consideration shall not exceed HK\$780 million and shall not be less than HK\$580 million. The Consideration shall be satisfied by Jia Ya by way of procuring Mr. Chi (as holder of the promissory note in a principal amount of HK\$650 million (the "Promissory Note") issued by the Company to Mr. Chi on 31 January 2013 to satisfy the consideration for the Rosy Sun Acquisition) setting off an amount equivalent to the Consideration outstanding under the Promissory Note upon completion of Sumptuous Wealth Disposal. The Consideration was arrived at after arm's length negotiations between the Company and Jia Ya. Parties to the S&P Agreement of Sumptuous Wealth further agreed that: (i) where the outstanding amount (including the principal and accrued interest (if any)) under the Promissory Note as at the date of completion of Sumptuous Wealth Disposal is lower than the final Consideration, Jia Ya shall pay to the Company in cash an amount equivalent to such difference upon completion of Sumptuous Wealth Disposal; and (ii) where the outstanding amount under the Promissory Note as at the date of completion of Sumptuous Wealth Disposal is higher than the final Consideration, the Company shall by way of prepayment pay to Mr. Chi (the guarantor for Jia Ya and as holder of the Promissory Note) in cash an amount equivalent to such difference upon completion of Sumptuous Wealth Disposal.

# 有關處置豪裕之非常重大處置及關 連交易

於二零一三年六月九日,本公司與佳雅及遲先 生就豪裕處置訂立豪裕買賣協議。

根據豪裕買賣協議(經本公司、佳雅及遲先生 於二零一三年六月二十四日訂立的契約補 充),本公司有條件同意出售而佳雅有條件同 意向本公司購買豪裕全部已發行股本,代價為 779百萬港元(「代價」),惟可作出相當於相關 價值差額及相關重估盈餘之調整,前提是最終 代價不得超出780百萬港元,亦不得低於580 百萬港元。代價將由佳雅於完成豪裕處置後支 付,方法為促使遲先生(由本公司於二零一三 年一月三十一日向遲先生發出本金額為650百 萬港元之承兑票據(「承兑票據」)持有人,以支 付Rosy Sun 收購之代價) 抵銷等同於承兑票據 下之未償還代價金額。代價乃由本公司與佳雅 經公平磋商後達致。豪裕買賣協議的訂約方進 一步同意:(i)倘於完成豪裕處置日期,承兑票 據下的未償還金額(包括本金及應計利息(如 有))低於最終代價,則佳雅須於完成豪裕處置 時向本公司以現金支付有關差額;及(ii)倘於完 成豪裕處置日期,承兑票據下的未償還金額高 於最終代價,則本公司須於完成豪裕處置時按 預付款之方式向遲先生(佳雅擔保人兼承兑票 據持有人)以現金支付有關差額。



### VERY SUBSTANTIAL DISPOSAL AND CONNECTED TRANSACTION IN RELATION TO THE DISPOSAL OF SUMPTUOUS WEALTH (Continued)

The Sumptuous Wealth Disposal and the transactions contemplated under the S&P Agreement of Sumptuous Wealth constitutes a very substantial disposal of the Company under Chapter 14 of the Listing Rules. Besides, as Mr. Chi is the controlling shareholder of the Company, the chairman of the Company and an executive Director who is interested in approximately 40.87% interests of the Company, each of Mr. Chi and Jia Ya (being wholly-owned by Mr. Chi) is a connected person of the Company, and, thus the Sumptuous Wealth Disposal and the transactions contemplated under the S&P Agreement of Sumptuous Wealth also constitutes a connected transaction of the Company and is subject to the reporting, announcement and the independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

The Sumptuous Wealth Disposal was approved by the independent shareholders of the Company at the general meeting held on 16 July 2013.

Details of the Sumptuous Wealth Disposal have been set out in the announcements dated 9 June 2013, 24 June 2013 and 16 July 2013 and the circular dated 27 June 2013 published by the Company.

# PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

During the six months ended 30 June 2013, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

# 有關處置豪裕之非常重大處置及關 連交易(續)

根據上市規則第14章,豪裕處置及據豪裕買 賣協議項下擬進行之交易構成本公司非常重大 處置。此外,由於遲先生為本公司控股股東、 主席兼執行董事,彼擁有本公司約40.87%權 益,而遲先生與佳雅(由遲先生全資擁有)均為 本公司之關連人士,故根據上市規則第14A 章,豪裕處置及據豪裕買賣協議擬進行的交易 亦構成本公司的一項關連交易,須遵守申報、 公告及獨立股東批准規定。

豪裕處置已於二零一三年七月十六日舉行的股 東大會上獲得本公司獨立股東批准。

豪裕處置的詳情載於本公司於二零一三年六月 九日、二零一三年六月二十四日及二零一三年 七月十六日刊發之公告及於二零一三年六月 二十七日刊發之通函內。

## 購買、出售或贖回上市證券

於截至二零一三年六月三十日止六個月期間, 本公司或其任何附屬公司概無購買、出售或贖 回本公司任何上市證券。
### DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2013, the interests or short positions of the Directors and chief executives of the Company in the shares, underlying shares and debentures of the Company and its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provision of the SFO) or which were required to be recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in the Appendix 10 of the Listing Rules as follows:

### 董事及主要行政人員於股份、相關 股份及債權證的權益及淡倉

於二零一三年六月三十日,董事及本公司主要 行政人員於本公司及其相聯法團(定義見證券 及期貨條例(「證券及期貨條例」)第XV部)股 份、相關股份及債權證中所擁有根據證券及期 貨條例第XV部第7及8分部須知會本公司及聯 交所的權益或淡倉(包括根據該證券及期貨條 例之規定視作或視為擁有的權益或淡倉),或 記錄於根據證券及期貨條例第352條規定須存 置之登記冊內的權益或淡倉,或根據上市規則 附錄十規定所載上市發行人董事進行證券交易 的標準守則(「標準守則」)須知會本公司及聯交 所的權益或淡倉如下:

Nam 董事	ie of Directors 姓名	Capacity 身份	is	Number of sued ordinary shares held 所持已發行 普通股數目	Percentage of the issued share capital of the Company 佔本公司已發行 股本百分比	
	Chi Shaolin <sup>⑴</sup> 林先生 <sup>⑴</sup>	Interest of controlled corporation 受控法團權益		294,283,839 (L)	40.9%	
Mr. J	iang Taike <sup>(2)</sup> 科先生 <sup>(2)</sup>	Beneficial owner 實益擁有人		16,248,857 (L)	2.3%	
Mr. L	i Jianming <sup>(3)</sup> 明先生 <sup>(3)</sup>	Beneficial owner 實益擁有人	1,030,431 (L)		0.1%	
(L): L	ong position		(L): 好倉	ĩ		
Note 1:		e interested in 294,283,839 Shares held by ompany Limited by virtue of it being wholly-	故		司由遲少林先生全資擁有, 晨淋國際股份有限公司所 份中擁有權益。	
Note 2:		imited held a total of 72,903,711 Shares in hareholders, including Mr. Jiang Taike who S.	16		37名少數股東(包括於 9權益的蔣太科先生)以信 711股股份。	
Note 3:		ed held a total of 36,791,039 Shares in trust uding Mr. Li Jianming who was interested in	股		6名僱員(包括於1,030,431 書明先生)以信託形式持有	



#### DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND DEBENTURES (Continued)

Save as disclosed above, as at 30 June 2013, none of the Directors or chief executives of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO), which had been recorded in the register maintained by the Company pursuant to section 352 of the SFO or which had been notified to the Company and the Stock Exchange pursuant to the Model Code.

### **DIRECTORS' RIGHT TO ACQUIRE SHARES**

Save as disclosed above, at no time during the six months ended 30 June 2013 was the Company, its holding companies, or any of its subsidiaries a party to any arrangement to enable the Directors and chief executives of the Company (including their spouses and children under 18 years of age) to hold any interest or short positions in the shares, or underlying shares, or debentures of the Company or its associated corporations (with the meaning of Part XV of the SFO).

### SHARE OPTION SCHEME

The Company adopted a Share Option Scheme on 25 October 2010 (the "Share Option Scheme") for the purpose of enabling the Company to grant options to selected eligible participants as incentives or rewards for their contribution to the Group and/or to enable the Group to recruit and retain high caliber employees and attract human resources that are valuable to the Group and any invested entity.

Eligible participants include the Directors, any employee (whether full-time or part-time) or Shareholder, and any customer, supplier, agent, business or joint venture business partner, consultant, distributor, promoter, service provider, adviser or contractor to any member of the Group.

The maximum number of Shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other schemes of the Group shall not in aggregate exceed 10% of the Shares in issued as at the listing date, i.e. 72,000,000 Shares. No option may be granted to any participant of the Share Option Scheme such that the total number of Shares issued and to be issued upon exercise of the options granted and to be granted to that person in any 12-month period up to the date of the latest grant exceeds 1% of the Company's issued share capital from time to time.

### 董事及主要行政人員於股份、相關 股份及債權證的權益及淡倉(續)

除上文所披露者外,於二零一三年六月三十 日,董事或本公司主要行政人員概無於本公司 及其相聯法團(定義見證券及期貨條例第XV部) 股份、相關股份或債券中擁有或視為擁有已記 錄於根據證券及期貨條例第352條規定由本公 司存置之登記冊的權益或淡倉,或根據標準守 則已知會本公司及聯交所的權益或淡倉。

### 董事購買股份的權利

除上文所披露者外,本公司、其控股公司、或 其任何附屬公司於截至二零一三年六月三十日 止六個月期間任何時間概無訂立任何安排致使 董事及本公司主要行政人員(包括彼等的配偶 及18歲以下子女)持有本公司或其相聯法團(定 義見證券及期貨條例第XV部)任何股份、相關 股份或債權證的權益或淡倉。

### 購股權計劃

本公司於二零一零年十月二十五日採納購股權 計劃(「購股權計劃」),目的是令本公司向選定 合資格參與人士授出購股權作為彼等對本集團 所作貢獻之鼓勵或獎勵,及/或令本集團能聘 用及挽留優秀僱員以及吸引對本集團及任何投 資實體具有價值的人力資源。

合資格參與人士包括董事、任何僱員(不論全 職或兼職)或股東,以及本集團任何成員公司 的任何客戶、運營商、代理、業務或聯營公司 業務夥伴、顧問、分銷商、中介人、服務提供 商、顧問或承包商。

根據購股權計劃及本集團任何其他計劃將予授 出的所有購股權獲行使而可能發行的最高股份 總數不得超過上市日期已發行股份總數的10% (即72,000,000股股份)。倘行使向該合資格參 與人士授出及將授出的購股權會導致截至最近 授出之日止任何十二個月期間內發行及將發行 的股份總數超過本公司不時已發行股份的1%, 則不得向任何購股權計劃的參與人士授出購股 權。

### SHARE OPTION SCHEME (Continued)

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as determined by the Board and not exceeding 10 years from the date of the grant. There is no minimum period for which an option must be held before it can be exercised.

Participants of the Share Option Scheme are required to pay the Company HK\$1.00 upon acceptance of the grant on the offer date. The exercise price of the options is determined by the Board in its absolute discretion and shall not be less than which ever is the highest of:

- the closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of the grant, which must be a business day;
- (2) the average closing price of the Shares as stated in the Stock Exchange's daily quotation sheets for the five (5) trading days immediately preceding the date of the grant; and
- (3) the nominal value of a Share.

The Share Option Scheme shall be valid and effective for a period of 10 years from 25 October 2010 after which no further options will be granted or offered.

There is no options outstanding, granted, exercised, cancelled and lapsed during the six months ended 30 June 2013.

### 購股權計劃(續)

購股權可於董事會所釐定的期間內任何時間按 購股權計劃的條款行使,惟不得超過授出當日 起計10年。購股權於行使前並無最短持有期 限。

購股權的參與人士須於授出日接納購股權時向 本公司支付1.00港元。購股權的行使價將由董 事會全權酌情釐定,惟不得低於下列最高者:

- (1) 授出購股權當日(必須為營業日)聯交所 每日報價表所列的股份收市價;
- (2) 緊接授出購股權當日前五(5)個交易日聯 交所每日報價表所列的股份平均收市價; 及
- (3) 股份面值。

購股權計劃將於二零一零年十月二十五日起計 10年期間有效,期滿後不得再授出或授予購股 權。

於截至二零一三年六月三十日止六個月內,概 無購股權未獲行使、已授出、已獲行使、註銷 及失效。



### SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

So far as is known to any Directors or chief executives of the Company, as at 30 June 2013, the persons or corporations (other than Directors or chief executives of the Company) who had interest or short positions in the Shares and underlying Shares of the Company which were required to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept under section 336 of the SFO were as follows:

### 主要股東於股份及相關股份的權益 及淡倉

就任何董事或本公司主要行政人員所知,於二 零一三年六月三十日,於本公司股份及相關股 份中擁有權益或淡倉而須根據證券及期貨條例 第XV部第2及3分部條文予以披露,或已記錄 於根據證券及期貨條例第336條須存置之登記 冊內的人士或法團(本公司董事或主要行政人 員除外)如下:

Sh	me of Substantial areholders 要股東姓名	Capacity 身份		Number of issued ordinary shares held 所持已發行 普通股數目	Percentage of the issued share capital of the Company 佔本公司已發行 股本百分比
(	enlin International Joint Stock Company Limited 淋國際股份有限公司	Beneficial owner <sup>(1)</sup> 實益擁有人 <sup>(1)</sup>		294,283,839 (L)	40.9%
Yoi (	ngchang Joint Stock Company Limited	Trustee <sup>(2)</sup> 受託人 <sup>(2)</sup>		72,903,711 (L)	10.1%
0		Trustee <sup>(3)</sup> 受託人 <sup>(3)</sup>		36,791,039 (L)	5.1%
Spl	endor Sun Group Limited 陽集團有限公司	Beneficial owner <sup>(4)</sup> 實益擁有人 <sup>(4)</sup>		60,945,383 (L)	8.5%
Mr	◎朱國有限公司 . Chi Rongjie 榮杰先生	員盖擁有大的 Interest of controlled corporation <sup>(4)</sup> 受控法團權益 <sup>(4)</sup>		40,144,347 (L)	5.6%
(L):	Long position		(L) :	好倉	
Notes			附註	:	
(1)	Chenlin International Joint Stock Comp Company, which entire issued share cap Chi Shaolin serves as the sole directo Company Limited.	pital was owned by Mr. Chi Shaolin. Mr.	(1)	晨淋國際股份有限公司持有本公司40.9%權差 晨淋國際股份有限公司全部已發行股本則由進 先生所擁有。遲少林先生為晨淋國際股份有限 的唯一董事。	
(2)	Yongchang Joint Stock Company Limited trust for 37 minority Shareholders, inclu who was interested in 16,248,857 Shares	ding Mr. Jiang Taike, executive Director,	(2)		37名 少 數 股 東(包括於 權益的執行董事蔣太科先 司10.1%權益。
(3)	Hongxin Joint Stock Company Limited he for 136 employee Shareholders, includi who was interested in 1,030,431 Shares.		(3)		136名 僱 員 股 東(包 括 於 溢的執行董事李建明先生) 1% 權益。
(4)			(4)	視為或當作持有17,126,9	少數股東擁有(包括故此被 18股股份的徐藝銘女士, 47股股份的遲榮杰先生)並

#### SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES (Continued)

Save as disclosed above, as at 30 June 2013, the Directors are not aware of any other person or corporation (other than Directors or chief executives of the Company) having an interest or short position in the shares and underlying shares of the Company which would require to be recorded in the register to be kept by the Company under section 336 of the SFO.

