

北京北大青鳥環宇科技股份有限公司 Beijing Beida Jade Bird Universal Sci-Tech Company Limited

Stock Code 股份代號:08095

ANNUAL REPORT 年度報告

2010

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This annual report, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the GEM Listing Rules 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 annual 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 in this annual report misleading.

香港聯合交易所有限公司創業板的特色

創業板的定位乃為相比其他在聯交所上市公司帶有較高投資風險的公司提供一個上市的市場。有意投資的人士應瞭解投資於該等 公司的潛在風險,並應經過審慎周詳的考慮後方作出投資決定。創業板的較高風險及其他特色表示創業板較適合專業及其他老練 投資者。

由於創業板上市的公司屬新興性質,在創業板買賣的證券可能會較在聯交所主板買賣的證券承受較大的市場波動風險,同時無法 保證在創業板買賣的證券會有高流通量的市場。

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本年報包括的資料乃遵照創業板上市規則的規定而提供有關本公司的資料。各董事願就本年報共同及個別承擔全部責任,並在作 出一切合理查詢後確認,就彼等所知及所信,本年報所載的資料在各重大方面均屬準確完整,且無誤導成分;及本年報並無遺漏 其他事實致使本年報所載任何內容產生誤導。

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Mr. Zhang Wanzhong, President Ms. Xue Li Mr. Zhang Yongli (appointed on 8 January 2010) Mr. Li Mingchun (resigned on 8 January 2010)

NON-EXECUTIVE DIRECTORS

Mr. Chu Yuguo, Chairman Mr. Xu Zhixiang Mr. Liu Yongjin Ms. Feng Ping

INDEPENDENT NON-EXECUTIVE DIRECTORS

Professor Nan Xianghao Mr. Cai Chuanbing Mr. Lin Yan

SUPERVISORS

Mr. Li Mingchun, Chairman (appointed on 8 January 2010) Professor Yang Jinguan Mr. Li Chonghua Mr. Zou Zhixing (appointed on 30 June 2010) Ms. Zhou Min (appointed on 30 June 2010) Mr. Zhang Yongli (resigned on 8 January 2010) Mr. Li Deyong (resigned on 30 June 2010) Ms. Dong Xiaoqing (resigned on 30 June 2010)

COMPANY SECRETARY

Mr. Leung Wai Man, CPA, FCCA

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初育國先生,主席 徐祗祥先生 劉永進先生 馮萍女士

獨立非執行董事

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公司秘書 梁偉文先生[,]CPA, FCCA

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CHAIRMAN'S STATEMENT 主席報告

Dear all Shareholders,

This is my second year as the Chairman of the Company. I am glad to see the Group making a brilliant summary in the first ten decade of the 21st century. On behalf of the Board, I am delighted to present to you a satisfactory transcript where you can see how success we were in 2010.

2010 is a fruitful year. Turnover soared for 4 consecutive years. It reached RMB294.9 million, up 27.8% year-on-year, and hit the record high since the Company listed on the Stock Exchange. Gross profit boosted 41.4% year-on-year to RMB130.1 million. Gross profit margin gained 4.2% to 44.1% resulting from economy of scale. Leading by the two bellwethers of WFAS business and Tourism Development business together with the disposal gains from long-term investments, the Group made net profit of RMB109.5 million in 2010, being nearly threefold of that of 2009.

WFAS and Tourism Development streams continued to dominate our performance. Both markets grew with flying colours following the recovery of economic environment. Having built up our brand for years, our WFAS products are now widely recognized as reliable products with excellent quality and reasonable price. We remain one of the leaders in the industry. To talk about our environmental bus business, we are already the monopoly in Hengshan. Utlisation rate climbed up years to years and reached 95% in 2010. Both segments bring to us with constant profits as well as cashflows. The section "Management Discussion and Analysis" of this annual report will give you much in-depth details on these two businesses.

Besides making fortune for you, we do not forget to maintain a solid financial position to protect your investment. Our net assets had further expanded by 6.7% year-on-year to RMB943.8 million by the end of the year. Gearing remained at a very low level of 1.6% only while current ratio remained over 3.5. Cash and cash equivalents increased to RMB643.8 million as at year end. Our financial status is very healthy.

As I mentioned last year, we always find ways to raise shareholders' value. SBI China, the fund set up with Japan investor jointly in 2008, had made progress during the year. It invested in a sizeable PRC insurance company having over 1,000 bases in 32 provinces in the third quarter. In November 2010, the Group decided to invest in LED business. Both industries are having great potential.

各位股東:

今年是本人擔任本公司主席的第二年。本人喜見 本集團於二十一世紀第一個十年作出輝煌總結。 本人欣然代表董事會,向 閣下呈上一份理想的 成績表,當中反映了本公司於二零一零年之成就。

二零一零年是豐收的年份。營業額連續四年攀 升,達人民幣2.949億元,按年增長27.8%,錄得 本公司於聯交所上市以來的新高。毛利按年增加 41.4%至人民幣1.301億元。受惠於規模經濟效益, 毛利率增加4.2%至44.1%。在無線消防報警系統業 務及旅遊業發展業務並駕齊驅的帶領下,加上來 自長期投資之出售收益,本集團於二零一零年錄 得純利人民幣1.095億元,為二零零九年之接近三 倍。

無線消防報警系統及旅遊業發展分部繼續主宰本 公司的業績。隨著經濟環境復甦,兩個市場均蓬 勃增長。本公司多年來已打響品牌聲譽,旗下的 無線消防報警系統產品備受廣泛稱許,誠為質素 卓越、價格實惠的可靠產品。本公司繼續是業內 的領導之一。在環保巴士業務方面,本公司已經 成為衡山之獨家服務提供者。服務使用率逐年提 高,於二零一零年達到95%。兩個分部均為本公 司帶來穩定及持續之利潤及現金流。本年報「管理 層討論及分析」一節載有此兩項業務之詳細資料。

除了為各位創富外,本公司亦不忘維持穩健之財 務狀況,以保障 閣下之投資。本公司之資產淨 值按年增加6.7%,於年末增至人民幣9.438億元。 資本負債比率維持於極低水平,僅為1.6%,而流 動比率則維持超過3.5。截至年末,現金及現金等 價物增加至人民幣6.438億元。本集團之財務狀況 非常健康。

正如本人去年提及,本公司一直尋求增加股東價 值之方法。於二零零八年與日本投資者設立之基 金SBI China,於年內取得進展。該基金於第三季 度投資於一家甚具規模的中國保險公司,該公司 旗下逾1,000個據點散佈於32個省份。於二零一零 年十一月,本公司決定投資於發光二極體業務。 兩個行業均有龐大潛力。

CHAIRMAN'S STATEMENT 主席報告

Life insurance industry is one of the hottest industries in the country. Penetration rate was below 3% in 2009 while compound annual growth rate of premiums exceeded 25% for the past five years. LED industry is emerging in the past ten years. Leveraging on the cost effectiveness of LED light over traditional fluorescent light, LED is widely used as indicator lamp in many electronic devices including display board and liquid crystal display television and is increasingly used for lighting. As liquid crystal display market is booming, demand for LED will be huge. Together with the extensive experience and proven track record of Doctor Richard Zhang and his team in semiconductor research and development, I believe the Group has chosen the right time and picked the right partner to do the LED business.

In addition, the Group set up another PRC investment fund of RMB1 billion with two investors near the end of the year. The aim is to seek capital gains through investing in unlisted PRC enterprises or growing entities. The Group will be interested in 40% of the fund. We believe there are billions of potential companies in China possessed with good ideas or products but lack of fund and channels. By cherry-picking the good ones, I believe this fund can bring along satisfactory return to our Shareholders.

Looking ahead to 2011, we will continue our pace of internationalization in fire alarm industry. Incorporation of our North America branch is in progress. For the NET segment, we consider to resume our own product development targeting to internet management software and operation and maintenance management software. We will continue our environmental bus service but I expect a steady and moderate growth only owing to the stable number of pilgrims per year and potential further fare rise in attractions.

Last but not least, I would like to take this opportunity to express my cordial thanks to all my colleagues in the Board as well as all Supervisors. They are devoted and have contributed a lot to the Group. I also thank our customers, dealers and suppliers for their continuing support. But most important, I would like to thank our employees from the bottom of my heart. They have done a great job. We are not able to perform so well without their valuable contribution.

Chu Yuguo

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Chairman Beijing, the PRC 23 March 2011 人壽保險業是國內最炙手可熱之行業之一。二零 零九年之普及率低於3%,而過去五年之保費複 合年增長率則超逾25%。發光二極體產業於近十 年冒起。由於發光二極體燈遠比日光燈具成本效 益,顯示板及液晶電視等眾多電子設備中廣泛使 用發光二極體作指示燈,而用於照明用途亦日趨 普及。由於液晶顯示屏幕之市場正在擴張,對發 光二極體之需求將更見龐大。加上張汝京博士及 彼之團隊在半導體研究及開發方面擁有豐富經驗 及良好往績記錄,本人相信,本集團已為投入發 光二極體業務選取最佳時機及最適合之夥伴。

此外,本集團於年末前,與兩名投資者設立另一 個人民幣10億元之中國投資基金。基金宗旨是透 過投資於非上市中國企業或發展中之實體,以獲 取資本收益。本集團將擁有該基金之40%權益。 本公司相信,中國有大量有潛力之公司,具備良 好的概念或產品,但缺乏資金及渠道。本人相 信,本基金可以可憑著篩選出優秀之投資對象, 為股東帶來優厚回報。

展望二零一一年,我們將繼續本身於消防系統業 國際化之步伐發展。我們現正設立北美洲分行。 就網絡安全服務分部而言,我們考慮恢復自身對 互聯網管理軟件,以及營運及維修管理軟件之產 品開發。我們將繼續經營環保旅遊巴士服務,但 由於每年之香客數目穩定,以及景點收費可能繼 續上漲,本人預期,該服務僅會錄得穩定溫和之 增長。

最後,本人謹此向董事會各同僚以及全體監事致 以衷心感謝。彼等竭誠盡心,對本集團貢獻良 多。本人亦感謝客戶、經銷商及供應商鼎力支持 本集團。最重要的是,本人由衷感激本集團之僱 員。彼等表現出色,全賴彼等之寶貴貢獻,本集 團方能取得如此佳績。

初育國 *主席*

王席 中國北京 二零一一年三月二十三日

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

OUR OVERALL PERFORMANCE

整體表現

The following table summarises the performance of the Group for the year ended 31 December 2010:

下表概述本集團於截至二零一零年十二月三十-日止年度的業績表現:

		2010	2009	Percentage
		RMB million	RMB million	change
		二零一零年	二零零九年	(%)
		人民幣百萬元	人民幣百萬元	變化幅度(%)
Turnover	營業額	294.9	230.7	27.8
Cost of sales and services	銷售及服務成本	(164.8)	(138.7)	18.8
Gross profit	毛利	130.1	92.0	41.4
Other gains and income	其他收益及收入	86.8	13.5	543.0
Total expenses	費用總額	(75.7)	(51.7)	46.4
Finance costs	融資成本	(5.5)	(0.1)	5,400.0
Profit for the year	本年度溢利	109.5	37.8	189.7
Total comprehensive income for the year	本年度全面收益總額	84.8	126.9	(33.2)
	7		1 8	1000
		%	%	
Gross profit margin	毛利率	44.1	39.9	4.2
Net profit margin	純利率	37.1	16.4	20.7
Gearing ratio (being the ratio of total	資本負債比率(即計息債務			
interest-bearing debts to total equity)	總額相對總權益之比率)	1.6	1.1	0.5
			8°	
Current ratio (being the ratio of	流動比率(即流動資產相對			
current assets to current liabilities)	流動負債之比率)	3.6	4.0	(10.0)
		RMB cents	RMB cents	
		人民幣分	人民幣分	
		入民中力	ΛLCm JJ	
Earnings per share	每股盈利	6.6	1.8	266.7
carrings per share		0.0	1.0	200.7

Turnover climbed up for 4 consecutive years and hit record high in 2010 since the Company listed on the Stock Exchange. Turnover reached RMB294.9 million, soared 27.8% year-on-year. Gross profit made a breakthrough and recorded at RMB130.1 million, boosted 41.4% year-on-year. Gross profit margin increased 4.2% to 44.1% mainly due to economy of scale. Total expenses, including distribution costs, administrative expenses and other expenses rose following the pace of growth. As a result of brilliant performance from WFAS and Tourism Development segments and the gains on disposal of certain long-term investments during the year, profit for the year boosted nearly twofold to RMB109.5 million.

本公司營業額連續四年攀升,於二零一零年錄得 本公司於聯交所上市以來的歷史新高。營業額達 人民幣2.949億元,按年急升27.8%,並且錄得突破 性的毛利,達人民幣1.301億元,按年上漲41.4%。 毛利率由4.2%增至44.1%,主要有賴規模經濟效益 所致。總開支包括分銷成本、行政開支及其他開 支,亦隨著增長步伐而上升。年內,由於無線消 防報警系統及旅遊業發展分部交出亮麗的業績, 加上出售若干長期投資的收益,造就年度溢利接 近雙倍增長,達人民幣1.095億元。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

OUR SEGMENTAL PERFORMANCE

The performance of the 4 segments are summarised as follows:

Segment revenue

分部表現

四個分部的業績表現概述如下:

分部收入

			Percentage		
			of total		
			segment		Year-on-year
			revenue		percentage
		2010	%	2009	change
		RMB million	佔分部收入	RMB million	(%)
		二零一零年	總額百分比	二零零九年	按年變化
		人民幣百萬元	%	人民幣百萬元	幅度(%)
NET	網絡安全服務	4.8	1.6	4.4	9.1
WFAS	無線消防報警系統	217.1	73.6	154.9	40.2
Computers	計算機產品	2.1	0.7	18.4	(88.6)
Tourism Development	旅遊業發展	70.9	24.1	53.0	33.8
Total	總計	294.9	100.0	230.7	27.8

Segment (loss) / profit

分部(虧損)/溢利

			Percentage		
			of total		
			segment		Year-on-year
			profit		percentage
		2010	%	2009	change
		RMB million	佔分部溢利	RMB million	(%)
		二零一零年	總額百分比	二零零九年	按年變化
		人民幣百萬元	%	人民幣百萬元	幅度(%)
			(0.0)	0.5	(2.40.0)
NET	網絡安全服務	(0.7)	(0.9)		(240.0)
WFAS	無線消防報警系統	41.7	53.8	29.6	40.9
Computers	計算機產品	1.7	2.2	2.6	(34.6)
Tourism Development	旅遊業發展	34.8	44.9	23.1	50.6
Total	總計	77.5	100.0	55.8	38.9
				10.0	

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OUR SEGMENTAL PERFORMANCE (Continued)

WFAS

WFAS segment remains the most important pillar of the Group, accounting for over 73% of total turnover. Both segment revenue and profit show an immense growth in 2010. Following the recovery of global economy, market is getting strong. Increasing awareness of fire risk and accelerating urbanization stimulates demand, making it stay at high level throughout the year. After years of effort on quality assurance and market promotion, the Group's brand is now widely recognized all over the country. Number of new customers hikes.

The Group has carried out several measures to sustain growth. It expanded its workforce, especially in the production, sales and after-sales areas to deal with rising demand of quality product and high-level service. It has established an all-around systematic training system covering from macro-economic performance to product knowledge in order to train up both new comers and existing staffs. The Group kept on acquiring fast and productive automatic machinery to empower its production lines. Production flow as well as product specification were reviewed, adjusted and improved to enhance efficiency and improve product quality. The Group also strengthened research and development area, putting customer satisfaction at top priority when designing new products. Contribution from and cooperation with dealers are always the foundation stone of the Group's WFAS business. The Group has strengthened its support towards dealers including offering tailor-made benefits and privileges as well as assistance in market exploration.

NET

As compared to the others, NET segment remained a small one and is the only loss-making business in 2010. Although turnover rose 9.1% yearon-year, absolute amount remained tiny. The Group concentrated its resources on serving existing clients. Technicians were sent to clients' sites to understand their need which had enabled the Group to provide in-depth tailored-made services. Feedback from clients is positive. On the other hand, expansion pace stagnated as resources inclined towards existing business. The sluggish North America market also affected.

Computers

Revenue dropped tremendously during the year with nearly no transactions being carried out in the second half. The Group has basically stopped the business.

分部表現(續)

無線消防報警系統

無線消防報警系統分部依然為本集團最重要的 核心支柱,貢獻總營業額超過73%。於二零一零 年,分部收入及溢利均錄得龐大增長。隨著全球 經濟復甦,市場越趨興旺。大眾防火意識日益 增強,加上急速都市化,均促進需求,令需求全 年都保持於高水平。經過多年的質量保證及市場 推廣工作,本集團的品牌在全國各地獲得廣泛接 納。新客戶數目節節上升。

本集團已推行數項措施維持增長,包括擴大員工 隊伍,尤其是生產、銷售及售後服務範疇,以處 理對高質量產品及高水平服務不斷增加的需求。 本集團已設立完善的系統化培訓制度,涵蓋宏觀 經濟表現以至產品知識,從而培訓新員工及現 有員工。本集團不斷購入高速及高效率的自動機 器,加強本身生產線的實力。生產流程以及產品 規格均受檢討、調整及改進,以提升效能及改進 產品質量。本集團亦鞏固研發範疇,設計新產品 時,將客戶的滿意度放在首位。來自經銷商的貢 獻及與經銷商的合作,向來是本集團無綫消防報 警系統業務的基石。本集團已加大對經銷商的支 持,包括提供特設的利益及優惠及協助其開拓市 場。

網絡安全服務

相比其他分部,網絡安全服務分部仍然是較小的 分部,也是二零一零年唯一錄得虧損的業務。雖 然營業額按年增長9.1%,惟絕對數額仍然屬於微 細。本集團集中資源服務現有客戶,派出技術員 親臨客戶所在地,了解客戶的需求,令本集團可 提供深入的特設服務,客戶回饋正面。另一方 面,鑑於資源均投向現有業務,擴張步伐有所停 頓。疲弱的北美市場亦有影響。

計算機產品

年內收入大幅下挫,下半年幾乎沒有交易。本集 團基本上已停止這項業務。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

OUR SEGMENTAL PERFORMANCE (Continued)

Tourism Development

Provision of environmental bus service is another profit generator of the Group at the heels of WFAS stream and accounted for nearly onefourth of total turnover. Opening of Wu-Guang Express Railway shortened traveling time between Guangdong and Hengshan, igniting the interests of South China tourists. Alliance with local travel agencies and offering privileges to pilgrims also increased attractiveness. With the assistance of local government, the Group successfully fought against illegal operation in Hengshan. It also actively improved its management and service level. By the end of 2010, over 1.2 million man-times of tourists have visited Hengshan. Service utilisation rate grew to 95% as compared to 92% last year.

OUR INVESTMENT PERFORMANCE

SBI China

SBI China invested in a PRC insurance company in the third quarter of 2010. Based on the coastal areas, the target radiates its business all over the country. It has over 1,000 bases in 32 provinces. In November 2010, SBI China, the Company and 2 investors decided to invest in LED industry in the PRC through investing in a Shanghai company. Total cash investment amount is USD50 million in which the Group will account for USD11.25 million.

SMIC

SMIC has not released the latest figures about its results for the year 2010. According to the latest public information available, SMIC reported turnover of USD411.8 million for the fourth quarter of the year, up 0.4% as compared to the third quarter and 23.6% year-on-year respectively. Gross margin was 23.9% in the fourth quarter, dropped 0.6% slightly compared to the third quarter primarily due to increase in other manufacturing costs. Net cash flow from operations increased from USD125.2 million in the third quarter to USD248.6 million in the fourth quarter. Income attributable to holders of ordinary shares was USD68.6 million for the fourth quarter, rose 125.6% compared to the third quarter.

According to its report, SMIC achieved its first profitable year at both operational and net income levels after 5 years of loss. It recorded historical high annual revenue of more than USD1.55 billion for 2010, representing a year-on-year growth of 45.2%. SMIC received various awards during the year with five of the awards coming from its top ten customers.

In the near term, SMIC continues to ramp up 65/55 nanometer and to bring 45/40 nanometer into production by the end of 2011. With its planned build-up, it targets to outgrow the foundry industry in 2011.

分部表現(續)

旅遊業發展

提供環保旅遊巴士服務緊隨在無線消防報警系統 分部之後,是本集團另一項溢利源頭,貢獻近四 分一的總營業額。武廣高鐵開通後,縮短了廣東 和衡山之間的交通時間,燃起了華南旅客的興 趣。與地方旅行社結盟,以及向旅客提供優惠, 亦增加了吸引力。憑著地方政府的協助,本集團 成功擊退衡山的非法營運,同時積極改善管理及 服務水平。於二零一零年末,超過120萬名的旅客 人次已到訪衡山。服務使用率增至95%,而去年 則為92%。

投資表現

SBI China

SBI China於二零一零年第三季對一間中國保險公司作出投資。目標公司以沿岸地區為基地,拓展 業務至全國各地,在32個省份擁有超過1,000個據 點。於二零一零年十一月,SBI China、本公司及 兩名投資者決定透過投資於一間上海公司,對中 國的發光二極體產業作出投資。現金投資總額為 5,000萬美元,當中本集團佔1,125萬美元。

中芯國際

中芯國際尚未刊發二零一零年業績的最新數字。 根據最新近刊發的資料,於本年度第四季,中 芯國際錄得營業額4.118億美元,較第三季增加 0.4%,按年增長23.6%。第四季的毛利為23.9%, 較第三季輕微下跌0.6%,造成下跌的主要原因是 其他生產成平增加。經營現金流入由第三季的 1.252億美元增至第四季的2.486億美元。第四季的 普通股持有人應佔收入為6,860萬美元,較第三季 增加125.6%。

根據中芯國際的報告,中芯國際在虧損5年之後首 次實現全年營運和淨收盈利。中芯國際於二零一 零年的收入創歷史新高,達15.5億美元,按年增 長45.2%,還獲得了各種獎項,其中五個由其前十 大客戶授予。

在短期內,中芯國際會將65/55納料技術繼續上 量,並在二零一一年底前實現45/40納米技術的量 產。隨著計劃產能的擴充到位,其二零一一年目 標超過代工行業增長。

OUR INVESTMENT PERFORMANCE (Continued)

ZJJ Tourism

According to the latest public information available, ZJJ Tourism reported turnover of RMB95.2 million, rose 5.1% year-on-year. It recorded net profit of RMB18.7 million as compared with net loss of RMB47.3 million last year. The improvement in both the revenue and profit levels were attributed by pickup of PRC tourism market leading to increasing number of tourist, fare rise and revamp of attractions, effective cost control and recognition of other income after restructuring of long outstanding debts.

Following the end of the lock-up period, the Group disposed of 8 million shares of ZJJ Tourism in the last quarter of 2010, resulting in a gain of approximately RMB21.7 million. Remaining 1 million shares were finally disposed of in January 2011.

OUR MAJOR EVENTS

Apart from the principal activities, the Group had conducted the following activities during the year.

BJBU Development entered into an agreement with Expert China Investments Limited in April 2010 pursuant to which the former agreed to make available a facility to the latter in a maximum aggregate amount of HK\$110 million for a period of six month at an interest rate of 5% per annum. The borrower early repaid the facility in full.

The Company proposed a disposal mandate in May 2010 to seek shareholders' approval on a proposal to dispose of 243.2 million ordinary shares of SMIC in the open market. The mandate was approved at the end of June 2010. However, no disposal was made by the Group since approval as the Board opined that the market price of SMIC was not attractive.

BJBU Development subscribed for HK\$24 million convertible bonds out of a total amount of HK\$216 million due 2013 issued by Hong Kong Resources Holdings Company Limited. The convertible bonds bear interest at 5% per annum and are convertible into ordinary shares of the bond issuer at HK\$1.58 per share. Hong Kong Resources Holdings Company Limited is a company whose shares are listed on the Stock Exchange.

The Company partnered SBI China and 2 investors and decided to invest in LED industry in the PRC in November 2010 with a total cash investment amount of USD50 million. The Company will account for USD11.25 million and will hold 18% equity capital of the target company after completion. The shareholders of the Company approved the investment subsequent to the year end.

投資表現(續)

張家界旅遊

根據張家界旅遊最新近刊發的公開資料,張家 界旅遊錄得人民幣9,520萬元營業額,按年增長 5.1%。其錄得純利人民幣1,870萬元,相比去年則 錄得虧損淨額人民幣4,730萬元。收入及溢利水平 增長,有賴中國旅遊業市場復甦,令旅客數目增 加、票價提高及景點翻新、有效成本控制,以及 重組未償還債務後確認其他收入。

於禁售期結束後,本集團於二零一零年最後季度 出售800萬股張家界旅遊股份,錄得收益約人民幣 2,170萬元。餘下100萬股最終於二零一一年一月出 售。

重大事件

除主要業務活動外,本集團於年內已進行以下活 動。

開曼發展與Expert China Investments Limited於二零 一零年四月訂立一份協議,據此,前者同意向後 者提供最高總金額為1.1億港元之融資,為期六個 月,年利率為5厘。借款人提早全數償還融資。

本公司於二零一零年五月向股東提呈徵求出售授 權的建議,以批准於公開市場出售2.432億股中芯 國際普通股的建議。該授權於二零一零年六月獲 批准。然而由獲批以來,本集團尚未落實出售, 因為董事會認為中芯國際的市價並不吸引。

開曼發展認購香港資源控股有限公司發行總額為 2.16億港元於二零一三年到期之可換股債券中之 2,400萬港元。可換股債券利息按每年5厘計算,可 按每股1.58港元轉換為債券發行人之普通股。香 港資源控股有限公司之股份於聯交所上市。

於二零一零年十一月,本公司夥拍SBI China及兩 名投資者並決定對中國的發光二極體產業作出投 資,現金投資總額為5,000萬美元。本公司承擔 1,125萬美元,於完成後將持有目標公司的18%股 本權益。本公司股東於年末後批准作出投資。

MANAGEMENT DISCUSSION AND ANALYSIS 管理層討論及分析

OUR MAJOR EVENTS (Continued)

The general manager of Hebei Fire Alarm and several new investors agreed to inject an aggregate cash amount of RMB9.6 million into Hebei Fire Alarm in November 2010 to strengthen its capital base and provide fund for it to meet its growth. After completion of the registration process in 2011, the Company's equity interests in Hebei Fire Alarm decrease to 51.02% and the Company continues to control Hebei Fire Alarm.

OUR LIQUIDITY AND FINANCIAL RESOURCES

Group net assets shot at RMB943.8 million at the end of 2010, up 6.7% year-on-year mainly coming from profits and disposal gain from certain available-for-sale financial assets during the year. Current ratio slid down from 4.0 last year to 3.6 at the end of 2010 as the percentage increase in current liabilities, which mainly included new loan borrowed, profits tax provided and general increase in other liabilities, was higher than current assets. Gearing ratio rose to 1.6% mainly because of the other loan borrowed during the year.

OUR EXPOSURE TO FOREIGN CURRENCIES

The Group exposes to certain foreign currency risk as most of its business activities, assets and liabilities are denominated in USD, HK\$ and RMB. The Group does not formulate a foreign currency hedging policy at present as RMB, being the functional currency of the Group, is relatively strong. In addition, turnover and most of the production costs are denominated in RMB and they are automatically hedged, leaving limited currency risk. The Group continues to monitor its exposure closely and will take measures to lower the foreign currency risk when necessary.

OUR CAPITAL COMMITMENTS

The Group had capital contribution commitments to a jointly controlled entity and available-for-sale financial assets as well as acquisition of machinery totaled approximately RMB205.7 million at the end of reporting period.

OUR PEOPLE

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The Group had a workforce of 858 people at the end of the year, up 31.0% year-on-year mainly due to expansion of WFAS production and establishment of property management division within Tourism Development segment. Among the staff, over 60% are graduates or above. The Group strictly complies with applicable labour laws and regulations both in the PRC and Hong Kong. Competitive remuneration package with medical and travel insurance are offered to the staff. Adequate retirement fund and provident fund are contributed timely.

Directors' emoluments consist of fees, salaries and allowances, and discretionary bonus determined according to the performance of individual Director.

重大事件(續)

河北消防的總經理及數名新投資者於二零一零年 十一月同意對河北消防注入現金總額人民幣960萬 元,以增強資本基礎及提供資金支持其增長。於 二零一一年完成登記手續後,本公司持有河北消 防的股權減至51.02%,而本公司將繼續控制河北 消防。

資金流動性及財政資源

於二零一零年末,本集團資產淨值達人民幣9.438 億元,按年上升6.7%,增長主要受年內的溢利及 出售若干可供銷售財務資產取得之收益推動。於 二零一零年底,流動比率由去年4.0下跌至3.6,下 跌的原因是流動負債變化幅度(主要包括新造借 貸、已撥備所得税及其他債務整體增加)高於流動 資產。資本負債比率升至1.6%,主要由於年內新 造的其他借貸所致。

外幣風險

由於本集團大部分業務活動、資產及負債以美 元、港元及人民幣為單位,故須面對若干外幣風 險。本集團之功能貨幣人民幣相對較強,故本集 團現時並無制定外幣對沖政策。此外,本集團之 營業額及大部份生產成本均以人民幣計值,故此 可自動對沖,貨幣風險有限。本集團將密切監察 其風險,並於需要時採取適當措施減低外幣風險。

資本承擔

於報告期末,本集團向一家共同控制實體及可供 銷售財務資產,以及收購機器之注資承擔約人民 幣2.057億元。

人力資源

於年底,本集團聘用 858 名員工,按年增加 31.0%,增長主要源於由於無線消防報警系統擴產 及在旅遊業發展分部成立物業管理分支所致。員 工中超過60%為大學畢業生。本集團嚴格遵守中 國及香港適用的勞工法律及法規。本集團為員工 提供具競爭力之薪酬組合,包括醫療保險及出埠 保險。

董事酬金包括袍金、薪金及津貼,以及根據個別 董事的表現釐定的酌情花紅。

PROFILE OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事、監事及高級管理層之簡介

EXECUTIVE DIRECTORS

Mr. Zhang Wanzhong, aged 48, is an executive Director and the president and compliance officer of the Company. Mr. Zhang is primarily responsible for overall business development, compliance and public relations. He was graduated from Peking University with a Master degree's in science. He worked in several administrative departments of Peking University including the vice president of the Remote Sensing and Geographic Information System Department of Peking University which was responsible for the State's focal science and technological project. He is a director of JB USA, Hebei Fire Alarm, Wuhan Netsoft and Chuanqi Tourism, the chairman of Yuda and a vice president of Beida Jade Bird.

