

綠陽國際控股有限公司 *

(Incorporated in Bermuda with limited liability)

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This report, for which the directors (the "Directors") of Sungreen International Holdings Limited (the "Company") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM (the "GEM Listing Rules") for the purposes of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (1) the information contained in this report is accurate and complete in all material respects and not misleading; (2) there are no other matters the omission of which would make any statement in this report misleading; and (3) all opinions expressed in this report have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.

HIGHLIGHTS

- Achieved a turnover of approximately RMB106.4 million for the nine months ended 30 September 2005, representing an approximately 15.0% increase as compared with that of the corresponding period in 2004.
- Profit of the Group attributable to equity holders of the parent for the nine months ended 30 September 2005 amounted to approximately RMB8.5 million, representing an increase of approximately 13.8% over the corresponding period in 2004.
- The Directors do not recommend an interim dividend for the nine months ended 30 September 2005.

UNAUDITED CONDENSED CONSOLIDATED INCOME STATEMENT

The board of directors of Sungreen International Holdings Limited (the "Board") is pleased to announce the unaudited consolidated results of the Company and its subsidiaries (collectively, the "Group") for the nine months ended 30 September 2005, together with the comparative figures for the corresponding period in 2004 as follows:

		Nine months ended 30 September		Three months ended 30 September		
	Notes	2005 RMB (unaudited)	2004 RMB (audited)	2005 RMB (unaudited)	2004 RMB (unaudited)	
Revenue Cost of sales	3	106,353,245 (63,711,003)	92,500,826 (57,238,160)	35,981,084 (22,206,405)	29,705,880 (20,820,256)	
Gross profit Other operating income Selling and distribution costs Administrative expenses Other operating expenses		42,642,242 369,207 (16,920,036) (8,895,542) (60,796)	35,262,666 924,129 (15,374,422) (6,436,748)	13,774,679 42,682 (7,116,635) (2,349,653) (7,191)	8,885,624 436,271 (3,707,610) (2,200,581)	
Profit from operations Finance costs		17,135,075 (2,523,786)	14,375,625 (2,587,597)	4,343,882 (669,726)	3,413,704 (805,494)	
Profit before tax Income tax expenses	4	14,611,289	11,788,028	3,674,156	2,608,210	
Profit for the period		14,611,289	11,788,028	3,674,156	2,608,210	
Attributable to: Equity holders of the parent Minority interest		8,482,927 6,128,362	7,452,081 4,335,947	2,213,827 1,460,329	1,501,597 1,106,613	
		14,611,289	11,788,028	3,674,156	2,608,210	
Dividends	5					
Earnings per share, basic (cents)	6	10.60	9.32	2.77	1.88	

Notes:

1. GROUP REORGANISATION AND BASIS OF PRESENTATION

The Company was incorporated and registered as an exempted company in Bermuda on 14 April 2004.

Pursuant to a group reorganisation (the "Group Reorganisation") to rationalise the group structure in preparation for the listing of the Company's shares on the Growth Enterprise Market (the "GEM") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), the Company became the holding company of the Group formed after the completion of the Group Reorganisation on 16 February 2005.

The Group resulting from the Group Reorganisation is regarded as a continuing entity. Accordingly, these unaudited results of the Group have been prepared on the basis as if the Company had always been the holding company of the Group. The Directors consider that this basis provides meaningful information for shareholders as regards the historical performance of the companies now comprising the Group.

Details of the Group Reorganisation are set out in the prospectus (the "Prospectus") issued by the Company dated 21 February 2005.

The shares of the Company were listed on the GEM of the Stock Exchange on 28 February 2005.

The Company did not trade during the period from 14 April 2004 (date of incorporation) to 31 December 2004. Its principal subsidiary is engaged in the manufacture and distribution of organic fertilizers.

The Group's principal operations are conducted in The People's Republic of China (the "PRC"). The unaudited results set out in this report have been prepared in Renminbi ("RMB"), being the reporting currency of the Group. The measurement currency of the Group is RMB in which the majority of the Group's transactions are denominated.

The accounting policies adopted in preparing the unaudited consolidated results for the nine months ended 30 September 2005 are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2004. The consolidated results are unaudited but have been reviewed by the audit committee of the Board (the "Audit Committee").