#### **INTERIM DIVIDEND**

The Directors do not recommend the payment of any interim dividend for the six months ended 30 June 2013 (six months ended 30 June 2012: Nil).

### **SUBSEQUENT EVENTS**

On 16 July 2013, the independent shareholders of the Company approved the Sumptuous Wealth Disposal. Please also refer to the paragraph headed "Very substantial disposal and connected transaction in relation to the disposal of Sumptuous Wealth" above for further details.

By order of the Board Chi Shaolin Chairman and CEO

28 August 2013

### 主要股東於股份及相關股份的權益 及淡倉(續)

除上文所披露者外,於二零一三年六月三十 日,董事並不知悉有任何其他人士或法團(董 事或本公司主要行政人員除外)於本公司股份 及相關股份中擁有而記錄於本公司按證券及期 貨條例第336條須置存之登記冊內的權益或淡 倉。

### 中期股息

董事會不建議於截至二零一三年六月三十日止 六個月派付任何中期股息(截至二零一二年六 月三十日止六個月:無)。

### 其後事項

於二零一三年七月十六日,本公司獨立股東批 准豪裕處置。更多詳情請參閱上文「有關處置 豪裕之非常重大處置及關連交易」一段。

承董事會命 *主席兼總裁* **遲少林** 

二零一三年八月二十八日

### Corporate Governance Report 企業管治報告

### **CORPORATE GOVERNANCE CODE**

The Directors recognise the importance of incorporating the elements of good corporate governance into the management structures and internal control procedures of the Group so as to achieve effective accountability to the shareholders of the Company as a whole. The Board strived to uphold good corporate governance and adopt sound corporate governance practices continuously in the interest of shareholders of the Company. The principles and the code provisions of the Corporate Governance Code (the "CG Code") contained in Appendix 14 of the Listing Rules have been adopted by the Company. The Company had also complied with the CG Code throughout the six months ended 30 June 2013 except for the following deviation.

According to the code provision A.2.1 of the CG Code, the roles of the chairman and the chief executive should be separated and should not be performed by the same individual. The Group does not at present separate the roles of the chairman of the Board and chief executive officer ("CEO"). For the six months ended 30 June 2013, Mr. Chi is both the chairman of the Board and the CEO of the Group. The Board considers that vesting the roles of chairman of the Board and CEO in the same individual is beneficial to the business prospects and management of the Group. The Board will review the need of appointing suitable candidate to assume the role of CEO when necessary.

#### MODEL CODE FOR SECURITIES TRANSACTIONS BY THE DIRECTORS

The Company has adopted the Model Code as set out in Appendix 10 of the Listing Rules as its code of conduct regarding securities transactions by the Directors. On specific enquiries made, all Directors confirmed that they have complied with the required standards set out in the Model Code and its code of conduct regarding the Directors' securities transactions during the six months ended 30 June 2013.



### 企業管治守則

董事認同,為達致向本公司整體股東的有效問 責,在本集團管理架構及內部監控程序引進良 好的企業管治元素非常重要。董事會一直努力 貫徹良好企業管治,並繼續以本公司股東利益 為依據,採用健全的企業管治常規,以提高本 公司的整體表現。本公司已採納上市規則附錄 十四所載之企業管治守則(「企業管治守則」)的 原則及守則條文。本公司於截至二零一三年六 月三十日止六個月期間亦一直遵守企業管治守 則,惟以下偏離除外。

根據企業管治守則的守則條文第A.2.1條,主 席及行政總裁的角色應區分,不應由同一人擔 任。目前,本集團尚未區分董事會主席及總裁 (「總裁」)角色。於截至二零一三年六月三十日 止六個月,遲先生兼任本集團之董事會主席及 總裁。董事會認為,董事會主席及總裁職位由 同一人兼任有利於本集團的業務前景及管理。 董事會將於必要時檢討委派合適人選出任總裁 的需要。

### 董事進行證券交易的標準守則

本公司已採納上市規則附錄十所載之標準守 則,作為董事進行證券交易的行為準則。於作 出具體查詢後,全體董事已確認彼等於截至二 零一三年六月三十日止六個月內一直遵守標準 守則所載的規定標準及有關董事進行證券交易 的操守準則。

### Corporate Governance Report 企業管治報告

### AUDIT COMMITTEE

The primary responsibilities of the audit committee (the "Audit Committee") are to make recommendation to the Board on the appointment and removal of external auditors, review the financial statements and material advice in respect of financial reporting, and overseeing the internal control procedures of the Company. As at the date of this interim report, the Audit Committee consists of three members, namely, Mr. Thomas Tam, Mr. Pao Ping Wing and Ms. Zheng Lin, all of whom are independent non-executive Directors. Mr. Thomas Tam currently serves as the chairman of the Audit Committee. The Audit Committee has adopted the terms of reference which are in line with the CG Code. During the period under review, the Audit Committee has convened two meetings with an attendance of 100%.

### **REVIEW OF ACCOUNTS**

The Audit Committee has reviewed the accounting principles and practices adopted by the Group and discussed about the auditing, internal controls, and financial reporting matters including the review of the unaudited interim financial statements for the six months ended 30 June 2013. The external auditor, Ernst & Young, has reviewed the consolidated interim financial statements for the six months ended 30 June 2013 in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants.

### SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this interim report, the Company has maintained the prescribed public float of not less than 25% of the Company's issued shares as required under the Listing Rules during the six months ended 30 June 2013.

### **CHANGE OF AUDITORS**

Following the passing of the resolution by shareholders of the Company at the general meeting of the Company held on 29 May 2013, Ernst & Young were appointed as auditors of the Company until conclusion of the next annual general meeting of the Company.

### **CHANGE OF REGISTERED OFFICE**

The registered office of the Company has been changed to Floor 4, Willow House, Cricket Square, P.O. Box 2804, Grand Cayman KY1-1112, Cayman Islands.

### 審核委員會

審核委員會(「審核委員會」)的主要職責乃就委 聘及辭退外聘核數師向董事會作出推薦建議、 審閲財務報表及有關財務報告的重要意見,以 及監控本公司的內部監控程序。於本中期報告 日期,審核委員會目前由三名成員組成,包括 談國慶先生、浦炳榮先生及鄭琳女士(三名成 員均為獨立非執行董事),而談國慶先生目前 擔任審核委員會主席。審核委員會已採納與企 業管治守則所載條文一致的職權範圍。於回顧 期間,審核委員會已召開兩次會議,出席率達 100%。

### 賬目審閲

審核委員會已審閱本集團所採納之會計原則及 慣例,並討論審核、內部監控及財務申報事 宜,當中包括審閱截至二零一三年六月三十日 止六個月之未經審核中期財務報表。外聘核數 師安永會計師事務所已根據香港會計師公會頒 佈之香港審閱委聘准則第2410號「由實體獨立 核數師審閱中期財務資料」審閱截至二零一三 年六月三十日止六個月之中期綜合財務報表。

### 足夠公眾持股量

於本中期報告日期,根據本公司可公開取得的 資料及據董事所知,於截至二零一三年六月 三十日止六個月,本公司已根據上市規則的規 定,維持指定公眾持股量不少於本公司已發行 股份之25%。

#### 更換核數師

繼本公司股東於本公司二零一三年五月二十九 日舉行之股東大會通過決議案後,安永會計師 事務所獲委任為本公司核數師,直至本公司下 屆股東週年大會結束為止。

### 更改註冊辦事處

本公司註冊辦事處更改為Floor 4, Willow House, Cricket Square, P.O. Box 2804, Grand Cayman KY1-1112, Cayman Islands。

# Corporate Governance Report 企業管治報告



### ADOPTION OF BOARD DIVERSITY POLICY AND AMENDMENTS TO TERMS OF REFERENCE OF THE NOMINATION COMMITTEE

In order to comply with the amendments to the Listing Rules in relation to the diversity of the Board, which shall come into effect on 1 September 2013, a board diversity policy of the Company have been adopted on 28 August 2013 and amendments to the written terms of reference of the nomination committee of the Company have been passed on same date.

### 採納董事會成員多元化政策及修訂 提名委員會之職權範圍

為符合上市規則有關董事會成員多元化之修訂 (於二零一三年九月一日起生效),本公司於二 零一三年八月二十八日採納董事會成員多元化 政策並於同日通過修訂本公司提名委員會之書 面職權範圍。

# Report on Review of Interim Financial Information 中期財務資料的審閱報告



#### TO THE BOARD OF DIRECTORS OF HL TECHNOLOGY GROUP LIMITED

(Incorporated in the Cayman Islands with limited liability)

#### **INTRODUCTION**

We have reviewed the interim financial information set out on pages 46 to 84, which comprises the condensed consolidated statement of financial position of HL Technology Group Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") as at 30 June 2013 and the related condensed consolidated statements of income, comprehensive income, changes in equity and cash flows for the six months then ended, and explanatory notes. The Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and International Accounting Standard 34 "Interim Financial Reporting" ("IAS 34").

The directors of the Company are responsible for the preparation and presentation of this interim financial information in accordance with IAS 34. Our responsibility is to express a conclusion on this interim financial information based on our review. Our report is made solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

### **SCOPE OF REVIEW**

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

#### 致泓淋科技集團有限公司董事會

(於開曼群島註冊成立的有限公司)

### 引言

本核數師已審閲第46至84頁所載中期財務資料,當中包括泓淋科技集團有限公司(「貴公司」)及其附屬公司(以下統稱為「貴集團」)於 二零一三年六月三十日之簡明綜合財務狀況表 與截至該日止六個月之相關簡明綜合收益表、 簡明綜合現金流量表及解釋性附註。香港聯合 交易所有限公司證券上市規則規定,就中期財 務資料編製之報告必須符合當中有關條文以及 國際會計準則第34號(「國際會計準則第34號」) 「中期財務報告」。

貴公司董事負責根據國際會計準則第34號編 製及呈報該中期財務資料。本核數師之責任是 根據審閱對此該中期財務資料作出結論,並按 照委聘之協定條款僅向作為實體之 閣下報 告,且並無其他目的。本核數師不會就本報告 之內容向任何其他人士負上或承擔任何責任。

#### 審閲範圍

本核數師已根據香港會計師公會頒佈之香港審 閲委聘準則第2410號「由實體獨立核數師審閲 中期財務資料」進行審閱。審閱該中期財務資 料包括主要向負責財務和會計事務之人員作出 查詢,並應用分析性和其他審閲程序。審閱範 圍遠少於根據香港核數準則進行審核之範圍, 故不能令本核數師保證本核數師將知悉在審核 中可能發現之所有重大事項。因此,本核數師 不會發表審核意見。

# Report on Review of Interim Financial Information 中期財務資料的審閱報告



#### TO THE BOARD OF DIRECTORS OF HL TECHNOLOGY GROUP LIMITED

AL TECHNOLOGY GROUP LIMITED

(Incorporated in the Cayman Islands with limited liability)

### CONCLUSION

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

#### Ernst & Young

Certified Public Accountants

22/F, CITIC Tower 1 Tim Mei Avenue Central, Hong Kong

28 August 2013

#### 致泓淋科技集團有限公司董事會

(於開曼群島註冊成立的有限公司)

結論

按照本核數師之審閱,本核數師並無發現任何 事項,令本核數師相信隨附之中期財務資料在 各重大方面未有根據國際會計準則第34號編 製。

**安永會計師事務所** 執業會計師

香港中環 添美道1號 中信大廈22樓

二零一三年八月二十八日

# Condensed Consolidated Income Statement 簡明綜合收益表

For the six months ended 30 June 2013 截至二零一三年六月三十日止六個月

			<b>Six months er</b> 截至六月三十		
		Notes 附註	2013 二零一三年 RMB'000	2012 二零一二年 RMB'000	
			人民幣千元 (Unaudited)	人民幣千元 (Unaudited) (Restated)	
			(未經審核)	(未經審核) (重列)	
<b>REVENUE</b> Cost of sales	<b>收益</b> 銷售成本	4	1,318,803 (1,153,034)	1,171,597 (999,347)	
Gross profit	毛利		165,769	172,250	
Other income and gains Selling and distribution expenses Administrative expenses Research and development expenses Other expenses Finance costs	其他收益及虧損 銷售及分銷開支 行政開支 研發開支 其他開支 融資成本	4	17,127 (53,257) (70,802) (43,627) (4,156) (39,703)	25,567 (32,523) (63,802) (39,691) (11,423) (23,378)	
(LOSS)/PROFIT BEFORE TAX	除税前(虧損)/溢利	6	(28,649)	27,000	
Income tax (expense)/credit	所得税(開支)/抵免	7	(13,868)	1,108	
(LOSS)/PROFIT FOR THE PERIOD	期內(虧損)/溢利		(42,517)	28,108	
Attributable to: Owners of the parent Non-controlling interests	以下各方應佔: 母公司擁有人 非控制權益		(42,163) (354)	33,943 (5,835)	
			(42,517)	28,108	
(LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT	母公司普通權益持有人應佔 每股(虧損)/盈利				
Basic	基本	9	(5.86 RMB cents) (人民幣 5.86 分)	4.71 RMB cents 人民幣4.71分	
Diluted	攤薄	9	(5.86 RMB cents) (人民幣5.86分)	4.71 RMB cents 人民幣4.71分	

Details of the dividends payable are disclosed in note 8 to the 有關應付股息的詳情於簡明綜合財務報表附註 condensed consolidated financial statements.