Ms. Xue Li, aged 53, is an executive Director. Ms. Xue is primarily responsible for overseeing the administration and management matters. Ms. Xue is a member of the Chinese Communist Party. Ms. Xue attained post-graduation education level. She is a Certified Public Accountant and a Certified Auditor in the PRC. She was the finance manager of finance department of Lenovo Group Limited, the deputy general manager (finance) of Digital China (China) Limited, and the chief accountant and deputy general manager of Xinda Real Estate. She is a director of Chuanqi Tourism, a vice president of Beida Jade Bird and the chairman of the supervisory committee of Xishui Strong Year Co., Ltd., Inner Mongolia (an A share listed company in the PRC).

Mr. Zhang Yongli, aged 46, is an executive Director. Mr. Zhang is primarily responsible for finance and project exploration. Mr. Zhang was graduated from the Geology Department of Peking University with a Bachelor's degree in science and subsequently obtained PhD in engineering from Geology and Mineralogy Department of China University of Geosciences. He has been appointed as deputy general manager and chief financial officer of Beida Jade Bird since November 1998 and is mainly responsible for administration and finance. He was the chairman of the supervisory committee of Xinda Real Estate and Guangdong Yihua Real Estate Co., Ltd. (an A share listed company in the PRC and formerly known as Macat Optics and Electronic Co., Ltd.). He is a director of Chuanqi Tourism and Yuda, a director, board secretary and vice president of Beida Jade Bird, the chairman of the supervisory committee of Weifang Beida Jade Bird Huaguang Technology Co., Ltd. (an A share listed company in the PRC) and the chairman of Beida High Technology. He resigned from the Supervisory Committee on 8 January 2010, and was appointed as an executive Director on the same date.

執行董事

張萬中先生,48歲,執行董事暨本公司總裁及合 規主任。張先生主要負責整體業務發展、合規 及公共關係事宜。張先生畢業於北京大學,持 有理學碩士學位。彼曾在北京大學多個行政部門 任職,包括曾任北京大學遙感與地理信息系統研 究所副所長,負責國家重點科技攻關項目。彼現 任青鳥美國、河北消防、武漢網軟及傳奇旅遊董 事、宇達董事長、北大青鳥副總裁。

薛麗女士,53歲,執行董事。薛女士主要負責監 管行政及管理事宜。薛女士為中國共產黨員,擁 有研究生學歷。彼為中國註冊會計師及註冊審計 師。彼曾任聯想集團公司財務部財務經理,神州 數碼(中國)有限公司財務副總經理及信達地產總 會計師、副總經理。彼現任傳奇旅遊董事、北大 青鳥副總裁及內蒙古西水創業股份有限公司(中國 A股上市公司)監事會主席。

張永利先生,46歲,執行董事。張先生主要負責 財務及項目拓展事宜。張先生畢業於北京大學地 質學系,獲得理學學士學位;其後於中國地質大 學地質礦產系取得工學博士學位。彼自一九九八 年十一月起擔任北大青鳥副經理兼財務總監,主 要負責行政及財務工作。彼曾為信達地產及宜華 地產股份有限公司(中國A股上市公司;前稱「麥科 特光電股份有限公司」)監事會主席。彼現為傳奇 旅遊及宇達董事、北大青鳥董事暨董事會秘書及 副總裁、濰坊北大青鳥華光科技股份有限公司(中 國A股上市公司)監事會主席以及北大高科技董事 長。彼於二零一零年一月八日向監事會辭任及於 同日被委任為執行董事。

PROFILE OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事、監事及高級管理層之簡介

NON-EXECUTIVE DIRECTORS

Mr. Chu Yuguo, aged 46, is a non-executive Director and the chairman of the Company. Mr. Chu is responsible for the overall strategic, financial and system planning. Mr. Chu is a member of the Chinese Communist Party and a PhD fellowship of Peking University. He was the vice Chinese Communist Party Secretary of the Department of Computer Science & Technology of Peking University, deputy head and head of office of admission of Peking University Office of Educational Administration, head of asset management office of Peking University, and the chairman and general manager of Peking University Science Park. He is a director of Yuda, a director and the president of Beida Jade Bird, a director of Beida High Technology and Beijing Beida Jade Bird International Education Investment Management Co., Ltd., and the chairman of Beijing Science Park Culture Education Development Co., Ltd. and Xishui Strong Year Co. Ltd., Inner Mongolia (an A share listed company in PRC).

Mr. Xu Zhixiang, aged 47, is a non-executive Director. Mr. Xu was graduated from Peking University with a Bachelor's degree in computer science and technology specialising in software and subsequently obtained a Master's degree in software engineering and computer science from Institute of Software, Chinese Academy of Sciences. He was a the chairman of Xinda Real Estate, a director of Guangdong Yihua Real Estate Co., Ltd. (an A share listed company in the PRC and formerly known as Macat Optics and Electronic Co., Ltd.) and the vice chairman of Weifang Beida Jade Bird Huaguang Technology Co., Ltd. He a director of JB USA, Hebei Fire Alarm and Chuanqi Tourism. He is a director of Beida Jade Bird, Beida High Technology, Beijing Science Park Culture Education Development Co., Ltd., Beijing Beida Jade Bird International Education Investment Management Co., Ltd. and Beijing Beida Jade Bird Software System Co., Ltd..

Mr. Liu Yongjin, aged 63, is a non-executive Director. Mr. Liu was graduated from the School of Mathematical Sciences of Peking University with major in computing mathematics. He is a researcher of Peking University. He participated in certain national focal science and technological projects and was awarded the second prize of Technological Achievement of Peking University and the special prize in science of the State Ministry of Electronics Industry. He is a vice president of Beida Jade Bird.

Ms. Feng Ping, aged 46, is a non-executive Director. Ms. Feng was graduated from the University of International Business and Economics with a Bachelor's degree in economics. She is pursuing the EMBA at the Guanghua School of Management, Peking University. She was the department manager of China National Chemicals Import & Export Corporation and the vice president of Beijing Beida Online Network Co. Ltd. She is the supervisor of the Hong Kong office of the Company.

非執行董事

初方國先生,46歲,非執行董事暨本公司主席。 初先生負責整體策略性規劃、財務策劃及系統規 劃。初先生為中國共產黨員,北京大學博士研究 生。彼曾任北京大學計算機科學技術系黨委副書 記,北京大學教務部副部長兼招生辦主任,北京 大學資產管理部部長及北大科技園董事長兼總經 理。彼現任宇達董事、北大青鳥董事暨總裁、北 大高科技及北京北大青鳥國際教育投資管理有限 公司董事、以及北京科技園文化教育建設有限公 司及內蒙古西水創業股份有限公司(中國A股上市 公司)董事長。

徐祗祥先生,47歲,非執行董事。徐先生畢業於 北京大學,持有計算機科學技術學士學位,專攻 軟件,其後取得中國科學院軟件研究所軟件工程 與計算機科學碩士學位。彼曾為信達地產董事 長、宜華地產股份有限公司(中國A股上市公司; 前稱[麥科特光電股份有限公司])董事及濰坊北大 青鳥華光科技股份有限公司副董事長。彼現任青 鳥美國、河北消防及傳奇旅遊董事、北大青鳥、 北大高科技、北京科技園文化教育建設有限公 司、北京北大青鳥國際教育投資管理有公司及北 京北大青鳥軟件系統有限公司董事。

劉永進先生,63歲,非執行董事。劉先生畢業於 北京大學數學科學學院計算數學專業,現為北京 大學研究員。彼曾從事若干國家重點科技攻關項 目,並獲得北京大學科技進步二等獎及國家電子 部科技特等獎等獎項。彼現任北大青鳥副總裁。

馮萍女士,46歲,非執行董事。馮女士於對外經 濟貿易大學本科畢業,獲經濟學學士。彼現攻讀 北京大學光華管理學院高級管理人員工商管理碩 士。彼曾任職中國化工進出口總公司部門經理及 北京北大在線網絡有限責任公司副總裁。彼現為 本公司香港辦事處主任。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Professor Nan Xianghao, aged 75, is an independent non-executive Director and the chairman of the Audit Committee. Professor Nan is a parttime professor of the Graduate University of Chinese Academy of Science. He was a consultant of The Fourth Information Cryptology Commissary of the Chinese Computer Association. He has been awarded various science awards such as the second prize in science of the State Technological Achievement.

Mr. Cai Chuanbing, aged 71, is an independent non-executive Director and a member of the Audit Committee. Mr. Cai was graduated from Anhui University of Finance and Trade. He was a chief, deputy director and a director of the audit committee of the finance department of the Ministry of Communications. He is the chairman of the communications branch of China Institute of Internal Audit.

Mr. Lin Yan, aged 45, is an independent non-executive Director and a member of the Audit Committee. Mr. Lin was graduated from the Peking University Law School with a Bachelor's degree in Laws in 1987 and was qualified as a solicitor in the same year. He was graduated from the Department of International Economic Laws, University of International Business and Economics with a Master degree's in Laws in 1990. He was qualified as, among the first batch, a PRC solicitor for securities in 1993. He worked for Beijing International Business Law Firm as a full-time solicitor. He has completed the training programme for independent directors organized by the China Securities Regulatory Commission. He is a solicitor and a partner of Beijing Xinghe Law Firm.

CHIEF SCIENTIST

Professor Wang Yangyuan, aged 76, was appointed as the Chief Scientist of the Company in May 2000. Professor Wang is responsible for overall technological research and development and monitoring the investment in SMIC.

獨立非執行董事

南相浩教授,75歲,獨立非執行董事暨審核委員 會主席。南教授現為中國科學研究院兼職教授, 亦曾擔任中國計算機學會第四屆信息保密專業委 員會顧問。彼曾獲得國家科技進步二等獎等多項 科技獎項。

蔡傳炳先生,71歲,獨立非執行董事暨審核委員 會成員。蔡先生畢業於安徽財貿學院,曾任交通 部財務司審計局處長、副局長及局長等職位。彼 現為中國內部審計協會交通分會會長。

林岩先生,45歲,獨立非執行董事暨審核委員會 成員。林先生於一九八七年畢業於北京大學法律 學系,獲法學學士學位,同年取得律師資格。彼 於一九九零年畢業於對外經濟貿易大學國際經濟 法系,獲得法學碩士學位,於一九九三年取得國 內第一批證券律師資格。彼曾任職於北京對外經 濟律師事務所,從事專職律師工作。彼已通過中 國證券監督管理委員會舉辦的獨立董事培訓。彼 現為北京市星河律師事務所律師及合夥人。

首席科學家

王陽元教授,76歲,於二零零零年五月獲委任為 本公司首席科學家。王教授負責整體科學及技術 研究及發展,以及監察對中芯國際之投資。

PROFILE OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事、監事及高級管理層之簡介

SUPERVISORS

Mr. Li Mingchun, aged 47, is the chairman of the Supervisory Committee. Mr. Li was graduated from the Peking University Law School with a Bachelor's degree in Laws. He is qualified as a solicitor. He worked for the Hong Kong and Macao Affairs Office of the State Council, the PRC and the Ministry of Justice, the PRC. He was a solicitor of Beijing Jietong Law Firm. He is a vice president and the supervisor of the board office of Beida Jade Bird. He resigned as an Executive Director on 8 January 2010 and was appointed as Supervisor on the same date.

Professor Yang Jinguang, aged 48, is an independent Supervisor. Mr. Yang is a PRC Certified Public Accountant. He was graduated from the accounting department of the Graduate School, School of Finance of the Central University of Finance and Economics with a Master's degree in economics. He has been teaching at the School since graduation and served as a tutor, lecturer, associate professor and professor. He had studied at Asahi of Japan. He is a professor of accountancy and the dean of the registration office of the Central University of Finance and Economics. He is the council member of China Institute of Internal Audit, Chinese Certified Tax Agents Association and National Higher Education Research Association, a member of Accounting Society of China and a member of The Chinese Institute of Certified Public Accountants.

Mr. Li Chonghua, aged 55, is an independent Supervisor. Mr. Li is a member of the Chinese Communist Party. He is a post-graduate, qualified as economist, and holds a practicing certificate of securities practitioner. He was the deputy chief economist, the director of the integrated plan unit and the director of reformation of Beijing Chemical Second Plant. He was the board secretary and the director of securities department of Beijing Chemical Second Plant Co., Ltd.. He was seconded to listed company regulatory department of China Securities Regulatory Commission. He is a deputy supervisor of the board office of Guoyuan Securities Co., Ltd. (an A share listed company in the PRC).

Mr. Zou Zhixing, aged 47, is an independent Supervisor. Mr. Zou was graduated from business administration department of Capital University of Economics and Business and is a post graduate. He is an assistant engineer. Mr. Zou joined Beida Jade Bird in July 2003. He was the deputy officer of the president office, the general manager of the regulatory and supervisory department and the general manager of the human resources department of Beida Jade Bird. He is the vice president of Beida Jade Bird. He was appointed as Supervisor in June 2010.

監事

李明春先生,47歲,監事會主席。李先生畢業於 北京大學法律系,獲法學學士學位,擁有律師資 格。彼曾就任於中華人民共和國國務院港澳事務 辦公室及中華人民共和國司法部,曾為北京傑通 律師事務所律師。彼現任北大青鳥副總裁暨董事 會辦公室主任。彼於二零一零年一月八日辭任執 行董事及於同日被委任為監事。

楊金觀教授,48歲,獨立監事。楊教授為中國註 冊會計師。彼畢業於中央財政金融學院會計系(研 究生),獲經濟學碩士學位,畢業後留校任教至 今,先後任助教、講師、副教授及教授。彼曾進 修於日本國朝日監察查法人。彼現任中央財經大 學(前稱「中央財政金融學院」)會計學教授及教務 處處長。彼現為中國內部審計協會常務理事、中 國註冊税務師協會理事、全國高等學校教學研究 會常務理事、中國會計學會會員及中國註冊會計 師協會會員。

李崇華先生,55歲,獨立監事。李先生為中國共 產黨員。彼為研究生畢業,經濟師,持有證券從 業人員執業證書。彼曾先後任職北京化工二廠副 總經濟師、綜合計劃室主任及改制辦主任,及北 京化二股份有限公司董事會秘書兼證券部主任。 彼曾借調與中國證券監督管理委員會上市公司監 管部。彼現為國元證券股份有限公司(中國A股上 市公司)董事會辦公室副主任。

鄒志興先生,47歲,為獨立監事。鄒先生於首都 經濟貿易大學工商管理專業畢業,研究生學歷。 彼為助理工程師。鄒先生於二零零三年七月加入 北大青鳥。彼曾任北大青鳥總裁辦公室之副主 任、法規監審部總經理以及人力資源部總經理。 彼現任北大青鳥之副總裁。彼於二零一零年六月 獲委任為監事。

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SUPERVISORS (Continued)

Ms. Zhou Min, aged 34, is a Supervisor. Ms. Zhou was graduated from the Department of Administration Management of Renmin University of China with a Bachelor's degree in Laws. She obtained a Master's degree in economics from the University of International Business and Economics in 2005. Ms. Zhou joined Beida Jade Bird in July 1999 and subsequently joined the Company in March 2000. She is primarily responsible for administration and human resources of the Company. She was appointed as Supervisor in June 2010. She is the employee representative of the Supervisory Committee.

SENIOR MANAGEMENT

Mr. Cai Weimin, aged 44, is a director and the general manager of Hebei Fire Alarm, which is a non-wholly owned subsidiary of the Company. Mr. Cai was graduated with a Bachelor's degree in physics from Peking University in 1990. He worked for Beijing Sida Technology Development Centre as well as market and investment committee of Chinese Academy of Social Sciences. He was the general manager of Beijing Zhenghe Decoration Company. He possesses extensive experience in marketing. He joined Hebei Fire Alarm in June 2001. He is also a vice president of the Company and the general manager of Beijing Beida Jade Bird Security Systems Engineering Technology Company Limited.

Mr. Huang Zhiqin, aged 58, is the general manager of Wuhan Netsoft which is a non-wholly owned subsidiary of the Company. Mr. Huang was graduated from Harbin Institute of Technology with a Bachelor's degree in electronic engineering. He was then graduated from University of Missouri-Kansas in 1987 with a Master's degree in physics and University of Missouri-Columbia in 1989 with a Master's degree in electronics. He was a software engineer, a system architect, a senior system architect and a development manager of Architel Systems Corporation. He was also a senior system architect, a development manager and a senior product manager of Nortel Networks. He joined Wuhan Netsoft in 2001 and was formerly the technical director and vice general manager. He was promoted to general manager in April 2010.

Mr. Chen Zongbing, aged 38, is the chairman of Chuanqi Tourism which is a non-wholly owned subsidiary of the Company and a vice president of the Company. Mr. Chan was graduated from Renmin University of China with a Bachelor's degree. He was a director and general manager of Zhong Fu International Advertisement Co., Ltd., the chief of the president's office of Sanju Mobile Industrial Co., Ltd, the president of Beijing Zhong Qing Media Culture Co., Ltd. and the president's assistant of Beida Jade Bird. He is a vice president of Beida Jade Bird, a director of Xishui Strong Year Co., Ltd. Inner Mongolia (an A share listed company in the PRC) and the managing director of Changsha Songya Lake Construction Investment Co., Ltd.

監事 (續)

周敏女士,34歲,為監事。周女士於中國人民大 學行政管理學系畢業,並取得法學士學位。彼於 二零零五年獲對外經濟貿易大學經濟學碩士。周 女士於一九九九年七月加入北大青鳥,其後於二 零零零年三月加入本公司,主要從事行政人事工 作。彼於二零一零年六月獲委任為監事。彼為監 事委員會之僱員代表。

高級管理層

蔡為民先生,44歲,本公司非全資附屬公司河北 消防董事及總經理。蔡先生於一九九零年在北京 大學物理學系畢業,持有學士學位。彼曾在北京 市四達技術開發中心及中國社科院市場及投資研 究所工作,及曾為北京市正和裝飾工程公司總經 理,擁有豐富市場推廣經驗。彼於二零零一年六 月加入河北消防。彼現時亦為本公司副總裁及北 京北大青鳥安全系統工程技術有限公司總經理。

黃志勤,58歲,本公司非全資附屬公司武漢網軟 總經理。黃先生於一九八二年畢業於哈爾濱工業 大學,獲電子工程學士學位,其後於一九八七年 獲密蘇里-堪薩斯大學物理碩士學位及於一九八九 年獲密蘇里-哥倫比亞大學電子碩士學位。彼曾 為Architel Systems Corporation 軟件工程師、系統 架構師、高級系統架構師及開發經理以及Nortel Networks 高級系統架構師、開發經理及高級產品 經理。彼於二零零一年加入武漢網軟,歷任技術 總監及副總經理。於二零一零年四月晉昇為總經 理。

陳宗冰先生,38歲,本公司非全資附屬公司傳奇 旅遊董事長暨本公司副總裁。陳先生畢業於中國 人民大學,擁有本科學歷,獲學士學位。彼曾任 中孚國際廣告有限公司董事及總經理、三九汽車 實業有限公司總裁辦公室主任、北京中青聯合傳 媒文化有限公司總裁及北大青鳥總裁助理。彼現 任北大青鳥副總裁、內蒙古西水創業股份有限公 司(中國A股上市公司)董事及長沙松雅湖建設投資 有限公司董事總經理。

PROFILE OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT 董事、監事及高級管理層之簡介

SENIOR MANAGEMENT (Continued)

Mr. Leung Wai Man, aged 40, is the financial controller and the company secretary of the Company. He has over 18 years of experience in auditing, accounting, taxation and financial management in Hong Kong and the PRC. He holds a Bachelor's degree in business administration from the Chinese University of Hong Kong and is a fellow member of Association of Chartered Certified Accountants and an associate member of Hong Kong Institute of Certified Public Accountants. He is also an associate member of the Institute of Chartered Secretaries and Administrators and The Hong Kong Institute of Chartered Secretaries.

高級管理層 (續)

梁偉文先生,40歲,本公司財務總監兼公司秘 書。彼於香港及中國審計、會計、税務及財務管 理方面積累超過十八年經驗。梁先生持有香港中 文大學工商管理學士學位,並為英國特許公認會 計師公會資深會員及香港會計師公會會員。彼亦 為英國特許秘書及行政人員公會及香港特許秘書 公會會員。

PROFILE CHANGE

Mr. Zhang Wanzhong was appointed as a director of JB USA and the chairman of Yuda during the year. Both companies are wholly owned subsidiaries of the Company.

Mr. Zhang Yongli was appointed as a director of Yuda during the year.

Mr. Chu Yuguo was appointed as a director of Yuda during the year.

Mr. Xu Zhixiang was appointed as a director of JB USA during the year.

Mr. Cai Chuanbing ceased to be an INED of Yue Da Mining Holdings Limited (a listed company in Hong Kong) after retirement during the year.

Professor Yang ceased to be an independent director of Lingyun Industrial Corporation Limited (an A share listed company in the PRC) and Ningxia Dayuan Chemical Co., Ltd. (an A share listed company in the PRC) during the year.

簡歷變動

張萬中先生於年內獲委任為青鳥美國之董事及宇 達之主席。兩間公司均為本公司全資附屬公司。

張永利先生於年內獲委任為宇達之董事。

初育國先生於年內獲委任為宇達之董事。

徐祗祥先生於年內獲委任為青鳥美國之董事。

蔡傳炳先生於年內退任悦達礦業控股有限公司(一 間於香港上市之公司)之獨立非執行董事。

楊金觀教授於年內退任凌雲工業股份有限公司(中 國A股上市公司)及寧夏大元化工股份有限公司(中 國A股上市公司)獨立董事。

FRAMEWORK



The Company developes a set of documents with reference to the CG Code as set out in Appendix 15 of the GEM Listing Rules to govern its corporate practice.

The documents are as follows:

企業管治常規守則; Code on the Corporate Governance; 1. 1. 2. Code of Conduct for Securities Transactions by Directors of the 2. 本公司董事進行證券交易行為守則(「證券 Company (the "Securities Code"); 守則」); 董事會之職責; 3. Duties of the Board of Directors: 3 4. Segregation of Duties between the Chairman and the President; 4. 主席及總裁之角色區分; Disciplinary Rules of the Company; 本公司之紀律守則; 5. 5. Term of Reference on the Audit Committee; 審核委員會之職權範圍; 6. 6. Term of Reference on the Remuneration Committee; and 7. 薪酬委員會之職權範圍;及 7. 有關僱員買賣本公司證券之書面指引。 8. Written Guidelines for Relevant Employees in respect of their 8. dealings in the securities of the Company.

The Company has complied with all the code provisions of the CG Code during the year ended 31 December 2010.

本公司於截至二零一零年十二月三十一日止年度 已遵守企業管治守則所有守則條文。

本公司參照創業板上市規則附錄十五所載企業管

治守則編製一系列文件以管治其企業常規。

文件如下:

BOARD OF DIRECTORS

Responsibility

The Board is accountable to the Shareholders. Detail responsibilities of the Board are laid down on the Articles. Major duties include:

- holding Shareholders' meeting and reporting work progress of the Board to Shareholders;
- 2. execution of resolution passed on Shareholders' meeting;
- 3. deciding business plan and investment proposal;
- 4. planning for change in registered capital and issuance of debenture;
- 5. formulation of major merger and acquisition plan and disposal plan;
- 6. formulation of job segregation and dissolution plan for the Company if necessary;
- 7. employment and dismissal of general manager; and
- 8. setting out proposal for amendment to the Articles.

All Directors are free to access to corporate information for the purpose of discharging their duties and responsibilities. They may seek independent professional advice if necessary at the Company's cost. All Directors have unrestricted access to the Company secretary and senior management of the Company.

董事會

職責

6.

董事會向股東負責。有關董事會職責之詳情載於 章程細則。主要職責包括:

- 舉行股東大會及向股東報告董事會工作進 度;
- 2. 執行股東大會通過之決議案;
- 3. 決定業務計劃及投資建議;
- 4. 就註冊股本變動及發行債券進行策劃;
- 5. 制定主要併購計劃及出售計劃;
 - 制定本公司職能區分及解散計劃(如有需 要);
- 7. 聘請及罷免總經理;及
- 8. 就修改章程細則制定計劃。

所有董事可隨意檢閱企業資料,使彼等能夠履行 其職責及責任。董事在有需要時可尋求獨立專業 意見,費用由本公司支付。所有董事可不受限制 地接觸本公司之公司秘書及高級管理人員。

BOARD OF DIRECTORS (Continued)

Composition

The composition of the fourth session of the Board is as follows:

董事會 (續)

成員組合

第四屆董事會之成員組合如下:

Name 姓名	Position 身份	Tender 性別	Age 年齡	Date of first appointment 首次獲委任日期	Date of latest re-election 最近重選日期
Zhang Wanzhong 張萬中	Executive Director, President 執行董事、總裁	Μ	48	16/3/2000	20/5/2009
Xue Li 薛麗	Executive Director 執行董事	F	53	20/5/2009	
Zhang Yongli 張永利	Executive Director 執行董事	М	46	8/1/2010	-
Chu Yuguo 初育國	Non-executive Director, Chairman 非執行董事、主席	М	46	20/5/2009	-
Xu Zhixiang 徐祗祥	Non-executive Director 非執行董事	М	47	16/3/2000	20/5/2009
Liu Yongjin 劉永進	Non-executive Director 非執行董事	М	63	25/6/2003	20/5/2009
Feng Ping 馮萍	Non-executive Director 非執行董事	F	46	20/5/2009	1
Nan Xianghao 南相浩	Independent non-executive Director 獨立非執行董事	М	75	16/3/2000	20/5/2009
Cai Chuanbing 蔡傳炳	Independent non-executive Director 獨立非執行董事	М	71	20/10/2006	20/5/2009
Lin Yan 林岩	Independent non-executive Director 獨立非執行董事	М	45	20/5/2009	

Profiles of the Directors are detailed on pages 13 to 15 of this annual report. Except for Mr. Zhang Yongli whose contract commenced on 8 January 2010, all Directors are appointed for a term of three years starting from 20 May 2009 and ending on the date of 2011 AGM to be convened in 2012. All Directors are eligible for re-election.

The number of INEDs fulfils the minimum requirement of the GEM Listing Rules. Mr. Cai Chuanbing possesses appropriate financial accounting expertise. Each INED has confirmed to the Company in respect of his independence by way of an annual confirmation for the year ended 31 December 2010. The Company continues to consider all INEDs to be independent.

The emoluments of each Director are set out in note 12(a) to the financial statements on pages 92 to 94.

董事履歷詳載於本年報第13頁至第15頁。除張永 利先生之合約於二零一零年一月八日開始外,全 體董事之任期均為由二零零九年五月二十日起計 三年,將於二零一二年將予召開之二零一一年股 東週年大會當日結束。全體董事均合資格重選連 任。

獨立非執行董事人數符合創業板上市規則最低要 求。蔡傳炳先生具備合適之財務及會計專業知 識。截至二零一零年十二月三十一日止年度,獨 立非執行董事已各自以每年度確認方式向本公司 確認彼之獨立身分。本公司繼續視全體獨立非執 行董事為獨立人士。

各董事之酬金載於第92頁至第94頁財務報表附註 12(a)。

BOARD OF DIRECTORS (Continued)

Segregation of duties between the Chairman and the President

Mr. Chu Yuguo is the chairman of the Company while Mr. Zhang Wanzhong is the president. Details of their duties are described in their profiles on pages 13 and 14 of this annual report.

Board meetings and resolutions

The Board convened 6 meetings (4th to 9th meeting) and passed 5 resolutions during the year. Apart from approval of quarterly and annual results, the Company convened meetings and passed resolutions mainly to consider and approve notifiable transactions under the GEM Listing Rules. Major approvals include:

- disposal mandate regarding disposal of SMIC shares;
- financial assistance to Expert China Investments Limited;
- subscription of convertible bonds issued by Hong Kong Resources Holdings Company Limited;
- disposal of interests in ZJJ Tourism;
- deemed disposal of Hebei Fire Alarm; and
- Investment in LED business

Committees

The Board establishes 2 committees to carry out certain duties. They are the audit committee and the remuneration committee.

The Board does not form a nomination committee because the Directors have experience and ability to nominate right candidate for the Board. Any appointment or dismissal of Director is directly handled by Shareholders' meeting.

Audit Committee

Audit Committee is accountable to the Board. Its primary duties include monitoring the financial reporting system and internal control procedure of the Group, reviewing financial information, and advising the Board on engagement and independence of external auditors. Terms of reference are published on the website of the Company.

Audit Committee comprises three members. The chairman is Professor Nan Xianghao. The two members are Mr. Cai Chuanbing and Mr. Lin Yan.

Audit Committee had convened 4 meetings (3rd to 6th meeting) to review the three quarterly results and annual results of the Group during the year.

董事會 (續)

主席及總裁之角色區分

初育國先生為本公司主席,而張萬中先生為總 裁。彼等之職務詳情載於本年報第13頁及第14頁 有關彼等之履歷內。

董事會會議及決議案

董事會於年內召開六次會議(第四次至第九次會 議)及通過5項決議案。除批准季度及年度業績 外,本公司召開會議及通過決議案主要為考慮及 批准創業板上市規則項下之須予公佈交易。主要 批准包括:

- · 出售中芯國際股份之出售授權;
- 向Expert China Investments Limited提供財務 資助;
- 認購香港資源控股有限公司發行的可換股 債券;
- 出售於張家界旅遊之權益;
- 視作出售河北消防;及
- · 投資於發光二極體業務

委員會

董事會成立兩個委員會履行若干職責。該等委員 會為審核委員會及薪酬委員會。

董事會並無成立提名委員會,乃由於董事擁有經 驗及能力提名合適人選至董事會。董事之委聘或 罷免以舉行股東大會直接處理。

審核委員會

審核委員會須向董事會負責,其主要職責包括監 督本集團財務匯報制度及內部監控程序,審閲財 務資料,以及就外部核數師應否獲聘及是否獨立 向董事會提供意見。審核委員會之職權範圍刊載 於本公司網站。

審核委員會由三名成員組成,主席為南相浩教 授,其餘兩名成員為蔡傳炳先生及林岩先生。

審核委員會已舉行四次會議(第三次至第六次會 議)審閱本集團三個季度之業績及年度業績。

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BOARD OF DIRECTORS (Continued)

Committees (Continued)

Remuneration Committee

Remuneration Committee is accountable to the Board. It is mainly responsible for advising the Board on remuneration policy of the Board itself and senior management, advising the Board on remuneration of non-executive Directors, structuring the remuneration package of all executive Directors and senior management, and review and approval of performance bonus.