2. ADOPTION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS

In the current year, the Group has adopted all of the new and revised Standards and Interpretations issued by the International Accounting Standards Board (the IASB) and the International Financial Reporting Interpretations Committee (IFRIC) of the IASB that are relevant to its operations and effective for accounting periods beginning on 1 January 2005. The adoption of these new and revised Standards and Interpretations has had no material effect on how the results for the current or prior accounting periods are prepared and presented. Accordingly, no prior period adjustment has been required.

3. REVENUE

The Group is engaged in the research and development, manufacture, sale and distribution of organic potash fertilisers. Revenue recognised during the three months and nine months ended 30 September 2005 are as follows:

	Nine mont	hs ended	Three months ended 30 September		
	30 Sept	tember			
	2005	2004	2005	2004	
	RMB	RMB	RMB	RMB	
	(unaudited)	(audited)	(unaudited)	(unaudited)	
Sales of					
General use fertilisers	25,005,189	31,783,233	9,025,263	8,577,925	
Specific use fertilisers					
 for vegetable use 	32,203,916	14,944,394	15,180,337	2,789,121	
for fruit use	28,633,143	15,706,033	7,753,371	5,627,859	
 for tobacco use 	5,288,986	6,745,624	1,785,493	3,880,726	
for cotton use	3,642,991	15,381,125	927,994	8,671,274	
 for seeding use 	10,836,002	7,884,770	1,139,264	158,975	
 for garlic use 	124,269	55,647	42,456	_	
 for golden tree use 	358,750	_	28,200	_	
 for yellow melon use 	179,863	_	18,570	_	
 for golden vegetable use 	33,177	_	33,177	_	
– for banana use	46,959		46,959		
	106,353,245	92,500,826	35,981,084	29,705,880	

No segment information is presented as research and development, manufacture, sale and distribution of organic potash fertilisers is the only reportable business segment of the Group and the operations are mainly carried out in the PRC. Accordingly, the Directors consider that there is only one business segment and one geographical segment.

4. INCOME TAX EXPENSES

Shaanxi Juchuan Fuwanjia Co., Ltd. ("Juchuan Fuwanjia"), a subsidiary of the Company, is regarded by the Xi'an Municipal Bureau of Science and Technology as a high technology enterprise located at the Shaanxi Xi'an Hi-tech Development Zone. Pursuant to relevant laws and regulations in the PRC, Juchuan Fuwanjia is exempted from income tax for the two years starting from their first production year followed by an income tax rate of 15% in the remaining years of operation. Therefore, as confirmed with the local tax bureau, Juchuan Fuwanjia was exempted from income tax for the first two years since its production commenced in 2000 and is subject to an income tax payable of 15% thereafter. Since the production period for 2000 was not more than six months, the commencement of exemption from income tax was extended to 2001.

On 26 March 2004, Juchuan Fuwanjia was reorganised into a PRC sino-foreign equity joint venture company and was entitled to an exemption from PRC income tax for two years starting from its first profit-making year, followed by a 50% reduction for the next three years.

No provision of Hong Kong Profits Tax had been made for the year as the Company and its subsidiaries have no assessable profits arising in or deriving from Hong Kong.

There was no significant unprovided deferred taxation for the year or at the respective balance sheet dates.

5. DIVIDENDS

No dividend has been paid or declared by the Group for the nine months ended 30 September 2005 (2004: Nil).

6. EARNINGS PER SHARE

The calculation of the basic earnings per share for the three months and nine months ended 30 September 2005 is based on the profit attributable to equity holders of the parent of RMB2,213,827 and RMB8,482,927 respectively (profit for the three months and nine months ended 30 September 2004: RMB1,501,597 and RMB7,452,081 respectively) and on weighted average of 80,000,000 (2004: 80,000,000) ordinary shares that have been in issue throughout the period on the assumption that the Group Reorganisation had been completed on 1 January 2004.

Diluted earnings per share has not been presented as there is no dilutive potential ordinary share in existence during the period.

