

賽迪顧問股份有限公司 CCID Consulting Company Limited

(A joint stock limited company incorporated in the People's Republic of China with limited liability) (Stock Code: 08235)

政府決策第一智庫 企業戰略第一顧問 信息化咨詢第一品牌 思維創造世界

Interim Report 2010

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This report, for which the Directors of the Company collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited for the purpose 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 the information contained in this report is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this report misleading.

This report, in both English and Chinese versions, is available on the Company's website at www.ccidconsulting.com (the "Company Website").

Shareholders who have chosen or have been deemed consented to receive the corporate communications of the Company (the "Corporate Communications") via the Company Website and who for any reason have difficulty in receiving or gaining access to this report posted on the Company Website will promptly upon request be sent this report in printed form free of charge.

Shareholders may at any time change their choice of the means of receipt (either in printed form or via the Company Website) and/or language(s) (either English only or Chinese only or both languages) of Corporate Communications. Shareholders may send their request to receive this report in printed form, and/or to change their choice of the means of receipt and/or language(s) of Corporate Communications by notice in writing to the Hong Kong Share Registrar of the Company, Tricor Tengis Limited at 26/F., Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong or by sending an email to the Hong Kong Share Registrar of the Company at is-ecom@hk.tricorglobal.com.

HIGHLIGHTS

- For the six months ended 30 June 2010, the revenue of the Company was approximately RMB51.9 million, representing an increase of approximately 19% over the corresponding period in the previous year;
- For the six months ended 30 June 2010, gross profit margin of the Company was approximately 50%, representing an increase of approximately 20% over the corresponding period in the previous year;
- For the six months ended 30 June 2010, the net profits from ordinary activities attributable to shareholders of the Company was approximately RMB8.3 million, representing an increase of 265% over the corresponding period in the previous year. The increase was mainly attributable to the Group's continuous efforts to promote business reform, to foster the upgrading of research consulting business, to foster the "4 in 1" product consulting supply chain system construction, to promote proactive service system and to facilitate big customers breakthrough;
- For the three months and the six months ended 30 June 2010, the basic earnings per share were about RMB1.08 cents and about RMB1.18 cents respectively;
- The board of directors (the "Board") does not recommend the payment of any dividend for the six months ended 30 June 2010.

INTERIM RESULTS

The board of directors (the "Board") of CCID Consulting Company Limited (the "Company") announces the unaudited consolidated results of the Company and its subsidiaries (the "Group") for the six months (the "Interim Period") and the three months (the "Three-Month Period") both ended 30 June 2010, together with the comparative unaudited figures for the corresponding period of last year as follows:—

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

				Unaudited For the six months ende 30 June 2010 30 June 2		
	Note	RMB	RMB	RMB	RMB	
Turnover	2	32,579,045	24,317,553	51,856,108	43,481,258	
Cost of sales	3	(15,735,567)	(13,984,332)	(26,166,313)	(25,486,900)	
Gross profit		16,843,478	10,333,221	25,689,795	17,994,358	
Other revenue		18,136	6,908	42,709	166,000	
Selling and distribution costs		(3,168,547)	(2,460,175)	(5,925,790)	(5,254,350)	
Administrative expenses		(3,840,847)	(4,393,777)	(9,179,428)	(9,609,023)	
Profits before tax	4	9,852,220	3,486,177	10,627,286	3,296,985	
Tax	5	(1,609,261)	(654,128)	(1,996,399)	(990,722)	
Profits before minority interests		8,242,959	2,832,049	8,630,887	2,306,263	
Non-controlling interests		(698,906)	(201,463)	(350,863)	(40,609)	
Net profits from ordinary activities attributable to shareholders		7,544,053	2,630,586	8,280,024	2,265,654	
Earnings per share - Basic (cents)	6	1.08	0.38	1.18	0.32	
Dividends	7					

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Note	Unaudited 30 June 2010 <i>RMB</i>	Audited 31 December 2009 RMB
NON-CURRENT ASSETS Property, plant and equipment Land lease prepayments Intangible assets Long term investments Deferred tax assets	8 8 9	26,414,415 14,681,500 24,006,674 1,990,000 272,319	26,428,282 14,681,500 18,458,013 1,990,000 153,557
		67,364,908	61,711,352
CURRENT ASSETS Accounts receivables and accrued assets Due from related parties Due from ultimate holding company Prepayments, deposits and other receivables Short-term investments Cash and Cash equivalents	9 9 9	32,568,261 22,394 1,004,944 7,477,036 275,407 22,230,972	24,925,577 22,394 1,154,754 6,638,540 290,220 33,312,278
		63,579,014	66,343,763
CURRENT LIABILITIES Accounts payables and accrued liabilities Accrued salary and welfare Accruals and other payables Due to the immediate holding company Current tax liabilities	10 11	782,132 3,702,612 9,807,499 1,577,829 3,564,620	977,819 2,661,075 16,796,132 1,749,215 2,232,536
NEW CANDENS AGGERG			44.026.006
NET CURRENT ASSETS		44,144,322	41,926,986
Total assets less current liabilities		111,509,230	103,638,338
Non-current liabilities Accounts payable and accrued liabilities	10	(8,736,909)	(10,922,980)
NET ASSETS		102,772,321	92,715,358
EQUITY Issued capital Reserves Non-controlling interests		70,000,000 23,186,551 9,585,770	70,000,000 13,480,451 9,234,907
TOTAL EQUITY		102,772,321	92,715,358