8披露。

# Condensed Consolidated Statement of Comprehensive Income 簡明綜合全面收益表

For the six months ended 30 June 2013 截至二零一三年六月三十日止六個月

		Six months ended 30 June 截至六月三十日止六個月		
		2013 二零一三年 RMB′000 人民幣千元 (Unaudited) (未經審核)	2012 二零一二年 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)	
(LOSS)/PROFIT FOR THE PERIOD	期內(虧損)/溢利	(42,517)	28,108	
OTHER COMPREHENSIVE (LOSS)/INCOME Other comprehensive (loss)/income to be reclassified to profit or loss in subsequent periods: Exchange differences on translation of foreign operations	其他全面(虧損)/收益 將於往後期間重新分配至 損益之其他全面 (虧損)/收益: 換算外國業務之匯兑差額	(174)	290	
		(174)	270	
TOTAL COMPREHENSIVE (LOSS)/INCOME FOR THE PERIOD	期內全面(虧損)/收益 總額	(42,691)	28,398	
Attributable to: Owners of the parent Non-controlling interests	以下各方應佔: 母公司擁有人 非控制權益	(42,337) (354)	34,233 (5,835)	
		(42,691)	28,398	

# Condensed Consolidated Statement of Financial Position 簡明綜合財務狀況表

30 June 2013 二零一三年六月三十日

		Notes 附註	30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
NON-CURRENT ASSETS Property, plant and equipment Prepaid land lease payments Goodwill Other intangible assets Available-for-sale investments Deferred tax assets Prepayments for acquiring property, plant and equipment Prepayments for acquiring land use rights Long-term trade receivables	非流動資產 物業、動廠房及設備 新業、地租賃款額 商譽 其他無形賃款額 有一些一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一個 一	10 11 12 13	800,717 120,815 61,146 167,745 15,000 6,825 5,758 44,587	759,096 86,750 61,146 181,049 15,000 6,349 13,843 76,251 8,598
Total non-current assets	非流動資產總額		1,222,593	1,208,082
CURRENT ASSETS Inventories Trade and bills receivables Prepayments, deposits and other receivables Derivative financial instruments Pledged deposits Cash and cash equivalents	<b>流動資產</b> 存貨 貿易及票據應收款項 預付款項、存款及 其他應收款項 衍生金融工具 已抵押存款 現金及現金等價物	13 14 15 15	400,080 1,324,275 341,171 1,973 22,708 155,366	327,404 1,353,534 308,593 156 26,799 144,082
Assets of a disposal group classified as held for sale	持有待售的出售組合資產		2,245,573 –	2,160,568 137,625
Total current assets	流動資產總額		2,245,573	2,298,193
<b>CURRENT LIABILITIES</b> Trade and bills payables Other payables and accruals Derivative financial instruments Interest-bearing bank and other borrowings Tax payable	<b>流動負債</b> 貿易及票據應付款項 其他應付款項及應計費用 衍生金融工具 計息銀行及其他借貸 應付税項	16 17 18	737,714 205,298 345 1,085,917 23,662	666,423 182,078 - 1,065,752 20,829
Liabilities directly associated with assets classified as held for sale	與分類為持有待售資產 直接有關的負債		2,052,936	1,935,082
Total current liabilities	流動負債總額		2,052,936	2,004,695
NET CURRENT ASSETS	流動資產淨額		192,637	293,498
TOTAL ASSETS LESS CURRENT LIABILITIES	總資產減流動負債		1,415,230	1,501,580

Continued/待續

# Condensed Consolidated Statement of Financial Position. 簡明綜合財務狀況表

30 June 2013 二零一三年六月三十日

		Notes 附註	30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
NON-CURRENT LIABILITIES	非流動負債			
Deferred tax liabilities	遞延税項負債	12	20,632	17,393
Promissory note payable	應付承兑票據	19	446,099	-
Other long-term payables	其他長期應付款項	16	-	7,697
Government grants	政府補助		13,691	13,955
Total non-current liabilities	非流動負債總額		480,422	39,045
Net assets	資產淨值		934,808	1,462,535
EQUITY	權益			
Equity attributable to owners of the parent	母公司擁有人 應佔權益			
Issued capital	已發行股本	20	97,401	97,401
Reserves	儲備		834,152	1,329,937
			931,553	1,427,338
Non-controlling interests	非控制權益		3,255	35,197
Total equity	總權益		934,808	1,462,535

Chi Shaolin
遲少林
Director
董事

Lu Chengye 路成業 Director 董事

# Condensed Consolidated Statement of Changes in Equity 簡明綜合權益變動表

For the six months ended 30 June 2013 截至二零一三年六月三十日止六個月

		Attributable to owners of the parent 本公司擁有人應佔										
		Issued capital	Share premium	Special reserve <sup>(a)</sup>	Share awards reserve	Other reserve <sup>(b)</sup>	Statutory surplus reserve®	Foreign currency translation reserve	Retained earnings	Total	Non- controlling interests	Total equity
		<b>已發行股本</b> RMB'000 人民幣千元 (note 20) (附註20)	<b>股份溢價</b> RMB′000 人民幣千元	<b>特別儲備</b> <sup>(a)</sup> RMB <sup>/</sup> 000 人民幣千元	<b>股份 獎勵儲備</b> RMB'000 人民幣千元	<b>其他儲備<sup>(b)</sup></b> RMB'000 人民幣千元	法定 <b>盈餘儲備</b> <sup>(a)</sup> RMB <sup>/</sup> 000 人民幣千元	<b>匯兑儲備</b> RMB′000 人民幣千元	<b>保留溢利</b> RMB <sup>/</sup> 000 人民幣千元	<b>總計</b> RMB′000 人民幣千元	<b>少數</b> 股東權益 RMB'000 人民幣千元	<b>總計</b> RMB'000 人民幣千元
At 1 January 2013 (Audited)	於二零一三年一月一日 (經審核)	97,401	429,549	74,394	1,870	2,995	62,058	334	317,235	985,836	35,197	1,021,033
Effect of business combination under common control (note 2.1) (note 22)	(附註2.1)(附註22)	-	427,347	428,904	-	-	3,574	(47)	9,071	441,502	-	441,502
At 1 January 2013 (Unaudited) (Restated)	於二零一三年一月一日 (未經審核)(重列)	97,401	429,549	503,298	1,870	2,995	65,632	287	326,306	1,427,338	35,197	1,462,535
Loss for the period Other comprehensive loss: Exchange differences on translation of	期內虧損 其他全面虧損: 換算外國業務之匯兑差額	-	-	-	-	-	-	-	(42,163)	(42,163)	(354)	(42,517
foreign operations	医并 / 西 杰 // 之 世 // 之 顷	-	-	-	-	=	-	(174)	-	(174)	-	(174
Total comprehensive loss for the period	期內全面虧損總額	-	-	-	-	-	-	(174)	(42,163)	(42,337)	(354)	(42,691
Recognition of equity-settled share-based payments (note 21) Disposal of a subsidiary (note 23) Acquisition of a subsidiary (note 19)	確認以權益結算的股份支付 的款項(附註21) 出售一間附屬公司(附註23) 收購一間附屬公司(附註19)	- -	- -	(442,234)	186	- -	-	- -	- -	186 - (442,234)	(31,424)	186 (31,424) (442,234)
Acquisition of non-controlling interests (note (e)(ii) below) (note 23)	收購非控制權益(見下文 附註(e)(ii))(附註23)	-	-	-	-	(11,400)	-	-	-	(11,400)	(164)	(11,564)
At 30 June 2013 (Unaudited)	於二零一三年六月三十日 (未經審核)	97,401	429,549	61,064	2,056	(8,405)	65,632	113	284,143	931,553	3,255	934,808
At 1 January 2012 (Audited) Profit for the period Other comprehensive income: Exchange differences on translation of	於二零一二年一月一日 (經審核) 期內溢利 其他全面收入: 換算外國業務之匯兑差額	97,401 _	429,549 _	74,394 _	(1,892) _	3,787	55,506 _	9 -	372,940 33,943	1,031,694 33,943	60,833 (5,835)	1,092,527 28,108
foreign operations	达并 /	-	-	-	-	-	-	290	-	290	_	290
Total comprehensive income for the period	期內全面收入總額	-	-	-	-	-	-	290	33,943	34,233	(5,835)	28,398
Recognition of equity-settled share-based payments (note 21) Acquisition of a subsidiary (note 2.1) (note 22)	確認以權益結算的股份 支付的款項(附註21) 收購一間附屬公司(附註2.1) (附註22)	-	-	- 428,904	3,574	-	-	-	-	3,574 428,904	-	3,574 428,904
Capital contributions from non-controlling interests of subsidiaries (note (d) below)	附屬公司非控制權益注資 (見下文附註(d))	-	-	420,704	-	-	-	-	-	420,704	5,600	428,904 5,600
Acquisition of non-controlling interests (note (e)(i) below)	收購非控制權益(見下文 附註(e)(i))	-	-	-	-	(993)	-	-	-	(993)	(999)	(1,992)
At 30 June 2012 (Unaudited) (Restated)	於二零一二年六月三十日 (未經審核)(重列)	97,401	429,549	503,298	1,682	2,794	55,506	299	406,883	1,497,412	59,599	1,557,011

# Condensed Consolidated Statement of Changes in Equity 簡明綜合權益變動表

For the six months ended 30 June 2013 截至二零一三年六月三十日止六個月

Notes:

#### (a) Special reserve

The balances as at 30 June 2013 mainly represented:

- The difference between the nominal amount of the shares issued by the parent and the aggregate amount of paid-in capital of the subsidiaries acquired pursuant to the group reorganisation of the Company in 2008; and
- (ii) The excess, amounting to RMB13,330,000, of consideration paid by the parent for the acquisition of Rosy Sun Investments Limited ("Rosy Sun") over the consideration paid by Mr. Chi Shaolin for the acquisition of Rosy Sun from third party.

#### (b) Other reserve

Other reserve arose from acquisitions of non-controlling interests in subsidiaries.

#### (c) Statutory surplus reserve

As stipulated by the relevant laws and regulations for enterprises in the People's Republic of China (the "PRC"), the Company's PRC subsidiaries are required to maintain a statutory surplus reserve fund which is non-distributable. The appropriations to such reserve are made out of net profit after tax of the statutory financial statements of the relevant PRC subsidiaries. The statutory surplus reserve fund can be used to make up prior year losses, if any, and can be applied in conversion into capital by means of capitalisation issue.

#### (d) Capital contribution from non-controlling interests of subsidiaries

The amounts represented:

- (i) The capital contribution of RMB4,000,000 from the non-controlling interests of 威海市東晨塑膠新材料有限公司 (Weihai Dongchen Plastic New Materials Limited.\*, "Weihai Dongchen"), a subsidiary of the Company in which the Company owns 60% equity interest in the entity; and
- (ii) The capital contribution of RMB1,600,000 from the non-controlling interests of 深圳市泓淋通訊科技有限公司(Shenzhen Honglin Communication Technology Co., Ltd.\*, "Shenzhen Communication"), representing the additional capital injection from the non-controlling interests after which the Company owns 72% equity interest in this entity.

#### (e) Acquisition of non-controlling interests

The amounts represented:

- (i) The acquisition of 2.73% equity interest in 惠州市泓淋科技有限公司 (Huizhou Honglin Technology Co., Ltd.\*, "Huizhou Technology") from the non-controlling interests for a total consideration of RMB1,992,000 during the year 2012. Since then, Huizhou Technology became a wholly owned subsidiary of the Company. Huizhou Technology was formerly known as 惠州大亞灣和平通信電纜有限公司(Huizhou Daya Bay Heping Telecommunication Co., Ltd.\*); and
- (ii) The acquisition of 45% equity interest in 天津市日拓高科技有限公司 (Tianjin Rituo High Technology Co., Ltd.\*, "Rituo Technology") from the non-controlling interests as part of the consideration, measured at fair value of RMB11,564,000, satisfying the disposal of 天津日拓汽車電裝有限 公司 (Tianjin Rituo Automotive Electronics Co., Ltd.\*, "Rituo Automotive") to the owner of that non-controlling interest. Further details are set out in note 23.