Remuneration Committee comprises three members. The chairman is Mr. Xu Zhixiang. The two members are Professor Nan Xianghao and Mr. Cai Chuanbing. Both are INEDs. Terms of reference are published on the website of the Company.

Fees, salaries and allowances of the Directors and Supervisors are determined in accordance with their functions and contributions to the Group. Discretionary bonuses of executive Directors are determined based on audited consolidated profit after tax as well as their contributions with a cap not exceeding 5% of the audited consolidated profit after tax.

董事會 (續)

委員會(續)

薪酬委員會

薪酬委員會須向董事會負責。薪酬委員會主要負 責就董事會與高級管理人員薪酬政策以及非執行 董事之薪酬提供建議、制定全體執行董事及高級 管理人員薪酬待遇,並檢討及批准表現花紅。

薪酬委員會由三名成員組成, 主席為徐祗祥先 生,其餘兩名成員為南相浩教授及蔡傳炳先生。 兩人均為獨立非執行董事。薪酬委員會之職權範 圍刊載於本公司網站。

董事及監事之袍金、薪金及津貼乃按照彼等於本 集團之職務及所作貢獻釐訂。執行董事之酌情花 紅乃根據經審核除税後綜合溢利,以及彼等之貢 獻釐訂,惟最高不得超過經審核除税後綜合溢利 之5%。

BOARD OF DIRECTORS (Continued)

Attendance of meetings

The Company notifies Directors with sufficient time in advance and provides them with detail agenda and sufficient information before each Board meeting and sub-committee meeting. The Company gives at least 15 days advance notice before each Board meeting. The following table sets out the attendance of each member in these meetings during the year ended 31 December 2010:

董事會 (續)

出席會議

於舉行各董事會會議及委員會會議前,本公司均 事先向各成員發出充足時間之通知,並提供詳盡 之議程及充足資料。本公司作出之通知期最少為 會議前十五日。下表載列截至二零一零年十二月 三十一日止年度各成員出席該等會議之情況:

Attendance

					出席率		
					Audit	Remuneration	
			Note	Board	Committee	Committee	
	Name	姓名	附註	董事會	審核委員會	薪酬委員會	
	Executive Directors	執行董事					
	Mr. Zhang Wanzhong	張萬中先生	а	6/6	NA	NA	
	Ms. Xue Li	薛麗女士		6/6	NA	NA	
	Mr. Zhang Yongli	張永利先生		6/6	NA	NA	
	Non-executive Directors	非執行董事					
	Mr. Chu Yuguo	初育國先生	Ь	6/6	NA	NA	
	Mr. Xu Zhixiang	徐袛祥先生		6/6	NA	1/1	
	Mr. Liu Yongjin	劉永進先生		6/6	NA	NA	
	Ms. Feng Ping	馮萍女士		6/6	NA	NA	
	Independent non-executive Directors	獨立非執行董事					
	Professor Nan Xianghao	南相浩教授	С	6/6	4/4	1/1	
	Mr. Cai Chuanbing	蔡傳炳先生	d	6/6	4/4	1/1	
	Mr. Lin Yan	林岩先生	е	6/6	4/4	NA	
	Note:			附註:			
	(a) Mr. Zhang attended the 7th Boar	d meeting by phone.		(a) 張先生翅	透過電話出席第七次讀	董事會會議。	
(b) Mr. Chu attended the 4th Board meeting by phone.				(b) 初先生翅	b) 初先生透過電話出席第四次董事會會議。		
(c) Professor Nan appointed proxy to attend the 4th Board meeting.			meeting.	(c) 南教授委	c) 南教授委派代表出席第四次董事會會議。		
(d) Mr. Cai appointed proxy to attend the 4th Board meeting.			g.	(d) 蔡先生雾	辰派代表出席第四次 蜀 □	董事會會議。	
	(e) Mr. Lin appointed proxy to atten 3rd Audit Committee meeting by		ng and attended the		委派代表出席第四次 第第三次審核會議。	董事會會議,並透過	

BOARD OF DIRECTORS (Continued)

Dealing with the Company's securities

The Company has adopted Securities Code on terms no less exacting than the required standard of dealings as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. All Directors as well as employees who are likely to be in possession of unpublished price-sensitive information are governed by the Securities Code. Having made specific enquiries, all Directors confirm that they have complied with the Securities Code all over the year ended 31 December 2010. The Company is not aware of any employee who does not comply with the Securities Code.

Directors' and senior officers' liability insurance

The Company arranges liability insurance voluntarily for all Directors, Supervisors and certain management. No claims were raised during the year against potential legal action arising from their jobs.

SUPERVISORY COMMITTEE

Supervisory Committee is set up according to the Articles and is accountable to the Shareholders. It is mainly responsible for monitoring the operation and management of the Company as well as the act of Directors and senior management to prevent any abuse of power and infringement of interests on Shareholders, the Company and employees.

Supervisory Committee comprises 5 members. The chairman is Mr. Li Mingchun. The four members are Professor Yang Jinguan, Mr. Li Chonghua, Mr. Zou Zhixing and Ms. Zhou Min. Ms. Zhou is the employee representative. Mr. Zou and Ms. Zhou were elected as Supervisor on 30 June 2010 to replace Mr. Li Deyong and Ms. Dong Xiaoqing who resigned on the same date.

Mr. Li Mingchun was elected as Supervisor on 8 January 2010 to replace Mr. Zhang Yong Li who resigned as chairman of the Supervisory Committee on the same date.

Profiles of the Supervisors are detailed on pages 16 to 17 of this annual report.

董事會 (續)

買賣本公司證券

本公司已採納證券守則,其條款不比創業板上市 規則第5.48至5.67條所規定買賣標準寬鬆。全體董 事及可能擁有關於未公佈股價敏感資料之僱員均 須遵守證券守則。經作出特定查詢後,全體董事 確認,彼等於截至二零一零年十二月三十一日止 年度一直遵守證券守則。本公司並不知悉有僱員 未有遵守證券守則之情況。

董事及高級職員責任保險

本公司自願為全體董事、監事及若干管理人員設 立責任保險。年內並無就彼等職責可能產生之法 律行動作出申索。

監事會

監事會按照章程細則設立,須向股東負責。監事 會主要負責監察本公司之營運及管理工作以及董 事及高級管理人員之行為,以防止濫權及侵犯股 東、本公司及僱員權益。

監事會由五名成員組成,主席為李明春先生,其 餘四名成員為楊金觀教授、李崇華先生、鄒志興 先生及周敏女士。周女士為僱員代表。鄒先生及 周女士於二零一零年六月三十日獲選為監事,以 代替於同日辭任之李德勇先生及董曉清女士。

李明春先生於二零一零年一月八日獲選為監事, 取代於同日辭任監事會主席之張永利先生。

監事履歷詳情載於本年報第16頁至第17頁。

SUPERVISORY COMMITTEE (Continued)

Attendance of meetings

Note

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Supervisory Committee convened 5 meetings of the fourth session (4th to 8th meeting) during the year.

The following table sets out the attendance of each member in these meetings:

監事會 (續)

出席會議

監事會於年內召開五次會議(第四次至第八次會 議)。

下表載列各成員出席該等會議之情況:

		Note	Attendance
Name	姓名	附註	出席率
			5 (5
Mr. Li Mingchun	李明春先生		5/5
Professor Yang Jinguan	楊金觀教授		5/5
Mr. Li Chonghua	李崇華先生	а	5/5
Mr. Zou Zhixing	鄒志興先生	b	2/5
Ms. Zhou Min	周敏女士	b	2/5
Mr. Zhang Yongli	張永利先生	С	0/5
Ms. Dong Xiaoqing	董曉清女士	d	3/5
Mr. Li Deyong	李德勇先生	е	1/5

riote.		TIJAL	
(a)	Mr. Li appointed proxy to attend the 6th meeting.	(a)	李先生委任代表出席第六次
(b)	Mr. Zou and Ms. Zhou were appointed during the year and they attended the last 2 meetings.	(b)	鄒先生及周女士於年內獲委 會議。
(c)	Mr. Zhang resigned before the 4th meeting was convened.	(c)	張先生於召開第四次會議前
(d)	Ms. Dong resigned after the 6th meeting was convened.	(d)	董女士於召開第六次會議後
(e)	Mr. Li resigned after the 6th meeting was convened.	(e)	李先生於召開第六次會議後

Except for the 4th meeting which resolved Mr. Li Mingchun as Chairman of the Supervisory Committee for a term of three years, all other meetings were convened to review the financial statements of the Group for corresponding periods.

ACCOUNTABILITY AND AUDIT

Responsibility for preparation of accounts

The Directors acknowledge their responsibility for preparing the accounts of the Company. As at 31 December 2010, the Directors were not aware of any material uncertainties or events which may have a significant impact on the Company's ability to operate as a going concern. The Directors have prepared the financial statements of the Company on a going concern basis.

欠會議。

委任,並出席最後兩次

前辭任。

後辭任。

後辭任。

除第四次會議決議李明春先生為監事委員會主席 (任期三年)外,召開所有其他會議的目的均為審 閱本集團於有關期間之財務報表。

責任及審核

編製賬目之責任

董事確認彼等須負責編製本公司賬目。於二零一 零年十二月三十一日,就董事所知,概無任何重 大不明朗因素或事件可能對本公司持續經營之能 力造成重大影響。董事已按持續經營基準編製本 公司財務報表。

ACCOUNTABILITY AND AUDIT (Continued)

Independent Auditor

RSM Nelson Wheeler was reappointed as independent auditor of the Company for the year ended 31 December 2010 on the 2009 AGM. Audit Committee had reviewed the performance of RSM Nelson Wheeler as external independent auditor of the Company and proposed reappointment in the forthcoming year. RSM Nelson Wheeler retires and a resolution for her reappointment will be proposed at the forthcoming AGM.

The responsibility of the independent auditor with respect to financial reporting is set out in the Independent Auditor's Report on pages 48 and 49.

Total auditors' remuneration, including the remuneration payable to RSM Nelson Wheeler, was RMB1,180,000 for the year ended 31 December 2010. Apart from it, the Company appointed RSM Nelson Wheeler to provide certain non-statutory audit services during the year.

The following table highlights details of certain significant non-statutory audit services provided by RSM Nelson Wheeler and the corresponding fees:

責任及審核 (續)

獨立核數師

中瑞岳華(香港)會計師事務所於二零零九年股東 週年大會獲續聘為截至二零一零年十二月三十一 日止年度本公司獨立核數師。審核委員會已檢討 中瑞岳華(香港)會計師事務所作為本公司外部獨 立核數師之表現,並建議於來年續聘。中瑞岳華 (香港)會計師事務所退任本公司獨立核數師,本 公司將於應屆股東週年大會提呈決議案續聘中瑞 岳華(香港)會計師事務所。

獨立核數師有關財務匯報之責任載於第48頁及第 49頁之獨立核數師報告。

截至二零一零年十二月三十一日止年度包括應付 中瑞岳華(香港)會計師事務所酬金之核數師酬金 總額為人民幣118萬元。此外,本公司委聘中瑞岳 華(香港)會計師事務所於年內提供若干非法定審 核服務。

下表載列中瑞岳華(香港)會計師事務所所提供若 干主要非法定審核服務及相關費用:

Service

Review of working capital sufficiency statement regarding SMIC disposal mandate

SHAREHOLDING AND RIGHT OF SHAREHOLDERS

Public float

According to the latest public information and within the knowledge of the Directors, the Company always have 41% ordinary shares held by the public during the year, at the end of the year and at date of annual report. **fee** (*RMB'000*) **費用**(人民幣千元)

174.4

審閱中芯國際出售授權之營運資金充足 度表述

服務

股權及股本權益

公眾持股量

根據最新公眾資料及據董事所悉,本公司於年內、年末及年報日期一直由公眾擁有41%普通股。

SHAREHOLDING AND RIGHT OF SHAREHOLDERS

(Continued)

Share price performance

The following graph summarises the performance of the Company in the Stock Exchange during the year (all prices in HK\$ per share):

股價表現

股東及股本權益(續)

下表概述年內本公司於聯交所之表現(所有價格均 為每股港元):



Shareholders' rights

The Articles lay down the rights of our Shareholders. They include:

- right to entitle dividend or appropriation in kind;
- right to attend shareholders' meeting by person or by proxy;
- right to monitor, make suggestion or question the business and operation of the Company;
- right to transfer shareholding in the Company;
- after payment of a reasonable cost, right to examine and copy:
 - register of shareholders;
 - certain personal information of Directors, Supervisors, general and/or deputy general managers and senior management;
 - certain information on repurchase of Shares; and
 - minutes of shareholders' meeting

股東權利

章程細則列明本集團股東之權利,其中包括:

- 獲分派股息或實物分派之權利;
- 親身或委派代表出席股東會議之權利;
- 監控本公司業務及運作並就其作出意見及 提問之權利;
- 轉讓本公司股權之權利;
- 在付出合理費用後,監察及複製下列文件 之權利:
 - 股東名冊;
 - 董事、監事、總及/副總經理以及
 高級管理層之若干個人資料;
 - 購回股份之若干資料;及
 - 股東會議之會議紀錄

SHAREHOLDING AND RIGHT OF SHAREHOLDERS

(Continued)

Shareholders' rights (Continued)

Apart from the above, Shareholders are also entitled to the following special rights:

Right to convene meeting

Shareholders are given rights to convene special general meeting or class general meeting other than the Directors. According to the Articles, any two or more Shareholders having voting rights of 10% or more in the general meeting to be proposed can give the Board written requests for convening a special general meeting or class general meeting. The requests should state clearly the resolutions to be considered. If the Board does not convene the meeting within 30 days after receipt of such requests, those Shareholders who give the requests are entitled to convene the proposed general meeting themselves 4 months after the Board received the requests at the Company's expense.

Right to sue

According to the Articles, Shareholders are entitled rights to take legal action against the Company, the Directors, the Supervisors, general manager, deputy general managers and senior management. A Shareholder can also take legal action against another Shareholder. Action can be conducted through court or arbitration authority.

Shareholders' meeting

The Company convened the 2009 AGM at the Company's principal place of business on 30 June 2010. 9 ordinary resolutions and 1 special resolution were considered and voted by poll. Details of the poll results were set out in an announcement of the Company dated 30 June 2010.

INTERNAL CONTROL

The Board acknowledges its responsibility to maintain an effective internal control system for the Group. The system covers four main areas namely financial management, operation, compliance and reporting, and risk management.

Financial management

The Board manages the Group capital on the basis of net debt-to-equity ratio in order to safeguard its ability to continue as a going concern and to maximize shareholders' return. The strategy is to maintain the net debt-to-equity ratio at the lower end of range 0.1 to 0.3 as long as possible. Each subsidiary is responsible for overseeing its own daily net cash position while the Board monitors the Company's own. Should there be a capital need, each subsidiary is responsible for its own arrangement subject to the supervision of the Board. The Group was able to maintain its net debt-to-equity ratio within the target range throughout 2010.

股東及股本權益(續)

股東權利 (續)

除上文所述者外,股東亦獲得以下特權:

召開大會之權利

除董事以外,股東有權召開臨時股東大會或類別 股東會議。根據章程細則,於將予舉行之股東大 會上擁有10%或以上投票權之任何兩名或以上股 東可向董事會發出召開臨時股東大會或類別股東 會議之書面請求。該請求須列明將予考慮之決議 案。倘董事會於收到該請求後30日內並無召開大 會,發出請求之該等股東有權於董事會收到請求 後4個月內自行召開建議之股東大會,費用由本公 司承擔。

起訴權利

根據章程細則,股東有權對本公司、董事、監 事、總經理、副總經理及高級管理層採取法律行 動。股東亦可對其他股東採取法律行動。法律行 動可透過法院或仲裁機構進行。

股東會議

年內,本公司於二零一零年六月三十日在本公司 主要營業地點召開二零零九年度股東週年大會, 已考慮九項普通決議案及一項特別決議案並投票 表決。投票結果詳情載於本公司日期為二零一零 年六月三十日之公佈內。

內部監控

董事會確認其負責維持本集團內部監控系統有效 運作。內部監控系統包含四大範疇,分別為財務 管理、營運、合規與申報及風險管理。

財務管理

董事會以資本淨負債比率作為管理本集團資本之 基準,以保障本集團的持續經營能力,並為股東 帶來最大回報。管理策略為盡可能將資本淨負債 比率維持於0.1至0.3範圍內的低端。各附屬公司 須監察本身的每日淨現金狀況,而董事會則負責 監督本公司的每日淨現金狀況。倘有資本需要, 各附屬公司可自行作出安排,惟須接受董事會監 督。本集團於二零一零年整年均成功將資本淨負 債比率維持於目標範圍。

INTERNAL CONTROL (Continued)

Operation

Each subsidiary has set up its own control procedures to monitor its operation including but not limited to working safety, product quality, asset safeguard, cost management and environmental protection. Finance department of the Company sets out general guidelines on fund control for all subsidiaries to follow. There were no material accidents, quality defects nor environmental destruction incidents occurred during the year.

Compliance and reporting

The Board assigns the Compliance Officer to monitor the overall compliance and reporting issue of the Group. With the assistance of Company Secretary & Financial Controller, listing supervision division and finance departments, the Compliance Officer carries out its duty to ensure that the Group complies with applicable laws, rules and regulations as well as reports correctly and timely.

Finance department of each subsidiary maintains proper accounting records and prepares subsidiary-level financial statements in accordance with suitable accounting standards. Financial Controller reviews the correctness and reasonableness of the financial statements periodically. Each material transaction especially connected transaction proposed by either the subsidiary or the Company itself must first be assessed by the Compliance Officer to ensure compliance with applicable laws and GEM Listing Rules before further action. The Company seeks advice from lawyers, financial advisors as well as the Stock Exchange if necessary. For any continuing connected transaction defined under the GEM Listing Rules, finance departments at subsidiary level prepare a monthly summary to the finance department of the Company and the latter consolidates the figures and sends to the Financial Controller for review. The Board also sets out code of conduct to govern securities dealings by Directors and relevant employees.

The Board acknowledges its ultimate responsibility to provide timely report without material errors to the public. The Company published financial results four times last year timely in accordance with the GEM Listing Rules. The Board including the Audit Committee had reviewed these financial statements before publication for correctness and reasonableness. RSM Nelson Wheeler audited the 2009 annual results and concluded with an unqualified opinion. During the year, the Company published 8 announcements regarding notifiable transactions defined under the GEM Listing Rules within the time frame allowed. The Board also sets out guidelines on dissemination of price sensitive information to ensure timely disclosure.

內部監控 (續)

營運

各附屬公司已設立監控程序,以監察營運,包括 而不限於工作安全、產品質量、資產保護、成本 管理及環境保護。本公司財務部訂立資金控制的 整體指引,供附屬公司遵守。年內並無發生嚴重 意外、品質缺陷或環境破壞等事件。

合規與申報

董事會指派合規主任,監察本集團的整體合規與 申報事宜。合規主任於公司秘書暨財務總監、上 市監察科及財務部之協助下履行職務,確保本集 團遵守適用法律、規例及法規,並適時及妥善作 出申報。

各附屬公司之財務部保存適當的會計記錄,在附 屬公司的層面,根據合適的會計標準編製財務報 表。財務總監定期審核財務報表是否真確及合 理。於進行重大交易,特別是由附屬公司或本公 司建議之關連交易前,必須經合規主任評估,以 確保符合適用法例及創業板上市規則。本公司於 有需要時,將尋求律師、財務顧問及聯交所的意 見。對於符合創業板上市規則定義之任何持續關 連交易,附屬公司之財務部向本公司財務部編製 每月概要,而本公司財務部則將數字整合,並提 交財務總監審閱。董事會亦訂立行為守則,以監 管董事及有關僱員進行之證券買賣。

董事會確認其向公眾適時發出不含重大錯誤的報 告之最終責任。本公司根據創業板上市規則於去 年準時刊發四期財務業績。董事會(包括審核委員 會)於財務業績刊發前作出審閱,以確保內容真確 合理。中瑞岳華(香港)會計師事務所負責審核二 零零九年年度業績,並提出無保留意見。年內, 本公司就創業板上市規則界定之須予公佈交易刊 發八份公佈。所有公佈均於創業板上市規則所容 許之時間內刊發。董事會亦就公佈價格敏感資料 訂立指引,以確保適時披露。

INTERNAL CONTROL (Continued)

Compliance and reporting (Continued)

The Board was aware of certain information about the Directors which had not been disclosed to the public timely. The Company published an announcement and disclosed this information subsequent to the year end. The Board has now requested all Directors and Supervisors to update their details much frequently. It has also designated staff to intensify tracking of announcements published by statutory or regulatory authorities so that the Board can grasp up-to-date information. The Board will use its utmost effort to avoid any further incompliance in the future.

The Directors often update themselves about changes in applicable laws, rules and regulations. Compliance Advisor and Company Secretary also update any such change to the Board, the management and front-end staff.

Risk management

The risk management function focuses on market unpredictability and aims at minimising potential adverse effect.

Operational risks

The Group faces several potential operation risks including intense competition, decrease in customer loyalty, volatile economy and growth bottleneck. The Board always monitors market situation in order to react promptly over any potential risks. The Board meets and discusses with directors of subsidiaries frequently to keep track of their situations so that it can adjust segmental strategies timely. The Group has already set out strategies including quality control enhancement, stringent cost control and business diversification to deal with different kinds of operational risks.

Financial risks

The Group also exposes to a variety of financial risks including foreign currency risk, price risk, credit risk, liquidity risk and interest rate risk.

The Group has certain exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in HK\$, USD and RMB. The Group does not formulate a foreign currency hedging policy at present as RMB, being the functional currency of the Group, is relatively strong. In addition, turnover and most of the production costs are denominated in RMB and they are automatically hedged, leaving limited currency risk. The Group closely monitors its exposure and will take measures to lower foreign currency risk when necessary.

The Group exposes to equity security price risk as its available-for-sale financial assets are measured at fair value. The Board manages a portfolio of investments with different characteristics and risk profiles to lessen price risk.

內部監控(續)

合規與申報 (續)

董事會知悉若干有關董事之資料並未及時向公眾 披露。本公司於年末後刊發一份公佈披露是項資 料。董事會現要求全體董事及監事更頻密地更新 彼等的資料詳情。本公司亦已指派員工加緊查閱 法定或監管機構發表的公佈,以便董事會得知最 新資訊。董事會將竭盡所能避免日後再發生任何 不合規的情況。

董事經常了解適用法律、規例及法規之最新變 化。合規顧問及公司秘書亦於獲悉任何相關變動 時,知會董事、管理層及前線職員。

風險管理

風險管理的主要功能是應對難以預計的市場變 化,旨在將潛在不利影響減至最低。

經營風險

本集團面對多種潛在經營風險,包括劇烈競爭、 客戶忠誠度下降、經濟波動及增長樽頸。董事會 一直監察市場狀況,以即時對任何潛在風險作出 回應。董事會經常與附屬公司董事會面並進行討 論,了解彼等之情況,並適時調整分部策略。本 集團已訂立的策略包括提升質量控制、嚴格成本 控制及業務多元化等,以應付各種經營風險。

財務風險

本集團亦面對各種財務風險,包括外匯風險、價 格風險、信貸風險、流動資金風險及利率風險。

由於本集團大多數業務交易、資產及負債主要以 港元、美元及人民幣計值,因此面對若干外匯風 險。由於本集團之功能貨幣人民幣相對強勢,因 此本集團現時並無訂立外匯對沖政策。另外,營 業額及大部份生產成本均以人民幣計值並獲自動 對沖,因此貨幣風險為有限。本集團密切監察外 匯風險,並於必要時採取措施以降低風險。

由於本集團之可供出售金融資產以公平值列賬, 因此須承受股本證券價格風險。董事會藉管理具 有不同特點及風險水平之投資組合以降低價格風 險。

INTERNAL CONTROL (Continued)

Risk management (Continued)

Financial risks (Continued)

The Group exposes to certain credit risk coming from certain financial assets held by the Group, which include convertible bonds, time deposits, cash and cash equivalent, and receivables. The Group seeks to maintain strict control over its outstanding trade receivables and has set up a credit control department to monitor credit terms of customers. Senior management of each subsidiary reviews overdue balances regularly. Customers are diversified to minimize concentration risk. The Group does not develop particular policy to tackle credit risks from convertible bonds, time deposits, and cash and cash equivalent at present as the major counterparties are either well-established or having high credit-rating.

The Group's measure over liquidity is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient cash reserves to meet its liquidity requirements in short and long term. The policy of the Group has explained in the section "Internal Control – Financial management" on page 29.

The Group's exposure to interest rate risk arises from its bank deposits, bank loan and other loan. The risk varies with the prevailing market condition. The Group manages the risk mainly by limiting the loan amount to a low level.

For the year ended 31 December 2010, the Directors had reviewed the internal control of the Group to ensure its effectiveness and adequacy.

CORPORATE SOCIAL RESPONSIBILITY

Beside chasing for the greatest monetary return for our Shareholders, the Group also emphasizes on its responsibility to the society. The Group has taken measures in several areas including environmental protection, labour practice and human right, protection of stakeholders' value and product responsibility.

Environmental protection

The Group strictly follows the applicable environmental requirements imposed by the PRC government in its production and operation. Besides, the Group puts effort to reduce destruction to the environment by decreasing the use of paper or using recycled paper if necessary. Starting from 2008, annual report has been printed on recycled paper. Daily photocopying and printing are reduced. If unavoidable, the staff printed on both sides or multiple pages on one side of a paper. Staff are required to turn off unnecessary lights and air-conditioners when they are idle.

All of the environmental buses the Group used in Hengshan are electric vehicles instead of heavy-duty diesel buses to reduce pollution. All buses are equipped with anti-smoking devices. Smoke ejection meets Euro 3 Standard.

內部監控(續) 風險管理(續)

財務風險(續)

本集團因來自持有的若干金融資產而面對若干信 貸風險,該等資產包括可換股債券、定期存款、 現金及現金等價物及應收款項。本集團致力嚴格 控制未收回應收貿易賬款,並已設立信貸控制部 以監察客戶之信貸期。各附屬公司之高級管理層 定期審閱結欠之結餘。客戶來自不同來源,以避 免風險集中。由於本集團之主要對手方均屬根基 宏厚或具有良好信貸評級,因此本集團現時並無 訂立特定政策,應付可換股債券、定期存款以及 現金及現金等價物產生的信貸風險。

本集團對流動資金採取的措施是定期監察即期及 預期流動資金需要,確保本集團維持足夠現金儲 備,應付短期及長期流動資金需要。本集團之政 策見第29頁「內部控制一財務管理」一節的闡釋。

本集團因本身的銀行存款、銀行貸款及其他貨款 而面對利率風險。有關風險隨現行市況變動。本 集團管理風險的主要方法是將貸款金額限制於低 水平。

截至二零一零年十二月三十一日止年度,董事已 檢討本集團內部監控制度,以確保其屬有效及充 分。

企業社會責任

除了為股東爭取最大金錢回報外,本集團亦重視 對社會的責任。本集團已於多個範疇採取措施, 包括環境保護、勞工事務及人權、權益相關人士 的價值及對社會的產品責任等。

環境保護

本集團於生產及營運方面,嚴格遵守中國政府實 施的適用環保規定。此外,本集團致力減少對環 境造成的破壞,減少使用紙張,或於有需要時使 用再造紙。自二零零八年起,本集團之年報已採 用再造紙印刷。日常複印及打印均已減少。如不 能避免,職員會採用雙面複印,或於同一頁面複 影多頁。員工須關掉不必要及閒置之照明與空調。

本集團全部在衡山行走的環保巴士均為電動車, 而非重負荷柴油巴士,從而減少污染。所有巴士 均配置了防煙設備。煙排放水平符合歐盟三期標 準。

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CORPORATE SOCIAL RESPONSIBILITY (Continued)

Labour practice and human right

People are valuable assets of the Group. The Group had a workforce of 858 people at the end of the year. Among the staff, over 60% are graduates or above. The Group strictly complies with applicable labour laws and regulations both in the PRC and Hong Kong. Competitive remuneration package with medical and travel insurance are offered. Adequate retirement fund and provident fund are contributed timely. The Group emphasizes on working safety and sets out proper safety guidelines and provides adequate training to workers. In the area of human right, the Group treats people equally. Racial or sexual discrimination are strictly prohibited. No child labours are allowed to work in the Group. Staffs are free to set up labour union according to applicable laws while Supervisory Committee has representative from the workforce.

Protection of stakeholders' value

Being a responsible enterprise, the Group always strives for a stable sound financial position to protect the value of our stakeholders including but not limited to Shareholders and creditors. The Group recorded a net asset value of RMB943.8 million as at year end with a very low gearing of only 1.6%.

Product responsibility

The products of the Group are under strict quality control to ensure safety and harmless to the customers as well as environmental friendly. During the year, the Group did not receive any material complaints about product quality.

ON BEHALF OF THE BOARD

Chu Yuguo

Chairman

Beijing, the PRC 23 March 2011

企業社會責任 (續)

勞工事務及人權

員工為本集團重要資產。本集團於年底共有858名 員工。超過60%員工具備大學或以上學歷。本集 團嚴格遵守中國及香港之適用勞工法例及法規。 本集團向員工提供具有醫療及旅遊保險的優厚薪 酬組合,並準時為退休金及公積金作充足供款。 本集團重視工作安全,因此訂立適當安全指引, 員工提供足夠培訓。於人權方面,本集團亦禁止僱 用童工。員工有權遵照適用法例成立工會,監事 會中亦有員工代表。

保障權益相關人士的價值

本集團作為一家負責任的企業,向來致力保持穩 健財務狀況,務求保障權益相關人士(包括而不 限於股東及債權人)的價值。本集團於年底錄得資 產淨值人民幣9.438億元,資本負債比率極低,僅 1.6%。

產品責任

本集團之產品經過嚴格質量控制,以確保對客戶 安全無害,且不會污染環境。年內,本集團並無 收到關於產品質量的任何嚴重投訴。

代表董事會

初育國 主席

中國,北京 二零一一年三月二十三日

REPORT OF THE DIRECTORS 董事會報告

The Directors hereby present their report and the audited financial statements of the Company and the Group for the year ended 31 December 2010.