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UNAUDITED)

	Issued share capital RMB	Statutory reserve & others RMB (Restated)	Non- controlling interests reserve RMB (Restated)	Proposed final dividend RMB	Retained profits RMB (Restated)	Total RMB (Restated)
As at 1 January 2009 Change for the period	70,000,000	1,042,521 1,066,703	8,820,763 40,609	7,490,000	71,090 2,265,654	87,424,374 3,372,966
As at 30 June 2009	70,000,000	2,109,224	8,861,372	7,490,000	2,336,744	90,797,340
As at 1 January 2010 Change for the period	70,000,000	2,483,194 1,426,076	9,234,907 350,863	3,990,000	7,007,257 8,280,024	92,715,358 10,056,963
As at 30 June 2010	70,000,000	3,909,270	9,585,770	3,990,000	15,287,281	102,772,321

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

	Unaudited For the six months ended 30 June 2010 RMB	Audited 31 December 2009 RMB
Net cash (outflow)/inflow from operating activities	(11,124,015)	11,691,648
Net cash inflow/(outflow) from investing activities	42,709	(241,677)
Net cash inflow/(outflow) from financing activities		(9,386,604)
Net (decrease)/increase in cash and cash equivalents	(11,081,306)	2,063,367
Cash and cash equivalents at beginning of period	33,312,278	31,248,911
Cash and cash equivalents at end of period	22,230,972	33,312,278
Cash and bank balances	22,230,972	33,312,278

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

1. BASIS OF PRESENTATION AND PRINCIPAL ACCOUNTING POLICIES

CCID Consulting Company Limited (the "Company") was incorporated in the People's Republic of China (the "PRC") on 14 March 2001 as a company with limited liability pursuant to the Company Law of the PRC. Pursuant to an approval document obtained from 國家經濟貿易委員會 (The State Economic and Trade Commission of the PRC) on 5 March 2002, the Company became a joint stock limited company. The H shares of the Company were successfully listed on GEM on 12 December 2002.

The Group's unaudited consolidated results have been prepared in accordance with Hong Kong Accounting Standards ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants.

The accounting policies and basis of preparation of the unaudited consolidated results are consistent with those used in the annual financial statements for the year ended 31 December 2009.

Impact of issued but not yet effective HKFRS

HKICPA has issued the following new and revised HKFRSs, HKAS, HK(IFRIC)-Ints and their amendments and improvements ("New Standards and Amendments") that would become effective from the accounting period beginning on or after the date set out below, viz:-

		Effective from
Improvement to HKFRSs	Amendments to HKFRSs and related basis for conclusions and guidance made in response to the IASB annual improvements project	1 July 2009
Improvement to HKFRSs 2009	Amendments to HKFRSs and related basis for conclusions and guidance made in response to the IASB annual improvements project 2009	1 July 2009
HKAS 24 (Revised)	Related party disclosures	1 January 2011
HKAS 27 (Revised)	Consolidated and separate financial statements	1 July 2009
HKFRS 1 (Revised)	First time adoption of HKFRS	1 July 2009
HKFRS 3 (Revised)	Business combination	1 July 2009
HKFRS 9	Financial instruments	1 January 2013
HK(IFRIC)-Int 17	Distribution of non-cash assets to owners	1 July 2009
HK(IFRIC)-Int 18	Transfer of assets from customers	1 July 2009
HK(IFRIC)-Int 19	Extinguishing financial liabilities with equity instruments	1 July 2010
Amendment to HKAS 32	Financial instruments: Presentation	1 February 2010
Amendment to HKAS 39	Financial instruments: Recognition and	1 July 2009
	measurement - Eligible hedged items	

Amendment to HKFRS 1	First time adoption of HKFRS - additional exemptions	1 January 2010
	for first-time adopters	
Amendment to HKFRS 2	Share-based payment - Group cash-settled	1 January 2010
	share-based payment transactions	
Amendment to	HKAS 19 - The limit on defined benefit asset,	1 January 2011
HK(IFRIC)-Int 14	minimum funding requirements and their interactions	

The Company as well as the Group have early adopted HKAS 24 (Revised) and HKAS 27 (Revised), HKFRS 3 (Revised) in this set of financial statements. Improvement to HKFRSs and Improvement to HKFRSs 2009.

The Company as well as the Group have not early adopted the other New Standards and Amendments in this set of financial statements. The Company and the Group have already commenced an assessment of the impact of the other New Standards and Amendments but not yet in a position to state whether the other New Standards and Amendments would have a significant impact on their operating results and financial positions.

2. TURNOVER

The Company is principally engaged in the provision of market research and management consultancy services. The principal activities of the subsidiaries comprise the provision of data information management and information supervision engineering services.