\* For identification purpose only

附註:

#### (a) 特別儲備

於二零一三年六月三十日之結餘主要指:

- (i) 母公司所發行股份的面值與根據本公司於二 零零八年進行的集團重組所收購附屬公司實 繳資本總金額的差額:及
- (ii) 母公司就收購Rosy Sun Investments Limited (「Rosy Sun」)所付代價較遲少林先生就收購 Rosy Sun向第三方所付代價多出之金額人民 幣13,330,000元。

#### (b) 其他儲備

收購附屬公司非控制權益所產生之其他儲備。

#### (c) 法定盈餘儲備

中華人民共和國(「中國」)企業的相關法律及法規規 定,本公司中國附屬公司須保存不可分派的法定盈 餘儲備基金。該等儲備的撥款來自中國相關附屬公 司法定財務報表的除税後純利。法定盈餘儲備基金 可用於彌補過往年度虧損(如有),並可以資本化發 行的方式轉換為資本。

#### (d) 少數股東權益注資

該款額乃指:

- (i) 來自本公司附屬公司威海市東晨塑膠新材料 有限公司(「威海東晨」)的少數股東權益注資 人民幣4,000,000元,當中本公司擁有該實體 60%股權權益:及
- (ii) 來自深圳市泓淋通訊科技有限公司(「深圳泓 淋」)的少數股東權益注資人民幣1,600,000 元,乃少數股東權益的額外注資,當中本公 司擁有該實體72%股權權益。

#### (e) 收購少數股東權益

該款額乃指:

- (i) 於截至二零一二年度內由少數股東權益中收 購惠州市泓淋科技有限公司(「惠州科技」)的 2.73%股權權益,總代價為人民幣1,992,000 元。自此,惠州科技成為本公司的全資附屬 公司。惠州科技前稱為惠州大亞灣和平通信 電纜有限公司;及
- (ii) 從非控制權益收購天津市日拓高科技有限公司(「日拓科技」)45%權益,作為向該非控制 權益擁有人結付出售天津日拓汽車電裝有限 公司(「日拓汽車」)的部分代價(按公平值計 量為人民幣11,564,000元)。詳情載於附註 23。

• 僅供識別

# Condensed Consolidated Statement of Cash Flows 簡明綜合現金流量表

For the six months ended 30 June 2013 截至二零一三年六月三十日止六個月

		Six months el 截至六月三十 2013 二零一三年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Net cash flows from/(used in) operating activities Net cash flows used in investing activities Net cash flows from financing activities	經營活動所得/(所用) 現金流量淨額 投資活動所用現金流量淨額 融資活動所得現金流量淨額	44,581 (55,112) 22,577	(12,748) (81,200) 140,313
NET INCREASE IN CASH AND CASH EQUIVALENTS	現金及現金等價物增加淨額	12,046	46,365
Cash and cash equivalents at beginning of period Effect of foreign exchange rate changes, net	期初現金及現金等價物 外匯利率變動影響淨額	144,082 (762)	106,650 507
CASH AND CASH EQUIVALENTS AT END OF PERIOD	期末現金及現金等價物	155,366	153,522

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### 1. CORPORATE INFORMATION

HL Technology Group Limited (the "Company") was incorporated in the Cayman Islands on 16 November 2007 as an exempted company with limited liability and its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and principal place of business of the Company are disclosed in the corporate profile and corporate information section of this interim report.

The Company acts as an investment holding company. The Company and its subsidiaries (collectively referred to as the "Group") are mainly engaged in the manufacture and sales of signal cable assembly, power cord assembly, signal transmission wire and cable products, connectors, antennas, automotive wiring harness, telecommunication products and other products and the provision of services for the construction of base station for telecommunication networks.

In the opinion of the Directors, the Company's parent and ultimate holding company is Chenlin International Joint Stock Company Limited, a company incorporated in the British Virgin Islands, and its ultimate controlling party is Mr. Chi Shaolin ("Mr. Chi").

#### 2.1 BUSINESS COMBINATIONS UNDER COMMON CONTROL AND BASIS OF PREPARATION

On 28 October 2012, the Company and Mr. Chi entered into an agreement (as supplemented by a supplemental agreement) pursuant to which Mr. Chi conditionally agreed to sell the entire issued share capital of Rosy Sun, an investment holding company of a group of companies (collectively, the "Rosy Sun Group") and any loan owed by the Rosy Sun Group to Mr. Chi ("the Acquisition"). The Rosy Sun Group is principally engaged in (i) the research and development, manufacture and sale of cell phones which run on 2G and/or 3G networks such as GSM, IS-95, CDMA2000 and TD-SCDMA in the PRC, which are reported in the "Terminals Segment"; (ii) the sale of network equipment to major telecommunication services providers in the PRC such as core network equipment, IPRAN and xPON, which are reported in "Networks Segment"; and (iii) the provision of services to major telecommunication services providers in the PRC, such as installation, maintenance and upgrade of network equipment and/or wireless network optimisation in their existing network systems, which are reported in the "Networks Segment". Details of the Acquisition were set out in the Company's announcement made on 30 October 2012 and circular dated 31 December 2012. The Acquisition was completed on 31 January 2013 with the total consideration satisfied by a promissory note issued by the Company to Mr. Chi. Details of the Acquisition and the promissory note are set out in notes 22 and 19, respectively.

\* For identification purpose only

### 1. 公司資料

泓淋科技集團有限公司\*(「本公司」)為於二零零七年十一月十六日在開曼群島註冊成立的獲豁免有限責任公司,其股份於香港聯合交易所有限公司(「聯交所」)主板上市。本公司之註冊辦事處及主要營業地點之地址,均於本中期報告公司簡介及公司資料內披露。

本公司為投資控股公司,與其附屬公司 (統稱「本集團」)主要從事製造及銷售信 號線組件、電源線組件、傳輸線纜產 品、連接器、天線、汽車線束、通訊產 品及其他產品,以及就興建通訊網絡基 站,提供服務。

董事認為,本公司的母公司及最終控股 公司為晨淋國際股份有限公司(為於英屬 維爾京群島註冊成立的公司),而其最終 控股方為遲少林先生(「遲先生」)。

### 2.1 共同控制下的業務合併及編製 基準

於二零一二年十月二十八日,本公司與 本公司控股股東遲先生訂立協議(經補充 協議補充),據此,遲先生有條件同意出 售Rosy Sun(一組公司之投資控股公司 (統稱「Rosy Sun集團」))全部已發行股 本,以及Rosy Sun集團結欠遲先生的任 何貸款(「收購事項」)。Rosy Sun集團主 要從事(i)於中國研發、製造及銷售手機, 該手機應用於2G及/或3G網絡,如 GSM、IS-95、CDMA2000及TD-SCDMA, 於「終端」分部呈報;(ii)向中國主要電訊 服務運營商銷售網絡設備,如核心網絡 設備、IPRAN設備及xPON設備,於「網 絡」分部呈報;及(iii)向中國主要電訊服 務運營商供應網絡設備安裝、維護、升 級及/或現有網絡系統的無線網絡優化 服務,於網絡分部呈報。收購事項的詳 情載於本公司分別於二零一二年十月 三十日及二零一二年十二月三十一日刊 發的公告及通函。收購事項已於二零 一三年一月三十一日完成,總代價乃藉 由本公司向遲先生發行承兑票據支付。 收購事項及承兑票據之詳情分別載列於 附註22及附註19。

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#### 2.1 BUSINESS COMBINATIONS UNDER COMMON CONTROL AND BASIS OF PREPARATION (Continued)

The Rosy Sun Group was acquired by Mr. Chi from an independent third party on 13 June 2012 and has been controlled by Mr. Chi since 13 June 2012. As a result, the Directors consider that it should be a business combination under common control as the Company and the Rosy Sun Group were ultimately controlled by Mr. Chi both before and after the business combination, and that control was not transitory.

The Acquisition is regarded as a business combination under common control of the controlling shareholder of the Company before and after the Acquisition. The condensed consolidated financial statements have been prepared using the pooling of interests method, as if the Acquisition had been completed on 13 June 2012 when Mr. Chi acquired and obtained control over Rosy Sun Investments Limited from an independent party.

The condensed consolidated income statements, condensed consolidated statements of comprehensive income. condensed consolidated statements of changes in equity and condensed consolidated statements of cash flows of the Group for the six months ended 30 June 2013 and 2012 include the results and cash flows of all companies now comprising the Group from the earliest date presented or since the dates when the subsidiaries first came under the common control of Mr. Chi, the controlling shareholder, where this is a shorter period. The condensed consolidated statements of financial position of the Group as at 31 December 2012 and 30 June 2013 have been prepared to present the assets and liabilities of the Group using the existing carrying values from the controlling shareholder perspective. No adjustments are made to reflect fair values, or recognise any new assets or liabilities as a result of the Acquisition.

These condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and International Accounting Standard 34 "Interim Financial Reporting" issued by the International Accounting Standards Board. These condensed consolidated financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand except when otherwise indicated.

These condensed consolidated financial statements do not include all the information and disclosures required in the Group's annual consolidated financial statements, and should be read in conjunction with the Group's annual consolidated financial statements for the year ended 31 December 2012.

# 2.1 共同控制下的業務合併及編製 基準(續)

Rosy Sun集團由遲先生於二零一二年六 月十三日向獨立第三方收購,並自二零 一二年六月十三日起由遲先生控制。因 此,董事認為,該項交易屬於共同控制 下之業務合併,因為於此項業務合併前 後,本公司與Rosy Sun集團均由遲先生 最終控制,而該控制並非暫時性。

收購事項被視為一項共同控制下的業務 合併,因為在收購事項前後,其均由本 公司控股股東兼有控制權。簡明綜合財 務報表已按股權集合會計法編製,猶如 收購事項早於二零一二年六月十三日遲 先生從一名獨立第三方收購並取得Rosy Sun Investments Limited控制權時已經完 成。

此等簡明綜合財務報表已根據香港聯合 交易所有限公司證券上市規則附錄16的 適用披露規定及國際會計準則理事會頒 佈的國際會計準則第34號「中期財務報 告」編製。此等簡明綜合財務報表乃以 人民幣(「人民幣」)呈列,除另有指明 外,所有數值已約至最接近之千位數。

此等簡明綜合財務報表並不包括本集團 就編製年度綜合財務報表所須的所有資 料及披露,並須與本集團截至二零一二 年十二月三十一日止年度的年度綜合財 務報表一併閱讀。

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### 2.2 SUMMARY OF SIGNIFICANT ACCOUNTING 2.2 重大會計政策概要 POLICIES

The accounting policies and basis of preparation adopted in the preparation of these condensed consolidated financial statements are consistent with those used in the Group's annual consolidated financial statements for the year ended 31 December 2012, except for the adoption of the new and revised International Financial Reporting Standards ("IFRSs") (which also include International Accounting Standards ("IASs") and Interpretations), which are set out below: 編製此等簡明綜合財務報表所採納的會 計政策及編製基準與本集團編製截至二 零一二年十二月三十一日止年度的年度 綜合財務報表所使用者一致,惟採納新 訂及經修訂國際財務報告準則(「國際財 務報告準則」)(亦包括國際會計準則(「國 際會計準則」)及詮釋)除外,詳情載於下 文:

IFRS 1 Amendments	Amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards — Government Loans	國際財務報告 準則第1號 的修訂	國際財務報告準則第1號 <i>首次採納國際財務報告</i> <i>準則一 政府貸款</i> 的修訂
IFRS 7 Amendments	Amendments to IFRS 7 Financial Instruments: Disclosures — Offsetting Financial Assets and Financial Liabilities	國際財務報告 準則第7號 的修訂	國際財務報告準則第7號 <i>金融工具:披露—</i> <i>抵銷金融資產及</i> <i>金融負債</i> 的修訂
IFRS 10	Consolidated Financial Statements	國際財務報告 準則第10號	綜合財務報表
IFRS 11	Joint Arrangements	國際財務報告 準則第11號	合營安排
IFRS 12	Disclosure of Interests in Other Entities	國際財務報告 準則第12號	披露於其他實體的權益
IFRS 10, IFRS 11 and IFRS 12 Amendments	Amendments to IFRS 10, IFRS 11 and IFRS 12 — <i>Transition Guidance</i>	國際財務報告 準則第10號、 國際財務報告 準則第11號 及國際財務 報告準則 第12號的修訂	國際財務報告準則 第10號、國際財務 報告準則第11號 及國際財務報告準則 第12號 一 過渡指引 的修訂
IFRS 13	Fair Value Measurement	國際財務報告 準則第13號	公平值計量
IAS 1 Amendments	Amendments to IAS 1 — Presentation of Items of Other Comprehensive Income	國際會計準則 第1號的修訂	國際會計準則第1號的 修訂 一 其他綜合收益 項目的呈報
IAS 19 (Revised)	Employee Benefits	國際會計準則 第19號(經修訂)	<i>僱員福利</i> )
IAS 27 (Revised)	Separate Financial Statements	國際會計準則 第27號(經修訂)	<i>獨立財務報表</i> )
IAS 28 (Revised)	Investments in Associates and Joint Ventures	國際會計準則 第28號(經修訂)	<i>聯營企業及合營企業投資</i> )
IFRIC 20	Stripping Costs in the Production Phase of a Surface Mine	國際財務報告 詮釋委員會 第20號	露天採礦場生產階段的 剝採成本
Annual Improvements 2009-2011 Cycle	Amendments to a number of IFRSs issued in May 2012	二零零九年 至二零一一年 週期之年度 改進	二零一二年五月頒布的 若干國際財務報告準則 的修訂

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### 2.2 SUMMARY OF SIGNIFICANT ACCOUNTING 2 POLICIES (Continued) 2

The adoption of these new and revised IFRSs has had no significant effect on these condensed consolidated financial statements. The Group has not early adopted any other standard, interpretation or amendment that has been issued but is not yet effective.