PRINCIPAL ACTIVITIES

The principal activities of the Group during the year is the research, development, manufacture, marketing and sale of wireless fire alarm systems and related products, the provision of network security outsource services and manufacture and sale of network security products, the trading of computer products and development of travel and leisure business.

RESULTS AND DIVIDENDS

The Group's results for the year ended 31 December 2010 is set out in the financial statements on page 50. The state of affairs of the Group and the Company at that date are set out in the financial statements on pages 51 and 52 and note 31 to the financial statements respectively.

The Directors do not recommend the payment of a final dividend (2009: Nil) for the year.

No interim dividend was declared in 2010 (2009: Nil).

SUMMARY FINANCIAL INFORMATION

A summary of the published results and assets, liabilities and noncontrolling interests of the Group for the last five financial years is set out on page 122. This summary does not form part of the audited financial statements.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 15 to the financial statements.

SHARE CAPITAL AND SHARE OPTIONS

Details of the movements in share capital of the Company are set out in note 30 to the financial statements.

For the year ended 31 December 2010, no share options were granted under the employee share option scheme (2009: Nil). Details of the Company's employee share option scheme are set out in note 33 to the financial statements.

Based on information that is publicly available to the Company and within the knowledge of the Directors, the Company maintains a sufficient public float as at date of this report.

BANK AND OTHER LOANS

Details of the bank and other loans of the Group are set out in note 28 to the financial statements.

董事會謹此提呈本公司及本集團截至二零一零年 十二月三十一日止年度之報告及經審核財務報表。

主要業務

本集團於年內之主要業務為研究、開發、製造、 市場推廣及銷售無線消防報警系統及相關產品、 提供網絡安全外包服務以及網絡安全產品之製造 及銷售、銷售計算機產品以及發展旅遊業及休閒 業務。

業績及股息

本集團截至二零一零年十二月三十一日止年度之 業績載於第50頁之財務報表。本集團及本公司於 該日之業務狀況分別載於第51頁及第52頁以及財 務報表附註31。

董事並不建議派發年度末期股息(二零零九年: 無)。

二零一零年並無宣派中期股息(二零零九年:無)。

財務資料概要

本集團過往五個財政年度公佈之業績以及資產、 負債及非控股權益之概要載於第122頁。此概要並 非經審核財務報表之一部分。

物業、廠房及設備

年內,本集團之物業、廠房及設備之變動詳情載 於財務報表附註15。

股本及購股權 本公司股本變動之詳情載於財務報表附註30。

截至二零一零年十二月三十一日止年度,本公司 並無根據僱員購股權計劃授出購股權(二零零九 年:無)。有關本公司之僱員購股權計劃詳情載於 財務報表附註33。

根據本公司可公開查閱之資料及就董事所知,本 公司於本報告日維持充足公眾持股量。

銀行及其他借款

本集團銀行及其他借款的詳情,載於財務報表附 註28。

DONATIONS

The Group had made donations of RMB1,683,500 (2009: RMB43,600) during the year ended 31 December 2010.

DISPOSAL OF SUBSIDIARIES

The Group had no disposal of subsidiaries during each of the year ended 31 December 2010 and 2009.

PRE-EMPTIVE RIGHTS

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

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the year ended 31 December 2010 (2009: Nil).

RESERVES

Details of movements in the reserves of the Company and the Group during the year ended 31 December 2010 are set out in note 32 to the financial statements and in the consolidated statement of changes in equity respectively.

DISTRIBUTABLE RESERVES

As at 31 December 2010, an amount of approximately RMB377.7 million (2009: RMB377.7 million) standing to the credit of the Company's capital reserve account and an amount of approximately RMB76.8 million (2009: RMB76.8 million) standing to the credit of the Company's statutory reserve funds, as determined under the PRC accounting standards and regulations, were available for distribution by way of future capitalisation issue in accordance with the PRC Company Law. The Company had, as described in note 32(b) to the financial statements, retained profits of approximately RMB101.5 million (2009: RMB84.6 million) as at 31 December 2010. Details of the distributable reserves are set out in note 32 to the financial statements.

捐款

截至二零一零年十二月三十一日止年度,本集團 作出人民幣1,683,500元的捐款(二零零九年:人民 幣43,600元)。

出售附屬公司

於分別截至二零一零年及二零零九年十二月 三十一日止年度,本集團並無附屬公司出售。

優先權

章程細則或中國公司法中並無關於優先權之規 定,規定本公司須向現有股東按比例發售新股。

購買、贖回或出售本公司之上市證 券

本公司或其任何附屬公司於截至二零一零年十二 月三十一日止年度內概無購買、贖回或出售本公 司任何上市證券(二零零九年:無)。

儲備

截至二零一零年十二月三十一日止年度,本公司 及本集團儲備之變動詳情分別載於財務報表附註 32及綜合權益變動表內。

可分派儲備

於二零一零年十二月三十一日,根據中國公司 法,本公司之資本儲備賬之進賬款項約有人民幣 3.777億元(二零零九年:人民幣3.777億元),以 及本公司之法定儲備基金之進賬款項約有人民幣 7,680萬元(二零零九年:人民幣7,680萬元),此等 金額乃按照中國會計準則及規定而釐定,均可於 未來以資本化發行方式供本公司分派。於二零一 零年十二月三十一日,本公司有留存盈利約人民 幣1.015億元(二零零九年:人民幣8,460萬元),詳 情見財務報表附註32(b)。可分派儲備之詳情載於 財務報表附註32。

REPORT OF THE DIRECTORS 董事會報告

MAJOR CUSTOMERS AND SUPPLIERS

During the year ended 31 December 2010, sales to the Group's five largest customers were less than 30% of the total sales for the year. Purchases from the Group's five largest suppliers accounted for 30.0% (2009: 30.7%) of the total purchases for the year while the largest supplier accounted for 11.2% (2009: 9.0%) of the total purchases for the year.

The Group has sold certain products to certain companies with the same ultimate substantial shareholder of the Company or with significant influence. Details of transactions are set out in note 36 to the financial statements. Save as aforesaid, none of the Directors or any of their associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest customers and suppliers.

DIRECTORS AND SUPERVISORS

The Directors and Supervisors during the year and at the year end are:

Executive Directors:

Mr. Zhang Wanzhong Ms. Xue Li Mr. Zhang Yongli (appointed on 8 January 2010) Mr. Li Mingchun (resigned on 8 January 2010)

Non-executive Directors:

Mr. Chu Yuguo Mr. Xu Zhixiang Mr. Liu Yongjin Ms. Feng Ping

Independent non-executive Directors:

Professor Nan Xianghao Mr. Cai Chuanbing Mr. Lin Yan

Supervisors:

Mr. Li Mingchun (appointed on 8 January 2010) Professor Yang Jinguan Mr. Li Chonghua Mr. Zou Zhixing (appointed on 30 June 2010) Ms. Zhou Min (appointed on 30 June 2010) Mr. Zhang Yongli (resigned on 8 January 2010) Mr. Li Deyong (resigned on 30 June 2010) Ms. Dong Xiaoqing (resigned on 30 June 2010)

In accordance with the provisions of the Articles, all Directors and Supervisors are eligible for re-election.

主要客戶及供應商

截至二零一零年十二月三十一日止年度,向本集 團五大客戶之銷售額佔全年總銷售額少於30%, 而向本集團五大供應商之採購額佔全年總採購額 30.0%(二零零九年:30.7%),最大供應商佔全年 總採購額11.2%(二零零九年:9.0%)。

本集團銷售若干產品予若干公司,而該等公司與 本公司均受同一最終主要股東控制,或該等公司 有重大影響力。交易之詳情載於財務報表附註 36。除上文所述者外,董事或彼等之任何聯繫人 士或任何股東(據董事所知,擁有本公司已發行股 本5%以上者)並無擁有本集團五大客戶及供應商 之實益權益。

董事及監事

年內及截至年結日期,董事及監事名單如下:

執行董事: 張萬中先生 薛麗女士 張永利先生(於二零一零年一月八日獲委任) 李明春先生(於二零一零年一月八日辭任)

非執行董事:

初育國先生 徐祗祥先生 劉永進先生 馮萍女士

獨立非執行董事:

南相浩教授 蔡傳炳先生 林岩先生

監事:

李明春先生(於二零一零年一月八日獲委任) 楊金觀教授 李崇華先生 鄒志興先生(於二零一零年六月三十日獲委任) 周敏女士(於二零一零年六月三十日獲委任) 張永利先生(於二零一零年一月八日辭任) 李德勇先生(於二零一零年六月三十日辭任) 董曉清女士(於二零一零年六月三十日辭任)

根據章程細則條文,所有董事及監事均符合資格 重選連任。

DIRECTORS' AND SUPERVISORS' SERVICE 董引 CONTRACTS

Except for Mr. Zhang Yongli and Mr. Li Mingchun whose service contracts started from 8 January 2010 and Mr. Zou Zhixing and Ms. Zhou Min whose service contracts started from 30 June 2010, each of the Directors and Supervisors has entered into a service contract with the Company for a term of three years commencing on 20 May 2009 and ending on the date of the 2011 AGM which will be convened in 2012.

Save as disclosed above, none of the Directors or Supervisors has any existing or proposed service contracts with the Company as at 31 December 2010, excluding contracts expiring or determinable by the Company or any of its subsidiaries within one year without payment of compensation other than statutory compensation.

PROFILE OF DIRECTORS, SUPERVISORS AND SENIOR MANAGEMENT

Profile of Directors, Supervisors and senior management of the Group are set out on pages 13 to 18.

DIRECTORS' AND SUPERVISORS' INTERESTS IN CONTRACTS

No Director and Supervisor had a material interest, whether directly or indirectly, in any contract of significance to the business of the Group to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries was a party during the year.

董事及監事之服務合約

除張永利先生及李明春先生外(彼等之服務合約自 二零一零年一月八日開始)以及鄒志興先生及周敏 女士(彼等之服務合約自二零一零年六月三十日開 始),各董事及監事與本公司訂立之服務合約,均 由二零零九年五月二十日開始計直至於二零一二 年召開之二零一一年股東週年大會當日,為期三 年。

除上文披露者外,概無董事或監事於二零一零年 十二月三十一日與本公司訂有任何現行或建議訂 立服務合約(不包括於一年內屆滿或可由本公司或 其任何附屬公司終止而毋須支付法定賠償以外賠 償之合約)。

董事、監事及高級管理層簡介

董事、監事及本集團高級管理層之簡介載於第13 頁至第18頁。

董事及監事合約權益

年內,概無董事及監事於對本集團業務屬重大, 而本公司、其控股公司或其任何附屬公司或同系 附屬公司為訂約方之任何合約中,直接或間接擁 有重大權益。

REPORT OF THE DIRECTORS 董事會報告

DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2010, the interests (including interests in shares and short positions) of Directors, Supervisors, and chief executive of the Company in the shares and underlying shares of the Company or any of its associated corporations (within the meaning of Part XV of 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 which they are taken or deemed to have under such provisions of the SFO) and required to be entered into the register maintained by the Company pursuant to Section 352 of the SFO or which were notified to the Company and the Stock Exchange pursuant to Rules 5.46 of the GEM Listing Rules, to be notified to the Company and the Stock Exchange, were as follows:

Long Positions in Shares

董事、監事及最高行政人員於股份 及相關股份之權益及淡倉

於二零一零年十二月三十一日,董事、監事及本 公司最高行政人員於本公司或其相聯法團(定義見 證券及期貨條例第XV部)之股份及相關股份中,擁 有根據證券及期貨條例第XV部第7及第8部分須知 會本公司及聯交所(包括於該等證券及期貨條例條 文項下之權益或視作權益),及根據證券及期貨條 例第352條記錄於本公司登記冊或根據創業板上市 規則第5.46條知會本公司及聯交所之權益(包括股 份權益及淡倉)如下:

股份好倉

		Number	of ordinary Sha 普通股數目	res	Approximate percentage of	Approximate	
Name of Director 董事姓名	Capacity 身分	Personal interests in H Shares 於H股之 個人權益	Other interests in promoters Shares (Note a) 於發起人 股份之 其他權益 (附註a)	Total 總計	the Company's	percentage of the Company's	
Mr. Zhang Wanzhong 張萬中先生	Beneficial owner and beneficiary of trust 實益擁有人及 信託受益人	12,070,000	205,414,000	217,484,000	29.34%	2.49%	18.36%
Mr. Zhang Yongli (<i>Note b</i>) 張永利先生(<i>附註b)</i>	Beneficial owner and beneficiary of trust 實益擁有人及 信託受益人	13,200,000	205,414,000	218,614,000	29.34%	2.72%	18.45%
Mr. Chu Yuguo 初育國先生	Beneficial owner 實益擁有人	13,114,000	-	13,114,000	NA	2.71%	1.11%
Mr. Xu Zhixiang 徐袛祥先生	Beneficial owner and beneficiary of trust 實益擁有人及信託受益人	11,527,000	205,414,000	216,941,000	29.34%	2.38%	18.31%
Mr. Liu Yongjin 劉永進先生	Beneficiary of trust 信託受益人		205,414,000	205,414,000	29.34%	NA	17.34%
Ms. Feng Ping (Note c) 馮萍女士 <i>(附註c)</i>	Beneficial owner and beneficiary of trust 實益擁有人及信託受益人	12,070,000	205,414,000	217,484,000	29.34%	2.49%	18.36%
Name of Supervisor 監事姓名							
Mr. Li Mingchun <i>(Note d)</i> 李明春先生 <i>(附註d)</i>	Beneficiary of trust 信託受益人	11	205,414,000	205,414,000	29.34%	NA	17.34%
Ms. Zhou Min (Note e) 周敏女士(<i>附註e)</i>	Beneficiary of trust 信託受益人		205,414,000	205,414,000	29.34%	NA	17.34%
Remarks: NA represents	"not applicable"			註:NA指	「不適用」		

DIRECTORS', SUPERVISORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN SHARES AND **UNDERLYING SHARES** (Continued)

Notes:

- The above Directors and Supervisors are taken to be interested in the (a)issued share capital of the Company through their respective interests as beneficiaries, among other beneficiaries, of Heng Huat trust ("Heng Huat Trust"). By a declaration of Heng Huat Trust made as a deed on 19 July 2000, Mr. Xu Zhendong (a former Director), Mr. Zhang Wanzhong and Ms. Liu Yue (who has been replaced by Mr. Xu Zhixiang since 9 May 2003 as a trustee) declared that they held the shares of Heng Huat Investments Limited ("Heng Huat") as trustees for the benefits of over 300 employees of JB Software, Beida Jade Bird, Yu Huan and Xinda Real Estate and their respective subsidiaries and associated companies and the Company. Heng Huat is beneficially interested in the entire issued share capital of Dynamic Win. and is taken to be interested in 205,414,000 shares of the Company which Dynamic Win is interested. Mr. Xu Zhendong, Mr. Zhang Wanzhong and Mr. Xu Zhixiang (who replaced Ms. Liu Yue as a trustee on 9 May 2003 upon Ms. Liu's resignation as a trustee on the same date) are trustees holding 60, 20 and 20 shares out of 100 shares in the issued share capital of Heng Huat.
- Mr. Zhang Yongli was appointed as Director on 8 January 2010. He resigned (b) (b) from the Supervisory Committee on the same date.
- Ms. Feng Ping is interested in the promoters Shares by virtue of the interests (c)(c) held by her spouse.
- (d) Mr. Li Mingchun was appointed as Supervisor on 8 January 2010. He resigned from the Board on the same date.
- (e) Ms. Zhou Min was appointed as Supervisor on 30 June 2010.

Save as disclosed above, none of the Directors, Supervisors and chief executive had registered an interest or short position in the shares or underlying shares of the Company or any of its associated corporations that was required to be recorded pursuant to section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Rule 5.46 of the GEM Listing Rules as at 31 December 2010.

DIRECTORS' AND SUPERVISORS' RIGHTS TO ACOUIRE SHARES

Save as disclosed above and in note 33 to the financial statements, at no time during the year were rights to acquire benefits by means of the acquisition of shares in the Company granted to any Director and Supervisor or their respective spouse or minor children, 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.

董事、監事及最高行政人員於股份 及相關股份之權益及淡倉(續)

附註:

(a)

- 上述董事及監事因彼等各自身為Heng Huat信託 (「Heng Huat信託」)其中受益人之權益,被視作於 本公司已發行股本中擁有權益。根據於二零零零 年七月十九日以契據形式作出之Heng Huat信託聲 明書,許振東先生(前董事)、張萬中先生及劉越 女士(徐祗祥先生自二零零三年五月九日起擔任 彼之接任受託人)宣佈,彼等以受託人身分,為 青鳥軟件、北大青鳥、宇環及信達地產及彼等各 自之附屬公司及聯營公司以及本公司超過300名 僱員之利益,持有Heng Huat Investments Limited (「Heng Huat」)之股份。Heng Huat實益擁有致勝 全部已發行股本權益,因而視作於致勝擁有權益 之205,414,000股本公司股份中擁有權益。許振東 先生、張萬中先生及徐祗祥先生(徐祗祥先生於 劉越女士於二零零三年五月九日辭任受託人後 於同日擔任彼之接任受託人)以受託人身分,於 Heng Huat已發行股本之100股股份中,分別持有 60股、20股及20股。
 - 張永利先生於二零一零年一月八日獲委任為董 事。彼於同日向監事會辭任。
 - 馮萍女士因其配偶持有之權益而於發起人股份中 擁有權益。
- (d) 李明春先生於二零一零年一月八日獲委任為監 事。彼於同日向董事會辭任。
- 周敏女士於二零一零年六月三十日獲委任為監 (e) 事。

除上文披露者外,於二零一零年十二月三十一 日,概無董事、監事及最高行政人員於本公司或 其任何相聯法團之股份或相關股份中,擁有根據 證券及期貨條例第352條須予記錄,或根據創業板 上市規則第5.46條須另行知會本公司及聯交所之 權益或淡倉。

董事及監事購入股份之權利

除上文及財務報表附註33所披露者外,於本年度 任何時間,董事及監事或彼等各自之配偶或未成 年子女並無獲授任何藉收購本公司股份取得利益 之權利,亦無行使任何該等權利。本公司、其控 股公司、或其任何附屬公司或同系附屬公司亦無 訂立任何安排,致使董事及監事獲得任何其他法 人團體之該等權利。

REPORT OF THE DIRECTORS 董事會報告

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

At 31 December 2010, the following interests and short positions of the issued share capital of the Company were recorded in the register of interests required to be maintained by the Company pursuant to Section 336 of the SFO:

主要股東及其他人士於股份及相關 股份之權益及淡倉

於二零一零年十二月三十一日,根據證券及期貨 條例第336條規定本公司須存置之權益登記冊內, 記錄下列本公司已發行股本之權益與淡倉:

Long	g positions in Shares:			ß	℃份好倉: Approximate		
	Name 名稱	Note 附註	Capacity and nature of interests 身份及權益性質	Number of Shares held 持有股份數目	percentage of the Company's total number of issued promoters shares 佔本公司 已發行發起人 股份總數 概約百分比	Approximate percentage of the Company's total number of issued H shares 佔本公司 已發行H股總數 概約百分比	Approximate percentage of the Company's total issued share capital 佔本公司 已發行股本總數 概約百分比
1.	Peking University 北京大學	(a)	Through controlled corporations 透過受控制公司	310,000,000	44.29%	NA	26.16%
2.	Beida Asset Management Co., Ltd. 北大資產經營有限公司	(a)	Through controlled corporations 透過受控制公司	310,000,000	44.29%	NA	26.16%
3.	Beijing Beida Jade Bird Software System Co., Ltd. 北京北大青鳥軟件系統有限公司	(a), (c)	Directly beneficially owned and through a controlled corporation 直接實益擁有及 透過一間受控制公司	310,000,000	44.29%	NA	26.16%
4.	Beijing Beida Jade Bird Limited 北京北大青鳥有限責任公司	(a), (b)	Directly beneficially owned and through a controlled corporation 直接實益擁有及 透過一間受控制公司	200,000,000	28.57%	NA	16.88%
5.	Beijing Beida High Technology Investment Co., Ltd. 北京北大高科技產業投資有限公司	(a)	Directly beneficially owned 直接實益擁有	85,000,000	12.14%	NA	7.17%

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

主要股東及其他人士於股份及相關 **股份之權益及淡倉**(續)

Long positions in Shares: (Continued)

股份好倉:(續)

	Name 名稱	Note 附註	Capacity and nature of interests 身份及權益性質	Number of Shares held 持有股份數目	Approximate percentage of the Company's total number of issued promoters shares 佔本公司 已發行發起人 股份總數 概約百分比	Approximate percentage of the Company's total number of issued H shares 佔本公司 已發行H股總數 概約百分比	Approximate percentage of the Company's total issued share capital 佔本公司 已發行股本總數 概約百分比
6.	Heng Huat Investments Limited	(d)	Through a controlled corporation 透過一間受控制公司	205,414,000	29.34%	NA	17.34%
7.	Dynamic Win Assets Limited 致勝資產有限公司	(d)	Directly beneficially owned 直接實益擁有	205,414,000	29.34%	NA	17.34%
8.	Mr. Xu Zhendong 許振東先生	(e)	Trustee and beneficiary of trusts 受託人及信託受益人	205,414,000	29.34%	NA	17.34%
9.	Mongolia Energy Corporation Limited 蒙古能源有限公司	(f)	Through a controlled corporation 透過一間受控制公司	84,586,000	12.08%	NA	7.14%
10.	New View Venture Limited	(f)	Directly beneficially owned 直接實益擁有	84,586,000	12.08%	NA	7.14%
11.	Asian Technology Investment Company Limited 亞洲技術投資有限公司		Directly beneficially owned 直接實益擁有	50,000,000	7.14%	NA	4.22%

Remarks: NA represents "not applicable"

註:NA指「不適用」

REPORT OF THE DIRECTORS 董事會報告

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

Notes:

- (a) Peking University is taken to be interested in 26.16% of the total issued share capital of the Company through the following companies:
 - 85 million Shares (representing approximately 7.17% of the Company's total issued share capital) held by Beida High Technology, which is beneficially owned by Peking University;
 - (ii) 110 million Shares (representing approximately 9.28% of the Company's total issued share capital) held by JB Software itself, which is 48% beneficially owned by Peking University; and
 - (iii) 115 million Shares (representing approximately 9.71% of the Company's total issued share capital) held by Beida Jade Bird itself, which is beneficially owned by Peking University.

Beida Asset Management Co., Ltd. is wholly owned by Peking University.

On 21 January 2008, the Company was notified by JB Software that it entered into a share transfer agreement with HZ Jade Bird on 18 January 2008 whereas it agreed to transfer to the latter 110 million Shares subject to approval by State-owned Assets Supervision and Administration Commission of the State Council. The transfer was still pending for approval the end of reporting period.

- (b) The interests of Beida Jade Bird comprises 115 million Shares held by it and 85 million Shares held by Beida High Technology.
- (c) The interests of JB Software comprise 110 million Shares held by it and 200 million Shares held by Beida Jade Bird, which is 46% beneficially owned by JB Software.
- (d) The Shares are held by Dynamic Win, which is beneficially wholly-owned by Heng Huat.
- (e) Mr. Xu Zhendong is taken to be interested in the Shares through his interests as trustee and beneficiary of Heng Huat Trust. Details of the nature of his interests are set out in note (a) of the section "Directors', Supervisors' and chief executive's interests and short position in Shares and underlying Shares" on page 39.
- (f) The Shares are held by New View Venture Limited, which is wholly-owned by Mongolia Energy Corporation Limited.

主要股東及其他人士於股份及相關 股份之權益及淡倉(續)

附註:

(b)

(d)

(e)

(f)

- (a) 北京大學被視為透過下列公司,擁有本公司已發 行股本總額26.16%權益:
 - (i) 由北大高科技持有之8,500萬股股份(佔本 公司已發行股本總數約7.17%),而北京北 大高科技則由北京大學實益擁有:
 - (ii) 由青鳥軟件本身所持1.1億股股份(佔本公司已發行股本總數約9.28%),而青鳥軟件則由北京大學實益擁有48%;及
 - (iii) 由北大青鳥本身所持1.15億股股份(佔本公司已發行股本總數約9.71%)・而北大青鳥則由北京大學實益擁有。

北大資產經營有限公司為北京大學之全資附屬公 司。

於二零零八年一月二十一日,本公司接獲青鳥軟 件知會,該公司於二零零八年一月十八日與杭州 青鳥訂立股份轉讓協議,據此,該公司同意向杭 州青鳥轉讓1.1億股股份,惟須待國務院國有資產 監督管理委員會批准,方可作實。於報告期末, 轉讓仍有待審批。

- 北大青鳥之權益包括本身所持1.15億股股份及由 北大高科技所持之8,500萬股股份。
- (c) 青鳥軟件之權益包括本身所持1.1億股股份及由北 大青鳥所持有2億股股份。北大青鳥由青鳥軟件 實益擁有46%。
 - 股份由致勝持有,而致勝由Heng Huat實益全資擁 有。
 - 許振東先生透過彼作為Heng Huat信託人及受益人 之權益被視為擁有股份權益。其權益性質詳情載 於第39頁「董事、監事及最高行政人員於股份及 相關股份之權益及淡倉」一節附註(a)內。
 - 股份由 New View Venture Limited 持有 , 而 New View Venture Limited則由蒙古能源有限公司全資 擁有。

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

Save as disclosed above, no person, other than the Directors and Supervisors whose interests are set out in the section "Directors', Supervisors' and chief executive's interests and short positions in Shares and underlying Shares" on page 38 and 39, had registered interests 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 as at 31 December 2010.

COMPETING INTERESTS

As at 31 December 2010, none of the Directors and Supervisors and their respective associates (as defined in the GEM Listing Rules) had interests in a business which competes or may compete with the businesses of the Group, or may have any conflicts of interest with the Group pursuant to the GEM Listing Rules.

CONTINUING CONNECTED TRANSACTIONS

On 15 May 2007, Hebei Fire Alarm entered into a supply agreement with Shanghai Jade Bird Fire pursuant to which Hebei Fire Alarm agreed to supply fire alarm system products to Shanghai Jade Bird Fire for a period of 28 months ended 31 December 2005 and a renewed period of 3 years ended 31 December 2008 to secure a reasonable revenue and profit. Annual cap of the transaction was approximately RMB6.6 million. Beida Jade Bird is a substantial shareholder. Shanghai Jade Bird Fire is a nonwholly owned subsidiary indirectly owned by Beida Jade Bird and is thus considered to be an associate of Beida Jade Bird under the GEM Listing Rules. Hebei Fire Alarm is a non-wholly owned subsidiary of the Company. As a result, Shanghai Jade Bird Fire is considered to be a connected person of the Company under the GEM Listing Rules.

On 19 December 2008, Hebei Fire Alarm and Shanghai Jade Bird Fire entered into a renewal agreement pursuant to which Hebei Fire Alarm will continue to supply fire alarm system products to Shanghai Jade Bird Fire for three years ending 31 December 2011. Annual caps were renewed to be RMB6.9 million, RMB7.6 million and RMB8.5 million for each of the three years ending 31 December 2009, 2010 and 2011 respectively.

The transaction is entered into in the ordinary and usual course of the Group's business.

主要股東及其他人士於股份及相關 股份之權益及淡倉(續)

除上文披露者外,於二零一零年十二月三十一 日,概無其他人士(董事及本公司監事除外,彼等 之權益載於第38頁及第39頁「董事、監事及最高行 政人員於股份及相關股份之權益及淡倉」一節)於 本公司之股份或相關股份中,擁有根據證券及期 貨條例第336條規定須予登記之權益或淡倉。

競爭權益

於二零一零年十二月三十一日,概無本公司董事 及監事及彼等各自之聯繫人士(定義見創業板上市 規則)於與本集團業務構成競爭或可能構成競爭之 業務中擁有任何權益,或根據創業板上市規則與 本集團有任何利益衝突。

持續關連交易

於二零零七年五月十五日,河北消防與上海青鳥 消防訂立供應協議,據此,河北消防同意向上海 青鳥消防供應消防報警設備產品,為期28個月, 截至二零零五年十二月三十一日止,其後重續三 年至二零零八年十二月三十一日止,以保證合理 之收益及溢利。有關交易之年度上限約為人民幣 660萬元。北大青鳥乃主要股東,而上海青鳥消防 為北大青鳥間接擁有之非全資附屬公司,故根據 創業板上市規則被視為北大青鳥之聯繫人士。河 北消防則為本公司非全資附屬公司。因此,根據 創業板上市規則,上海青鳥消防被視為本公司關 連人士。

於二零零八年十二月十九日,河北消防與上海青 鳥消防訂立續訂協議,據此,河北消防將於截至 二零一一年十二月三十一日止三個年度內繼續向 上海青鳥消防供應消防報警設備產品。截至二零 零九年、二零一零年及二零一一年十二月三十一 日止三個年度之年度上限分別更新為人民幣690萬 元、人民幣760萬元及人民幣850萬元。

上述交易於本集團一般及日常業務中進行。

REPORT OF THE DIRECTORS 董事會報告

CONTINUING CONNECTED TRANSACTIONS

(Continued)

INEDs had reviewed the aforesaid continuing connected transactions for the year ended 31 December 2010 and confirmed that the transactions had been entered into in the ordinary and usual course of business of the Company, on normal commercial terms and in accordance with the relevant agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

RSM Nelson Wheeler was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 "Assurance Engagements Other than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued his unqualified letter containing his findings and conclusions in respect of the aforesaid continuing connected transactions in accordance with Rule 20.38 of the GEM Listing Rules. A copy of the auditors' letter has been provided by the Company to the Stock Exchange.

RSM Nelson Wheeler confirmed that the aforesaid continuing connected transactions had been approved by the Board, were in accordance with the pricing policies of the Group and had been entered into in accordance with the corresponding supply agreement. RSM Nelson Wheeler further confirmed that the value of annual sales made by Hebei Fire Alarm to Shanghai Jade Bird Fire did not exceed the prescribed caps of RMB7.6 million for the year ended 31 December 2010.

Save as disclosed above, the related party transactions as disclosed in note 36 to the financial statements do not constitute connected transaction or continuing connected transactions of the Company under the GEM Listing Rules.