7. SHARE CAPITAL AND RESERVES

	Notes	Number of shares	Par value per share	Amount
Authorised:				
On date of incorporation Effect of sub-division of shares of HK\$0.1 each into 10 shares of	а	1,000,000	HK\$0.1	100,000
HK\$0.01 each	a	9,000,000	HK\$0.01	
Share capital after sub-division Increase on 16 February 2005		10,000,000	HK\$0.01	100,000
pursuant to the Group Reorganisation	b	4,990,000,000	HK\$0.01	49,900,000
	_	5,000,000,000	HK\$0.01	50,000,000
Issued:				
Being nil paid shares allotted and issued on 26 April 2004 Effect of sub-division of shares of HK\$0.1 each into 10 shares of	а	1,000,000	HK\$0.1	-
HK\$0.01 each	a	9,000,000	HK\$0.01	_
Share capital after sub-division Credit the 10,000,000 ordinary shares issued nil paid as consideration for		10,000,000	HK\$0.01	-
acquisition of subsidiary Shares allotted and issued for	С	-	-	HK\$100,000.00
acquisition of subsidiary Capitalisation issue credited as fully paid conditional on share premium	С	10,000,000	HK\$0.01	HK\$100,000.00
account of the Company as a result of the placing of the Company's share	e f	22,965,716	HK\$0.01	HK\$229,657.16
Conversion issue	d	17,034,284	HK\$0.01	HK\$170,342.84
Issuance of shares on listing	e	20,000,000	HK\$0.01	HK\$200,000.00
Share capital as at 30 September 2005	_	80,000,000	HK\$0.01	HK\$800,000.00
			_	RMB848,000.00

Notes:

- (a) The Company was incorporated in Bermuda on 14 April 2004 with an authorised share capital of HK\$100,000 divided into 1,000,000 shares of HK\$0.1 each. On 26 April 2004, 1,000,000 shares of HK\$0.1 each were allotted and issued to Callaway Group Limited at par and nil paid. On 16 February 2005, every issued and unissued share of the Company was subdivided into 10 shares of HK\$0.01 each.
- (b) On 16 February 2005, the authorised share capital of the Company was increased from HK\$100,000 to HK\$50,000,000 by creation of additional 4,990,000,000 shares of HK\$0.01 each, which ranked pari passu with the existing shares in all respects.
- (c) On 16 February 2005, Callaway Group Limited and Legend Profit Holdings Limited transferred the entire shares of US\$1 each in the capital of Sungreen Investments Limited to the Company in consideration of, and in exchange for, the allotment and issue of 10,000,000 shares, credited as fully paid to Callaway Group Limited and Legend Profit Holdings Limited, and all 10,000,000 unpaid shares held by Callaway Group Limited credited as fully paid at par (see Note (a)).
- (d) On 28 February 2005, 17,034,284 shares to convertible note holders (as to 5,714,285 Shares to Ms. An Yu, as to 2,000,000 shares to Chung Fu (Hong Kong) Investment Limited, as to 1,866,666 shares to Future Finance Group Limited, as to 4,000,000 shares to Legend Profit Holdings Limited, as to 3,333,333 shares to Bright Process Technology Limited and as to 120,000 shares to Asia Trinity International Limited) upon the Conversion Issue.
- (e) On 28 February 2005, 20,000,000 ordinary shares of HK\$0.01 each were issued at HK\$2.5 each by way of placing offer, generating net cash proceeds of approximately HK\$50,000,000. The premium over the par value of the shares was credited to the share premium account.
- (f) Immediately after the placing and conversion issue mentioned in Note (d) above, share premium of HK\$229,657.16 was capitalised for the issuance of 22,965,716 shares of HK\$0.01 each on a pro-rata basis to shareholders of the Company at the close of the business on 21 February 2005.
- (g) At 31 December 2004, the amount represented the combination of the issued and fully paid up share capital of the Company and Sungreen Investment Limited, as Best Era Assets Limited, Sungreen Agro Strategic Holdings Limited and Shaanxi Juchuan Fuwanjia Co., Ltd. became subsidiaries of the Sungreen Investment Limited.