Turnover represents the net invoiced value of services rendered, net of sales surtaxes. All significant intra-group transactions have been eliminated on consolidation.

3. SEGMENT INFORMATION

The Group's operating businesses are structured and managed separately, according to the nature of their operations and the products and services they provide. Each of the Group's business segments represents a strategic business unit that provides services which are subject to risks and returns that are different from those of other business segments. Summary of the business segments are as follows:

- (a) the management consultancy segment provides services involving the application and implementation of enterprise management information digitalization. This incorporates the functions of business process reengineering, enterprise resource planning, customer relationship management, supply chain management, call center and other electronic business pattern designs, consultancy service on marketing, brand name promotion and advertising consultancy service; and
- (b) The information engineering supervision services segment provides supervision services to the Government and private enterprises for the provision of software, network, communications and information security and IT inspection projects;
- (c) the market research service segment provides two kinds of services: standard research on specific sectors and tailor-made research.

	Manag	idited gement	Unau Inforn	nation	Unau			
		ltancy	Supervision		Mai		Unau	
	Ser	vice	Serv		Research		Tot	tal
				the six months	-			
	2010	2009	2010	2009	2010	2009	2010	2009
	RMB	RMB	RMB	RMB	RMB	RMB	RMB	RMB
REVENUE	25,654,768	16,129,287	12,992,902	10,144,022	13,208,438	17,207,949	51,856,108	43,481,258
Segment expenses	(12,945,258)	(10,086,582)	(6,556,148)	(9,454,315)	(6,664,907)	(5,946,003)	(26,166,313)	(25,486,900)
Segment results	12,709,510	6,042,705	6,436,754	689,707	6,543,531	11,261,946	25,689,795	17,994,358
Unallocated expenses							(15,105,218)	(14,863,373)
Other revenue							42,709	166,000
Other revenue								
Profits before taxation							10,627,286	3,296,985
Taxation							(1,996,399)	(990,722)
Tuxution							(1,770,377)	(770,722)
Profits before non-controlling								
interests							8,630,887	2,306,263
Non-controlling							(250.0(2)	(40, 600)
interests							(350,863)	(40,609)
Net profits from ordinary activities attributable to								
shareholders							8,280,024	2,265,654

4. PROFITS BEFORE TAX

The Group's profit from operating activities is arrived at after charging/(crediting):-

		dited months ended	Unaudited For the six months ended		
	30 June 2010	30 June 2009	30 June 2010	30 June 2009	
	RMB	RMB	RMB	RMB	
Staff costs (excluding directors					
remuneration)	10,658,226	9,316,560	21,316,453	18,633,121	
Property, plant and equipment	312,934	363,075	625,867	726,150	
Other revenue	(18,136)	(6,908)	(42,709)	(166,000)	

5. TAX

0 1144		C III III II II II			
For the three	months ended	For the six months ended			
30 June 2010	30 June 2009	30 June 2010	30 June 2009		
RMB	RMB	RMB	RMB		
1,609,261	654,128	1,996,399	990,722		

Unaudited

PRC corporate income tax

Hong Kong profits tax has not been provided as the Group had no assessable profits arising in Hong Kong during the six months ended 30 June 2010 (six months ended 30 June 2009: Nil). Taxes on profits assessable elsewhere have been calculated at the applicable rates of tax prevailing in the jurisdiction in which the Group operates, based on existing legislation, interpretations and practices in respect thereof during the period.

Unaudited

The Company is registered in the Beijing New Technology Enterprise Development Zone and has been certified by the relevant. PRC authorities as a high technology enterprise. Pursuant to the Income Tax Law in the PRC, the Company is subject to a corporate income tax at a rate of 15% but the Company is still prepaid at a rate of 25%.

Beijing CCID Shiji Information Engineering Consulting Co., Ltd. ("CCID Info"), the Company's subsidiary established in the PRC. Pursuant to the Income Tax Law in the PRC, CCID Info is subject to a corporate income tax at a rate of 25%.

Beijing CCID Classic Public Relationship Co., Ltd. ("CCID PR") and Beijing CCID Shiji Advertising Co., Ltd. ("CCID Advertising"), the Company's two subsidiaries established in the PRC. Pursuant to the Income Tax Law in the PRC, CCID PR and CCID Advertising are subjected to a corporate income tax at a rate of 25%.

Beijing CCID Information Engineering Supervision Co. Ltd. ("CCID Supervision") is registered in the Beijing New Technology Enterprise Development Zone, a subsidiary of the Company and has been certified by the relevant PRC authorities as a high technology enterprise. Pursuant to the Income Tax Law of the PRC, the company is subject to a corporate income tax at a rate of 15%.

There was no unprovided deferred tax with respect to the six months ended 30 June 2010 (six months ended 30 June 2009: nil).

6. EARNINGS PER SHARE

The calculation of basic earnings per share for the six months ended 30 June 2010 was based on the net profit from ordinary activities attributable to shareholders of RMB8,280,024 (six months ended 30 June 2009: RMB2,265,654 and the weighted average of 700,000,000 (six months ended 30 June 2009: 700,000,000) ordinary shares in issue during the period.