The Company confirms that it has complied with the disclosure requirements in accordance with chapter 20 of the GEM Listing Rules.

EVENTS AFTER THE REPORTING PERIOD

Save as disclosed in section "Management Discussion and Analysis", the Group did not have significant events after 31 December 2010 (2009: Nil).

持續關連交易(續)

截至二零一零年十二月三十一日止年度,獨立非 執行董事已審閱上述持續關連交易,並確認有關 交易乃於本公司一般及日常業務中按一般商業條 款進行,及根據相關協議進行,而有關條款亦屬 公平合理,且符合股東整體利益。

中瑞岳華(香港)會計師事務所獲委任根據香港鑑 證業務準則第3000號「歷史財務資料審計或審閲以 外的鑑證工作」及參考香港會計師公會頒佈之實務 備考第740號「核數師根據香港上市規則就持續關 連交易發出之函件」對本集團之持續關連交易作出 報告。核數師已根據創業板上市規則第20.38條就 上述持續關連交易發出載有其意見及結論之不保 留意見函件。本公司已向聯交所提供核數師函件 副本。

中瑞岳華(香港)會計師事務所確認,上述持續關 連交易已獲董事會批准,並符合本集團之定價政 策,乃根據有關供應協議進行。中瑞岳華(香港) 會計師事務所進一步確認,河北消防向上海青鳥 消防銷售之年度銷售額價值於截至二零一零年 十二月三十一日止年度並無超過人民幣760萬元之 指定上限。

除上文所披露者外,根據創業板上市規則,財務 報表附註36所披露關聯人士交易並不構成本公司 之關連交易或持續關連交易。

本公司確認,其已遵守創業板上市規則第20章之 披露規定。

報告期間後事項

除「管理層討論及分析」一節所披露者外,本集團 於二零一零年十二月三十一日後並無重大事項(二 零零九年:無)。

AUDIT COMMITTEE

The Company established its Audit Committee with terms of reference in compliance with Rules 5.28 and 5.29 of the GEM Listing Rules. The primary duties of the Audit Committee include monitoring the financial reporting system and internal control procedure of the Group, reviewing financial information and advising the Board on the engagement and independence of external auditors.

Audit Committee comprises three members. The chairman is Professor Nan Xianghao. The two members are Mr. Cai Chuanbing and Mr. Lin Yan. All of them are INEDs. Audit Committee had held a meeting to review the Group's annual results for the year ended 31 December 2010 and concluded the meeting with agreement to the contents of the annual report.

INDEPENDENT AUDITOR

RSM Nelson Wheeler retired and a resolution for the reappointment of RSM Nelson Wheeler as auditor of the Company will be proposed at the forthcoming AGM.

審核委員會

本公司已成立審核委員會,並根據創業板上市規 則第5.28及5.29條制訂其職權範圍。審核委員會的 主要職責包括監察本集團的財務匯報系統及內部 監控程序、審閲財務資料以及就委聘外部核數師 及其獨立性向董事會提供意見。

審核委員會由三名成員組成,南相浩教授為審核 委員會主席,其餘兩名成員分別為蔡傳炳先生及 林岩先生。全部成員均為獨立非執行董事。審核 委員會已召開會議以審閱本集團截至二零一零年 十二月三十一日止年度之年度業績並於會上議定 落實年度報告之內容。

獨立核數師

中瑞岳華(香港)會計師事務所退任本公司核數師 之職。於即將舉行之股東週年大會上,將會提呈 一項決議案續聘中瑞岳華(香港)會計師事務所為 本公司之核數師。

ON BEHALF OF THE BOARD

代表董事會

初育國 *主席* 中國,北京 二零一一年三月二十三日

Chu Yuguo Chairman

Beijing, the PRC 23 March 2011

REPORT OF THE SUPERVISORY COMMITTEE 監事會報告

To the Shareholders:

follows:

We have monitored the operation and management of the Group as well as the act of the Directors and senior management faithfully throughout the year ended 31 December 2010. We have discharged our supervisory duties under the general principle of honesty and integrity and have strictly complied with the requirements of the "Company Law of the PRC", GEM Listing Rules and the Articles. We are accountable to the Shareholders and have safeguarded the interests of the Shareholders, the Group and its staff.

The Supervisors during the year and up to the date of this report are as

致各位股東:

截至二零一零年十二月三十一日止年度,本監事 會已忠實審查本集團之營運及管理,以及董事與 高級管理層之表現。本監事會按誠信原則履行監 事職責,並嚴格遵守「中國公司法」、創業板上市 規則及章程細則之規定。本監事會向股東負責, 並已保障股東、本集團及僱員之權益。

年內及截至本報告日期之監事如下:

Mr. Li Mingchun	(appointed on 8 January 2010)	李明春先生	(於二零一零年一月八日獲委任)
Professor Yang Jinguan		楊金觀教授	
Mr. Li Chonghua		李崇華先生	
Mr. Zou Zhixing	(appointed on 30 June 2010)	鄒志興先生	(於二零一零年六月三十日獲委任)
Ms. Zhou Min	(appointed on 30 June 2010)	周敏女士	(於二零一零年六月三十日獲委任)
Mr. Zhang Yongli	(resigned on 8 January 2010)	張永利先生	(於二零一零年一月八日辭任)
Ms. Dong Xiaoqing	(resigned on 30 June 2010)	董曉清女士	(於二零一零年六月三十日辭任)
Mr. Li Deyong	(resigned on 30 June 2010)	李德勇先生	(於二零一零年六月三十日辭任)

In accordance with the provisions of the Articles, all Supervisors are eligible for re-election.

During the year ended 31 December 2010, we have held 5 meetings (4th to 8th meeting) of the fourth session. The following table sets out the attendance of each member in these meetings:

李德勇先生 *(於二零一零年六月三十日辭任)* 根據章程細則條文,所有監事均符合資格重選連 任。

於截至二零一零年十二月三十一日止年度,已舉 行五次會議(第四次至第八次會議)。下表載列各 位成員出席該等會議之情況:

Attendance

Mata

		Note	Attendance
Name	姓名	附註	出席率
Mr. Li Mingchun	李明春先生		5/5
Professor Yang Jinguan	楊金觀教授		5/5
Mr. Li Chonghua	李崇華先生	а	5/5
Mr. Zou Zhixing	鄒志興先生	Ь	2/5
Ms. Zhou Min	周敏女士	Ь	2/5
Mr. Zhang Yongli	張永利先生	С	0/5
Ms. Dong Xiaoqing	董曉清女士	d	3/5
Mr. Li Deyong	李德勇先生	е	1/5

Notes:

- (a) Mr. Li appointed proxy to attend the 6th meeting.
- (b) Mr. Zou and Ms. Zhou were appointed during the year and they attended the last 2 meetings.
- (c) Mr. Zhang resigned before the 4th meeting was convened.
- (d) Ms. Dong resigned after the 6th meeting was convened.
- (e) Mr. Li resigned after the 6th meeting was convened.

Except for the 4th meeting which resolved Mr. Li Mingchun as Chairman of the Supervisory Committee for a term of three years, all other meetings were convened to review the financial statements of the Group for corresponding periods.

Subsequent to the year end, we convened the 9th meeting to review the annual results of the Group for the year ended 31 December 2010.

As a result of the work done above, we are in a position to express our independent opinion in respect of the following matters:

- 1. The first, second and third quarterly results and annual results of the Group for 2010 have reflected the financial and operating positions of the Group on a true and fair basis.
- 2. The senior management of the Group has not abused their authority to prejudice the interests of the Shareholders, the Group and its staff, nor contravened the laws and regulations and the Articles in discharging its duties.
- 3. The Group was not threatened with any major litigation nor was there any matter that we had intervened with or threatened against the Board.
- 4. The continuing connected transactions of the Group were fair and reasonable. No act prejudicing the interests of the Group has been identified.

We would like to express our appreciation for the strenuous supports given by the Shareholders, the Directors and all staff to our work during the year.

BY ORDER OF THE SUPERVISORY COMMITTEE

Li Mingchun	
Chairman	
Beijing, the PRC	
23 March 2011	

附註:

2

3.

4.

承監事會命

- (a) 李先生委任代表出席第六次會議。
- (b) 鄒先生及周女士於年內獲委任,並出席最後兩次 會議。
- (c) 張先生於召開第四次會議前辭任。
- (d) 董女士於召開第六次會議後辭任。
- (e) 李先生於召開第六次會議後辭任。

除第四次會議決議李明春先生為監事委員會主席 (任期三年)外,召開所有其他會議的目的均為審 関本集團於有關期間之財務報表。

於年底後,本監事會召開第九次會議,審閱本集 團截至二零一零年十二月三十一日止年度之年度 業績。

經完成以上工作,本監事會對以下事項提出獨立 意見:

- 本集團於二零一零年第一、二及三季度之 業績及年度業績,真實公允地反映了本集 團的財務及經營狀況。
 - 本集團高級管理層於執行職務期間,概無 濫用職權侵犯股東、本集團及僱員之權 益,亦無違反法律、法規及章程細則。
 - 本集團未發生任何重大訴訟事項及監事會 需向董事會交涉或對董事起訴的事宜。
 - 本集團之持續關連交易誠屬公平合理,未 發現有損害本集團利益的行為。

監事會的工作在本年度得到了各位股東、董事及 全體員工的大力支持,謹此表示衷心感謝。

李明春 *主席* 中國,北京 二零一一年三月二十三日

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

RSM. Nelson Wheeler 中瑞岳華(香港)會計師事務所

Certified Public Accountants

TO THE SHAREHOI DERS OF

BEIJING BEIDA JADE BIRD UNIVERSAL SCI-TECH COMPANY LIMITED

(Incorporated in the People's Republic of China with limited liability)

We have audited the consolidated financial statements of Beijing Beida Jade Bird Universal Sci-Tech Company Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 50 to 121, which comprise the consolidated statement of financial position as at 31 December 2010, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit and to report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

致北京北大青鳥環宇科技股份有限公司

全體股東 *(於中華人民共和國註冊成立之股份有限公司)*

本核數師已審核北京北大青鳥環宇科技股份有限 公司(「貴公司」),及其附屬公司(統稱「貴集團」) 載於第50頁至第121頁之綜合財務報表,包括於二 零一零年十二月三十一日之綜合財務狀況表;截 至該日止年度的綜合全面收益表、綜合權益變動 表及綜合現金流量表,以及主要會計政策概要及 其他資料解釋。

董事就綜合財務報表承擔的責任

貴公司董事須負責遵照香港會計師公會頒佈的《香 港財務報告準則》及《香港公司條例》披露規定,編 製及真實而公平地列報綜合財務報表,以及實施 董事認為必要之內部監控,以確保綜合財務報表 並無重大錯誤陳述(不論是否因欺詐或錯誤引起)。

核數師的責任

吾等之責任乃根據審核工作的結果,對綜合財務 報表表達意見,並僅向全體股東報告,除此以外 本報告概不可用作其他用途。吾等概不就本報告 的內容向任何其他人士承擔或負上任何責任。吾 等已根據香港會計師公會頒佈的《香港核數準則》 進行審核。該等準則規定吾等須遵守道德規定以 計劃及進行審核,以合理確定綜合財務報表是否 不存有重大錯誤陳述。

TO THE SHAREHOLDERS OF

BEIJING BEIDA JADE BIRD UNIVERSAL SCI-TECH COMPANY LIMITED

(Incorporated in the People's Republic of China with limited liability)

AUDITOR'S RESPONSIBILITY (Continued)

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Group as at 31 December 2010, and of the Group's results and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

致北京北大青鳥環宇科技股份有限公司

全體股東 (於中華人民共和國註冊成立之股份有限公司)

核數師的責任(續)

審核包括進行程序以取得與綜合財務報表所載金 額及披露事項有關的審核憑證。選取的該等程序 視乎核數師的判斷,包括評估綜合財務報表出現 重大錯誤陳述(不論是否因欺詐或錯誤引起)的風 險。在作出該等風險評估時,核數師考慮與 貴 公司編製及真實公平呈列綜合財務報表有關的內 部監控,以設計適當審核程序,但並非為對 貴 公司的內部監控是否有效表達意見。審核亦包括 評價董事所採用的會計政策是否恰當及所作的會 計估算是否合理,並評估綜合財務報表的整體呈 列方式。

吾等相信,吾等已取得充分恰當的審核憑證,為 吾等的審核意見建立合理之基礎。

意見

吾等認為綜合財務報表已根據《香港財務報告準 則》真實與公平地反映 貴集團於二零一零年十二 月三十一日之財務狀況及 貴集團截至該日止年 度之業績與現金流量,並已根據《香港公司條例》 之披露規定妥善編製。

中瑞岳華(香港)會計師事務所 *執業會計師* 香港

二零一一年三月二十三日

RSM Nelson Wheeler *Certified Public Accountants*

Hong Kong

23 March 2011

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

綜合全面收益表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

		Note 附註	2010 二零一零年 RMB′000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Turnover	營業額	6	294,880	230,723
Cost of sales and services	銷售及服務成本		(164,767)	(138,657)
Gross profit	毛利		130,113	92,066
Other gains and income Distribution costs Administrative expenses Other expenses Finance costs Change in fair value of derivative financial	其他收益及收入 分銷成本 行政開支 其他費用 融資成本 衍生金融工具公平值變動	7 9	86,760 (16,487) (46,099) (13,145) (5,469)	13,474 (12,997) (34,358) (4,366) (62)
instruments Share of losses of jointly controlled	應佔共同控制實體虧損		(1,222)	-
entities			(5,167)	(4,560)
Profit before tax	除税前溢利		129,284	49,197
Income tax expense	所得税開支	10	(19,805)	(11,417)
Profit for the year	本年度溢利	11	109,479	37,780
 Other comprehensive income after tax: Investment revaluation reserve reclassified to profit or loss on disposal of available for-sale financial assets Change in fair value of available-for-sale financial assets Exchange differences on translating foreign operations Share of other comprehensive income of jointly controlled entities Income tax relating to change in fair value of available-for-sale financial assets Other comprehensive income for the year, net of tax Total comprehensive income for the year 	撥往溢利或虧損之 投資重估儲備 可供銷售財務資產公平值 變動 換算海外業務之匯兑差異 攤佔共同控制實體 其他全面收益 與可供銷售財務資產公平值 變動有關所得税 本年度其他全面收益,扣除 税項 本年度全面收益總額		(70,283) 51,165 (5,485) (2,762) 2,723 (24,642) 84,837	- 92,342 46 - (3,289) 89,099 126,879
Profit for the year attributable to: Owners of the Company Non-controlling interests	應佔本年度溢利: 本公司擁有人 非控股權益		77,742 31,737 109,479	21,395 16,385 37,780
Total comprehensive income for the year attributable to: Owners of the Company Non-controlling interests	應佔本年度全面收益總額 : 本公司擁有人 非控股權益		56,369 28,468 84,837	98,489 28,390 126,879
Earnings per share Basic and diluted	每股盈利 基本及攤薄	14	RMB 人民幣 6.6 cents 分	RMB 人民幣 1.8 cents 分

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

综合財務狀況表 At 31 December 2010 於二零一零年十二月三十一日

			At	At	At
			At 31 December	31 December	At 1 January
			2010	2009	2009
			於二零一零年	於二零零九年	2009 於二零零九年
			於一 夜一夜中 十二月三十一日	水二零零九平 十二月三十一日	水 二
			RMB'000	RMB'000	RMB'000
			人民幣千元	人民幣千元	人民幣千元
		Note		(restated)	(restated)
		附註		(重列)	(重列)
N					
Non-current assets	非流動資產	15	(2.2.10	(2.251	51.000
Property, plant and equipment	物業、廠房及設備	15	62,340	62,251	51,880
Goodwill	商譽	16 17	6,125	6,125	6,125
Other intangible assets	其他無形資產	17	18,214	22,508	26,801
Investment in an associate	對一家聯營公司之投資	18	700	8111 F	-
Investments in jointly controlled	對共同控制實體投資	10		04 415	22.010
entities		19	167,402	96,615	32,919
Available-for-sale financial assets	可供銷售財務資產	20	162,489	232,568	140,400
			417,270	420,067	258,125
			417,270	420,007	230,123
Current assets	流動資產				
Inventories	存貨	21	42,422	30,510	16,132
Trade receivables	應收貿易賬款	22	25,259	21,608	19,166
Due from a shareholder	應收一名股東款項	23	47	47	47
Due from related parties	應收關聯人士款項	24	168	147	402
Prepayments, deposits and	預付款項、按金及其他應收				
other receivables	款項	25	15,456	28,301	7,617
Financial assets at fair value through	按公平值計入溢利或虧損之				
profit or loss	財務資產		- 11/-	-	10,513
Derivative financial instruments	衍生金融工具	20	1,992	-	
Non-pledged time deposits with	取得時原到期日超過三個月				
original maturity of more than	之無抵押定期存款				
three months when acquired		26	3,315	3,425	46,873
Cash and cash equivalents	現金及現金等價物	26	643,845	541,822	551,622
				1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
			732,504	625,860	652,372
Total assets	總資產		1,149,774	1,045,927	910,497
				-	
Current liabilities	流動負債				
Trade payables	應付貿易賬款	27	27,798	28,528	23,645
Advances from customers	預收客戶賬款		12,181	9,866	9,917
Accruals and other payables	應計費用及其他應付款項		55,375	37,307	37,596
Due to a shareholder	應付一名股東款項	23	2,109	2,076	2,120
Due to related parties	應付關聯人士款項	24	3,337	3,374	4,072
Due to non-controlling interests	應付非控股權益款項		11,400	-	-
Dividend payables	應付股息		-	-	10,277
Bank and other loans	銀行及其他貸款	28	15,000	10,000	
Current tax liabilities	即期税項負債		78,185	67,017	65,279
			205,385	158,168	152,906
Net current assets	流動資產淨值		527,119	467,692	499,466
Total assets less current liabilities	纳 咨 忞 试 盗 乱 白 唐		944,389	887,759	757,591
i otal assets less current nabilities	¹⁰⁰ 貝庄 叭川 11月		544,309	661,100	157,57

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

綜合財務狀況表

At 31 December 2010 於二零一零年十二月三十一日

			At 31 December	At 31 December	At 1 January
			2010	2009	2009
			於二零一零年	於二零零九年	於二零零九年
			十二月三十一日	十二月三十一日	一月一日
			RMB'000	RMB'000	RMB'000
			人民幣千元	人民幣千元	人民幣千元
		Note		(restated)	(restated)
		附註		(重列)	(重列)
Non-current liabilities	北沈利白库				
Deferred tax liabilities	非流動負債 遞延税項負債	29	566	3,289	
Deferred tax habilities	她延悦坦貝頂	29	500	3,209	
			566	3,289	_
				5,205	
NET ASSETS	淨資產		943,823	884,470	757,591
NET ASSETS	伊貝庄		943,023	007,770	100,101
Capital and reserves	資本及儲備				
Share capital	股本	30	118,480	118,480	118,480
Reserves	儲備		753,847	697,478	598,989
				,	
Equity attributable to owners	本公司擁有人應佔權益				
of the Company			872,327	815,958	717,469
Non-controlling interests	非控股權益		71,496	68,512	40,122
TOTAL EQUITY	總權益		943,823	884,470	757,591

Approved by the Board of Directors on 23 March 2011 於二零一一年三月二十三日獲董事會批准

Chu Yuguo 初育國 Director 董事

Zhang Wanzhong 張萬中 Director 董事

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

		Attributable to owners of the Company 本公司擁有人應佔								
		Share capital 股本 RMB'000 人民幣千元	Capital reserve 資本儲備 RMB'000 人民幣千元 note 32(c)(i) 附註32(c)(i)	Reserve funds 儲備基金 RMB'000 人民幣千元 note 32(c)(ii) 附註32(c)(ii)	Foreign currency translation reserve 匯兑儲備 RMB'000 人民幣千元	Investment revaluation (deficit)/ reserve 投資重估 (虧絀)/ 儲備 RMB'000 人民幣千元	Retained profits 留存溢利 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元	Non- controlling interests 非控股 權益 RMB'000 人民幣千元	Total equity 總權益 RMB'000 人民幣千元
At 1 January 2009	於二零零九年一月一日	118,480	377,720	77,974	(55,659)	(12,088)	211,042	717,469	40,122	757,591
Total comprehensive income for the year	本年度全面收益總額	-	-	A	46	77,048	21,395	98,489	28,390	126,879
Transfer	轉撥			2,489	-/		(2,489)	-	-	
Changes in equity for the year	本年度權益變動			2,489	46	77,048	18,906	98,489	28,390	126,879
At 31 December 2009	於二零零九年 十二月三十一日	118,480	377,720	80,463	(55,613)	64,960	229,948	815,958	68,512	884,470
At 1 January 2010	於二零一零年一月一日	118,480	377,720	80,463	(55,613)	64,960	229,948	815,958	68,512	884,470
Total comprehensive income for the year	本年度全面收益總額				(5,485)	(15,888)	77,742	56,369	28,468	84,837
Transfer	轉撥	11-	/ -	5,026		-	(5,026)	-	-	//-
Capital contribution from non-controlling interest		1/-		/-	2	-		-	980	980
Dividend paid to non- controlling interests	已付非控股權益之股息	14	-	-	_	-	1	/_	(26,464)	(26,464)
Changes in equity for the year	本年度權益變動	-	-	5,026	(5,485)	(15,888)	72,716	56,369	2,984	59,353
At 31 December 2010	於二零一零年 十二月三十一日	118,480	377,720	85,489	(61,098)	49,072	302,664	872,327	71,496	943,823

CONSOLIDATED STATEMENT OF CASH FLOWS

綜合現金流量表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

		2010	2009
		二零一零年 RMB′000 人民幣千元	二零零九年 RMB'000 人民幣千元
		Note 附註	(restated) (重列)
CASH FLOWS FROM OPERATING ACTIVITIES	經營活動之現金流量		
Profit before tax	除税前溢利	129,284	49,197
Adjustments for:	調整:		
Allowance for doubtful other receivables	其他應收款項呆賬撥備	125	30
Allowance for doubtful trade receivables Allowance for obsolete and slow-moving	應收貿易賬款呆賬撥備 舊貨及滯銷存貨撥備	1,815	100
inventories			(2,005)
Interest income Depreciation and amortisation expenses	利息收入 折舊及攤銷開支	(5,476) 14,774	(2,085) 12,444
Change in fair value of derivative financial	衍生金融工具公平值		12,111
instruments	變動	1,222	-
Gain on disposal of available-for-sale financial assets	出售可供銷售財務	(77 344)	
Loss/(gain) on disposal of property,	資產收益 出售物業、廠房及設備	(77,244)	_
plant and equipment	虧損/(收益)	27	(8)
Gain on disposal of financial assets	出售按公平值計入溢利或		
at fair value through profit or loss	虧損之財務資產之收益 利息開士	-	(6,961)
Interest expenses Net foreign exchange losses/(gains)	利息開支 外幣匯兑虧損/(收益)淨額	796 4,673	435 (373)
Reversal of allowance for doubtful other	其他應收賬款呆賬	.,	(0,0)
receivables	撥備撥回	(26)	-
Reversal of allowance for doubtful	應收貿易賬款呆賬	(202)	([]]()
trade receivables Reversal of allowance for obsolete and	撥備撥回 過時及滯銷之存貨	(203)	(576)
slow-moving inventories	撥備撥回	(14)	(122)
Share of losses of jointly controlled	應佔共同控制實體虧損		
entities Write back of trade payables	萨什密目 眼影:达同	5,167	4,560
Write-back of trade payables	應付貿易賬款沖回	(276)	(1,543)
Operating profit before working capital	未計營運資金變動前經營溢利		
changes		74,666	55,098
Increase in inventories	存貨增加	(11,856)	(14,256)
Increase in trade receivables	應收貿易賬款增加 預付款項、按金及其他應收	(5,282)	(1,968)
Increase in prepayments, deposits and other receivables	旗的	(362)	(3,267)
(Decrease)/increase in trade payables	應付貿易賬款(減少)/增加	(462)	6,463
Increase/(decrease) in advances	預收客戶賬款增加/(減少)		
from customers Increase in accruals and other payables	應計費用及其他應付款項	2,315	(47)
increase in accruais and other payables	增加	11,289	175
Cash constant from an architer	文中石///// 北大市 /	70.300	12 100
Cash generated from operations Income taxes paid	產生自經營活動之現金 已付所得税	70,308 (8,441)	42,198 (9,540)
		(0,111)	(5,510)
Net cash generated from operating activities	產生自經營活動之現金淨額	61,867	32,658

CASH FLOWS FROM INVESTING	投資活動之現金流量	Note 附註	2010 二零一零年 RMB′000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元 (restated) (重列)
ACTIVITIES	以只/II到 2-90 亚加亚			
Decrease in non-pledged time deposits with original maturity of more than three months when acquired	取得時原到期日超過三個月之 無抵押定期存款減少			43,443
Proceeds from disposal of available-for-sale financial assets	出售可供銷售財務資產 所得款項		161,798	/
Proceeds from disposal of financial assets at			101,798	
fair value through profit or loss	之財務資產之所得款項		17,542	
Proceeds from disposal of property, plant and equipment	出售物業、廠房及設備 所得款項		7	1
Purchases of property, plant and	購買物業、廠房及設備			(10 5 16)
equipment Purchases of available-for-sale	購買可供銷售財務資產		(10,603)	(18,546)
financial assets			(37,788)	-
Purchases of derivative financial instruments			(3,264)	1-
Investment in an associate Investments in jointly controlled entities	對一家聯營公司投資 對共同控制實體投資		(700)	-
Loans to others	到共问控制員 随 仅 頁 借予其他人士貸款		(83,843) (112,697)	(68,366)
Repayment from loans to others	借予其他人士貸款償還		109,000	_
Interest received	已收利息	110	4,738	2,085
Net cash generated from/(used in) investing activities	產生自/(用於)投資活動之 現金淨額	1	44,190	(41,383)
CASH FLOWS FROM FINANCING ACTIVITIES	融資活動之現金流量			1.1
Bank loan raised	新增銀行貸款		10,000	10,000
Repayment of bank loan	償還銀行貸款		(10,000)	-
Other loan raised	新增其他貸款		8,000	-
Repayment of other loan	償還其他貸款 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)		(3,000)	-
Decrease in amounts due from related parties	應收關聯人士款項減少		8	255
Increase in accruals and other payables	應計費用及其他應付款項增加		6,600	255
Increase/(decrease) in amount due to	應付一名股東款項			
a shareholder	增加/(減少)		33	(44)
(Decrease)/increase in amounts due to related parties	應付關聯人士款項 (減少)/增加		(37)	2
Interest paid	已付利息		(796)	(435)
Dividend paid to owners of the Company	已付本公司擁有人之股息		_	(10,277)
Dividend paid to non-controlling interests	已付非控股權益之股息		(18,064)	-
Capital contribution from non-controlling interests	非控股權益注資		3,980	_
		-		
Net cash used in financing activities	用於融資活動之現金淨額	<u> </u>	(3,276)	(499)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	現金及現金等價物增加/ (減少)淨額		102,781	(9,224)
Effect of foreign exchange rate changes	外幣匯率變動之影響		(758)	(576)
CASH AND CASH EQUIVALENTS AT	年初之現金及現金等價物			
BEGINNING OF YEAR			541,822	551,622
CASH AND CASH EQUIVALENTS AT	年末之現金及現金等價物			
END OF YEAR		26	643,845	541,822

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

1. GENERAL INFORMATION

The Company was incorporated in the People's Republic of China (the "PRC") as a sino-foreign joint stock limited liability company. The Company's H shares are listed on the Growth Enterprise Market (the "GEM") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of its registered office is 3rd Floor, Beida Jade Bird Building, Yanyuan District Area 3, No.5 Haidian Road, Haidian District, Beijing 100080, the PRC. The addresses of its principal place of business in the PRC and Hong Kong are 3rd Floor, Beida Jade Bird Building, No. 207 Chengfu Road, Haidian District, Beijing 100871, the PRC and Room 1002, 10th Floor, Bank of America Tower, 12 Harcourt Road, Central, Hong Kong respectively.

The Company is engaged in the marketing and sale of embedded system products, including network security products and related products. The principal activities of its subsidiaries are set out in note 38 to the financial statements.

2. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

In the current year, the Group has adopted all the new and revised HKFRSs issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA") that are relevant to its operations and effective for its accounting year beginning on 1 January 2010. HKFRSs comprise Hong Kong Financial Reporting Standards; Hong Kong Accounting Standards ("HKAS"); and Interpretations. The adoption of these new and revised HKFRSs did not result in significant changes to the Group's accounting policies and amounts reported for the current year and prior years except as stated below.

(a) Consolidation

HKAS 27 (Revised) "Consolidated and Separate Financial Statements" contains the following requirement:

Total comprehensive income is attributed to the owners of the Company and to the non-controlling shareholders even if this results in the non-controlling interests having a deficit balance. The previous HKAS 27 requires excess losses to be allocated to the owners of the Company, except to the extent that the non-controlling shareholders have a binding obligation and are able to make an additional investment to cover the losses.

1. 一般資料

本公司乃於中華人民共和國(「中國」)註冊 成立之中外合資股份制有限責任公司。 本公司之H股於香港聯合交易所有限公司 (「聯交所」)創業板(「創業板」)上市。本公 司之註冊辦事處地址為中國北京市海淀區 海淀路5號燕園三區北大青鳥樓三層(郵編 100080),其在中國及香港的主要營業地點 分別為中國北京市海淀區成府路207號北大 青鳥樓3樓(郵編100871)及香港中環夏慤道 12號美國銀行中心10樓1002室。

本公司主要從事嵌入式系統產品之市場推 廣及銷售,包括網絡安全產品及相關產 品。本公司附屬公司之主要業務載於財務 報表附註38。

採納新訂及經修訂之香港財務 報告準則(「香港財務報告準 則」)

於本年度內,本集團已採納所有由香港會 計師公會(「香港會計師公會」)頒佈且與本 集團業務有關之新訂及經修訂香港財務報 告準則,該等準則於二零一零年一月一日 開始之會計年度生效。香港財務報告準則 乃包括香港財務報告準則、香港會計準則 (「香港會計準則」)及詮釋。除以下所列者 外,採納該等新訂及經修訂香港財務報告 準則並無對本集團之會計政策和過往年度 之呈報數額造成重大變動。

(a) 綜合賬目

香港會計準則第27號(經修訂)「綜合 及獨立財務報表」載有以下規定:

全面收益總額歸本公司擁有人及非 控股股東,即使將導致非控股權益 結餘出現虧絀。過往的香港會計準 則第27號規定超額虧損分配至本公 司擁有人,惟非控股股東有約束責 任且能作出額外投資填補虧損除外。

2. **ADOPTION OF NEW AND REVISED HONG** 2. **KONG FINANCIAL REPORTING STANDARDS** ("HKFRSs") (Continued)

(a) **Consolidation** (Continued)

The above requirement of HKAS 27 (Revised) has been applied prospectively from 1 January 2010 and resulted in changes in the consolidated amounts reported in the financial statements as follows:

Increase in profit for the year attributable 本年度非控股權益應佔 to non-controlling interests

溢利增加

Decrease in earnings per share

每股盈利減少

(b) Classification of land leases

Amendments to HKAS 17 "Leases" deleted the guidance in HKAS 17 that when the land has an indefinite economic life, the land element is normally classified as an operating lease unless title is expected to pass to the lessee by the end of the lease term.