RESERVES

Attributable to equity holders of the parent

						P				
				Statutory	Statutory public					
	Share	Share	Capital	surplus	welfare		Accumulated		Minority	
	capital	premium	reserve	reserve	fund	reserve	profits	Total	interests	Total
	RMB	RMB	RMB	RMB	RMB	RMB	RMB	RMB	RMB	RMB
As at 1 January 2004	32,500,000	_	_	2,407,572	1,203,785	_	5,387,795	41,499,152	22,345,698	63,844,850
Distribution in reorganisation	(32,500,000)	_	_	_	_	_	(4,157,005)	(36,657,005)	-	(36,657,005)
Issue on incorporation	82,688	_	_	_	_	_	_	82,688	_	82,688
Arising in reorganisation	(74,420)	-	-	-	-	74,420	-	-	-	-
Profit for the period							7,452,081	7,452,081	4,335,947	11,788,028
At 30 September 2004	8,268	_	_	2,407,572	1,203,785	74,420	8,682,871	12,376,916	26,681,645	39,058,561
Profit for the period	_	_	_	_	_	_	392,978	392,978	374,652	767,630
Appropriated from										
accumulated profits				1,002,580	501,290		(1,503,870)			
As at 31 December 2004										
and 1 January 2005	8,268	_	_	3,410,152	1,705,075	74,420	7,571,979	12,769,894	27,056,297	39,826,191
Distribution in reorganisation	(8,268)	_	_	_	_	_	_	(8,268)	_	(8,268)
Arising on reorganisation	212,000	_	_	_	_	(203,732)	_	8,268	_	8,268
Arise upon conversion issue	180,564	28,418,236	_	_	_	_	_	28,598,800	_	28,598,800
Issuance of shares on listing	212,000	52,788,000	_	_	_	_	_	53,000,000	_	53,000,000
Capitalisation of amount										
due to a shareholder	_	_	6,782,518	_	_	_	_	6,782,518	_	6,782,518
Amount utilised upon										
capitalisation issue	243,436	(243,436)	_	_	_	_	_	_	_	_
Share issuance cost	_	(12,056,881)	_	_	_	_	_	(12,056,881)	_	(12,056,881)
Profit for the period							8,482,927	8,482,927	6,128,362	14,611,289
As at 30 September 2005	848,000	68,905,919	6,782,518	3,410,152	1,705,075	(129,312)	16,054,906	97,577,258	33,184,659	130,761,917

MANAGEMENT DISCUSSION AND ANALYSIS

Financial Review

The Group's unaudited consolidated turnover for the nine months ended 30 September 2005 amounted to approximately RMB106.4 million, representing a growth of 15.0% over the corresponding period in 2004. Gross profit margin of the Group maintained at the level of around 40%.

Net profit attributable to the equity holders of the parent for the nine months of 2005 amounted to approximately RMB8.5 million, representing a growth of 13.8% over the corresponding period in 2004. The increase was mainly due to the increase in turnover of the Group because of the continued rise in demand for our Fuwanjia Organic Potash Fertilizers.

Business review

The overall business growth of the Group was satisfactory for the nine months ended 30 September, 2005. The Group continuously expands the PRC sales network and develops different kinds of specific use of Organic Potash Fertilizers. The type of specific Organic Potash Fertilizers was increased from 6 to 10 over the corresponding period in 2004. Due to the continuous growth in the PRC sales network and expansion of our product range, the Group reached satisfactory growth in turnover and net profit attributable to the equity holders of the parent during the nine months ended 30 September 2005.

Prospect

In coming future, the Group will keep expanding its sales network in the PRC and keep developing of different kinds of Organic Potash Fertilizers in order to meet the needs from different customers. In addition to the PRC market, the Group employed a consultancy company to provide consultancy services in connection with market development in Asia Pacific region which will be one of our Group driver in the next few years.

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 30 September 2005, the interests and short positions of each director and chief executive in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of the Securities and Futures Ordinance of Part XV (the "SFO")), as recorded in the register maintained by the Company under Section 352 of the SFO or as required to be notified to the Company and the Stock Exchange in accordance with Rules 5.46 to 5.67 of the GEM Listing Rules were as follows:

(a) Long positions in the shares of the Company

Name of director	Personal interests	Family interests	Corporate interests	Other interests		Percentage of shareholding
Zhuo Ze Fan	-	-	34,905,059 (Note)	-	34,905,059	43.63%

Note: These shares are held by Callaway Group Limited which is beneficially owned as to 87.07% by Mr. Zhuo Ze Fan, 4.60% by Ms. Cui Yan Wen and 8.33% by True Assist Limited. Callaway Group Limited holds 34,905,059 shares of the Company as at 30 September 2005. The interests of Zhuo Ze Fan are accordingly "corporate interests" as described in Section 344 of the SFO.