Diluted earnings per share amounts for the six months ended 30 June 2010 and 2009 have not been calculated because no diluting events existed during these periods.

7. DIVIDENDS

9.

The Board does not recommend payment of a dividend for the six months ended 30 June 2010 (six months ended 30 June 2009: Nil).

8. CAPITAL EXPENDITURE

	Unaud	lited
	Property equipment and vehicle <i>RMB</i>	intangible assets RMB
Net book value as at 1 January 2010	26,428,282	14,681,500
Additions Depreciation/amortization	612,000 (625,867)	-
Net book value as at 30 June 2010	26,414,415	14,681,500
ACCOUNTS RECEIVABLES AND ACCRUED AS	SETS	
	Unaudited	Audited
	30 June	31 December
	2010 <i>RMB</i>	2009 <i>RMB</i>
The ageing of accounts receivable and accrued assets	is analysed as follows:-	
Outstanding balances with ages		
Within 60 days	7,332,348	10,235,943
61 days – 180 days	14,286,787	11,146,896
181 days – 365 days	13,595,354	8,648,440
Over 365 days	21,360,446	13,352,311
	56,574,935	43,383,590
Current accounts receivables and accrued assets	(32,568,261)	(24,925,577)
Non-current accounts receivables and accrued assets	24,006,674	18,458,013

(a) The general credit terms of the Group range from 60 to 180 days. The Group may on a case by case basis and after evaluation of the business relationship and credit worthiness, extend the credit period upon customers' request.

Accounts and other receivables are initially recognised at fair value and thereafter stated at amortised cost less impairment losses for bad and doubtful debts, except where the receivables are interest-free loans made to related parties without any fixed repayment terms or the effect of discounting would be immaterial. In such cases, the receivables are stated at cost less impairment losses for bad and doubtful debts.

(b) Due from related parties

An analysis of the amount due from related parties is as follows:-

		Unaudited 30 June	Audited 31 December
		2010	2009
		RMB	RMB
Beijing CCID Software Licensing			
Co., Ltd. Beijing CCID Information	<i>(i)</i>	6,270	6,270
Technology Appraisal Co., Ltd.	<i>(i)</i>	16,124	16,124
		22,394	22,394
(c) Due from ultimate holding company			
		Unaudited	Audited
		30 June	31 December
		2010	2009
		RMB	RMB
CCID	(ii)	1,004,944	1,154,754

- (i) The above related parties are controlled by CCID. The amounts due from related parties and ultimate holding company is unsecured, interest-free and have no fixed terms of repayment.
- (ii) The amounts due from ultimate holding company are unsecured, interest-free and have no fixed terms of repayment.

10. ACCOUNTS PAYABLE AND ACCRUED LIABILITIES

An ageing analysis of the accounts payable and accrued liabilities is as follows:-

	Unaudited 30 June 2010 <i>RMB</i>	Audited 31 December 2009 <i>RMB</i>
Within 60 days 61 days to 180 days	2,224,891 535,751	2,584,813 2,216,147
181 days to 365 days	1,440,986	1,144,370
Over 365 days	5,317,413	5,955,469
Current accounts payable and accrued liabilities	9,519,041 (782,132)	11,900,799 (977,819)
Non-current accounts payable and accrued liabilities	8,736,909	10,922,980
rion current accounts payable and accrued natiffices	3,730,707	10,722,700

Accounts and other payables are initially recognised at fair value. Except for financial guarantee liabilities measured, accounts and other payables are subsequently stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

11. DUE TO THE IMMEDIATE HOLDING COMPANY

The amount due to the immediate holding company as at 30 June 2010 included the amount payable to the Research Centre of Computer and Microelectronics Development ("Research Centre"), the immediate holding company of the Company, for the acquisition of the 9th and 10th floors of CCID Plaza (see Note 14 and 25 of annual accounts of the Company for the year ended 31 December 2009). The amount payable is interest-free and repayable according to the following schedule in accordance with the terms of the relevant property purchase agreement:—

Unaudited RMB

Current liabilities

Within 10 days from the date of ownership certificate of the 9th and 10th floors of the CCID Plaza is transferred to the Company

1,577,829

12. RELATED PARTY TRANSACTIONS

The following companies mentioned are within the organization of China Centre of Information Industry Development ("CCID"), the ultimate holding company of the Company, which include its subsidiaries, associates, institutions and agents under its control (the "CCID Group"). In addition to the transactions and balances detailed elsewhere in this report, the Group had the following material transactions with related parties during the period:—

		Unaudited For the six months ended 30 June 2010 30 June 2009		
	Notes	RMB	RMB	
Provision for consulting services to:– (Gross revenue earned before sales surtaxes)				
CCID	(a)	925,789	15,000	
	:	925,789	15,000	
Expense related:-				
Promotional expenses charged by CCID Net				
Co. Ltd.	(a)	11,250	83,604	
Call Centre expenses charged by CCID Call		101.010	12 120	
Center Co., Ltd. Agency expenses charged by Beijing China	(a)	101,212	43,420	
Electronics News Technology Development				
Co., Ltd.	(a)	71,691	88,200	
Translation expenses charged by CCID				
Translation Technology Limited	(a)	71,154	138,531	
Property Management expenses and IT network	()	007.040	740.072	
expenses charged by CCID Data exploit expenses charged by CCID	(a)	997,840	748,973	
Information Inspection Co., Ltd.	(a)	_	148,625	
	-			
		1,253,147	1,251,353	