### 3. OPERATING SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services. As a result of the Acquisition described in note 2.1, the Group changed the structure of its internal organisation in a manner that caused the composition of its reportable segments to change. Based on the new internal organisation incorporating the new business, the Group has three reportable operating segments and the corresponding items of segment information for the six months ended 30 June 2012 have been restated.

### 2.2 重大會計政策概要(續)

採納此等新訂及經修訂國際財務報告準 則並無對此等簡明綜合財務報表構成重 大影響。本集團並無提早採納已頒佈但 尚未生效的任何其他準則、詮釋或修訂。

### 3. 經營分部資料

就管理而言,本集團根據產品及服務劃 分業務單位。誠如附註2.1所述,由於進 行收購事項,本集團更改其內部組織架 構,致使其可報告分部的組成部分出現 變動。根據納入該項新業務的新內部組 織,本集團現有三個可報告經營分部, 而截至二零一二年六月三十日止六個月 分部資料之相應項目已重列。

		Six months ended 30 June 2013 (Unaudited) 截至二零一三年六月三十日止六個月(未經審核) Signal transmission and connectivity Terminals Networks products Eliminations Consolida					
		終端 <b>RMB′000</b> 人民幣千元	網絡 <b>RMB'000</b> 人民幣千元	信號傳輸及 連接產品 RMB′000 人民幣千元	撒銷 <b>RMB'000</b> 人民幣千元	綜合 RMB′000 人民幣千元	
Revenue	收入	167,115	331,340	820,348	-	1,318,803	
Results Segment (loss)/profit	業績 分部(虧損)/溢利	19,099	53,747	(64,180)	_	8,666	
Other income and gains Unallocated administrative	其他收入及收益 未分配行政開支					828	
expenses Other unallocated expenses Finance costs	其他未分配開支 融資成本					(16,318) (15,502) (6,323)	
Loss before tax Income tax expense	除税前虧損 所得税開支					(28,649) (13,868)	
Loss for the period	期內虧損					(42,517)	

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### 3. OPERATING SEGMENT INFORMATION

3. 經營分部資料(續)

(Continued)

	截至二零一二年六月三十日止六個月(未經審核)(重列)							
				Signal				
				transmission				
				and				
		Terminole	Notworko	connectivity	Eliminationa	Concolidator		
		Terminals	Networks	products 信號傳輸及	Eliminations	Consolidatec		
		終端	網絡	連接產品	撤銷	綜合		
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000		
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
Revenue	收入	_	140,751	1,030,846	-	1,171,597		
Results	業績							
Segment (loss)/profit	分部(虧損)/溢利	(2,765)	12,088	19,862	-	29,185		
Unallocated administrative	未分配行政開支							
expenses	井川土종五明土					(761		
Other unallocated expenses	其他未分配開支					(441		
Finance costs	融資成本					(983		
Profit before tax	除税前溢利					27,000		
Income tax credit	所得税抵免					1,108		
Profit for the period	期內溢利					28,108		

Revenue reported in the above represents revenue generated from external customers. There were no inter-segment sales during the period. 以上呈報的收益指來自外界客戶的收 益。期內概無任何分部間銷售。

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### 4. REVENUE, OTHER INCOME AND GAINS

Revenue, which is also the Group's turnover, represents the net invoiced value of goods sold, after allowances for returns and trade discounts and the value of services rendered during the reporting period.

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

### 4. 收入、其他收入及收益

收入,亦為本集團之營業額,為已售出 貨物之發票淨值減退貨及貿易折扣撥備 及於報告期內所提供服務的價值。

收入、其他收入及收益之分析如下:

			Six months ended 30 June 截至六月三十日止六個月	
		2013 二零一三年 RMB'000 人民幣千元 (Unaudited)	2012 二零一二年 RMB'000 人民幣千元 (Unaudited) (Restated)	
		(未經審核)	(未經審核) (重列)	
Revenue	收益			
Terminals	終端	167,115	-	
Networks	網絡	331,340	140,751	
Signal transmission and connectivity	信號傳輸及連接產品			
products		820,348	1,030,846	
		1,318,803	1,171,597	

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# 4. **REVENUE, OTHER INCOME AND GAINS** (Continued)

### 4. 收入、其他收入及收益(續)

		Six months end 截至六月三十 2013 二零一三年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Other income and gains Bank and other interest income Government grants released Discounted amount of other borrowings arising from the passage of time Foreign exchange differences, net	<b>其他收入及收益</b> 銀行及其他利息收入 已發放政府補貼 其他借貸因時間流逝產生 之貼現金額 匯兑差額淨額	1,486 4,499 7,522 1,244	616 3,764 _ 872
Fair value gains, net Commodity derivative contracts and cancellable foreign currency forward swaps contracts Changes in fair value of the contingent consideration in respect of acquisition of Rituo Automotive	公平值收益淨額 商品衍生工具合約及 可撤銷外幣遠期掉期合約 就收購日拓汽車之 或然代價公平值變動	2,225	9,877
Others	其他	151	25,567

### 5. FINANCE COSTS

### 5. 融資成本

		Six months end 截至六月三十 2013 二零一三年 RMB'000 人民幣千元 (Unaudited) (未經審核)	
Interest on bank and other borrowings wholly repayable within five years Interest on a promissory note Less: Interest capitalised	須於五年內悉數償還的 銀行及其他借貸利息 承兑票據之利息 減:資本化利息	30,234 10,908 (1,439)	28,292 – (4,914)
		39,703	23,378

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### 6. (LOSS)/PROFIT BEFORE TAX

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

### 6. 除税前(虧損)/溢利

本集團除税前(虧損)/溢利已扣除/(計入)以下各項:

		Six months ended 30 June 截至六月三十日止六個月 <b>2013</b> 20	
		二零一三年 RMB′000 人民幣千元 (Unaudited) (未經審核)	二零一二年 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Cost of inventories sold* Cost of services provided Depreciation Amortisation of prepaid land lease payments Amortisation of intangible assets Impairment of property, plant and equipment Impairment of trade and other receivables Auditors' remuneration Research and development costs** Government grants released Employee benefit expenses (including directors' and chief executive's remuneration)	已售存貨成本* 已提供服務成本 折舊 攤銷預付土地租賃款項 攤銷無形資產 物業、廠房及設備減值 貿易應收及其他應收款項 之減值 核數師酬金 研發成本** 發放政府資助 僱員福利開支(包括董事 及行政總裁酬金)	1,114,772 30,835 28,339 922 14,819 1,772 106 575 43,627 (4,499)	993,712 - 27,862 554 12,416 3,124 93 727 39,691 (3,764)
<ul> <li>Wages and salaries</li> <li>Equity-settled share option expense</li> <li>Pension scheme contributions</li> </ul>	<ul> <li>一工資及薪金</li> <li>一以權益結算的購股權</li> <li>開支</li> <li>一退休金計劃供款</li> </ul>	158,464 186 8,426	158,426 3,574 5,770
		167,076	167,770
Foreign exchange differences, net Write-down of inventories to net realisable value Loss/(gain) on disposal of items of property,	匯兑差額淨額 撇減存貨至可變現淨值 出售物業、廠房及設備項目	(1,244) 2,132	(872) 2,061
plant and equipment Bank and other interest income Loss on disposal of a subsidiary	之虧損/(收益) 銀行及其他利息收入 出售附屬公司之虧損	1,687 (1,486) 396	(654) (616) –

\* Inclusive of write-down of inventories to net realisable value.

\* 包括撇減存貨至可變現淨值。

\*\* 包括無形資產攤銷。

<sup>\*\*</sup> Inclusive of amortisation of intangible assets.

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### 7. INCOME TAX

### 7. 所得税

		Six months en 截至六月三十	
		2013	2012
		二零一三年	二零一二年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
			(Restated)
		(未經審核)	(未經審核) (重列)
Current income tax	即期所得税	8,148	8,173
Deferred income tax	遞延所得税	5,720	(9,281)
Total tax charge/(credit) for the period	期內税項支出/	42.0/0	(1 100)
	(抵免)總額	13,868	(1,108)

The Group is subject to income tax on an individual legal entity basis on profits arising in or derived from the tax jurisdictions in which companies within the Group are domiciled and operate.

No provision for Hong Kong profits tax has been made as the Group had no assessable profits arising in Hong Kong during the six months ended 30 June 2013 (six months ended 30 June 2012: Nil).

The statutory tax rate of Honglin Technology Co., Ltd., ("Honglin Technology"), a company established in Taiwan, is 17% for both the six months ended 30 June 2012 and 2013. No provision for Taiwan income tax has been made as Honglin Technology did not have any taxable income for the six months ended 30 June 2013 (six months ended 30 June 2012: Nil).

本集團須根據集團內公司所處地及經營 地的税務司法管轄區產生或賺取的利 潤,按獨立法人實體基準繳納所得税。

由於本集團於截至二零一三年六月三十 日止六個月並無在香港產生任何應課税 溢利,因此並無就香港利得税計提撥備 (截至二零一二年六月三十日止六個月: 無)。

泓淋科技有限公司((「泓淋科技」,一間 於台灣成立的公司)於截至二零一二年及 二零一三年六月三十日止六個月均按法 定税率17%繳税。由於泓淋科技於截至 二零一三年六月三十日止六個月概無任 何應課税收入,故未就台灣所得税作出 任何撥備(截至二零一二年六月三十日止 六個月:無)。

30 June 2013 二零一三年六月三十日

### 7. INCOME TAX (Continued)

Except for the following companies, the subsidiaries of the Company established in Mainland China are subject to corporate income tax ("CIT") at the statutory tax rate of 25% in the following periods:

### 7. 所得税(續)

除以下公司外,本公司於中國內地成立 之附屬公司,於下列期間須按25%之法 定税率繳納企業所得税(「企業所得税」):

Name of the subsidiary	Six months e 截至六月三十 2013	<b>nded 30 June</b> ├日止六個月 2012
附屬公司名稱	二零一三年	二零一二年
威海市泓淋電子有限公司(「威海電子」) Weihai Honglin Electronic Co., Ltd.* ("Weihai Electronic")	15.0%	15.0%
常熟泓淋電子有限公司(「常熟電子」) Changshu Honglin Electronic Co., Ltd.* ("Changshu Electronic")	15.0%	12.5%
常熟泓淋電線電纜有限公司(「常熟電纜」) Changshu Honglin Wire & Cable Co., Ltd.* ("Changshu Cable")	15.0%	15.0%
常熟泓淋連接技術有限公司(「常熟連接技術」) Changshu Honglin Connecting-Technology Co., Ltd.* ("Connecting-Technology")	15.0%	12.5%
德州泓淋電子有限公司(「德州電子」) Dezhou Honglin Electronic Co., Ltd.* ("Dezhou Electronic")	15.0%	15.0%
重慶市泓淋科技有限公司(「重慶科技」) Chongqing Honglin Technology Co., Ltd.* ("Chongqing Technology")	15.0%	15.0%
瀋陽新郵通信設備有限公司(「瀋陽公司」) Shenyang New Postcom Co., Ltd.* ("Shenyang Company")	15.0%	15.0%

\* For identification purpose only

### 8. DIVIDENDS

8. 股息

\* 僅供識別

No dividend has been paid or proposed by the Company during the six months ended 30 June 2013, nor has any dividend been proposed since the end of the reporting period (six months ended 30 June 2012: Nil). 於截至二零一三年六月三十日止六個月 內,本公司概無派付或建議派付股息, 自報告期末起亦無擬派付任何股息(截至 二零一二年六月三十日止六個月:無)。

30 June 2013 二零一三年六月三十日

### 9. (LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic (loss)/earnings per share amount is based on the consolidated (loss)/profit for the period attributable to ordinary equity holders of the parent and the weighted average number of ordinary shares of 720,000,000 (six months ended 30 June 2012: 720,000,000) in issue during the period.

### 9. 母公司普通股股東應佔每股 (虧損)/盈利

每股基本(虧損)/盈利之計算依據為期 內之母公司普通股股東應佔綜合(虧 損)/溢利,以及期內已發行普通股加權 平均數720,000,000股(截至二零一二年 六月三十日止六個月:720,000,000股)。

		Six months ended 30 June 截至六月三十日止六個月	
		2013 二零一三年 (Unaudited)	2012 二零一二年 (Unaudited) (Restated)
		(未經審核)	(未經審核) (重列)
Consolidated (loss)/profit attributable to ordinary equity holder of the parent (RMB'000)	母公司普通股股東應佔綜合 (虧損)/溢利(人民幣千元)	(42,163)	33,943
Weighted average number of ordinary shares in issue ('000)	已發行普通股加權平均數(千股)	720,000	720,000
(Loss)/earnings per share: Basic and diluted	每股(虧損)/盈利: 基本及攤薄	(5.86 RMB cents) (人民幣 5.86 分)	4.71 RMB cents 人民幣 4.71分

earnings per share as there were no potentially dilutive shares in existence during the six months ended 30 June 2013 and 30 June 2012. 每股攤薄(虧損)/盈利與每股基本(虧 損)/盈利相同,因為截至二零一三年六 月三十日及二零一二年六月三十日止六 個月,並無存在潛在攤薄股份。

30 June 2013 二零一三年六月三十日

### **10. PROPERTY, PLANT AND EQUIPMENT**

During the six months ended 30 June 2013, the Group acquired property, plant and equipment with an aggregate cost of RMB86,826,000 (six months ended 30 June 2012: RMB164,442,000 (restated)). Property, plant and equipment with a carrying amount of RMB15,034,000 were disposed of by the Group during the six months ended 30 June 2013 (six months ended 30 June 2012: RMB5,664,000), resulting in a net loss on disposal of RMB1,687,000 (six months ended 30 June 2012: a net gain on disposal of RMB654,000).