(b) Short positions in the shares of the Company

Nil.

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

As at 30 September 2005, the following persons or companies (other than the directors or chief executive of the Company) had an interest or long position in the shares or underlying shares of the Company as recorded in the register of interests required to be kept by the Company pursuant to Section 336 of SFO, and were directly or indirectly, interest in 5% or more of the nominal value of any class of share capital carrying rights to vote on all circumstances as general meeting of any other members of the Group were as follows:

Name of substantial shareholder	Number of shares	Percentage of shareholding (%)
		(70)
Callaway Group Limited	34,905,059	43.63
Mr. Zhuo Ze Fan (Note 1)	34,905,059	43.63
Ms. Cui Yan Wen (Note 1)	34,905,059	43.63
Legend Profit Holdings Limited	11,948,657	14.94
Wonder Opportunity Limited (Note 2)	11,948,657	14.94
Mr. Wang Wen Ming (Note 2)	11,948,657	14.94
Ms. Chen Dong Jin (Note 2)	11,948,657	14.94
Stichting Shell Pensioenfonds	6,000,000	7.50
Ms. An Yu	5,714,285	7.14
SW Kingsway Capital Holdings Limited (Note 3)	5,199,999	6.50
World Developments Limited (Note 4)	5,199,999	6.50
Innovative Assets Limited (Note 5)	5,199,999	6.50
Kingsway International Holdings Limited (Note 6)	5,199,999	6.50
Mr. Lam Ka Chung William (Note 7)	5,199,999	6.50
Ms. Lam Wong Yuk Sin Mary (Note 7)	5,199,999	6.50
Mr. Choi Koon Shum Jonathan (Note 8)	5,199,999	6.50
Ms. Kwan Wing Kum Janice (Note 9)	5,199,999	6.50

Notes:

1. Callaway Group Limited is beneficially owned as to 87.07% by Mr. Zhuo Ze Fan, 4.60% by Ms. Cui Yan Wen and 8.33% by True Assist Limited. Mr. Zhuo Ze Fan is an executive director of the Company and chairman of the Company and the spouse of Ms. Cui Yan Wen. True Assist Limited is beneficially owned as to 50% by Ms. Chen Dong Jin, 30% by Mr. Wang Wen Ming and 20% by Mr. Wu Jing Jin. Mr. Wang Wen Ming is the director of Best Era Assets Limited, an indirect wholly-owned subsidiary of the Company. Ms. Chen Dong Jin is the spouse of Mr. Wang Wen Ming. Mr. Wu Jing Jin is a non-executive director of the Company.

- Legend Profit Holdings Limited is beneficially owned by Wonder Opportunity Limited.
 Wonder Opportunity Limited is beneficially owned as to 59% by Mr. Wang Wen Ming,
 30% by Mr. Wu Jing Jin and 11% by Mr. Zhang Xin Li.
- 3. Bright Process Technology Limited and Kingsway SW Finance Limited are interested in 3,333,333 Shares and 1,866,666 Shares, respectively. Bright Process Technology Limited is owned by Festival Developments Limited, while Kingsway SW Finance Limited is owned by SW Kingsway Capital Group Limited. Both Festival Developments Limited and SW Kingsway Capital Group Limited are owned by SW Kingsway Capital Holdings Limited.
- World Developments Limited holds 74% of interest in SW Kingsway Capital Holdings Limited.
- 5. World Developments Limited is owned by Innovative Assets Limited.
- 6. Innovative Assets Limited is owned by Kingsway International Holdings Limited.
- 7. Mr. Lam Ka Chung William ("Mr. Lam") and his spouse, Ms. Lam Wong Yuk Sin Mary ("Mrs. Lam"), beneficially own or control 32,432,317 common shares (approximately 41%) of the issued share capital of Kingsway International Holdings Limited ("Kingsway International") and are deemed (by virtue of the SFO) to be interested in the shares in, or debenture of, the subsidiaries of Kingsway International.