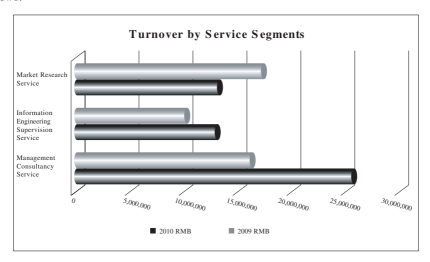
Notes:

⁽a) The Company and the related companies are within the CCID Group and are under common control of the same ultimate shareholder.

MANAGEMENT DISCUSSION AND ANALYSIS

Turnover Analysis

For the six months ended 30 June 2010, the turnover by operations can be classified as follows:-



	For the six months ended 30 June 2010		For the six months ended 30 June 2009	
	Turnover	Percentage proximately)	Turnover	Percentage approximately)
Management Consultancy Services Information Engineering	25,654,768	50%	16,129,287	37%
Supervision Service	12,992,902	25%	10,144,022	23%
Market Research Service	13,208,438	25%	17,207,949	40%
Total	51,856,108	100%	43,481,258	100%

Business Review

For the six months ended 30 June 2010, the turnover and gross profit of the Group amounted to RMB51,856,108 and RMB8,280,024 respectively. They were increased by approximately 19% and 265% as compared to the corresponding period of last year. The increase was mainly attributable to the Group's continuous efforts to promote business reform, to foster the upgrading of research consulting business, to foster the "4 in 1" product consulting supply chain system construction, to promote proactive service system and to facilitate big customers breakthrough.

In terms of management consultancy service, the Group had accumulated many customer resources and possessed established channels and technical support in management consultancy with its understanding and follow-up and recent trends grasp of the IT market since its formal commencement of this kind of business. Therefore, the position of the Group in respect of this kind of business can be enhanced by its strengths to promote management efficiency of enterprises and governments, i.e. enterprise digitalization and e-government, through advanced information techniques. The Group had earned RMB25,654,768 for the six months ended 30 June 2010 in management consultancy service, which constituted approximately 50% of the Group's turnover. The operation's turnover was increased by approximately 59% as compared to the corresponding period of last year. The increase was mainly due to the improved market demand of management consultancy service during the period.

In terms of Information Engineering Supervision service, the subsidiary provides software, networking, telecommunication, internet safety etc, IT project quality assurance services to the PRC Government and private entities. The revenue in information supervision engineering consultancy was RMB12,992,902 for the six months ended 30 June 2010, which constituted approximately 25% of the Group's turnover, increased by approximately 28% as compared to the corresponding period of last year. The increase was mainly due to the improved market demand.

In terms of market research service, the Group had issued 240 annual research reports and it also had completed 60 quarterly analysis reports in total 300 reports, thus realizing a revenue of RMB13,208,438 for the six months ended 30 June 2010, which constituted approximately 50% of the Group's turnover. The operation's turnover was decreased by approximately 23% as compared to the corresponding period of last year, which was mainly due to decline of market demand during the period.

Market Promotion and Publicity

For the six months ended 30 June 2010, the Group hosted or co-sponsored research meetings, including, "2010 China Small Electronic Appliance Market Annual Conference", "2009 China Mobile Products Annual Conference", "2010 China IT Market Annual Conference", "2010 Semi Conductor Market Annual Conference", "2010 China Internet Market Annual Conference", "2010 China Consuming Electronic Market Annual Conference", "High-ended Fault-tolerant Computer Strategy Forum", "2010 China Communication Market Annual Conference" and "China LED Industry Annual Conference and PRC – Taiwan Cooperation Forum" in major cities like Beijing and Shanghai etc.

Future Developments

In 2010, the Group will continue to strengthen the transformational principle of "Upward Advancing, Downward Consolidating" in improving its profitability through business remodeling and improvement, developing larger customer base, increasing the Company's professional and branding competitiveness and attracting professional talents.

Follow a basic idea

Pay close attention to business transformation to enhance business strategy consulting, information technology implementation and the promotion of investment and financing efforts; the strengthening of capacity-building in core data, speed up the construction of the database such as industrial databases, marketing databases, import and export databases, investment databases etc.

The Company will create two public platforms

Knowledge-Sharing Platform – CCID Consulting Online (internal knowledge-sharing, external business operation-sharing);

Business Collaboration Platform - Company information systems (project management, performance appraisal, research collaboration, client management).

The Company will focus on three changes

Speed up the upgrading of business model to enhance technical consulting services value, transform from a consulting firm to technology solution oriented.

Speed up the innovation model changes in order to enhance knowledge management, knowledge innovation capability, innovation and achievement from the individual to the organization of innovation and transformation;

Speed up the transformation of business model in order to foster economic scale of both production and capital operation, to make production operation and capital operation as two-wheeled drive.