The Group reclassifies a land lease as a finance lease if the lease transfers substantially all the risks and rewards incidental to ownership to the Group e.g. at the inception of the lease the present value of the minimum lease payments amounts to at least substantially all of the fair value of the land.

Amendments to HKAS 17 has been applied retrospectively and resulted in changes in the consolidated amounts reported in the financial statements as follows:

採納新訂及經修訂之香港財務 報告準則(「香港財務報告準 則)(續)

(a) 綜合賬目(續)

以上香港會計準則第27號(經修訂) 的規定已自二零一零年一月一日起 應用,導致財務報表所呈報綜合數 額出現以下變動:

2010	2009
二零一零年	二零零九年
RMB'000	RMB'000
人民幣千元	人民幣千元

669

RMB人民幣	RMB 人民幣
0.06 cent 分	- cent 分

土地租賃的分類 (b)

香港會計準則第17號「租賃」之修訂 刪除香港會計準則第17號之指引, 該指引指出除非所有權預期於租期 結束前轉讓至承租人,否則於土地 之經濟年期為無限時,土地部分一 般分類為經營租賃。

倘租賃將擁有權附帶之絕大部分風 險及回報轉讓予本集團(例如租賃開 始時,最低租賃款項現值最少為土 地公平值之絕大部分),則本集團將 預付土地租賃款項重新分類為融資 租賃。

香港會計準則第17號之修訂已追溯 應用,並導致財務報表呈報之綜合 金額變動,情況如下:

		At	At	At	
		31 December	31 December	1 January	
		2010	2009	2009	
		於二零一零年	於二零零九年	於二零零九年	
		十二月三十一日	十二月三十一日	一月一日	
		RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	
Increase in property, plant and	物業、廠房及設備增加				
equipment		5,437	5,523	5,608	
Decrease in prepaid land lease	預付土地租賃款項減少				
payments		(5,437)	(5,523)	(5,608)	
Increase in depreciation	折舊增加	86	85	85	
Decrease in operating leases charges	經營租賃開支減少	(86)	(85)	(85)	

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

2. ADOPTION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

The Group has not applied the following new HKFRSs that have been issued but are not yet effective:

Improvements to HKFRSs 2010 Improvements to HKFRSs 2010^{2,3}

Amendments to HKAS 12	Deferred Tax: Recovery of Underlying Assets⁵
HKAS 24 (Revised)	Related Party Disclosures ³
Amendments to HKAS 32	Financial Instruments: Presentation – Classification of Rights Issues ¹
Amendments to HKFRS 1	Limited Exemption from
	Comparative HKFRS 7 Disclosures
	for First-time Adopters ²
Amendments to HKFRS 1	First-time Adoption of Hong Kong
	Financial Reporting Standards –
	Severe Hyperinflation and
	Removal of Fixed Dates for First-
	time Adopters ⁴
Amendments to HKFRS 7	Financial Instruments: Disclosures –
	Transfer of Financial Assets ^₄
HKFRS 9	Financial Instruments ⁶
Amendments to HK (IRFIC)	Prepayments of a Minimum Funding
– Int 14	Requirements ³
HK (IFRIC) – Int 19	Extinguishing Financial Liabilities

with Equity Instruments²

- ¹ Effective for annual periods beginning on or after 1 February 2010.
- ² Effective for annual periods beginning on or after 1 July 2010.
- ³ Effective for annual periods beginning on or after 1 January 2011.
- ⁴ Effective for annual periods beginning on or after 1 July 2011.
- ⁵ Effective for annual periods beginning on or after 1 January 2012.
- ⁶ Effective for annual periods beginning on or after 1 January 2013.

The Group has already commenced an assessment of the impact of these new HKFRSs but is not yet in a position to state whether these new HKFRSs would have a material impact on its results of operations and financial position.

採納新訂及經修訂之香港財務 報告準則(「香港財務報告準 則」)(續)

本集團並未應用以下已頒佈但尚未生效之 新訂香港財務報告準則:

二零一零年香港財務報告 準則之改進	二零一零年香港財務報告
170/2702	準則之改進2.3
香港會計準則第12號之修訂	遞延税項:收回相關資產⁵
香港會計準則第24號(經修訂)	關連人士之披露3
香港會計準則第32號之修訂	財務工具:呈報一供股分類
香港財務報告準則第1號	首次採納者就香港財務報告
之修訂	準則第7號披露比較資料
	所獲有限豁免2
香港財務報告準則第1號	首次採納香港財務報
之修訂	告準則-嚴重高通賬及
	剔除首次採納者之
	固定日期⁴
香港財務報告準則第7號	金融工具:披露-轉讓
之修訂	財務資產4
香港財務報告準則第9號	金融工具6
香港(國際財務報告詮釋	預付最低資金規定3
委員會)-詮釋第14號	
之修訂	
香港(國際財務報告詮釋	以權益工具抵銷財務負債2
委員會)-詮釋第19號	
於二零一零年二月一 生效。	日或之後開始年度期間
· 於二零一零年七月一	日或之後開始年度期間
生效。	
3 於二零一一年一月一 生效。	日或之後開始年度期間
	日或之後開始年度期間
生效。	
5 於二零一二年一月一 生效。	日或之後開始年度期間
	日或之後開始年度期間
生效。	

本集團已著手評估該等新訂香港財務報告 準則之影響,惟尚未能確定該等新訂香港 財務報告準則會否對其經營業績及財務狀 況造成重大影響。

3. SIGNIFICANT ACCOUNTING POLICIES

These financial statements have been prepared in accordance with HKFRSs issued by the HKICPA, accounting principles generally accepted in Hong Kong and the applicable disclosures required by the Rules Governing the Listing of Securities on the GEM of the Stock Exchange and by the Hong Kong Companies Ordinance.

These financial statements have been prepared under the historical cost convention, as modified by the revaluation of certain investments and derivatives which are carried at their fair values.

The preparation of financial statements in conformity with HKFRSs requires the use of certain key assumptions and estimates. It also requires the directors to exercise its judgements in the process of applying the accounting policies. There are no areas involving critical judgements. The areas where assumptions and estimates are significant to these financial statements, are disclosed in note 4 to the financial statements.

The significant accounting policies applied in the preparation of these financial statements are set out below.

(a) Consolidation

The consolidated financial statements include the financial statements of the Company and its subsidiaries (collectively referred to as the "Group") made up to 31 December. Subsidiaries are entities over which the Group has control. Control is the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group has control.

Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date the control ceases.

The gain or loss on the disposal of a subsidiary that results in a loss of control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that subsidiary and (ii) the Company's share of the net assets of that subsidiary plus any remaining goodwill relating to that subsidiary and any related accumulated foreign currency translation reserve.

3. 主要會計政策

本財務報表乃遵照由香港會計師公會頒佈 之香港財務報告準則、香港公認會計原 則、聯交所創業板證券上市規則及香港公 司條例之適用披露規定編製。

本財務報表乃根據歷史成本慣例編製,並 就重估若干按公平值列賬之投資及衍生工 具作出調整。

編製符合香港財務報告準則之財務報表需 要採用若干關鍵的假設及估計,亦需要董 事於應用會計政策過程中作出判斷。現概 無涉及重大判斷的範疇。對本財務報表屬 重要假設和估計的地方在財務報表附註4中 披露。

編製本財務報表所採用之主要會計政策載 列如下。

(a) 綜合賬目

綜合財務報表包括本公司及其附屬 公司(統稱「本集團」)截至十二月 三十一日止之財務報表。附屬公司 是指本集團對其擁有控制權的實 體。控制乃指有權支配一間實體之 財務及經營政策,以從其業務中獲 取利益。於評估本集團是否擁有控 制權時,會考慮現時可行使或可轉 換之潛在表決權之存在及影響。

附屬公司在控制權轉移至本集團之 日起綜合入賬,而在控制權終止之 日起停止綜合入賬。

出售附屬公司而導致失去控制權之 盈虧乃指(i)出售代價公平值連同於該 附屬公司任何保留投資公平值與(ii)本 公司應佔該附屬公司資產淨值連同 與該附屬公司有關之任何商譽以及 任何相關累計匯兑儲備兩者間差額。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(a) Consolidation (Continued)

Intragroup transactions, balances and unrealised profits are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests represent the equity in subsidiaries not attributable, directly or indirectly, to the Company. Noncontrolling interests are presented in the consolidated statement of financial position and consolidated statement of changes in equity within equity. Non-controlling interests are presented in the consolidated statement of comprehensive income as an allocation of profit or loss and total comprehensive income for the year between the noncontrolling shareholders and owners of the Company.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling shareholders even if this results in the non-controlling interests having a deficit balance.

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owners in their capacity as owners). The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the owners of the Company.

(b) Business combination and goodwill

The acquisition method is used to account for the acquisition of subsidiaries in a business combination. The cost of acquisition is measured at the acquisition-date fair value of the assets given, equity instruments issued, liabilities incurred and contingent consideration. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received. Identifiable assets and liabilities of the subsidiaries in the acquisition are measured at their acquisition-date fair values.

3. 主要會計政策(續)

(a) 綜合賬目(續) 集團內公司間之交易、結餘及未變 現溢利均予以對銷。除非交易提供 憑證顯示所轉讓資產出現減值,否 則未變現虧損亦予以對銷。倘有需 要,附屬公司之會計政策會作出調

> 政策。 非控股權益指並非由本公司直接或 間接佔有的附屬公司權益。非控股 權益乃於綜合財務狀況表及綜合權 益變動表之權益內列賬。於綜合全 面收益表內,非控股權益呈列為本 年度溢利或虧損及全面收益總額在 非控股股東與本公司擁有人之間的 分配。

> 整,以確保符合本集團採納之會計

溢利或虧損及其他全面收益項目歸 本公司擁有人及非控股股東,即使 導致非控股權益結餘出現虧絀。

本公司並無導致失去附屬公司控制 權之擁有人權益變動按權益交易入 賬,即與以擁有人身分進行之擁有 人交易。控股及非控股權益的賬面 款額經調整以反映其於附屬公司相 關權益之變動。非控股權益數額的 調整額與已付或已收代價公平值間 差額,直接於權益確認,歸本公司 擁有人。

(b) 業務合併及商譽

於業務合併中收購附屬公司乃按收 購會計法處理。收購成本按於收購 當日所交付資產、所發行股本工 具、所產生之負債及或然代價之公 平值計算。與收購有關之成本於產 生成本及獲得服務之期間確認為開 支。所收購附屬公司之可識別資產 及負債按收購當日之公平值計算。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Business combination and goodwill (Continued) The excess of the cost of acquisition over the Company's share of the net fair value of the subsidiary's identifiable assets and liabilities is recorded as goodwill. Any excess of the Company's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss as a gain on bargain purchase which is attributed to the Company.

In a business combination achieved in stages, the previously held equity interest in the subsidiary is remeasured at its acquisition-date fair value and the resulting gain or loss is recognised in consolidated profit or loss. The fair value is added to the cost of acquisition to calculate the goodwill.

If the changes in the value of the previously held equity interest in the subsidiary were recognised in other comprehensive income (for example, available-for-sale investment), the amount that was recognised in other comprehensive income is recognised on the same basis as would be required if the previously held equity interest were disposed of.

Goodwill is tested annually for impairment or more frequently if events or changes in circumstances indicate that it might be impaired. Goodwill is measured at cost less accumulated impairment losses. The method of measuring impairment losses of goodwill is the same as that of other assets as stated in the accounting policy (v) below. Impairment losses of goodwill are recognised in consolidated profit or loss and are not subsequently reversed. Goodwill is allocated to cash-generating units that are expected to benefit from the synergies of the acquisition for the purpose of impairment testing.

3. 主要會計政策(續)

(b) 業務合併及商譽(續) 收購成本超出本公司攤分附屬公司 可識別資產及負債之公平淨值之差 額將以商譽列賬。本公司攤分可識 別資產及負債之公平淨值高於收購 成本之差額將於綜合溢利或虧損內 確認為本公司應佔之購買折讓收益。

> 分階段進行業務合併時,過往持有 之附屬公司股本權益按收購當日之 公平值重新計算,據此產生之盈虧 則於綜合溢利或虧損內確認。公平 值將計入收購成本,以計算商譽。

> 倘過往持有之附屬公司股本權益價 值變動於其他全面收益(如可供銷售 之投資)確認,則於其他全面收益確 認之款項按過往持有之股本權益猶 如已售出之情況下所規定相同基準 確認。

商譽於每年進行減值測試,或倘出 現可能減值之事宜或情況出現變 動,則會作更頻密測試。商譽乃按 成本減累計減值虧損計量。商譽減 值虧損之計算方法與下文會計政策 (V)所述其他資產所用者相同。商譽 之減值虧損於綜合溢利或虧損內確 認且不會於其後撥回。就減值測試 而言,商譽會被分配至受惠於收購 之協同效益之現金產生單位。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(b) Business combination and goodwill (Continued) The non-controlling interests in the subsidiary are initially measured at the non-controlling shareholders' proportionate share of the net fair value of the subsidiary's identifiable assets and liabilities at the acquisition date.

(c) Associate

Associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policies of an entity but is not control or joint control over those policies. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group has significant influence.

Investment in an associate is accounted for in the consolidated financial statements by the equity method and is initially recognised at cost. Identifiable assets and liabilities of the associate in an acquisition are measured at their fair values at the acquisition date. The excess of the cost of acquisition over the Group's share of the net fair value of the associate's identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investment and is tested for impairment together with the investment at the end of each reporting period when there is objective evidence that the investment is impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

The Group's share of an associate's post-acquisition profits or losses is recognised in consolidated profit or loss, and its share of the post-acquisition movements in reserves is recognised in the consolidated reserves. The cumulative postacquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate. If the associate subsequently reports profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised. 3. 主要會計政策(續)

- (b) 業務合併及商譽(續) 於附屬公司之非控股權益初步按非 控股股東於收購當日攤分附屬公司 之可識別資產及負債公平淨值之比 例計算。
- (c) 聯營公司

聯營公司為本集團擁有重大影響力 之實體。重大影響力即參與一家實 體之財務及經營政策之權利,惟非 控制或共同控制該等政策。現時可 予行使或可予兑換的潛在表決權的 存在及影響,已於評估本集團是否 控制另一個實體時考慮到。

於一家聯營公司之投資採用權益法 會於綜合財務報表入賬,並初步按 成本確認。收購聯營公司時之可識 別資產及負責乃按其於收購日之公 平值計量。收購成本超出本集團在 合聯營公司可識別資產及負債之公 平淨值之數額列為商譽。商譽計入 投資賬面值,並連同各報告期間結 束時有客觀證據顯示投資被減值時 之投資作減值測試。本集團應佔可 識別資產及負債公平淨值超出收購 成本之任何數額於綜合溢利或虧損 確認。

本集團應佔一家聯營公司之收購後 溢利或虧損於綜合溢利或虧損確 認,其應佔收購後儲備變動於綜合 儲備賬內確認。累計收購後變動於 投資賬面值中調整。當本集團應佔 一家聯營公司虧損等同或超逾其於 該聯營公司之權益(包括任何其他無 抵押應收款項),本集團並無確認其 他虧損,惟其代表該聯營公司產生 責任或作出付款除外。倘聯營公司 其後報告溢利,本集團僅於其應佔 溢利等同於未確認分佔虧損後確認 該等溢利。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Associate (Continued)

The gain or loss on the disposal of an associate that results in a loss of significant influence represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that associate and (ii) the Group's share of the net assets of that associate plus any remaining goodwill relating to that associate and any related accumulated foreign currency translation reserve.

Unrealised profits on transactions between the Group and its associate are eliminated to the extent of the Group's interest in the associate. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associate have been changed where necessary to ensure consistency with the policies adopted by the Group.

(d) Joint venture

A joint venture is a contractual arrangement whereby the Group and other parties undertake an economic activity that is subject to joint control. Joint control is the contractually agreed sharing of control over the economic activity when the strategic financial and operating decisions relating to the activity require the unanimous consent of the parties sharing control (the "venturers").

A jointly controlled entity is a joint venture that involves the establishment of a separate entity in which each venturer has an interest.

Investments in jointly controlled entities are accounted for in the consolidated financial statements by the equity method and are initially recognised at cost. Identifiable assets and liabilities of the jointly controlled entities in acquisitions are measured at their fair values at the acquisition date. The excess of the cost of acquisition over the Group's share of the net fair value of the jointly controlled entities' identifiable assets and liabilities is recorded as goodwill. The goodwill is included in the carrying amount of the investments and is tested for impairment together with the investments at the end of each reporting period when there is objective evidence that the investments are impaired. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of acquisition is recognised in consolidated profit or loss.

3. 主要會計政策(續)

(c) 聯營公司(續) 出售一間聯營公司而導致失去重大

出言 間聯 國公司加等致人公重人 影響力之盈虧指(i)銷售代價公平值加 保留於該聯營公司之任何投資公平 值與(ii)本集團應佔該聯營公司資產淨 值加有關該聯營公司之任何餘下商 譽及任何相關累計匯兑儲備之差額。

本集團與其聯營公司進行交易之未 變現溢利與本集團於聯營公司之權 益對銷。除非該交易有證據證明所 轉讓資產出現減值,否則未變現虧 損亦予以對銷。聯營公司之會計政 策已作出必要調整,以確保與本集 團所採納政策一致。

(d) 合營企業

合營企業指本集團與其他人士就從 事受彼等共同控制之經濟活動而訂 立之合約安排。共同控制指當經營 活動相關財務及經營之決策需要分 享控制權各方(「合營方」)一致同意 時,對該活動作出共同分享控制權 之合約協定。

共同控制實體指涉及成立合營方各 自擁有權益之獨立實體之合營企業。

於共同控制實體之投資採用權益會 計法於綜合財務報表入賬,並初步 按成本值確認。收購共同控制實體 時之可識別資產及負債乃按其於收 購日期之公平值計量。收購成本超 出本集團應佔共同控制實體可識別 資產及負債之公平淨值之數額列為 商譽。商譽計入投資賬面值,並建 同各報告期間結束時有客觀證據顯 示投資被減值時之投資作減值測 試。本集團應佔可識別資產及負債 公平淨值超出收購成本之任何數額 於綜合溢利或虧損確認。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Joint venture (Continued)

The Group's share of the jointly controlled entities' postacquisition profits or losses is recognised in consolidated profit or loss, and its share of the post-acquisition movements in reserves is recognised in the consolidated reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investments. When the Group's share of losses in the jointly controlled entities equals or exceeds its interests in the jointly controlled entities, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the jointly controlled entities. If the jointly controlled entities subsequently report profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

The gain or loss on the disposal of a jointly controlled entity that results in a loss of joint control represents the difference between (i) the fair value of the consideration of the sale plus the fair value of any investment retained in that jointly controlled entity and (ii) the Group's share of the net assets of that jointly controlled entity plus any remaining goodwill relating to that jointly controlled entity and any related accumulated foreign currency translation reserve.

Unrealised profits on transactions between the Group and its jointly controlled entities are eliminated to the extent of the Group's interests in the jointly controlled entities. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of jointly controlled entities have been changed where necessary to ensure consistency with the policies adopted by the Group.

3. 主要會計政策(續)

(d) 合營企業(續)

本集團應佔收購後共同控制實體之 溢利或虧損於綜合溢利或虧損內確 認,而其應佔收購後儲備變動則於 綜合儲備賬內確認。累計收購後變 動會在投資賬面值作出調整。倘本 集團應佔共同控制實體虧損相等或 超過其於共同控制實體之權益(包括 任何其他無抵押應收款項),除非本 集團已代表共同控制實體承擔責任 或作出付款,否則本集團不會確認 進一步虧損。倘共同控制實體其後 報告溢利,本集團僅於其應佔溢利 相等於尚未確認之應佔虧損後方恢 復確認其應佔該等溢利。

出售共同控制實體而導致失去共同 控制權之盈虧指(i)出售代價之公平值 連同任何於該共同控制實體保留之 投資之公平值與(ii)本集團攤分之共同 控制實體淨資產連同任何有關該共 同控制實體之剩餘商譽以及任何相 關累計匯兑儲備間之差額。

本集團與其共同控制實體間交易之 未變現溢利按本集團於共同控制實 體權益之數額予以對銷。除非交易 提供所轉讓資產減值之憑證,否則 未變現虧損亦將予對銷。共同控制 實體之會計政策已按需要作出改 變,以確保與本集團採用之政策貫 徹一致。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Foreign currency translation

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The consolidated financial statements are presented in Renminbi ("RMB"), which is the Company's functional and presentation currency, and all values are rounded to the nearest thousand (RMB'000) except when otherwise indicated.

(ii) Transactions and balances in each entity's financial statements

Transactions in foreign currencies are translated into the functional currency on initial recognition using the exchange rates prevailing on the transaction dates. Monetary assets and liabilities in foreign currencies are translated at the exchange rates at the end of each reporting period. Gains and losses resulting from this translation policy are recognised in profit or loss.

Non-monetary items that are measured at fair values in foreign currencies are translated using the exchange rates at the dates when the fair values are determined.

When a gain or loss on a non-monetary item is recognised in other comprehensive income, any exchange component of that gain or loss is recognised in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any exchange component of that gain or loss is recognised in profit or loss.

3. 主要會計政策(續)

- (e) 外幣匯兑
 - (i) 功能及呈報貨幣

本集團旗下各實體之財務報表 所包括之項目,均以該實體主 要營運經濟環境之貨幣(「功能 貨幣」)計算。本綜合財務報表 乃以人民幣呈報,人民幣為本 公司之功能及呈報貨幣,而除 另有指明外,全部價值已取至 最接近千位(人民幣千元)。

(ii) 各實體財務報表之交易及 結餘

外幣交易均按交易當日之匯率 初步確認折算為功能貨幣。外 幣資產和負債按各報告期間結 束時之匯率換算,由此換算政 策產生的匯兑盈虧均於溢利或 虧損內入賬。

按外幣公平值計量之非貨幣項 目乃採納公平值獲釐定之日期 之匯率換算。

倘非貨幣項目之盈虧於其他全 面收益內確認,該盈虧之任何 外匯部分乃於其他全面收益內 確認。倘非貨幣項目之盈虧於 溢利或虧損內確認,該盈虧之 任何外匯部分乃於溢利或虧損 內確認。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(e) Foreign currency translation (Continued)

(iii) Translation on consolidation

The results and financial position of all the Group entities that have a functional currency different from the Company's presentation currency are translated into the Company's presentation currency as follows:

- Assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statement of financial position;
- Income and expenses for each statement of comprehensive income are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the exchange rates on the transaction dates); and
- All resulting exchange differences are recognised in the foreign currency translation reserve.

On consolidation, exchange differences arising from the translation of the net investment in foreign entities and of borrowings are recognised in the foreign currency translation reserve. When a foreign operation is sold, such exchange differences are recognised in consolidated profit or loss as part of the gain or loss on disposal.

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

(f) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance are recognised in profit or loss during the period in which they are incurred.

3. 主要會計政策(續)

- (e) 外幣匯兑(續)
 - (iii) 综合賬目換算 本集團旗下所有實體的功能貨 幣與本公司呈報貨幣不一致, 其業績和財務狀況均按以下方 法換算為本公司呈報貨幣:
 - 每項財務狀況表的資產
 及負債,均按照該財務
 狀況表結算日的結算匯
 率折算;
 - 每項全面收益表的收入 及開支,均按照平均匯
 率折算(但若此平均匯
 率未能合理反映各交易
 日之匯率所帶來的累計
 影響,則按照交易日之
 匯率換算此等收入及開
 支);及
 - 所有匯兑差異,均於匯
 兑儲備內確認。

在編製綜合賬目時,折算海外 實體投資淨額和借貸而產生的 匯兑差異,均於匯兑儲備內確 認。當出售海外業務時,此等 匯兑差異將於綜合溢利或虧損 內確認為出售盈虧的一部分。

因收購海外實體而產生之商譽 及公平值調整,均視為該海外 實體之資產及負債處理,並按 結算匯率折算。

(f) 物業、廠房及設備 物業、廠房及設備乃按成本值減累 計折舊及減值虧損列賬。

> 其後成本僅於與項目有關之未來經 濟利益有可能將流入本集團,而項 目之成本能可靠地計量時,列入資 產賬面值或獨立確認為資產(倘適 用)。所有其他維修及保養費用,於 產生期間於溢利或虧損確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Property, plant and equipment (Continued)

Depreciation of property, plant and equipment is calculated at rates sufficient to write off their cost less their residual values over the estimated useful lives on a straight-line basis. The principal useful lives are as follows:

Land	70 years
Buildings	20 years
Machinery and equipment	3 to 10 years
Leasehold improvements, furniture and	
office equipment	2 to 5 years
Motor vehicles	5 to 6 years

The residual values, useful lives and depreciation method are reviewed and adjusted, if appropriate, at the end of each reporting period.

The gain or loss on disposal of property, plant and equipment is the difference between the net sales proceeds and the carrying amount of the relevant asset, and is recognised in profit or loss.

(g) Operating leases

Leases that do not substantially transfer to the Group all the risks and rewards of ownership of assets are accounted for as operating leases. Lease payments (net of any incentives received from the lessor) are recognised as an expense on a straight-line basis over the lease term.

(h) Other intangible assets

Other intangible assets which represent transportation operation license, information technology rights and computer software are stated at cost less accumulated amortisation and impairment losses. Amortisation is recognised in profit or loss on a straight-line basis over their estimated useful lives ranging from three to seven years.

3. 主要會計政策(續)

(f) 物業、廠房及設備(續) 物業、廠房及設備折舊以直線法按 其估計可使用年期足以撇銷項目成 本減其剩餘價值計算。主要可使用 年期如下:

土地	70年
樓宇	20年
機器及設備	3至10年
租賃物業裝修、傢俬	2至5年
及辦公室設備	
汽車	5至6年

本集團於各報告期間結束時檢討及 調整(倘適用)剩餘價值、可使用年 期及折舊方法。

因出售物業、廠房及設備而產生之 盈虧,按出售所得款項淨額與相關 資產賬面值之差額,於溢利或虧損 確認。

(g) 經營租賃

並無向本集團作出資產擁有權之全 部風險及回報之重大轉讓之租賃獲 入賬為經營租賃。租金(扣除出租人 提供的任何優惠)於租賃期內以直線 法確認為開支。

(h) 其他無形資產

其他無形資產指交通運輸經營牌 照、信息技術版權及計算機軟件, 按成本扣除累計攤銷及減值虧損列 賬。於溢利或虧損確認之攤銷乃以 直線法按介乎三至七年估計可使用 年期攤銷。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(i) Research and development expenditure

Expenditure on research activities is recognised as an expense in the period in which it is incurred.

Expenditure incurred on projects to develop new products is capitalised and deferred only when the Group can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the project and the ability to measure reliably the expenditure during the development. Product development expenditure which does not meet these criteria is expensed when incurred.

(j) Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined using the weighted average basis. The cost of finished goods and work in progress comprises raw materials, direct labour and an appropriate proportion of all production overhead expenditure, and where appropriate, subcontracting charges. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

(k) Recognition and derecognition of financial instruments

Financial assets and financial liabilities are recognised in the statement of financial position when the Group becomes a party to the contractual provisions of the instruments.

Financial assets are derecognised when the contractual rights to receive cash flows from the assets expire; the Group transfers substantially all the risks and rewards of ownership of the assets; or the Group neither transfers nor retains substantially all the risks and rewards of ownership of the assets but has not retained control on the assets. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and the cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

3. 主要會計政策(續)

(i) 研究及開發費用 研究活動開支乃於其產生期間確認 作開支。

> 開發新產品的項目開支僅在本集團 可顯示在技術上可完成無形資產以 供使用或出售資產、資產如何產生未 來經濟收益、具備足夠資源完成項 目且能於開發期間可靠計量開發開 支時,方會資本化及遞延入賬。未 能符合以上要求的產品開發開支將 於產生時支銷。

(j) 存貨

存貨以成本值與可變現淨值兩者中 之較低者列賬。成本值以加權平均 基準釐定。製成品及在製品之成本 包括原材料、直接工資、適量比例 之日常生產費用以及分判費用(倘適 用)。可變現淨值乃根據日常業務運 作中之估計售價減估計完成成本及 估計出售所需成本計算。

(k) 財務工具之確認及終止確認

財務資產及財務負債於本集團成為 工具合約條文之訂約方時,在財務 狀況表內確認。

倘有關收取資產現金流量之合約權 利屆滿:或本集團將資產所有權絕 大部分風險及回報轉讓:或本集團 既無轉讓亦無保留資產所有權絕大 部分風險及回報,自己無保留資產 控制權,則財務資產將終止確認。 於終止確認財務資產時,有關資產 之賬面值與所收取代價及於其他全 面收益確認之累計盈虧之總和間差 額將於溢利或虧損確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Recognition and derecognition of financial instruments (Continued)

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

(I) Investments

Investments are recognised and derecognised on a trade date basis where the purchase or sale of an investment is under a contract whose terms require delivery of the investment within the timeframe established by the market concerned, and are initially measured at fair value, plus directly attributable transaction costs.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets not classified as trade and other receivables or financial assets at fair value through profit or loss. Available-for-sale financial assets are subsequently measured at fair value. Gains or losses arising from changes in fair value of these investments are recognised in other comprehensive income, until the investments are disposed of or there is objective evidence that the investments are impaired, at which time the cumulative gains or losses previously recognised in other comprehensive income are recognised in profit or loss. Interest calculated using the effective interest method is recognised in profit or loss.