Of the above 32,432,317 common shares, 9,726,750 common shares are held directly by Mr. Lam, 10,515,060 common shares are held by Dynasty International Holdings Limited, 9,790,507 common shares are held directly by Mrs. Lam and 2,400,000 common shares are held by Abundant World Limited.

Dynasty International Holdings Limited is a wholly owned subsidiary of Global Fame Limited. Global Fame Limited is wholly owned by The WKC Lam Family Trust which is a discretionary trust with Mr. Lam and his two children as the beneficiaries. On 29 June 2004, Mrs. Lam was appointed as a trustee of The WKC Lam Family Trust. By virtue of the SFO, Mrs. Lam is deemed to be interested in the common shares of Kingsway International held by Dynasty International Holdings Limited.

Abundant World Limited is wholly owned by The Mary Lam Family Trust which is a discretionary trust with Mrs. Lam and her two children as the beneficiaries. Mr. Lam is a trustee of The Mary Lam Family Trust. By virtue of the SFO, Mr. Lam is deemed to be interested in the common shares of Kingsway International held by Abundant World Limited.

By virtue of the SFO, Mr. Lam is deemed to be interested in the common shares of Kingsway International which are held, owned, controlled or deemed to be interested in by Mrs. Lam.

8. Mr. Choi Koon Shum Jonathan ("Mr. Choi") beneficially owns or controls 36,929,651 shares (approximately 46%) of the issued share capital of Kingsway International and was deemed (by virtue of the SFO) to be interested in the shares in, or debenture of the subsidiaries of Kingsway International under the SFO.

Of the above 36,929,651 shares, 10,101,596 common shares of Kingsway International are held by Mr. Choi as personal interest and 12,750,000 and 14,078,055 common shares of Kingsway International are held by Sun Wah Capital Limited and Scarlet Red Limited respectively as corporate interest. In other words, Mr. Choi personally holds approximately 13% of Kingsway International and has corporate interest of approximately 16% and 17% of Kingsway International through Sun Wah Capital Limited and Scarlet Red Limited respectively.

9. Ms. Kwan Wing Kum Janice is the spouse of Mr. Choi.

The Company has not been notified of other interests or short positions of any other person (other than the Directors and chief executive of the Company in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO as at 30 September 2005.

COMPETING INTERESTS

During the period under review, none of the Directors or the management shareholders of the Company or their respective associates (as defined in the GEM Listing Rules) had any interest in a business that competed or might compete with the business of the Group.

COMPLIANCE ADVISER'S INTERESTS

As at 30 September 2005, neither Hantec Capital Limited (the "Compliance Adviser") nor its directors or employees or associates had any interests in the securities of the Company, including options or rights to subscribe for such securities.

Pursuant to the agreement dated 21 February 2005 entered into between the Company and the Compliance Adviser, the Compliance Adviser received and shall receive an annual fee for acting as the Company's Compliance Adviser for the period commencing from (and including) the Listing Date and ending on (and including) the last day of the second full (and not part thereof) financial year after the Listing Date.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

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

AUDIT COMMITTEE

The Company established an audit committee on 16 February 2005 with written terms of reference in compliance with the GEM Listing Rules. The authority and duties of the audit committee are based on the guidelines set out in "A Guide for The Formation of An Audit Committee" published by the Hong Kong Institute of Certified Public Accountants.

The audit committee provides a link between the Board of Directors and the Company's auditors in matter coming within the scope of the Group audit. It also reviews and supervises the financial reporting process and internal control procedures of the Group. At the date of this report, the members of the audit committee comprises three independent non-executive directors, namely Mr. Zhao Shou Guo, Mr. Yue Kwai Wa, Ken, and Mr. Ng Tang.

The Group's unaudited consolidated results for the nine months ended 30 September 2005 have been reviewed by the audit committee, which was of the opinion that the preparation of such results complied with the applicable accounting standards.

On behalf of the Board

Sungreen International Holdings Limited

Zhuo Ze Fan

Chairman

Xi'an City, Shaanxi Province, The People's Republic of China, 9 November 2005