Take five concrete measures

Rigid-Flex mixed, the Company will use information technology planning as a starting point, to the overall planning, performance evaluation, system implementation, outsourcing services, extension, build the whole process of information technology consulting services;

Advisory driven, the Company will use information engineering supervision as the break through point, to expand the development of information engineering cost assessment, counseling and planning services, and gradually form a consulting business plan business driven layout in the supervision related businesses;

Rooted in IT, the Company will rely on market research, timely to explore industrial investment, financing and merger and acquisition opportunities, to be the national PE of China's electronic information technology field;

The Company will use an extension of services to industrial planning based on six focus areas and provide Investment value-added services;

The Company will integrate resources in order to CCID Consulting's online platform to enhance value-added data, and technical services and build for the field of industry and information technology data and technology service providers.

Despite of the challenges ahead, the Board and I have full confidence in the future of the Group, and I will lead the Group to overcome all difficulties together with all employees in order to create the maximum values for all shareholders.

Liquidity and Financial Resources

The Group held cash and bank deposits of HKD36,505, RMB22,198,541 and USD72 as at 30 June 2010. During the period, the Group's primary source of funds was cash provided by operating activities and the proceeds raised from listing in 2002. Management believes that the Group had adequate operating funds for its present needs.

Significant Investment

The Group has no significant investment during the six months ended 30 June 2010.

Material Acquisitions and Disposals

The Group has no material acquisition or disposal during the six months ended 30 June 2010.

Staff

As at 30 June 2010, the Group has 301 employee.

The Group adopts a flexible but stable policy. Whenever there is a shortage of staff in a department in the process of business expansion, staff of other departments are allocated herein first before hiring someone outside to increase efficiency and lower costs. Wages and salaries are determined based upon the market condition, performance of the employee, his or her qualifications and experience.

Capital Structure

The capital structure as at 30 June 2010 is summarized below:-

	RMB	Percentage
Capital and Reserves	93,186,551	91%
Non-controlling interests	9,585,770	9%
Total	102,772,321	100%

Contingent Liabilities

As at 30 June 2010, the Group has no contingent liabilities (as at 31 December 2009: Nil).

Pledge of Assets

As at 30 June 2010, the Group did not have any pledged assets.

Gearing Ratio

As at 30 June 2010, the Group's gearing ratio was about 19%, calculated by dividing total liability by total net assets.

Exchange Risk

The bank deposits is the amount in Hong Kong dollars raised through listing on the Stock Exchange and it has been converted into Renminbi at the exchange rate of HK\$1 = RMB0.88. In the process of pursuing business objectives, the above funds may have to be changed into Reminbi or other currencies, which should subject to exchange gain or loss as well as risks.

DIRECTORS' AND SUPERVISORS' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 30 June 2010, the interests and short positions of the Directors, Supervisors, and chief executive in the share capital, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), which are required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 & 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO) or which are required pursuant to Section 352 of the SFO to be entered in the register referred to therein, or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by the Directors as referred to in Rule 5.46 to 5.67 of the GEM Listing Rules were as follows:

Long positions in ordinary shares of the Company:

Name of director	Company/ associated corporations	Nature of interests	Number and class of shares	Approximate percentage of issued share capital
Luo Wen	The Company	Personal	1,020,000 domestic shares	0.15%
Lu Shan	The Company	Personal	1,020,000 domestic shares	0.15%

Save as disclosed above, none of the directors, supervisors or their associates had registered an interest or short position in the shares, underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which are required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 & 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO) or which are required pursuant to Section 352 of the SFO to be entered in the register referred to therein, or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by the Directors as referred to in Rule 5.46 to 5.67 of the GEM Listing Rules.

DIRECTORS' AND SUPERVISORS' RIGHTS TO ACQUIRE SHARES

Save as disclosed under the heading "Directors' and Supervisors' interests and short positions in shares and underlying shares" above, at no time during the period were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any director and supervisor or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries a party to any arrangement to enable the directors and supervisors to acquire such rights in any other body corporate.

SHARE OPTION SCHEME

The Company adopted a share option scheme on 20 November 2002. A summary of principle terms and conditions of the share option scheme are set out in the section headed "Summary of principle terms of the share option scheme" in Appendix IV of the prospectus of the Company dated 29 November 2002. Up to 30 June 2010, no option has been granted pursuant to such share option scheme.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 30 June 2010, the following persons (other than the directors and supervisors of the Company) had interests and short positions in the shares and underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO.