During the six months ended 30 June 2013, an impairment loss of RMB1,772,000 (six months ended 30 June 2012: RMB3,124,000) has been recognised in respect of such plant and machinery of the Group to the extent that the carrying amounts exceeded their recoverable amounts based on the best estimate by the directors of the Company. The impairment loss has been included in the line item of other expenses in the condensed consolidated income statements for the six months ended 30 June 2013 and 2012.

### **11. OTHER INTANGIBLE ASSETS**

During the six months ended 30 June 2013, the Group acquired other intangible assets with an aggregate cost of RMB1,515,000 (six months ended 30 June 2012: RMB114,376,000 restated).

### 10. 物業、廠房及設備

於截至二零一三年六月三十日止六個 月,本集團收購物業、廠房及設備之總 成本為人民幣86,826,000元(截至二零 一二年六月三十日止六個月:人民幣 164,442,000元(重列))。於截至二零一三 年六月三十日止六個月,本集團出售物 業、廠房及設備,其賬面值為人民幣 15,034,000元(截至二零一二年六月三十 日止六個月:人民幣5,664,000元),因 而錄得出售虧損人民幣1,687,000元(截 至二零一二年六月三十日止六個月:出 售淨收益人民幣654,000元)。

於二零一三年六月三十日止六個月內, 基於本公司董事對賬面價值超過其可收 回金額的範圍的最佳估計,就本集團該 等廠房及機器確認人民幣1,772,000元(截 至二零一二年六月三十日止六個月:人 民幣3,124,000元)的減值虧損。減值虧 損於截至二零一三年及二零一二年六月 三十日止六個月的簡明綜合報表綜合收 益表的其他開支分項已包括在內。

### 11. 其他無形資產

於截至二零一三年六月三十日止六個 月,本集團收購其他無形資產成本合共 人民幣1,515,000元(截至二零一二年六 月三十日止六個月:人民幣114,376,000 元(重列))。

30 June 2013 二零一三年六月三十日

### **12. DEFERRED TAX**

The movements in deferred tax assets and liabilities during the period and 2012 are as follows:

#### **Deferred tax assets**

#### 30 June 2013

### 12. 遞延税項

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期內及二零一二年遞延税項資產及負債 之變動如下:

#### 遞延税項資產

二零一三年六月三十日

		Impairment loss of assets 資產減值 配勝 <sup>6</sup> 000 人民幣千元	Tax Iosses 税項虧損 RMB'000 人民幣千元	Discounted amount of other borrowings arising from the passage of time 因時間流逝 而產生之 其地現款項 RMB'000 人民幣千元	Unrealised gain on government grants 未變現 政府補貼 RMB <sup>1</sup> 000 人民幣千元	Others 其他 RMB <sup>*</sup> 000 人民幣千元	Total 總計 RMB <sup>'000</sup> 人民幣千元
At 1 January 2013 (Unaudited) (Restated) Credit/(charge) to profit or loss	於二零一三年一月一日 (未經審核)(重列) 期內於損益計入/(扣除)	925	937	1,173	2,093	1,221	6,349
for the period		(323)	1,414	(1,173)	(40)	598	476
At 30 June 2013 (Unaudited)	於二零一三年六月三十日 (未經審核)	602	2,351	-	2,053	1,819	6,825

#### **Deferred tax assets**

#### 遞延税項資產

二零一二年十二月三十一日

#### 31 December 2012

		Impairment loss of assets 資產減值 虧損 RMB'000 人民幣千元	Tax losses 税項虧損 RMB'000 人民幣千元	Discounted amount of other borrowings arising from the passage of time 因時間流逝 而產生之 其他借貸 貼現款項 RMB'000 人民幣千元	Unrealised gain on government grants 未變現 政府補貼 RMB'000 人民幣千元	Others 其他 RMB <sup>1</sup> 000 人民幣千元	Total 總計 RMB <sup>*</sup> 000 人民幣千元
At 1 January 2012 (Audited) Acquisition of a subsidiary Credit/(charge) to profit or loss for the year Transfer to assets of a disposal group classified as held for sale	於二零一二年一月一日 (經審核) 收購一間附屬公司 年內於損益計入/(扣除) 轉移出售組合分類為持作 出售資產	369 264 294 (2)	4,379 – (3,442) –		_ 2,133 (40) _	25 1,698 (502) –	4,773 4,132 (2,554) (2)
At 31 December 2012 (Unaudited) (Restated)	於二零一二年十二月 三十一日(未經審核) (重列)	925	937	1,173	2,093	1,221	6,349

30 June 2013 二零一三年六月三十日

### 12. DEFERRED TAX (Continued)

#### **Deferred tax liabilities**

#### 30 June 2013

#### 12. 遞延税項(續)

遞延税項負債

二零一三年六月三十日

		Fair value adjustment on 公平值調整				
		acquisition of a subsidiary 收購一間	contingent consideration	derivatives	Withholding tax	Total
		() 附屬公司 RMB <sup>'</sup> 000 人民幣千元	或然代價 <b>RMB′000</b> 人民幣千元	衍生工具 <b>RMB′000</b> 人民幣千元	預扣税 <b>RMB′000</b> 人民幣千元	總計 <b>RMB′000</b> 人民幣千元
At 1 January 2013 (Unaudited) (Restated) Charge/(credit) to profit or loss	於二零一三年一月一日 (未經審核)(重列) 期內於損益扣除/(計入)	14,101	3,292	-	-	17,393
for the period Disposal of a subsidiary	出售一間附屬公司	(1,319) (2,957)	(3,292) –	296 _	10,511 -	6,196 (2,957)
At 30 June 2013 (Unaudited)	於二零一三年六月三十日 (未經審核)	9,825	-	296	10,511	20,632

#### 31 December 2012

二零一二年十二月三十一日

		Fair value adjustment on 公平值調整		
		acquisition of a subsidiary 收購一間附屬公司 RMB'000 人民幣千元	contingent consideration 或然代價 RMB'000 人民幣千元	Total 總計 RMB′000 人民幣千元
At 1 January 2012 (Audited)	於二零一二年一月一日	0.710		0.740
Charge to profit or loss for the year	(經審核) 年內於損益扣除	9,718 4,383	3,292	9,718 7,675
At 31 December 2012 (Unaudited) (Restated)	於二零一二年十二月三十一日 (未經審核)(重列)	14,101	3,292	17,393

No deferred tax asset has been recognised in respect of tax losses of approximately RMB143,595,000 (31 December 2012: RMB94,952,000) as the losses have arisen in subsidiaries that has been loss-making for some time and it is not considered probable that taxable profits will be available against which the tax losses can be utilised.

Pursuant to the PRC Corporate Income Tax Law, a 10% withholding tax is levied on dividends declared to foreign investors from the foreign investment enterprises established in Mainland China. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007. A lower withholding tax rate may be applied if there is a tax treaty between Mainland China and the jurisdiction of the foreign investors. For the Group, the applicable rate is 10%. The Group is therefore liable for withholding taxes on dividends distributed by those subsidiaries established in Mainland China in respect of earnings generated from 1 January 2008.

概無就税項虧損約人民幣143,595,000元 (二零一二年十二月三十一日:人民幣 94,952,000元)確認遞延税項資產,因為 該等虧損產生自於一定時間內錄得虧損 的附屬公司,因此不大可能有應課税溢 利可供税項虧損使用作抵銷。

根據中國內地企業所得税法,在中國內 地成立的外資企業向外國投資者宣派 息,有關股息須繳納10%的預提所得税。 此規定自二零零八年一月一日開始生為 的盈利於二零零七年十二月三十一日之 後屬司法權區訂有税收協定,則預提, 備税率為10%。因此,本集團旗下年一 月税地成立的附屬公司就二零零八年一 所 的一日或以後賺取的盈利而向本集團 ( 付 股息,本集團須就此繳納預提所得税。

30 June 2013 二零一三年六月三十日

### 13. TRADE AND BILLS RECEIVABLES, LONG-TERM TRADE RECEIVABLES

### 13. 貿易應收款項及應收票據,長 期貿易應收款項

		RMB'000	十二月三十一日 RMB'000
		人民幣千元 <b>(Unaudited)</b> (未經審核)	人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Trade receivables Impairment	貿易應收款項 減值	1,269,309 (2,586)	1,326,783 (4,419)
Trade receivables, net Less: Non-current portion of trade receivables	貿易應收款項,淨額 減:貿易應收款項非即期部分	1,266,723 –	1,322,364 (8,598)
Current portion of trade receivables	貿易應收款項即期部分	1,266,723	1,313,766
Bills receivable	應收票據	57,552	39,768
		1,324,275	1,353,534

Trade receivables of the Group represented proceeds receivable from the sale of goods and rendering of services. The Group's trading terms with its customers are mainly on credit, except for new customers where payment in advance is normally required. The credit term generally ranges from 15 to 180 days, and a longer credit term will be granted to certain major customers. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control management system to minimise credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforementioned 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. Trade receivables are interest-free and unsecured. 30 June 2013 二零一三年六月三十日

### 13. TRADE AND BILLS RECEIVABLES, LONG-TERM TRADE RECEIVABLES (Continued)

# **13. 貿易應收款項及應收票據**,長期貿易應收款項(續)

An ageing analysis of the trade receivables of the Group as at the end of the reporting period, based on the transaction date and net of provision, is as follows: 下表列載本集團貿易應收款項在報告期 末的賬齡分析,有關分析以交易日期為 依據,並已扣除撥備:

貿易應收款項的減值撥備變動如下:

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Within 3 months 3 to 6 months 6 to 12 months 1 to 2 years Over 2 years	三個月內 三至六個月 六至十二個月 一至兩年 超過兩年	839,750 95,903 207,679 8,552 114,839	946,814 251,609 8,614 26,741 88,586
Less: current portion	減:即期部份	1,266,723 (1,266,723)	1,322,364 (1,313,766)
Non-current portion	非即期部份	_	8,598

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

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Opening balance Acquisition of a subsidiary Provision for impairment losses Written off	期初結餘 收購附屬公司 減值虧損撥備 撇銷	4,419 _ _ (1,833)	1,239 502 2,901 (223)
Closing balance	期末結餘	2,586	4,419

30 June 2013 二零一三年六月三十日

### 13. TRADE AND BILLS RECEIVABLES, LONG-TERM TRADE RECEIVABLES (Continued)

# **13.** 貿易應收款項及應收票據,長期貿易應收款項(續)

The maturity profile of the bills receivable of the Group as at the end of the reporting period is as follows:

下表載列本集團應收票據於報告期末的 到期情況:

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Within 6 months	六個月內	57,552	39,768

#### 14. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

### **14.** 預付款項、按金及其他應收款 項

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Advances to suppliers and other third parties	墊款予運營商及其他第三方	215,626	220,403
Value added tax receivable	可退回增值税	32,839	22,935
Deposits and prepayments	保證金及預付款項	12,885	19,743
Other receivables	其他應付款項	26,104	36,782
Considerations receivable for disposal	就出售一間附屬公司	53,717	8,730
of a subsidiary	應收代價	341,171	308,593

The balance as at 30 June 2013 was unsecured.

結餘於二零一三年六月三十日為無抵押。

30 June 2013 二零一三年六月三十日

# 14. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES (Continued)

### **14.** 預付款項、按金及其他應收款 項(續)

Movements in the provision for impairment of prepayments, deposits and other receivables are as follows:

就預付款項、按金及其他應收款項減值 撥備之變動如下:

		30 June 2013 二零一三年 六月三十日 RMB <sup>′</sup> 000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Opening balance Acquisition of a subsidiary Provision/(reversal) for impairment losses	期初結餘 收購一間附屬公司 減值虧損撥備╱(撥回)	3,221 _ 106	1,168 2,245 (192)
Closing balance	期末結餘	3,327	3,221

30 June 2013 二零一三年六月三十日

### **15. CASH AND CASH EQUIVALENTS AND PLEDGED DEPOSITS**

15. 現金及現金等價物及已抵押存 款

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Cash and bank balances Time deposits	現金及銀行結餘 定期存款	155,366 22,708	144,082 26,799
		178,074	170,881
Less: Pledged time deposits: Pledged for short-term bank borro Pledged for bills payable Pledged for letters of credit Pledged for contract bidding	減:已抵押定期存款 就短期銀行借貸作 抵押 就應付票據作抵押 就信用證作抵押 就競投合約作抵押	– (19,158) (372) (3,178)	(600) (15,220) (7,063) (3,916)
		(22,708)	(26,799) 144,082
Cash and cash equivalents Cash at banks earns interest at floating bank deposit rates. The bank balances a	···· ,	155,366 現金按每日銀行存 取利息。銀行結餘	

bank deposit rates. The bank balances and pledged deposits are deposited with creditworthy banks with no recent history of default.

率賺取利息。銀行結餘及已批押存款存 放於信譽良好且最近無違規記錄的銀行。
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# 16. TRADE AND BILLS PAYABLES, OTHER LONG-TERM PAYABLES

#### **16.** 貿易應付款項及應付票據,其 他長期應付款項

An ageing analysis of the trade payables of the Group, based on the invoice date, as at the end of the reporting period is as follows: 下表載列本集團貿易應付款項於報告期 末按發票日期作出的賬齡分析:

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Within 3 months 3 to 12 months 1 to 2 years Over 2 years	三個月內 三至十二個月 一至兩年 超過兩年	511,836 104,560 54,406 17,588	391,376 193,418 40,506 378
Less: current portion	減:即期部份	688,390 (688,390)	625,678 (617,981)
Non-current portion	非即期部份	_	7,697

The Group normally obtains credit terms ranging from 1 to 3 months from its suppliers. The long-term portion of trade payables was related to telecommunication equipment purchased and is to be paid to the suppliers with final inspection dates ranging from 1 to 2 years. Trade payables are unsecured and interest-free.