Impairment losses recognised in profit or loss for equity investments classified as available-for-sale financial assets are not subsequently reversed through profit or loss. Impairment losses recognised in profit or loss for debt instruments classified as available-for-sale financial assets are subsequently reversed and recognised in profit or loss if an increase in the fair value of the instruments can be objectively related to an event occurring after the recognition of the impairment loss.

3. 主要會計政策(續)

(k) 財務工具之確認及終止確認 (續)

> 財務負債於相關合約項下責任獲解 除、取消或屆滿時終止確認。終止 確認財務負債之賬面值與所付代價 之差額,於溢利或虧損確認。

(I) 投資

倘根據合約買賣投資,而合約條款 規定該投資須於有關市場所定時間 內交付,則該投資將按交易日基準 確認及終止確認。該投資初步按公 平值加直接應佔交易成本計算。

可供銷售財務資產

可供銷售財務資產指並未分類為按 公平值計入溢利或虧損之財務資產 的非衍生財務資產。可供銷售財務 資產其後按公平值計量。因該等投 資公平值變動產生的盈虧於其他全 面收益確認,直至有關投資被出售 或有客觀證據顯示投資被確認為減 值後,以往於其他全面收益內確認 之累計盈虧計入溢利或虧損。採納 實際利率法計算之利息於溢利或虧 損內確認。

分類為可供銷售財務資產之股本投 資,於溢利或虧損確認減值虧損, 有關減值虧損其後不能自溢利或虧 損撥回。倘債務工具之公平值增加 與確認減值虧損後發生事件客觀相 關,則分類為可供銷售財務資產之 有關工具已在溢利或虧損確認之減 值虧損,其後撥回並於溢利或虧損 中確認。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(m) Trade and other receivables

Trade and other receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less allowance for impairment. An allowance for impairment of trade and other receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The amount of the allowance is the difference between the receivables' carrying amount and the present value of estimated future cash flows, discounted at the effective interest rate computed at initial recognition. The amount of the allowance is recognised in profit or loss.

Impairment losses are reversed in subsequent periods and recognised in profit or loss when an increase in the receivables' recoverable amount can be related objectively to an event occurring after the impairment was recognised, subject to the restriction that the carrying amount of the receivables at the date the impairment is reversed shall not exceed what the amortised cost would have been had the impairment not been recognised.

(n) Cash and cash equivalents

For the purpose of the statement of cash flows, cash and cash equivalents represent cash at bank and on hand, demand deposits with banks and other financial institutions, and shortterm highly liquid investments which are readily convertible into known amounts of cash and subject to an insignificant risk of change in value. Bank overdrafts which are repayable on demand and form an integral part of the Group's cash management are also included as a component of cash and cash equivalents.

3. 主要會計政策(續)

(m) 貿易及其他應收款項

貿易及其他應收款項指附有固定或 待定款額惟並無於活躍市場報價之 非衍生財務資產,初步以公平值確 認,隨後使用實際利率法按攤銷成 本扣除減值撥備計算。貿易及其他 應收款項之減值撥備在客觀證據證 明本集團無法根據原有條款收回所 有應收款項賬可值與初次確認時之 實際利率貼現之預計未來現金流現 值之差異。該撥備金額於溢利或虧 損確認。

倘應收款項之可收回數額增加客觀 上與於確認減值後發生之事件有關 時,則減值虧損會於隨後期間撥回 並在溢利或虧損確認,惟該應收款 項於減值獲撥回當日之賬面值,以 不超過假設未有確認減值時原應有 攤銷成本為限。

(n) 現金及現金等價物

就現金流量表而言,現金及現金等 價物指銀行及手頭現金、銀行及其 他財務機構的活期存款以及短期而 流動性極高的投資,而此等投資可 以隨時換算為已知金額的現金且沒 有涉及重大價值轉變的風險。現金 及現金等價物也包括須按要求償還 及構成本集團現金管理部分的銀行 透支。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(o) Financial liabilities and equity instruments

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument under HKFRSs. An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. The accounting policies adopted for specific financial liabilities and equity instruments are set out below.

Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

Trade and other payables

Trade and other payables are stated initially at their fair value and subsequently measured at amortised cost using the effective interest method unless the effect of discounting would be immaterial, in which case they are stated at cost.

Equity instruments

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

(p) Derivative financial instruments

Derivatives are initially recognised and subsequently measured at fair value.

Changes in the fair value of derivatives are recognised in profit or loss as they arise.

Derivatives embedded in other financial instruments or other non-financial host contracts are treated as separate derivatives when their risks and characteristics are not closely related to those of the host contract and the host contract is not carried at fair value with changes in fair value recognised in profit or loss.

3. 主要會計政策(續)

(o) 財務負債及股本工具

根據香港財務報告準則,財務負債 及股本工具,根據所訂立合約安排 之內容及財務負債和股本工具之定 義分類。股本工具乃證明本集團於 經扣除所有負債後之資產中擁有剩 餘權益之任何合約。以下為就特定 財務負債及股本工具採納之會計政 策。

借貸

借貸初步按公平值扣除所產生之交 易成本確認,其後使用實際利率法 按攤銷成本計量。

借貸乃劃分為流動負債,除非本集 團有權無條件將結算負債之期限延 遲至報告期間後最少12個月。

貿易及其他應付款項

貿易及其他應付款項初步按公平值 確認,其後則利用實際利率法按攤 銷成本計量;如貼現影響並不重 大,則會按成本列賬。

股本工具

本公司發行之股本工具乃按已收所 得款項(扣除直接發行成本)入賬。

(p) 衍生金融工具

衍生工具初步按公平值確認,且其 後按公平值計量。

衍生工具公平值的變動於產生時於 溢利或虧損內確認。

就其他財務工具或其他非財務主合 約內嵌之衍生工具而言,倘其風險 及特徵與主合約並無緊密關係,且 主合約並非按公平值計量而其公平 值變動並非於溢利或虧損確認者, 均按獨立衍生工具處理。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and is recognised when it is probable that the economic benefits will flow to the Group and the amount of revenue can be measured reliably.

Revenues from the sales of embedded system products and related products are recognised, when the installation work is completed, the customer has accepted the systems and the products and the significant risks and rewards of ownership have been transferred to the customers, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over the embedded systems and related products sold.

Revenues from the sales of computer products ("Computers") are recognised, when the products are shipped, the title of which has passed and the significant risks and rewards of ownership have been transferred to the customers, provided that the Group maintains neither managerial involvement to the degree usually associated with ownership, nor effective control over Computers sold.

Revenues from network security outsource services are recognised when the services are rendered.

Revenues from rendering of travel and leisure services are recognised when the services are rendered.

Interest income is recognised on a time-proportion basis using the effective interest method.

(r) Employee benefits

(i) Employee leave entitlements

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long service leave as a result of services rendered by employees up to the end of the reporting period.

Employee entitlements to sick leave and maternity leave are not recognised until the time of leave.

3. 主要會計政策(續)

(q) 收入確認 收入按已收或應收代價之公平值計 量,並於經濟利益將流入本集團且 能夠可靠計算收益時予以確認。

> 銷售嵌入式系統產品及相關產品之 收入,在完成安裝工作,客戶已驗 收系統及產品以及擁有權之重大風 險及回報均已轉移至客戶,且本集 團並無維持通常與擁有權相關之管 理或實際控制所出售嵌入式系統及 相關產品之情況下確認。

> 銷售計算機產品(「計算機產品」)之 收入,在商品已付運以及所有權及 擁有權之重大風險及回報已轉移至 客戶,且本集團並無維持通常與擁 有權相關之管理或實際控制所出售 計算機產品之情況下確認。

> 網絡安全外包服務所得收入於提供 該等服務時確認。

> 提供旅遊及休閒服務所得收入於提 供該等服務時確認。

> 利息收入按時間比例使用實際利率 法確認入賬。

(r) 僱員福利

(i) 僱員應享假期

僱員在年假及長期服務假期之 權利,在僱員應享有時確認。 僱員截至報告期間結束時止已 就提供服務而產生之年假及長 期服務假期之估計負債計作撥 備。

僱員享有病假及產假之權利不 作確認,直至員工正式休假為 止。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(r) Employee benefits (Continued)

(ii) Pension obligations

The Group contributes to defined contribution retirement schemes which are available to all employees. Contributions to the schemes by the Group and employees are calculated as a percentage of employees' basic salaries. The retirement benefit scheme cost charged to profit or loss represents contributions payable by the Group to the funds.

(iii) Termination benefits

Termination benefits are recognised when, and only when, the Group demonstrably commits itself to terminate employment or to provide benefits as a result of voluntary redundancy by having a detailed formal plan which is without realistic possibility of withdrawal.

(s) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

To the extent that funds are borrowed generally and used for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined by applying a capitalisation rate to the expenditures on that asset. The capitalisation rate is the weighted average of the borrowing costs applicable to the borrowings of the Group that are outstanding during the period, other than borrowings made specifically for the purpose of obtaining a qualifying asset.

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

3. 主要會計政策(續)

- (r) 僱員福利(續)
 - (ii) 退休金承擔

本集團向可供全體僱員參與之 定額退休供款計劃作出供款。 本集團及僱員向計劃作出之供 款乃按僱員基本薪酬某一百分 比計算。於溢利或虧損列賬之 退休福利計劃成本乃指本集團 應付基金之供款。

(iii) 離職福利

離職福利只會在本集團有正式 的具體辭退計劃且沒有撤回該 計劃的實質可能性,並且明確 表示會終止僱用或於自願遣散 而提供福利時才確認。

(S) 借貸成本

收購、建造或生產合資格資產(需長時方能作擬定用途或出售)直接應佔 之借款成本,會資本化作為該等資 產之成本部分,直至資產已大致可 作其擬定用途或銷售時為止。以等 待用於合資格資產之特定借貸作出 之臨時投資賺取之投資收入,會從 可合資格資本化之借貸中扣除。

就於一般情況下借入之資金而用作 取得合資格資產而言,合資格資本 化之借貸成本乃就用於該資產之開 支以資本化比率計量。資本化比率 為適用本集團於該期間內尚未償還 借貸(不包括就取得合資格資產而借 入之特定借貸)之加權平均借貸成 本。

所有其他借貸成本於產生期間在溢 利或虧損中確認。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(t) Taxation

Income tax represents the sum of the current tax and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit recognised in profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

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

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and jointly controlled entities, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

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

3. 主要會計政策(續)

(t) 税項

所得税指本期應付税項及遞延税項 之總和。

本期應付税項乃按本年度之應課税 溢利計算。應課税溢利與溢利或虧 損所確認溢利不同,是因為前者不 包括在其他年度應課税或可扣税的 收入或開支,且不包括從未課税或 扣税之項目。本集團當期税項之負 債乃按報告期間結束前已實行或大 致上已實行之税率計算。

財務報表資產及負債賬面值與計算 應課税溢利所用相應税基間之差異 確認為遞延税項。所有應課税暫時 差異一般確認為遞延税項負債,而 可能出現可用作抵扣可扣税暫時差 異、未動用税項虧損及未動用税務 抵免之應課税溢利時,則可確認遞 延税項資產。因商譽或業務合併以 外交易中既不影響應課税溢利亦不 影響會計溢利之其他資產及負債之 初步確認而引致的暫時差異,則不 會確認該等資產及負債。

按因投資於附屬公司及共同控制實 體而產生之應課税暫時差異確認遞 延税項負債,惟若本集團可控制暫 時差異之撥回及暫時差異可能於可 見將來不會撥回之情況則除外。

遞延税項資產之賬面值會於各報告 期間結束時作檢討,並在不再可能 有足夠應課税溢利收回全部或部分 資產時作調減。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(t) Taxation (Continued)

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates that have been enacted or substantively enacted by the end of the reporting period. Deferred tax is recognised in profit or loss, except when it relates to items recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

(u) Related parties

A party is related to the Group if:

- directly or indirectly through one or more intermediaries, the party controls, is controlled by, or is under common control with, the Group; has an interest in the Group that gives it significant influence over the Group; or has joint control over the Group;
- (ii) the party is an associate;
- (iii) the party is a joint venture;
- (iv) the party is a member of the key management personnel of the Company or its parent;
- (v) the party is a close member of the family of any individual referred to in (i) or (iv);
- the party is an entity that is controlled, jointly controlled or significantly influenced by or for which significant voting power in such entity resides with, directly or indirectly, any individual referred to in (iv) or (v); or
- (vii) the party is a post-employment benefit plan for the benefit of employees of the Group, or of any entity that is a related party of the Group.

3. 主要會計政策(續)

(t) 税項(續)

遞延税項乃以於報告期間結束前已 制定或大致上已制定之税率為基 準,按預期於負債清償或資產變現 期間內之適用税率計算。遞延税項 會於溢利或虧損確認,惟倘與其他 全面收益有關之項目或直接於權益 中確認,則該遞延税項亦會於其他 全面收益內確認或直接於權益中確 認。

遞延税項資產與遞延税項負債僅可 在即期税項資產與負債有合法權利 互相抵銷及遞延所得税涉及同一税 務機關及本集團擬以淨額結算即期 税項資產及債務之情況下,方可互 相抵銷。

(u) 關聯人士

倘屬以下人士即被視為本集團關聯 人士:

- (i) 直接或透過一間或多間中介公 司間接控制本集團或受本集團 控制或與本集團受到共同控 制;擁有本集團權益而可對本 集團發揮重大影響力;或與他 人共同擁有本集團控制權的人 士;
- (ii) 聯營公司;
- (iii) 合營企業;
- (iv) 本公司或其母公司的主要管理人員;
- (v) (i)或(iv)項所述人士的直系親 屬;
- (iv)或(v)項所述人士直接或間 接控制、共同控制或對其發揮
 重大影響力或擁有重大投票權
 的實體;或
- (vii) 該人士乃本集團或與本集團有 關連之實體為其僱員而設之離 職褔利計劃。

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3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(v) Impairment of assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets except goodwill, investments, inventories and receivables to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of any impairment loss. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

If the recoverable amount of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset or cash-generating unit is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined (net of amortisation or depreciation) had no impairment loss been recognised for the asset or cash-generating unit in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

3. 主要會計政策(續)

(V) 資產減值

本集團於各報告期間結束時檢討其 有形及無形資產(不包括商譽、投 資、存貨及應收款項)之賬面值,以 確定該等資產有否出現任何減值虧 損跡象。倘出現上述跡象,即估計 該等資產之可收回金額,藉以確認 減值虧損金額。倘不能估計個別資 產的可收回金額,本集團則估計資 產所屬的現金產生單位的可收回金額。

可收回金額乃根據公平值減銷售成 本與使用價值的較高者而計算。在 釐定使用價值時,估計未來現金流 量以反映當前市場評估金錢時間價 值及資產具體風險的除税前折現率 折現至現值計算。

倘估計資產(或現金產生單位)的可 收回金額低於賬面值,則將該項資 產(或現金產生單位)的賬面值減至 其可收回金額。減值虧損即時於溢 利或虧損確認,除非倘有關資產按 重估值入賬,則減值虧損將視作重 估減少。

倘於其後撥回減值虧損,則該項資 產(或現金產生單位)的賬面值乃增 加至經修訂的估計可收回金額,但 隨之增加後的賬面值不得超逾該項 資產或現金產生單位假設於過往年 度並無確認減值虧損所計算的賬面 值(減攤銷或折舊)。減值虧損撥回 即時於溢利或虧損確認,除非有關 資產按重估值入賬,則減值虧損撥 回將視作重估增加。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(w) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a present legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditures expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow is remote. Possible obligations, whose existence will only be confirmed by the occurrence or nonoccurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow is remote.

(x) Events after the reporting period

Events after the reporting period that provide additional information about the Group's position at the end of the reporting period or those that indicate the going concern assumption is not appropriate are adjusting events and are reflected in the financial statements. Events after the reporting period that are not adjusting events are disclosed in the notes to the financial statements when material.

3. 主要會計政策(續)

(w) 撥備及或然負債

倘若本集團須就過往事件承擔法律 或推定責任,而履行該責任預期導 致含有經濟效益之資源外流,在可 作出可靠估計時,便會就該未有確 定時間或金額之負債計提撥備。如 果貨幣時間價值重大,則按預計履 行責任所需資源之現值計提撥備。

倘若含有經濟效益之資源外流之可 能性較低,或是無法對有關數額作 出可靠之估計,便會將該責任披露 為或然負債;但假如這類資源外流 之可能性極低則除外。須視乎某宗 或多宗未來事件是否發生才能確定 存在與否之潛在責任,亦會披露為 或然負債;但假如這類資源外流之 可能性極低則除外。

(X) 報告期間後事項

於報告期間後事項可提供有關本集 團於報告結束時之狀況之額外資料 或顯示持續經營假設並不適宜之報 告期間後事項乃調整事項,於財務 報表中反映。非屬調整事項之報告 期間後事項如為重要者,在財務報 表附註中披露。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY

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

(a) Property, plant and equipment and depreciation

The Group determines the estimated useful lives, residual values and related depreciation charges for the Group's property, plant and equipment. This estimate is based on the historical experience of the actual useful lives and residual values of property, plant and equipment of similar nature and functions. The Group will revise the depreciation charge where useful lives and residual values are different to those previously estimated, or it will write-off or write-down technically obsolete or non-strategic assets that have been abandoned or sold.

(b) Income taxes

The Group is subject to income taxes in several jurisdictions. Significant estimates are required in determining the provision for income taxes. There are many transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

(c) Impairment of goodwill

Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating unit to which goodwill has been allocated. The value in use calculation requires the Group to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate the present value. The carrying amount of goodwill at the end of the reporting period was RMB6,125,000 (2009: RMB6,125,000). Details of the goodwill are provided in note 16 to the financial statements.

4. 估計不明朗因素的主要來源 對下個財政年度資產及負債之賬面值作出 重大調整具有重大風險的有關未來的主要 假設,以及於報告期間結束時進行估計不 明朗因素之其他主要來源在下文論述。

(a) 物業、廠房及設備及折舊

本集團負責釐定其物業、廠房及設 備之估計可使用年期、剩餘價值及 相關折舊開支。該估計乃根據性質 及功能相近之物業、廠房及設備之 過往實際可使用年期及剩餘價值作 出。倘可使用年期不同於之前估 計,則本集團將修訂折舊開支,或 將已報廢或出售之技術過時或非策 略資產撇銷或撇減。

(b) 所得税

本集團須於多個司法權區繳納所得 税。於釐定所得税撥備時需要作出 重大估計。於一般日常業務中有多 項交易及計算之最終税項為不能確 定。倘此等事宜之最終税項為不能確 定。倘此等事宜之最終税項結果與 初步記錄不同,有關差異將影響作 出有關釐定期間之所得税及遞延税 項撥備。

(c) 商譽減值

釐定商譽是否減值須對獲分配商譽 之現金產生單位之使用價值作出估 計。使用價值計算要求本集團估計 預期產生自現金產生單位之未來現 金流量及合適之折現率以計算現 值。於報告期間結束時商譽之賬面 值為人民幣6,125,000元(二零零九 年:人民幣6,125,000元)。商譽之詳 情載於財務報表附註16。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY 4. (Continued)

(d) Fair values of available-for-sale financial assets

The Group appointed an independent professional valuer to assess the fair values of the available-for-sale financial assets. In determining the fair values, the valuer has utilised methods of valuations which involve certain estimates. The directors have exercised their judgement and are satisfied that the methods of valuations are reflective of the current market conditions.

(e) Fair value of derivative component of debt investments

As disclosed in note 20 to the financial statements, the fair value of the derivative component of the debt investments included in available-for-sale financial assets at the end of the reporting period was determined using option pricing model. Application of option pricing model requires the Group to estimate the prominent factors affecting the fair value, including but not limited to, the expected life of the derivative component, the expected volatility of the share prices of the issuer of the debt investments (the "Issuer") and the potential dilution in the share prices of the Issuer. Where the estimation on these factors is different from those previously estimated, such differences will impact the fair value gain or loss of the derivative component in the period in which such determination is made.

5. FINANCIAL RISK MANAGEMENT

The Group's activities expose it to a variety of financial risks: foreign currency risk, price risk, credit risk, liquidity risk and interest rate risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance.

(a) Foreign currency risk

The Group has certain exposure to foreign currency risk as most of its business transactions, assets and liabilities are principally denominated in Hong Kong dollars ("HK\$"), United States dollars ("USD") and RMB. The Group currently does not have a foreign currency hedging policy in respect of foreign currency transactions, assets and liabilities. The Group will monitor its foreign currency exposure closely and will consider hedging significant foreign currency exposure should the need arise.

估計不明朗因素的主要來源(續)

(d) 可供出售財務資產之公平值

本集團已委任獨立專業估值師評估 可供出售財務資產之公平值。於釐 定公平值時,估值師已使用牽涉若 干假設之估值法。董事已作出彼等 之判斷,並信納估值法反映當前市 況。

(e) 債務投資衍生部分之 公平值

誠如財務報表附註20所披露,計入 可供出售財務資產之債務投資衍生 部分於報告期末之公平值乃採用期 權定價模式釐定。採用期權定價模 式要求本集團對影響公平值之主要 因素進行估計,包括但不限於衍生 部分之預計年期、債務投資發行人 (「發行人」)股價之預期波動及發行 人股價之潛在攤薄。倘就該等因素 之估計與先前所估計者不同,則其 相關差額將影響衍生部分於釐定公 平值期間之公平值盈虧。

5. 財務風險管理

本集團經營活動面對各種金融風險,包括 外幣風險、價格風險、信貸風險、流動資 金風險及利率風險。本集團之整體風險管 理計劃專注於金融市場之不可預測性,並 尋求盡量減低對本集團財務表現之潛在不 利影響。

(a) 外幣風險

鑑於本集團絕大部分業務交易、資 產及負債均以港元(「港元」)、美元 (「美元」)及人民幣列值,故本集團 須承受若干外幣風險。本集團目前 並無就外幣交易、資產及債務設立 對沖政策。然而,本集團將密切監 察外幣風險及將於有需要時考慮對 沖重大外幣風險。

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5. FINANCIAL RISK MANAGEMENT (Continued)

(a) Foreign currency risk (Continued)

At 31 December 2010, if RMB had weakened 3 per cent against HK\$ with all other variables held constant, consolidated profit after tax for the year would have been RMB10,012,000 (2009: RMB10,514,000) higher, arising mainly as a result of the foreign exchange gains on inter-company balance and non-pledged time deposits and cash and cash equivalents denominated in HK\$. If RMB had strengthened 3 per cent against HK\$ with all other variables held constant, consolidated profit after tax for the year would have been RMB10,012,000 (2009: RMB10,514,000) lower, arising mainly as a result of the foreign exchange losses on inter-company balance and non-pledged time deposits and cash and cash equivalents denominated in HK\$.

At 31 December 2010, if RMB had weakened 3 per cent against USD with all other variables held constant, consolidated profit after tax for the year would have been RMB6,038,000 (2009: RMB6,214,000) lower, arising mainly as a result of the foreign exchange loss on inter-company balance denominated in USD. If RMB had strengthened 3 per cent against USD with all other variables held constant, consolidated profit after tax for the year would have been RMB6,038,000 (2009: RMB6,214,000) higher, arising mainly as a result of the foreign exchange gain on inter-company balance denominated in USD.

(b) Price risk

The Group's listed equity securities included in available-forsale financial assets are measured at fair value at the end of each reporting period. Therefore, the Group is exposed to equity security price risk. The directors manage this exposure by maintaining a portfolio of investments with different risk profiles.

At 31 December 2010, if the share price of the equity securities listed in Hong Kong included in the availablefor-sale financial assets had increased by 10% with all other variables held constant, the consolidated investment revaluation reserve would have been RMB11,874,000 (2009: RMB16,869,000) higher. If the share price of the equity securities listed in Hong Kong had decreased by 10% with all other variables held constant, the consolidated investment revaluation reserve would have been RMB11,874,000 lower (2009: RMB16,869,000) lower.

At 31 December 2010, if the share price of the equity securities listed outside Hong Kong included in the availablefor-sale financial assets had increased by 10% with all other variables held constant, the consolidated investment revaluation reserve would have been RMB590,000 (2009: RMB4,772,000) higher. If the share price of the equity securities listed outside Hong Kong had decreased by 10% with all other variables held constant, the consolidated investment revaluation reserve would have been RMB590,000 (2009: RMB4,772,000) lower.

5. 財務風險管理(續)

- (a) 外幣風險(續)
 - 於二零一零年十二月三十一日,倘 人民幣兑港元匯價下降3%而所有其 他因素維持不變,年內除税後綜合 溢利將增加人民幣10,012,000元(二零 零九年:人民幣10,514,000元),主要 由於計值為港元的內部公司往來結 餘及無抵押定期存款以及現金及現 金等價物的匯兑收益所致。倘人民 幣兑港元匯價上升3%而所有其他因 素維持不變,年內除税後綜合溢利 將減少人民幣10,012,000元(二零零九 年:人民幣10,514,000元),主要由於 計值為港元的內部公司往來結餘及 無抵押定期存款以及現金及現金等 價物的匯兑虧損所致。

於二零一零年十二月三十一日,倘人 民幣兑美元匯價下降3%而所有其他 因素維持不變,年內除税後綜合溢 利將減少人民幣6,038,000元(二零零 九年:人民幣6,214,000元),主要由 於計值為美元的內部公司往來結餘 的匯兑虧損所致。倘人民幣兑美元 匯價上升3%而所有其他因素維持不 變,年內除税後綜合溢利將增加人民 幣6,038,000元(二零零九年:人民幣 6,214,000元),主要由於計值為美元的 內部公司往來結餘的匯兑收益所致。

(b) 價格風險

本集團之可供銷售財務資產所包括 之上市股本證券乃根據其各報告期 間結束時之公平值計量。因此,本 集團面對股本證券價格風險。董事 通過維持不同風險的投資組合來管 理該項風險。

於二零一零年十二月三十一日,倘計 入可供出售財務資產之香港上市股本 證券之股價上升10%,而所有其他因 素維持不變,則綜合投資重估儲備 將增加人民幣11,874,000元(二零零九 年:人民幣16,869,000元)。倘香港上 市股本證券之股價下跌10%,而所有 其他因素維持不變,則綜合投資重估 儲備將減少人民幣11,874,000元(二零 零九年:人民幣16,869,000元)。

於二零一零年十二月三十一日,倘 計入可供出售財務資產之香港境外 上市股本證券之股價上升10%,而 所有其他因素維持不變,則綜合投 資重估儲備將增加人民幣590,000元 (二零零九年:人民幣4,772,000元)。 倘香港境外上市股本證券之股價 下跌10%,而所有其他因素維持不 變,則綜合投資重估儲備將減少人 民幣590,000元(二零零九年:人民幣 4,772,000元)。

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5. FINANCIAL RISK MANAGEMENT (Continued)

(c) Credit risk

The carrying amount of the non-pledged time deposits, cash and cash equivalents, and trade and other receivables included in the consolidated statement of financial position represents the Group's maximum exposure to credit risk in relation to the Group's financial assets.

The Group has no significant concentrations of credit risk.

It has policies in place to ensure that sales are made to customers with an appropriate credit history.

The credit risk on non-pledged time deposits and cash and cash equivalents is limited because the counterparties are financial institutions with high credit-ratings.

The credit risk on loans and other receivables is limited because the Directors review the recoverable amount of each individual debt regularly to ensure that adequate impairment losses are recognised for irrecoverable debts.

(d) Liquidity risk

The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term.

The maturity of the Group's financial liabilities including trade payables, accruals and other payables, amounts due to a shareholder, related parties and non-controlling interests and bank and other loans as at 31 December 2010 and 2009 is less than one year.

(e) Interest rate risk

The Group's exposure to interest-rate risk arises from its bank deposits. These deposits bear interests at variable rates varied with the then prevailing market condition.

At 31 December 2010, if interest rates at that date had been 10 basis points lower with all other variables held constant, consolidated profit after tax for the year would have been RMB475,000 (2009: RMB394,000) lower, arising mainly as a result of lower interest income from bank deposits. If interest rates had been 10 basis points higher with all other variables held constant, consolidated profit after tax for the year would have RMB475,000 (2009: RMB394,000) higher, arising mainly as a result of higher interest income from bank deposits.

5. 財務風險管理(續)

(c) 信貸風險

載於綜合財務狀況表之無抵押定期 存款、現金及現金等價物以及應收 貿易賬款及其他應收款項之賬面值 即本集團有關財務資產之最大信貸 風險。

本集團並無重大集中之信貸風險。

本集團已制訂政策,以確保產品乃 銷售予具備良好信貸記錄的客戶。

由於交易方均為具有高信貸評級之 財務機構,因此無抵押銀行定期存 款以及現金及現金等價物的信貸風 險有限。

由於董事定期檢討各個別債務可收 金額藉以確保就不可收回債務確認 足夠減值虧損,故應收貸款及其他 應收款項之信貸風險為有限。

(d) 流動資金風險

本集團之政策乃定期監控現時及預 期之流動資金需求,確保維持足夠 現金儲備,以應付其短期及長期流 動資金需求。

於二零一零年及二零零九年十二月 三十一日本集團之財務負債包括應 付貿易賬款、應計費用及其他應付 款項、應付一名股東、關連人士及 非控股權益之款項以及銀行及其他 貸款之到期日為少於一年。

(e) 利率風險

本集團所承受之利率風險源自銀行 存款。該等存款之利息乃根據跟隨 現行市場利率之浮動利率計算。

於二零一零年十二月三十一日,倘 當日之利率下降10個基點而所有其 他因素維持不變,年內之除税後綜 合溢利減少民幣475,000元(二零零九 年:人民幣394,000元),主要由於銀 行存款之利息收入減少所致。倘利 率上升10個基點而所有其他因素維 持不變,年內之除税後綜合溢利將 增加人民幣475,000元(二零零九年: 人民幣394,000元),主要由於銀行存 款之利息收入增加所致。

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

5. FINANCIAL RISK MANAGEMENT (Continued) (f) Categories of financial instruments at 31 December 5. 財務風險管理(續) (f) 於十二月三十一日之財務工 具類別

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Financial assets:	財務資產:		
Loans and receivables (including cash	〕貸款及應收款項(包括現金及		
and cash equivalents)	現金等價物)	681,253	590,402
Available-for-sale financial assets	可供出售財務資產	162,489	232,568
Derivative financial instruments	衍生金融工具	1,992	-

Financial liabilities: 財務負債:

Financial liabilities at amortised cost 則	財務負債,	按攤銷成本
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(g) Fair values

Except certain available-for-sale financial assets carried at cost as disclosed in note 20 to the financial statements, the carrying amounts of the Group's financial assets and financial liabilities as reflected in the consolidated statement of financial position approximate their respective fair values.