Long positions in shares

Name	Capacity	Nature of interest	Number and class of shares	Approximate percentage in the same class of shares	Approximate percentage of issued share capital
China Center of Information Industry Development ("CCID") (note 1)	Interest of controlled corporation	Corporate	485,900,000 domestic shares	98.96%	69.41%
Research Centre of Ministry of Industry and Information Technology Computer and Microelectronics Industry Development ("Research Centre") (note 1)	Beneficial owner	Corporate	392,610,000 domestic shares	79.96%	56.09%
Beijing CCID Riyue Investment Co., Ltd. (note 1)	Beneficial owner	Corporate	93,290,000 domestic shares	19.00%	13.32%
Employees' Shareholding Society of Legend Holdings Ltd (note 2)	Interest of controlled corporation	Corporate	20,000,000 H shares	9.57%	2.86%
Legend Holdings Limited (note 2)	Interest of controlled corporation	Corporate	20,000,000 H shares	9.57%	2.86%
Legend Group Limited (note 2)	Interest of controlled corporation	Corporate	20,000,000 H shares	9.57%	2.86%
Legend Holdings (BVI) Limited (note 2)	Interest of controlled corporation	Corporate	20,000,000 H shares	9.57%	2.86%
Legend Express Agency & Services Limited (note 2)	Interest of controlled corporation	Corporate	20,000,000 H shares	9.57%	2.86%
Grade Win International Limited (note 2)	Beneficial owner	Corporate	20,000,000 H shares	9.57%	2.86%
Lam William Ka Chung (note 3)	Interest of controlled corporation	Personal	14,600,000 H shares	6.99%	2.09%
J.P. Morgan Chase & Co. (note 4)	Investment manager and other	Corporate	15,000,000 H shares	7.18%	2.13%
J.P. Morgan Fleming Asset Management Holdings Inc. (note 4)	Investment manager	Corporate	15,000,000 H shares	7.18%	2.13%
J.P. Morgan Fleming Asset Management (Asia) Inc. (note 4)	Investment manager	Corporate	15,000,000 H shares	7.18%	2.13%
JF Asset Management Limited (note 4)	Investment manager	Corporate	10,700,000 H shares	5.12%	1.53%

Note:

- CCID, through Research Centre (which is controlled by, and under the supervision of, CCID) and Beijing CCID Riyue Investment Co., Ltd. (which is, directly and indirectly, wholly-owned by CCID) have effective interests in the Company comprising the 392,610,000 domestic shares held directly by Research Centre and the 93,290,000 domestic shares held directly by Beijing CCID Riyue Investment Co., Ltd.
- 2. Grade Win International Limited holds 20,000,000 H shares of the company. Grade Win International Limited is a wholly-owned subsidiary of Legend Express Agency & Services Limited; Legend Express Agency & Services Limited is a wholly-owned subsidiary of Legend Holdings (BVI) Limited; Legend Holdings (BVI) Limited is a wholly-owned subsidiary of Legend Group Limited; Legend Holdings Limited holds 57.76% equity interests in Legend Group Limited; Employees' Shareholding Society of Legend Holdings Ltd holds 35.00% equity interests in Legend Holdings Limited, the above corporations are deemed to be interested in 20,000,000 H shares of the Company.
- 3. Kingsway Financial Services Limited holds 13,510,000 H shares of the Company. Kingsway Financial Services Limited is a wholly-owned subsidiary of Kingsway Securities Holdings Limited. Kingsway Securities Holdings Limited is a wholly-owned subsidiary of Kingsway International Holdings Limited. Kingsway Lion Spur Technology Limited holds 1,090,000 H shares of the Company. Kingsway Lion Spur Technology Limited is a wholly-owned subsidiary of Festival Developments Limited. Festival Developments Limited is a wholly-owned subsidiary of SW Kingsway Capital Holdings Limited. World Developments Limited holds 74% equity interest in SW Kingsway Capital Holdings Limited. World Developments Limited is a wholly-owned subsidiary of Kingsway International Holdings Limited. Innovation Assets Limited is a wholly-owned subsidiary of Kingsway International Holdings Limited. Mr. Lam William Ka Chung beneficially owns or controls approximately 40% equity interests in Kingsway International Holdings Limited. Mr. Lam William Ka Chung is deemed to be interested in 14,600,000 H Shares of the Company.
- 4. JF Asset Management Limited holds 10,700,000 H shares of the Company. JF International Management Inc. holds 4,300,000 H shares of the Company. J.P. Morgan Fleming Asset Management (Asia) Inc. holds 99.99% and 100% equity interests in JF Asset Management Limited and JF International Management Inc. respectively. J.P. Morgan Fleming Asset Management (Asia) Inc. is a wholly-owned subsidiary of J.P. Morgan Fleming Asset Management Holdings Inc.. J.P. Morgan Fleming Asset Management Holdings Inc. is a wholly-owned subsidiary of J.P. Morgan Chase & Co.. J.P. Morgan Fleming Asset Management (Asia) Inc., J.P. Morgan Fleming Asset Management Holdings Inc. and J.P. Morgan Chase & Co. are deemed to be interested in 15,000,000 H shares of the Company.

Save as disclosed above, as at 30 June 2010, no person, other than the directors of the Company, whose interests are set out in the section "Directors and supervisors' interests and short positions in shares and underlying shares" above, had registered an interest or short position in the shares or underlying shares of the Company that was required to be recorded pursuant to Section 336 of the SFO.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company, nor its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the period.

COMPETING INTEREST

None of the directors or the management shareholders (as defined in the GEM Listing Rules) of the Company and their respective associates had an interest in a business which competes with the Group or may compete with the business of the Group.