本集團一般獲運營商給予介乎一至三個 月的信貸期。貿易應付款項的長期部份 與購買電訊設備有關,並將支付予運營 商,而最終檢測期介乎一至兩年。貿易 應付款項為無抵押及免息。

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#### 16. TRADE AND BILLS PAYABLES, OTHER LONG-TERM PAYABLES (Continued)

#### 16. 貿易應收款項及應收票據,長 期貿易應收款項(續)

An ageing analysis of the bills payable of the Group, based on the issuance date, as at the end of the reporting period is as follows: 下表載列本集團應付票據在報告期末按 發行日期作出的賬齡分析:

		RMB′000 人民幣千元 (Unaudited) (未經審核)	+二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Within 3 months	三個月內	21,992	23,891
3 to 6 months	三至六個月	27,332	24,551

#### **17. OTHER PAYABLES AND ACCRUALS**

#### 17. 其他應收款項及應計費用

		30 June 2013 二零一三年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Advances from customers Accruals Payables for acquisition of property, plant and equipment Payroll payable Other taxes payable Other payables	預收客戶款項 應計費用 收購物業、廠房及設備應付 款項 應付工資 其他應付税項 其他應付款項	29,606 41,957 15,644 22,810 76,953 18,328	26,799 34,561 9,032 23,232 72,835 15,619
		205,298	182,078

Other payables of the Group as at 30 June 2013 are interestfree and repayable on demand. 於二零一三年六月三十日,本集團其他 應付款項為不計息及須按要求償還。

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#### 18. INTEREST-BEARING BANK AND OTHER BORROWINGS

#### 18. 計息銀行及其他借貸

			<b>30 June 2013 (Unaudited)</b> 二零一三年六月三十日 (未經審核)			nber 2012 (Unaudited) 十二月三十一日 (未經:	
		Contractual interest rate (%) 合約利率(%)	Maturity 到期日	<b>RMB′000</b> 人民幣千元	Contractual interest rate (%) 合約利率(%)	Maturity 到期日	<b>RMB'000</b> 人民幣千元
Current	即期						
Bank loans — unsecured	銀行貸款一無抵押	1.50~7.80	July 2013~ May 2014 二零一三年七月至 二零一四年五月	326,045	5.60~7.80	February 2013~ September 2013 二零一三年二月至 二零一三年九月	191,664
Bank loans — secured	銀行貸款一有抵押	0.23~7.21	July 2013~ June 2014 二零一三年七月至 二零一四年六月	557,693	0.25~7.80	January 2013~ November 2013 二零一三年一月至 二零一三年十一月	671,002
Other loans — unsecured	其他貸款 — 無抵押	6.00~8.50	June 2013~ December 2013 二零一三年六月至 二零一三年十二月	202,179	6.00~8.50	January 2013~ December 2013 二零一三年一月至 二零一三年十二月	203,086
Total	總計			1,085,917			1,065,752

#### **19. PROMISSORY NOTE PAYABLE**

On 31 January 2013, the Company issued a promissory note of HK\$650,000,000 (equivalent to RMB543,827,000) to Mr. Chi to settle the consideration of the Acquisition. The promissory note is interest-free and due by 13 June 2017. The fair value of the promissory note upon issuance was HK\$442,234,000.

The promissory note is subsequently measured at amortised cost using the effective interest method. The amortisation is recognised in profit or loss for the six months ended 30 June 2013.

#### 19. 應付承兑票據

於二零一三年一月三十一日,本公司向 遲少林先生發行650,000,000港元(相當 於人民幣543,827,000元)的承兑票據, 以結付部分代價。承兑票據為不計息, 須於二零一七年六月十三日前償還。該 承 兑 票 據 於 發 行 時 的 公 平 值 為 442,234,000港元。

其後,該承兑票據按攤銷成本以實際利 率法計量,攤銷已於截至二零一三年六 月三十日止六個月的損益中確認。

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#### 20. ISSUED CAPITAL

#### 20. 已發行股本

		30 June 2013 二零一三年 六月三十日 (Unaudited) (未經審核)	31 December 2012 二零一二年 十二月三十一日
Authorised: 2,500,000,000 (2012: 2,500,000,000) ordinary shares of US\$0.02 each	法定: 2,500,000,000股(二零一二年: 2,500,000,000股)每股面值 0.02美元普通股	US\$50,000,000 50,000,000 美元	US\$50,000,000 50,000,000美元
Issued and fully paid: 720,000,000 (2012: 720,000,000) ordinary shares of US\$0.02 each	已發行及繳足: 720,000,000股(二零一二年: 720,000,000股)每股面值 0.02美元普通股	US\$14,400,000 14,400,000美元	US\$14,400,000 14,400,000美元
Equivalent to	相當於	<b>RMB97,401,000</b> 人民幣 <b>97,401,000</b> 元	RMB97,401,000 人民幣97,401,000元

#### 21. EMPLOYEE SHARE SCHEME

On 30 September 2008, an employees' share scheme (the "Employee Share Scheme") was adopted by the Company. Pursuant to the Employee Share Scheme, on 8 October 2008, Chenlin International Joint Stock Company Limited (a company owned by Mr. Chi) transferred a total of 6,280,000 ordinary shares of the Company (the "Employee Shares"), to Hongxin Joint Stock Company Limited, a trustee for certain directors of the Company and employees (the "Employee Shareholders"), in recognition of the Employee Shareholders' contributions to the growth of the Group at a consideration of RMB6.37 each, of which RMB2.37 each was paid by each of the Employee Shareholders with their own funds and RMB4.00 each was paid by Weihai Electronic and 威海市泓淋電線電纜有限公司 (Weihai Honglin Wire & Cable Co., Ltd., "Weihai Cable", a subsidiary of the Group) respectively, as bonus and subsidy to the Employee Shareholders. Hongxin Joint Stock Company Limited holds the Employee Shares in trust for the Employee Shareholders pursuant to a trust deed dated 28 May 2010 (the "Trust Deed").

The Employee Share Scheme and Trust Deed imposed certain restrictions on the Employee Shares and the details are summarised in the paragraphs headed "Employee Shares" under section III "Further Information about Directors, Management and Staff" in Appendix VI "Statutory and General Information" to the prospectus of the Company dated 3 November 2010.

#### 21. 僱員股份計劃

於二零零八年九月三十日,本公司採納 僱員股份計劃(「僱員股份計劃」)。根據 僱員股份計劃,於二零零八年十月八 日,晨淋國際股份有限公司(遲先生所擁 有的公司)將總計6,280,000股本公司普 通股(「僱員股份」)以代價每股人民幣6.37 元轉讓予泓鑫股份有限公司(作為本公司 若干董事及僱員(「僱員股東」))之信託 人)),以表揚僱員股東對本集團發展的 貢獻,各僱員股東自行支付每股人民幣 2.37元,而另外每股人民幣4.00元分別 由威海電子及本集團附屬公司威海市泓 淋電線電纜有限公司(「威海電線」)支 付,作為僱員股東的花紅及補貼。根據 二零一零年五月二十八日的信託契約 (「信託契約」), 泓鑫股份有限公司以信 託方式代僱員股東持有僱員股份。

僱員股份計劃及信託契約對僱員股份有 若干限制,詳情概述於本公司日期為二 零一零年十一月三日的招股章程附錄六 「法定及一般資料」第三節「有關董事、 管理層及員工的其他資料」「僱員股份」一 段。

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#### 21. EMPLOYEE SHARE SCHEME (Continued)

#### 21. 僱員股份計劃(續)

Details of the movements in the Employee Shares awarded and the outstanding balances at the end of the reporting period are as follows: 於報告期末,獲贈的僱員股份及未償還 結餘的變動詳情如下:

			Number of ou Employee Shai 未償還僱員股 Directors 董事	re balances
At 1 January 2012 (Audited)	於二零一二年一月一 (經審核)	日	2,516,902	34,274,020
Transfer*	■ (經番核) 轉撥*		(1,486,471)	1,486,471
At 31 December 2012 (Audited) and at 30 June 2013 (Unaudited)	於二零一二年十二月 (經審核)及於二零 六月三十日(未經署	一三年	1,030,431	35,760,491
* During the year ended 31 December 2012, on remained as an employee of the Group.	e director resigned but		於截至二零一二年十二, 一名已辭任董事職務的] 員。	
The estimated fair value of the Employee Sh grant was approximately RMB42,187,000, RMB6.72 each. The payment of RMB4.00 ea in total) made by Weihai Electronic and Weil and subsidy to the Employees Shareholders to "share awards reserve" in equity during December 2008.	or approximately ch (RMB25,120,000 hai Cable as bonus has been charged	人民幣 幣6.72 股東支 25,120 二零零	8份於授出日期的( 幣42,187,000元,9 2元。威海電子及展 5付每股人民幣4.00 0,000元)作為花紅, 零八年十二月三十- 服份獎勵儲備」中:	战每股約為人民 威海電線向僱員 0元(總計人民幣 及補貼已於截至 一日止年度自權
The difference between the fair value of F RMB2.37 each which was paid by each Shareholders, amounting to approximatel would be charged to the consolidated incor straight-line basis over the service perio contracts for those Employees Sharehold 2008 to September 2013.	of the Employee y RMB27,303,000, ne statement on a ods of the service	東支作 人民幣 十月3 的服務	直每股人民幣6.72 时的每股人民幣2.3 幣27,303,000元,將 至二零一三年九月 客合約服務期間以 中扣除。	87元之差額約為 8由二零零八年 在該等僱員股東
During the six months ended 30 June recognised share-based payments o RMB186,000 (six months ended 30 June 20 in relation to the Employee Shares.	f approximately	本集團 付的請 零一二	二零一三年六月三 團確認與僱員股份 次項約為人民幣18 二年六月三十日止; 000元)。	有關的以股份支 6,000元(截至二

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#### 22. ACQUISITION OF A SUBSIDIARY

On 31 January 2013, the Group acquired the entire issued share capital of Rosy Sun Investments Limited, the parent of the Rosy Sun Group. The Acquisition has been accounted for using the pooling of interests method. The condensed consolidated financial statements include the results of the Rosy Sun Group since 13 June 2012.

The fair values of the identifiable assets and liabilities of the Rosy Sun Group as at 13 June 2012 were:

#### 22. 收購一間附屬公司

於二零一三年一月三十一日,本集團 收購Rosy Sun集團母公司Rosy Sun Investments Limited 的全部已發行股本。 收購事項已利用購買合併法入賬。本簡 明綜合財務報表已計入Rosy Sun集團自 二零一二年六月十三日起的業績。

於二零一二年六月十三日, Rosy Sun集 團可識別資產及負債公平值為:

		Fair value recognised on acquisition 收購時確認 公平值 RMB'000 人民幣千元
Property, plant and equipment Prepaid land lease payments Other intangible assets Available-for-sale investments Deferred tax assets Inventories Trade and bills receivables Prepayments, deposits and other receivables Pledged deposits Cash and cash equivalents Trade and bills payables Other payables and accruals Tax payable Interest-bearing bank and other borrowings Deferred tax liabilities Government grants	物業、廠房及設備 預付土地租賃款項 其他無形資產 可供出售投資 遞延税項資產 存貨 貿易應收款項及票據 預付款項、按金及其他應收款項 已抵押存款 現金及現金等價物 貿易應付及應付票據 其他應付款項及應計費用 應付税項 計息銀行及其他借貸 遞延税項負債 政府補貼	59,922 45,085 206,128 15,000 4,132 292 222,823 228,911 2,118 13,857 (91,376) (34,380) (8,325) (266,196) (16,014) (14,219)
Total identifiable net assets at fair value Goodwill arising on acquisition Purchase consideration transferred by Mr. Chi to an independent third party Purchase consideration transferred by the Group to Mr. Chi for the Acquisition	按公平值列賬的可識別資產淨值總額 收購產生的商譽 遲先生轉撥至獨立第三方的 購買代價 本集團就收購事項轉撥至 遲先生的購買代價	367,758 61,146 428,904 442,234
Charged to equity	自權益中扣除	13,330

The goodwill recognised is primarily attributed to the expected synergies and other benefits from combining the assets and activities of the Rosy Sun Group with those of the Group. 已確認商譽主要源於預期協同效應及合 併Rosy Sun集團及本集團的資產及活動 所帶來的利益。

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#### 23. DISPOSAL OF A SUBSIDIARY

On 12 January 2013, the Group disposed of its 100% equity interest in Rituo Automotive in exchange for, among other considerations, 45% equity interest in Rituo Technology, which is accounted for as an acquisition of non-controlling interests with a notional consideration measured at fair value of RMB11,564,000. A loss on disposal of Rituo Automotive of RMB396,000, including the loss effect arising from the waiver of receivable for profit guarantee amounting to RMB18,396,000 is then recognised in profit or loss. Further details of the disposal and acquisition were set out in the Company's announcement made on 20 November 2012 and circular dated 24 December 2012.