SECURITIES TRANSACTIONS BY DIRECTORS

Although the Company has not adopted any internal code of conduct regarding directors' securities transactions, it has made specific enquiry of all Directors and the Directors have confirmed that they have complied with all the required standard of dealings set out in rules 5.48 to 5.67 of the GEM Listing Rules during the six months ended 30 June 2010.

AUDIT COMMITTEE

The Company has an audit committee which was established in compliance with Rules 5.28 of the GEM Listing Rules, for the purposes of reviewing and providing supervision over the Group's financial reporting process and internal controls. The audit committee comprises three members, Mr. Guo Xinping, Mr. Pan Ying Wu and Mr. Han Fuling. All of them are independent non-executive directors. Mr. Guo Xinping is the Chairman of the audit committee. The Audit Committee has reviewed the Group's financial statements for the period ended 30 June 2010 and has provided advice and comments thereon.

CORPORATE GOVERNANCE

The Company was in compliance with the code provisions set out in the Code on Corporate Governance Practices contained in Appendix 15 of the GEM Listing Rules during the six months ended 30 June 2010.

FUTURE PLANS FOR MATERIAL INVESTMENTS

The Group is considering a possible issue of new H shares and related possible acquisitions and has engaged a financial adviser to evaluate their feasibilities. Should the Group proceed with the aforesaid transactions, the Group will strictly comply with the relevant disclosure, reporting (if applicable) and/or shareholders' approval requirements under the GEM Listing Rules.

PROPOSED SPECIFIC MANDATE TO ISSUE NEW H SHARES RELATING TO A POSSIBLE PLACING OF NEW H SHARES

On 25 September 2009, the Board resolved to convene an extraordinary general meeting (the "EGM"), a class meeting of the holders of H shares (the "H shares") and a class meeting of the holders of domestic shares of the Company (together, the "Class Meetings") for the shareholders, the holders of H shares and the holders of domestic shares of the Company (collectively, the "Shareholders") to consider and approve (if thought fit) respectively the grant of a specific mandate (the "Proposed Specific Mandate") to issue new H shares to the Board. The EGM and the Class Meetings was held on 24 November 2009 and approved the Board in the grant of the Proposed Specific Mandate.

The major terms of the Proposed Specific Mandate are as follows:-

- (1) to issue not more than 200,000,000 new H Shares representing not more than approximately 28.57% of the total issued share capital of the Company as at 24 November 2009;
- (2) the new H Shares will be issued at a price not more than HK\$0.60 per H Share, but in any event, the issue price should not be lower than the higher of either (i) HK\$0.25; or (ii) the latest audited net asset value per share of the Company;
- (3) the Proposed Specific Mandate is for the period from the passing of the relevant resolutions at the EGM and the Class Meetings up to the earliest of: (i) the expiration of the 12-month period following the passing of the relevant resolution(s) at the EGM and/or the Class Meetings; or (ii) the revocation or variation of the authority given under the relevant resolution(s) at the EGM and/or the Class Meetings by special resolution(s) of the Shareholders in a general or a class meeting.

Issue of new H Shares pursuant to the Proposed Specific Mandate is subject to, among other things, the obtaining of the necessary approvals from the relevant PRC regulatory authorities, including the China Securities Regulatory Commission for the issue of the new H Shares and the National Social Security Fund Council of the PRC and the State-owned Assets Supervision and Administration Commission of the State Council for the disposal of the state-owned shares. Depending on market conditions, the directors may or may not exercise the Proposed Specific Mandate (if granted) to issue new H Shares. If the directors proceed to issue and allot new H Shares pursuant to the Proposed Specific Mandate (if granted), a separate announcement will be made as required by the GEM Listing Rules.

The possible placing of new H Shares will enlarge the shareholder and capital bases of the Company and strengthen the financial position of the Group.

Should the Board, proceed to exercise the Proposed Specific Mandate to issue new H Shares, the Company will apply to the GEM Listing Committee for the listing and permission to deal in all of the new H Shares to be issued and placed pursuant to the possible placing and the H Shares converted from domestic shares involved in the disposal of the state-owned shares.

INTERNAL CONTROL

The Board reviews the internal monitoring system regularly to guarantee that related systems are effective and appropriate. The Board of directors holds meetings regularly to discuss matters concerning finance, operation and risk management and monitoring.

SUFFICIENCY OF PUBLIC FLOAT

As at the date of this report, the Company has complied with the public float requirement under Rule 11.23 of the GEM Listing Rules.

COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform with the current period's presentation.

ACKNOWLEDGMENT

Hereby, I avail myself of this opportunity to thank all directors, management of the Group and all the employees for their dedication and commitment and all customers, bankers and shareholders for their continued support.

On behalf of the Board **Luo Wen**Chairman

Beijing, The People's Republic of China 13 August 2010

As at the date of this report, Mr. Luo Wen and Mr. Li Jun are executive Directors, Mr. Lu Shan and Mr. Wang Peng are the non-executive Directors, Mr. Guo Xinping, Mr. Han Fuling and Mr. Pan Xingwu are the independent non-executive Directors.