#### 23. 出售一間附屬公司

於二零一三年一月十二日,本集團出售 日拓汽車全部權益,以換取(包括其他代 價)日拓高科技的45%權益,其入賬為一 項收購非控股權益,按公平值計量的名 義代價為人民幣11,564,000元。出售日 拓汽車之虧損人民幣396,000元(包括因 豁免就溢利保證人民幣18,396,000元之 應收款項而產生之虧損影響)其後於損益 確認。出售事項及收購事項的進一步詳 情載於本公司日期為二零一二年十一月 二十日的公佈及日期為二零一二年十二 月二十四日的通函。

		Carrying amounts on disposal 出售時賬面值 RMB'000 人民幣千元
Assets of a disposal group classified as held for sale Property, plant and equipment Intangible assets	<b>分類為持作出售的出售組合資產</b> 物業、廠房及設備 無形資產	5,015 10,976
Trade and bills receivables Prepayments, deposits and other receivables Inventories Cash and cash equivalents	無心員座 貿易應收款項及票據 預付款項、按金及其他應收款項 存貨 現金及現金等價物	13,756 62,652 30,038 8,835
		131,272
Liabilities directly associated with assets classified as held for sale	與分類為持作出售資產直接有關 的負債	
Trade and bills payables Accruals and other payables Tax payable	留易應付款項及票據 應計費用及其他應付款項 應付税項	(35,765) (10,409) (111)
Interest-bearing bank borrowings Deferred tax liabilities	計息銀行借貸 遞延税項負債	(13,700) (2,957)
		(62,942)
Net assets of a disposal group classified as held for sale Goodwill Non-controlling interests	分類為持作出售資產的出售組合 淨資產 商譽 非控制權益	68,330 258 (31,424)
		37,164
Loss on disposal of a subsidiary	出售附屬公司虧損	(396)
		36,768
Satisfied by: Cash Fair value of non-controlling interests in	由以下方式結付: 現金 日拓高科技非控制權益公平值	43,600
Rituo Technology Waiver of receivable for profit guarantee	就溢利擔保豁免應收款項	11,564 (18,396)
Total consideration	總代價	36,768

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#### 23. DISPOSAL OF A SUBSIDIARY (Continued)

An analysis of the net inflow of cash and cash equivalents in respect of the disposal of a subsidiary is as follows:

### 23. 出售一間附屬公司(續)

就出售一間附屬公司的現金及現金等價 物流入分析如下:

				RMB′0 人民幣千	
	Cash Cash	n received n and cash equivalents disposed of n and cash equivalents of a disposal group classified s held for sale	所收現金 出售現金及現金 分類為持作出售 現金等價物	等價物 (8,8 的出售組合現金及 8,8	
	Neti	inflow of cash and cash equivalents in respect the disposal of a subsidiary		司的現金及現金	_
24.	СО	MMITMENTS	<b>24.</b>	<b>私擔</b>	
	(a)	Operating lease commitments — the Gro as lessee	up (a	a) 經營租賃承擔 — 本集團作業 租人	<b>净承</b>
		The Group leases certain of its warehouses and premises under operating lease arrangements. L for properties are negotiated for terms ranging from to two years at inception.	eases	本集團根據經營租賃安排出租 干倉庫及辦公室物業。經磋商的 初物業租賃期後介乎一至兩年。	的起
		At 30 June 2013, the Group had total future min lease payments under non-cancellable operating l falling due as follows:		於二零一三年六月三十日,本集 根據不可撤銷經營租賃擁有的日 最低租賃款項於下列日期到期:	日後
				30 June 31 Decemb 2013 20 二零一三年 二零一二 六月三十日 十二月三十一 RMB'000 RMB'0 人民幣千元 人民幣千 (Unaudited) (Unaudité	012 年 000 元

	(Unaudited) (未經審核)	(Unaudited) (Restated) (未經審核) (重列)
Within one year	7,515 3,178	2,579 3,999
	10,693	6,578

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#### 24. COMMITMENTS (Continued)

#### (b) Capital commitments

In addition to the operating lease commitments detailed in (a) above, the Group had the following capital commitments as at the end of the reporting period:

### 24. 承擔(續)

#### (b) 資本承擔

除上述(a)段詳述的經營租賃承擔 外,本集團於報告期末有以下資本 承擔:

		30 June	31 December
		2013	2012
		二零一三年	二零一二年
		六月三十日	十二月三十一日
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		(Unaudited)	(Unaudited)
			(Restated)
		(未經審核)	(未經審核)
			(重列)
	つ <i>体化</i> 位土感世		
Contracted, but not provided for:	已簽約但未撥備:		
Acquisition of property,	收購物業、廠房及設備	04.005	(4.000
plant and equipment		34,395	64,230
Authorised, but not contracted for:	已授權但未簽約:		
Acquisition of equities	收購權益	-	533,053
		34,395	597,283

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#### 25. RELATED PARTY TRANSACTIONS

In addition to the transactions detailed elsewhere in these condensed consolidated financial statements, the Group had the following transactions with related parties during the six months ended 30 June 2013:

Compensation of key management personnel of the Group:

日止六個月	,	本集團有以下關連方交易:	

25. 關連方交易

本集團主要管理人員的薪酬:

除此等簡明綜合財務報表其他部分詳述

的交易外,於截至二零一三年六月三十

		Six months ended 30 June 截至六月三十日止六個月	
		2013 二零一三年 RMB'000 人民幣千元 (Unaudited) (未經審核)	2012 二零一二年 RMB'000 人民幣千元 (Unaudited) (Restated) (未經審核) (重列)
Short-term employee benefits Post-employment benefits Equity-settled share option expenses	短期僱員福利 退休福利 以權益結算的購股權開支	2,799 59 9	2,881 66 670
		2,867	3,617

#### **26. FAIR VALUE AND 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 guoted 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)

26. 公平值及公平值層級

本集團使用以下層級釐定及披露金融工 具之公平值:

第一級: 公平值計量乃從相同資產 或負債於活躍市場中所報 未調整價格得出 第二級: 公平值計量乃基於對所記 錄公平值有重大影響之所 有輸入數據均可直接或間 接觀察之估值方法得出 第三級: 公平值計量乃基於對所記 錄公平值有重大影響之任 何輸入數據並非來自可觀 察市場數據(不可觀察輸 入數據)之估值方法得出

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#### 26. 公平值及公平值層級(續) 26. FAIR VALUE AND FAIR VALUE HIERARCHY (Continued)

#### Assets measured at fair value:

As at 30 June 2013 (Unaudited)

	<b>Level 1</b>	<b>Level 2</b>	Level 3	Total
	第一級	第二級	第三級	總計
	RMB′000	<b>RMB'000</b>	RMB'000	RMB′000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Derivative financial instruments 衍生金融工具	-	1,973	_	1,973

As at 31 December 2012 (Unaudited) (Restated)

#### 於二零一二年十二月三十一日(未經 審核)(重列)

於二零一三年六月三十日(未經審核)

按公平值計量的資產:

		Level 1 第一級 RMB′000 人民幣千元	Level 2 第二級 RMB <sup>′</sup> 000 人民幣千元	Level 3 第三級 RMB'000 人民幣千元	Total 總計 RMB′000 人民幣千元
Derivative financial instruments	衍生金融工具	-	156	-	156

#### Liabilities measured at fair value:

#### 按公平值計量的負債

As at 30 June 2013 (Unaudited)

	Level 1	Level 2	Level 3	Total
	第一級	第二級	第三級	總計
	RMB′000	RMB'000	RMB′000	RMB′000
	人民幣千元	人民幣千元	人民幣千元	人民幣千元
Derivative financial instruments 衍生金融工具	-	345	-	345

During the six months ended 30 June 2013, there were no transfers between Level 1, Level 2, or into or out of Level 3 (2012: nil).

For the Group's financial instruments that are not measured at fair value as at 30 June 2013, their carrying amounts approximate to their fair values.

於截至二零一三年六月三十日止六個 月,第一級與第二級之間並無轉讓,亦 無第三級轉入或轉出(二零一二年:無)。

就本集團於二零一三年六月三十日並非 以公平值計量的金融工具,其賬面值與 公平值相若。

於二零一三年六月三十日(未經審核)



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#### 27. PLEDGE OF ASSETS

Except for the pledged deposits mentioned in note 15, no assets of the Group were pledged as at 30 June 2013 (31 December 2012: Nil).

#### 28. EVENTS AFTER THE REPORTING PERIOD

On 9 June 2013, the Company (as vendor) entered into an agreement with Jia Ya Developments Limited (the "Purchaser"). a company incorporated in the British Virgin Islands ("BVI") and wholly owned by Mr. Chi, a shareholder and a director of the Company, and Mr. Chi (as guarantor for the Purchaser) for the sale and purchase of the entire issued share capital of Sumptuous Wealth Limited (the "Sale Share"), a subsidiary of the Company incorporated in the BVI on 2 January 2013 (the "S&P Agreement"). Pursuant to the S&P Agreement (as supplemented by a supplemental agreement dated 24 June 2013), the Company has conditionally agreed to dispose of and the Purchaser has conditionally agreed to purchase the Sale Share from the Company at the consideration of HK\$779 million, subject to the adjustments stipulated in the S&P Agreement (as supplemented by a supplemental agreement dated 24 June 2013), provided that the final consideration shall not exceed HK\$780 million and shall not be less than HK\$580 million (the "Disposal"). Changshu Electronic, Changshu Cable, Connecting-Technology, Dezhou Electronic, Shenzhen Communication, Honglin Technology, Hongxin International Limited, Chongqing Technology, Huzhou Technology, Weihaishi Hongbo Wire & Cable Technology Co., Ltd. and Chenhong International Limited were those subsidiaries of the Company as at 30 June 2013 which are or will be included as subsidiaries of Sumptuous Wealth Limited to be disposed of as a result of the Disposal.

#### 27. 資產抵押

除附註15所述已抵押存款外,於二零 一三年六月三十日,本集團並無已抵押 資產(二零一二年十二月三十一日:無)。

#### 28. 報告期後事項

於二零一三年六月九日,本公司(賣方) 與佳雅發展有限公司(於英屬維爾京群島 (「英屬維爾京群島」)註冊成立的公司, 由本公司股東兼董事遲先生全資擁有) (買方)及遲先生(買方擔保人)訂立協 議,以買賣豪裕有限公司(於二零一三年 一月二日於英屬維爾京群島註冊成立, 為本公司附屬公司)全部已發行股本(「待 售股份」)(「買賣協議」)。根據買賣協議 (經日期為二零一三年六月二十四日的補 充協議補充),本公司有條件同意出售及 買方有條件同意向本公司購買待售股 份,代價為779,000,000港元,惟受限於 買賣協議(經日期為二零一三年六月 二十四日的補充協議補充)列明之調整, 但最終代價不得超過780,000,000港元, 亦不得低於580,000,000港元(「出售事 項」)。於二零一三年六月三十日,常熟 電子、常熟電纜、常熟連接技術、徳州 電子、深圳泓淋、泓淋科技、Hongxin International Limited、重慶科技、惠州科 技、威海市泓博線纜科技有限公司及晨 紅國際股份有限公司為本公司附屬公 司,將因為出售事項而計入或將計入將 予出售的豪裕有限公司附屬公司。

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# 28. EVENTS AFTER THE REPORTING PERIOD (Continued)

Parties to the S&P Agreement further agreed that: (i) where the outstanding amount (including the principal and accrued interest (if any)) under the promissory note as at the date of completion is lower than the final consideration, the Purchaser shall pay to the Company in cash an amount equivalent to such difference upon completion, and (ii) where the outstanding amount under the promissory note as at the date of completion is higher than the final consideration, the Company shall, by way of prepayment, pay to Mr. Chi in cash an amount equivalent to such difference upon completion.

On 17 July 2013, the shareholders of the Company approved the Disposal. Upon completion of the Disposal, Sumptuous Wealth Limited will cease to be a subsidiary of the Company, and the Group will not consolidate the financial statements of Sumptuous Wealth Limited and each of its controlled companies thereafter.

#### **29. COMPARATIVE AMOUNTS**

As explained in note 2.1, the Acquisition is regarded as a business combination under common control and is accounted for using the pooling of interests method. Upon completion of the Acquisition, the financial statements of Rosy Sun Investments Limited and its subsidiaries are included in the condensed consolidated financial statements of the Group as if the combination had occurred on 13 June 2012, the date when Rosy Sun Investments Limited and its subsidiaries first came under common control of the controlling shareholder. Comparative figures as at 31 December 2012 and for the 6 months ended 30 June 2012 were also restated to be presented on the same basis.

#### 30. APPROVAL OF THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The condensed consolidated financial statements were approved and authorised for issue by the board of directors on 28 August 2013.

#### 28. 報告期後事項(續)

買賣協議的訂約方進一步同意:(i)倘於 完成交易日期,承兑票據下的未償還金 額(包括本金及應計利息(如有))低於最 終代價,則買方須於完成交易時向本公 司以現金支付有關差額;及(ii)倘於完成 交易日期,承兑票據下的未償還金額高 於最終代價,則本公司須於完成交易時 以預付款形式向遲先生以現金支付有關 差額。

於二零一三年七月十七日,本公司股東 批准出售事項。出售事項完成後,豪裕 有限公司不再為本公司附屬公司,而本 集團於其後將不會把豪裕有限公司及其 各控制公司的財務報表綜合入賬。

#### 29. 比較金額

誠如附註2.1闡述,收購事項被視為根據 共同控制下的業務合併,並以購買合併 法入賬。完成收購事項後,Rosy Sun Investments Limited及其附屬公司的財 務報表計入本集團的簡明綜合財務報 表,猶如合併已於二零一二年六月十三 日(即Rosy Sun Investments Limited及其 附屬公司首次受控股股東共同控制當日) 發生。於二零一二年十二月三十一日及 截至二零一二年六月三十日止六個月的 比較數字亦以相同基準重列。

#### 30. 批准簡明綜合財務報表

董事會於二零一三年八月二十八日批准 及授權刊發本簡明綜合財務報表。

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