The following disclosures of fair value measurements use a fair value hierarchy which has 3 levels:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

(g) 公平值

115,019

除財務報表附註20所披露以成本值 列值之若干可供出售財務資產外, 於綜合財務狀況表反映之本集團財 務資產及財務負債之賬面值與其公 平值相若。

81,285

以下公平值計量披露乃採用三層公 平值架構作出:

第1層:相同資產及負債於活躍市場 之報價(未作調整)。

第2層:第1層所包括之報價以外, 資產及負債直接(即價格)或間接(即 從價格推算)觀察得出之輸入資料。

第3層:並非根據可觀察市場數據而 得出之資產或負債輸入資料(無法觀 察輸入)。

82

FIN	ANCIAL RISK MANAGEN	IENT (Continued)	5.	財務	函險管	管理 (續)	
(g)	Fair values (Continued) Disclosures of level in fair December:	[,] value hierarchy a	at 31	(g)	公平値 於十二 披露 :		公平值等級之
					010 一零年		2009 二零零九年
				-\$			Fair value measurement using:
					suremer	1. 1.	按以下架構 計量之
			Level 1		针量之公平 Level 3	Total	公平值: Level 1
	Description	詳情	第1層 RMB′000 人民幣千元		第3層 //B'000 民幣千元	總數 RMB′000 人民幣千元	第1層 RMB'000 人民幣千元
	Available-for-sale financial assets Equity investments Debt investments Derivative financial instruments	可供出售財務資產 股本投資 債務投資 衍生金融工具	123,728 - -		20,479 18,032 1,992	144,207 18,032 1,992	232,318 _ _
			123,728	Ø.	40,503	164,231	232,318
	During the year ended 31 Decer financial assets amounting to RM						二月三十一日 躍,可供出售

5.

from measurement based on level 2 to level 1 as a result of

the existence of an active market.

財務資產人民幣63,630,000元已按從

第2層計量轉為按第1層計量。

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

5. FINANCIAL RISK MANAGEMENT (Continued)

5. 財務風險管理(續)

(g) Fair values (Continued) Reconciliation of assets measured at fair value based on level 3:

(g) 公平值(續) 根據第三級按公平值計量之資產對 賬:

				Derivative	
		Availabl	e for-sale	financial	
		financia	al assets	instruments	
		可供銷售	財務資產	衍生金融工具	
	-			Embedded	
				option	2010
		Equity	Debt	derivatives	Total
Description		investments	investments	嵌入式期權	二零一零年
概述		權益投資	債務投資	衍生工具	總額
		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
At 1 January	於一月一日	_	_	_	_
Total gains or losses recognised	已確認之盈虧				
in profit or loss (#)	於溢利或虧損(#)	_	_	(1,222)	(1,222)
in other comprehensive income	於其他全面收益	33	385	-	418
Purchases	購入	20,124	17,664	3,264	41,052
Amortisation of debt investments	債務投資之攤銷	-	430	-	430
Exchange differences	匯兑差額	322	(447)	(50)	(175)
At 31 December	於十二月三十一日	20,479	18,032	1,992	40,503
(#) Include gains or losses for assets	(#) 包括報告期末之所持				
held at end of reporting period	資產盈虧	-	-	(1,222)	(1,222)
The total gains or losses recognise	ed in profit or loss inclu	ding	於溢利	J或虧損確認之	盈虧總額包括
those for assets held at end of rep	orting period are prese	nted	此等於	《報告期末之序	所持資產之盈

in the statement of comprehensive income.

虧,其於全面收益表呈列。

6. TURNOVER

6. 營業額

The Group's turnover which represents the net invoiced value of goods sold and services rendered to customers, after allowances for returns and trade discounts and net of sales tax are as follows:

本集團之營業額指已售予客戶之貨品及已 提供予客戶之服務扣除退貨及貿易折扣及 銷售税項後之發票淨值,載列如下:

	2010	2009
	二零一零年	二零零九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
銷售嵌入式系統產品及		
相關產品	221,920	159,245
銷售計算機產品	2,064	18,425
提供旅遊及休閒服務	70,896	53,053
	相關產品 銷售計算機產品	二零一零年 RMB'000 人民幣千元 銷售嵌入式系統產品及 相關產品 221,920 銷售計算機產品 2,064

7. OTHER GAINS AND INCOME

7. 其他收益及收入

294,880

230,723

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Bank interest income	銀行利息收入	2,124	2,085
Gain on disposal of available-for-sale	出售可供銷售財務資產		
financial assets	收益	77,244	- / /-
Gain on disposal of financial assets at fair	出售按公平值計入溢利或虧損之		
value through profit or loss	財務資產之收益	-/	6,961
Interest income from loans to others	借予其他人士貸款利息收入	2,614	-
Interest income from convertible bonds	可換股債券利息收入	738	-
Others	其他	4,040	4,428
	1		
		86,760	13,474

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

8. SEGMENT INFORMATION

The Group has four reportable segments as follows:

8.	分部	資料	

本集團有四個可報告分部:

NFT - provision of network security outsource services and manufacture and sale of network security products 網絡安全服務 - 提供網絡安全外包服務及製造與銷售網絡安全產品 WFAS - research, development, manufacture, marketing and sale of wireless fire alarm systems and related products - 研究、開發、製造、市場推廣及銷售無線消防報警系統及相關產品 無線消防報警系統 Computers - trading of computer products 計算機產品 - 買賣計算機產品 - development of travel and leisure business Tourism Development 旅遊業發展 - 發展旅遊及休閒業務

The Group's reportable segments are strategic business units that offer different products and services. They are managed separately because each business requires different technology and marketing strategies.

The accounting policies of the operating segments are the same as those described in note 3 to the financial statements. Segment profits or losses do not include dividend income, interest income, gains or losses from investments, unallocated other gains and income, finance costs, share of losses of jointly controlled entities and unallocated corporate expenses.

The Group accounts for intersegment sales and transfers as if the sale or transfers were to third parties, i.e. at current market prices.

本集團之可報告分部為提供不同產品及服 務之策略業務單位。由於各項業務對技術 及市場推廣策略有不同要求,因而需分開 管理。

經營分部之會計政策與本集團於財務報表 附註3所採用者一致。分部溢利或虧損不 包括股息收入、利息收入、來自投資之盈 虧、未分配其他收益及收入、融資成本、 應佔共同控制實體虧損及未分配企業開支。

本集團將分部間銷售及轉撥視作向第三方 進行銷售及轉撥處理,即以當前市價進行。

8. SEGMENT INFORMATION (Continued)

Information about reportable segment profit or loss:

8. 分部資料(續) 可報告分部溢利或虧損之資料:

		Revenu	e from		
		external c	ustomers	Segment (lo	oss)/profit
		來自外界客戶之收入		分部(虧損	1)/溢利
		2010	2009	2010	2009
		二零一零年	二零零九年	二零一零年	二零零九年
		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
NET	網絡安全服務	4,812	4,361	(714)	538
WFAS	無線消防報警系統	217,108	154,884	41,733	29,623
Computers	計算機產品	2,064	18,425	1,704	2,553
Tourism Development	旅遊業發展	70,896	53,053	34,785	23,090
	11	1		1	
		294,880	230,723	77,508	55,804
		1.1			di la companya di serie di ser
Interest income	利息收入			5,476	2,085
Change in fair value of	衍生金融工具公平值變動				
derivative financial					
instruments				(1,222)	-
Gain on disposal of	出售可供銷售財務資產收益				
available-for-sale					
financial assets				77,244	/
Gain on disposal of financial	出售按公平值計入溢利或				
assets at fair value	虧損之財務資產之收益				
through profit or loss					6,961
Unallocated other gains	未分配其他收益及收入				
and income				4,040	4,428
Finance costs	融資成本			(5,469)	(62)
Share of losses of jointly	應佔共同控制實體虧損				
controlled entities				(5,167)	(4,560)
Unallocated corporate	未分配企業開支				
expenses			_	(23,126)	(15,459)
Profit before tax	除税前溢利			129,284	49,197

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

8. SEGMENT INFORMATION (Continued) 8. 分部資料(續) Other segment information: 其他分部資料:

		Depreciatio	on and
		amortisation	expenses
		折舊及攤銷	肖開支
		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
NET	網絡安全服務	33	76
WFAS	無線消防報警系統	2,250	1,755
Computers	計算機產品	1	1
Tourism Development	旅遊業發展	9,276	8,411

Geographical information:

		Reve	nue	Non-curre	ent assets
		收.	λ	非流重	資產
		2010	2009	2010	2009
		二零一零年	二零零九年	二零一零年	二零零九年
		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
PRC except Hong Kong	中國(香港除外)	293,235	226,224	283,337	251,369
Hong Kong	香港	1,645	4,499	133,933	168,698
		294,880	230,723	417,270	420,067

In presenting the geographical information, revenue is based on the locations of the customers. 呈列地域資料時,收入乃根據客戶所在地 呈報。

11,560

地域資料:

10,243

9. FINANCE COSTS

融資成本 9.

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Interest on bank loans	銀行貸款利息	545	430
Interest on other loans	其他貸款利息	251	5
Net foreign exchange losses/(gains)	外幣匯兑虧損/(收益)淨額	4,673	(373)
		5,469	62
10. INCOME TAX EXPENSE	10). 所得税開支	
		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current tax – PRC Enterprise Income Tax	即期税項-中國企業所得税		
Provision for the year	本年度撥備	20,174	9,635
Over-provision in prior year	過往年度超額撥備	(800)	(5,163)
		19,374	4,472
Current tax – Hong Kong Profits Tax	即期税項-香港利得税		
Provision for the year	本年度撥備	431	1,149
Under-provision in prior year	過往年度撥備不足		5,796
		431	6,945
		19,805	11,417
Hong Kong Profits Tax has been provided 16.5%) on the estimated assessable profit ended 31 December 2010.		香港利得税按本集團於 十二月三十一日止年度之 按税率16.5%(二零零九年	2.估計應課税溢利
Tax charge on profits assessable elsewh at the rates of tax prevailing in the cou		其他地方應課税溢利之利 經營業務所在國家之現行	

operates, based on existing legislation, interpretations, and practices in respect thereof.

例按該國之現行税率計算。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

10. INCOME TAX EXPENSE (Continued)

During the year ended 31 December 2009, the Company and two subsidiaries of the Company had been certified by the relevant PRC authorities as high technology enterprises. Pursuant to the Income Tax Law in the PRC, the Company and the two subsidiaries are subject to PRC Enterprise Income Tax at a rate of 15% effective for two years ending 31 December 2011.

Other subsidiaries of the Company established in the PRC are generally subject to income tax on their taxable income at a tax rate of 25% (2009: 25%).

The reconciliation between the income tax expense and the product of profit before tax multiplied by the PRC Enterprise Income Tax rate is as follows:

10. 所得税開支(續)

截至二零零九年十二月三十一日止年度, 本公司及其兩間附屬公司已獲中國有關當 局認可為高新技術企業。根據中國之所得 税法,本公司及該兩間附屬公司須按税率 15%繳納中國企業所得税,於截至二零一一 年十二月三十一日止兩個年度生效。

本公司於中國成立之其他附屬公司通常須 就應課税收入按税率25%(二零零九年: 25%)繳納所得税。

所得税開支與除税前溢利乘中國企業所得 税率總和之對賬如下:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Profit before tax	除税前溢利	129,284	49,197
Tax at the domestic income tax rate of 25%	按國內所得税税率25%		
(2009: 25%)	(二零零九年:25%)計算之税款	32,321	12,299
Tax effect of share of losses of jointly	應佔共同控制實體虧損不可扣減之		
controlled entities that is not deductible	税務影響	1,292	1,140
Tax effect of income that is not taxable	不應課税收入之税務影響	(15,273)	(1,479)
Tax effect of expenses that are not	不可扣減支出之税務影響		
deductible		753	420
Tax effect of utilisation of tax losses not	動用過往未確認税務虧損之		
previously recognised	税務影響	-	(1,367)
Tax effect of tax losses not recognised	未確認税務虧損之税務影響	7,166	3,001
(Under)/over-provision in current year	本年度撥備(不足)/超額	(37)	19
(Over)/under-provision in prior year	過往年度撥備(超額)/不足	(800)	633
Effect of different tax rate of a subsidiary	於其他司法權區營運之附屬公司		
operating in other jurisdiction	不同税率之影響	(222)	(592)
Tax effect of tax concession	税項減免之税務影響	(5,395)	(2,657)
Income tax expense	所得税開支	19,805	11,417

11. PROFIT FOR THE YEAR

11. 本年度溢利

The Group's profit for the year is stated after charging/(crediting) the following:

本集團本年度溢利已扣除/(計入)以下各項:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
			(restated)
			(重列)
Allowance for doubtful other receivables	其他應收款項呆賬撥備	125	30
Allowance for doubtful trade receivables	應收貿易賬款呆賬撥備	1,815	100
Allowance for obsolete and slow-moving	過時及滯銷存貨撥備		
inventories (included in cost of sales and	(列為銷售及服務成本)		
services)		22	-
Amortisation of other intangible assets	其他無形資產攤銷		
Included in cost of sales and services	列為銷售及服務成本	4,286	4,286
Included in administrative expenses	列為行政開支	8	7
Auditors' remuneration	核數師酬金	1,180	1,180
Change in fair value of derivative financial	衍生金融工具公平值		
instruments	變動	1,222	-
Cost of inventories sold	已售存貨成本	135,520	115,218
Depreciation	折舊	10,480	8,151
Loss/(gain) on disposal of property, plant and	出售物業、廠房及設備		
equipment	虧損/(收益)	27	(8)
Operating leases charges in respect of land	土地及樓宇之經營租賃		
and buildings	開支	3,569	3,238
Reversal of allowance for doubtful other	其他應收款項呆賬撥備		
receivables	撥回	(26)	-
Reversal of allowance for doubtful trade	應收貿易賬款呆賬撥備		
receivables	撥回	(203)	(576)
Reversal of allowance for obsolete and	過時及滯銷之存貨撥備		
slow-moving inventories (included in	撥回(列為銷售及服務成本)		
cost of sales and services)		(14)	(122)
Research and development expenditure	研究及開發開支	9,529	4,231
Staff costs (excluding directors' and	員工成本(不包括董事及		
supervisors' emoluments)	監事酬金)		
Retirement benefits scheme contributions	退休福利計劃供款	2,747	2,366
Social security costs	社會保險成本	2,526	2,092
Wages, salaries and bonuses	工資、薪金及花紅	37,079	28,941
		42,352	33,399

Cost of inventories sold includes staff costs and depreciation of approximately RMB8,522,000 (2009: RMB6,511,000) which are included in the amounts disclosed separately above.

已售存貨成本包括員工成本及折舊約人 民幣8,522,000元(二零零九年:人民幣 6,511,000元),彼等分別於上文披露。

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

12. DIRECTORS', SUPERVISORS' AND EMPLOYEES' 12. 董事、監事及僱員酬金 EMOLUMENTS

(a) Directors' and supervisors' emoluments

The emoluments of each director and supervisor were as follows:

各董事及監事之酬金如下:

				Salaries		Retirement benefit scheme	
				and		contributions	
			Fees	allowances	bonus	退休福利	Total
			袍金	薪金及津貼	酌情花紅	計劃供款	合計
		Note	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		附註	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
Name of director	董事姓名						
Mr. Zhang Wanzhong	張萬中先生		264	96	-	17	377
Ms. Xue Li	薛麗女士		264	96	-	63	423
Mr. Zhang Yongli	張永利先生	(i)	200	-	-	-	200
Mr. Li Mingchun	李明春先生	(ii)	-	-	-	-	-
Mr. Chu Yuguo	初育國先生		200	-	-	-	200
Mr. Xu Zhixiang	徐袛祥先生		200	-	-	-	200
Mr. Liu Yongjin	劉永進先生		50	-	-	-	50
Ms. Feng Ping	馮萍女士		50	265	-	10	325
Prof. Nan Xianghao	南相浩教授		50	-	-	-	50
Mr. Cai Chuanbing	蔡傳炳先生		50	-	-	-	50
Mr. Lin Yan	林岩先生		50	-	-	-	50
			1,378	457	-	90	1,925
Name of supervisor	監事姓名						
Prof. Yang Jinguan	楊金觀教授		30	-	-	-	30
Mr. Li Chonghua	李崇華先生		30	-	-	-	30
Mr. Zou Zhixing	鄒志興先生	(iii)	15	-	-	-	15
Ms. Zhou Min	周敏女士	(iii)	15	-	-	-	15
Mr. Li Deyong	李德勇先生	(iv)	15	-	-	_	15
Ms. Dong Xiaoqing	董曉清女士	(iv)	15	-	-	_	15
Mr. Li Mingchun	李明春先生	(i)	30	-	-	-	30
Mr. Zhang Yongli	張永利先生	(ii)	-	-	-	-	/ -
			150	-	-	- /-	150
Total for 2010	二零一零年合計		1,528	457	-	90	2,075

⁽a) 董事及監事酬金

12. DIRECTORS', SUPERVISORS' AND EMPLOYEES' 12. 董事、監事及僱員酬金(續) EMOLUMENTS (Continued)

(a) Directors' and supervisors' emoluments

(a) 董事及監事酬金(續)

(Continued)

		Note 附註	Fees 袍金 RMB'000 人民幣千元	Salaries and allowances 薪金及津貼 RMB'000 人民幣千元	Discretionary bonus 酌情花紅 RMB'000 人民幣千元	Retirement benefit scheme contributions 退休福利 計劃供款 RMB000 人民幣千元	Total 合計 RMB'000 人民幣千元
Name of director	董事姓名					1	
Mr. Zhang Wanzhong	張萬中先生	()	264	96	30	15	405
Ms. Xue Li	薛麗女士	(V)	154	56	30	34	274
Mr. Li Mingchun Mr. Yu Zhandana	李明春先生 許振東先生	(V) (vi)	117 110	- 40		-	117
Mr. Xu Zhendong	計振来亢生 初育國先生	(vi)	110	40	/ -		150
Mr. Chu Yuguo Mr. Xu Zhixiang	約月國元生 徐祗祥先生	(v)	227	40	- T	-	117 267
Mr. Liu Yongjin	标也件元生 劉永進先生		50	40		-	207 50
Ms. Feng Ping	到不進元生 馮萍女士	(v)	29	275	23	- 11	338
Mr. Hao Yilong	郝一龍先生	(v) (vi)	29	2/3	25		21
Prof. Nan Xianghao	^{까 龍元生} 南相浩教授	(VI)	50		-	-	50
Mr. Cai Chuanbing	蔡傳炳先生		50				50
Mr. Lin Yan	林岩先生	(V)	31		_		31
Prof. Chin Man Chung, Ambrose	錢文忠教授	(v) (vi)	21		- A		21
		1.4	1,241	507	83	60	1,891
Name of supervisor Prof. Yang Jinguan	監事姓名 楊金觀教授	(V)	18		_	_	18
Mr. Li Chonghua	李崇華先生	(v)	18	-	-	-	18
Mr. Li Deyong	李德勇先生		30	-		-	30
Ms. Dong Xiaoqing	董曉清女士		30	-	-	1-	30
Mr. Du Hong	杜虹先生	(vi)	12	-	-	-	12
Ms. Lu Qing	盧青女士	(vi)	12	-	-		12
Mr. Zhang Yongli	張永利先生		30	-	1		30
			150		-	1	150
Total for 2009	二零零九年合計		1,391	507	83	60	2,041
<i>Note:</i> (i) Appointec	d on 8 January 2010.				<i>附註:</i> (i)	於二零一零 ⁴ 委任。	F一月八日獲
(ii) Resigned o	on 8 January 2010.				(ii)	於二零一零 ⁴ 任。	F一月八日辭
(iii) Appointec	d on 30 June 2010.				(iii)	於二零一零 ⁴ 獲委任。	F六月三十日
(iv) Resigned o	on 30 June 2010.				(iv)	於二零一零 ⁴ 辭任。	F六月三十日
(v) Appointed	d on 20 May 2009.				(v)	於二零零九年 獲委任。	F五月二十日
(vi) Resigned o	on 20 May 2009.				(vi)	於二零零九 ⁴ 辭任。	F五月二十日

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

12. DIRECTORS', SUPERVISORS' AND EMPLOYEES' 12. 董事、監事及僱員酬金(續) EMOLUMENTS (Continued)

(a) Directors' and supervisors' emoluments

(Continued)

Pursuant to the service contracts entered into between the Company and its executive directors, the Company's executive directors are entitled to an aggregate amount of discretionary bonuses of not more than 5% of the consolidated profit after tax but before the provision of such bonuses.

There was no arrangement under which a director or a supervisor waived or agreed to waive any emoluments during the years ended 31 December 2010 and 2009.

(b) Five highest paid employees

The five highest paid employees in the Group during the year included one (2009: two) director(s) whose emoluments are reflected in the analysis presented above. Details of the emoluments of the five highest paid employees are as follows:

(a) 董事及監事酬金(續)

根據本公司與其執行董事訂立之服 務合約・本公司執行董事有權獲得 總額不超過税後綜合溢利5%之酌情 花紅(但於提供該等花紅之前)。

截至二零一零年及二零零九年十二 月三十一日止年度,概無董事或監 事放棄或同意放棄任何酬金之安排。

(b) 五名最高薪酬僱員

2010 二零一零年

RMB'000

2,571

年內,本集團五名最高薪酬僱員包 括一名(二零零九年:兩名)董事, 其酬金詳情載於上文呈列之分析。 五名最高薪酬僱員之酬金詳情如下:

2009

2.487

二零零九年

RMB'000

		人民幣千元	人民幣千元
Basic salaries and allowances	基本薪金及津貼	2,233	2,158
Discretionary bonus	酌情花紅	145	177
Retirement benefit scheme contributions	退休福利計劃供款	193	152

The emoluments of each of the highest paid individuals for the year ended 31 December 2010 fell within the band of nil to HK\$1,000,000 (equivalent to RMB872,000) (2009: HK\$1,000,000 (equivalent to RMB881,300)).

During the years ended 31 December 2010 and 2009, no emoluments were paid by the Group to any of the directors or supervisors or the highest paid employees as an inducement to join or upon joining the Group or as compensation for loss of office. 截至二零一零年十二月三十一日止 年度,各最高薪酬僱員所屬酬金組 別為零至1,000,000港元(相當於人民 幣872,000元)(二零零九年:1,000,000 港元(相當於人民幣881,300元))。

於截至二零一零年及二零零九年 十二月三十一日止年度,本集團並 無向任何董事或監事或最高薪酬僱 員支付任何酬金,作為加入本集團 或於加盟時之獎勵或作為離職賠償。

13. RETIREMENT BENEFIT SCHEMES

The Group operates a mandatory provident fund scheme (the "MPF Scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for all qualifying employees in Hong Kong. The Group's contributions to the MPF Scheme are calculated at 5% of the salaries and wages subject to a monthly maximum amount of HK\$1,000 per employee and vest fully with employees when contributed into the MPF Scheme.

The Group's PRC employees are members of a central pension scheme operated by the local municipal government. The Group is required to contribute certain percentage of the employees' basic salaries and wages to the central pension scheme to fund the retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of the Group. The only obligation of the Group with respect to the central pension scheme is to meet the required contributions under the scheme.

14. EARNINGS PER SHARE

Basic and diluted earnings per share

The calculation of basic and diluted earnings per share attributable to owners of the Company is based on the profit for the year attributable to owners of the Company of RMB77,742,000 (2009: RMB21,395,000) and the weighted average number of ordinary shares of 1,184,800,000 (2009: 1,184,800,000) in issue during the year.

13. 退休福利計劃

本集團根據香港強制性公積金計劃條例針 對所有香港的合資格僱員實施一項強制公 積金計劃(「強積金計劃」)。本集團對強積 金計劃之供款乃根據薪金及工資之5%計算 (每位員工每月之最高金額不超過1,000港 元),而且本集團存入強積金計劃之僱員供 款一概撥歸僱員所有。

本集團中國僱員乃參與由當地市政府推行 的中央退休金計劃。本集團須向中央退休 金計劃繳納僱員基本薪金及工資之若干比 例來資助退休福利。當地市政府負責承擔 本集團所有已退休及即將退休僱員之退休 福利安排。就該中央退休金計劃而言,本 集團之責任僅為繳足該計劃下之所須供款。

14. 每股盈利

每股基本及攤薄盈利

本公司擁有人應佔每股基本及攤薄盈利 乃根據本公司擁有人應佔本年度溢利人 民幣77,742,000元(二零零九年:人民幣 21,395,000元)及年內已發行普通股加權平均 數1,184,800,000(二零零九年:1,184,800,000 股)股計算。

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

15. PROPERTY, PLANT AND EQUIPMENT

15. 物業、廠房及設備

		Land 土地 RMB'000 人民幣千元	Buildings 樓宇 RMB'000 人民幣千元	Machinery and equipment 機器及設備 RMB'000 人民幣千元	Leasehold improvements, furniture and office equipment 租賃物業 裝修、傢俬及 辦公室設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
Cost	成本						
At 1 January 2009, as previously stated Adjustment for adoption of amendments to HKAS 17 (note 2(b))	於二零零九年 一月一日,先前所列 採納香港會計準則 第17號修訂之調整 (附註2(b))	- 5,917	20,124	23,820	4,206	32,262	80,412 5,917
							5,717
At 1 January 2009, as restated Additions Disposals	於二零零九年 一月一日,經重列 増加 出售	5,917 _ _	20,124 1,453 –	23,820 2,976 (139)	4,206 577 (12)	32,262 13,540 (30)	86,329 18,546 (181)
At 31 December 2009 and 1 January 2010, as restated	於二零零九年十二月 三十一日及二零一零 年一月一日,經重列	5,917	21,577	26,657	4,771	45,772	104,694
Additions Disposals	增加 出售	-	-	3,810 (442)	952 (66)	5,841 (16)	10,603 (524)
At 31 December 2010	於二零一零年 十二月三十一日	5,917	21,577	30,025	5,657	51,597	114,773
Accumulated depreciation	累計折舊						
At 1 January 2009, as previously stated Adjustment for adoption of amendments to HKAS 17 (note 2(b))	於二零零九年 一月一日,先前所列 採納香港會計準則 第17號修訂之調整 (附註2(b))	- 309	3,923	21,584	2,528	6,105	34,140 309
At 1 January 2009, as restated	於二零零九年						
Charge for the year, as restated Disposals	於二令令77年 一月一日,經重列 年內支出,經重列 出售	309 85 –	3,923 1,265 –	21,584 808 (137)	2,528 153 (12)	6,105 5,840 (8)	34,449 8,151 (157)
At 31 December 2009 and 1 January 2010, as restated	於二零零九年十二月 三十一日及二零一零 年一月一日,經重列	204	F 100	22.255	2.00	11.027	42.442
Charge for the year Disposals	年一月一日,經里列 年內支出 出售	394 86 	5,188 1,290 –	22,255 1,167 (424)	2,669 318 (62)	11,937 7,619 (4)	42,443 10,480 (490)
At 31 December 2010	於二零一零年 十二月三十一日	480	6,478	22,998	2,925	19,552	52,433
Carrying amount	賬面值						
At 31 December 2010	於二零一零年 十二月三十一日	5,437	15,099	7,027	2,732	32,045	62,340
At 31 December 2009, as restated	於二零零九年 十二月三十一日, 經重列	5,523	16,389	4,402	2,102	33,835	62,251
			.,	→ _ =			全面 任 田 旺

At 31 December 2010 the carrying amount of property, plant and equipment pledged as security for the Group's bank loan amounted to RMB11,888,000 (2009: RMB12,680,000) (note 28).

於二零一零年十二月三十一日,本集團抵押賬 面值為人民幣11,888,000元(二零零九年:人民幣 12,680,000元)之物業、廠房及設備,作為本集團 獲授銀行貸款之抵押(附註28)。

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16. GOODWILL

16. 商譽

 		•	
			RMB'000 人民幣千元
			八八市十九
Cost	成本		
At 1 January 2009, 31 December 2009, 1 January 2010 and 31 December 2010	於二零零九年一月一日、二零 十二月三十一日、二零一零 及二零一零年十二月三十一	零年一月一日	7,867
Accumulated impairment losses	累計減值虧損		
At 1 January 2009, 31 December 2009, 1 January 2010 and 31 December 2010	於二零零九年一月一日、二零 十二月三十一日、二零一零 及二零一零年十二月三十一	零年一月一日	1,742
Carrying amount	賬面值		
At 31 December 2010	於二零一零年十二月三十一日		6,125
At 31 December 2009	於二零零九年十二月三十一日		6,125
Goodwill acquired in a business combination is acquisition, to the cash-generating units ("CGUs") that to benefit from that business combination. Before of impairment losses, the carrying amount of good allocated to WFAS segment.	are expected e recognition	業務合併收購之商譽乃 配至預期將因業務合併 金產生單位(「現金產生 確認減值虧損前, 商譽 分配至無線消防報警系約	而獲益之現 單位」)。於 之賬面值已
The recoverable amounts of the CGUs are determined in use calculations. The key assumptions for the calculations are those regarding the discount rates, and budgeted gross margin and turnover during th Group estimates discount rates using pre-tax rate current market assessments of the time value of mar risks specific to the CGUs. The growth rates are ref experience and current market expectation and or based on long-term average economic growt geographical area in which the businesses of the C whichever is applicable. Budgeted gross margin and based on past practices and expectations on market d	value in use growth rates e period. The s that reflect oney and the ferred to past l/or demand h rate of the CGUs operate d turnover are	現金產生單位的可收回 用值設乃關於貼現率、 內之預算毛時市場對了 用可反映現時市場對貨 的除稅過在一個人 之時的一個人 用可反映現時 的 是 一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一一	值增。幣風現市生遠預算率集間之。預位濟率集間之。預位濟省與經算毛則經續到經營長及營長及營長及營長及
The Group prepares cash flow forecasts derived fr recent financial budgets approved by the directors three years.		本集團以最近期經董事 三年之財政預算編製現金	

The rate used to discount the forecast cash flows from the Group's WFAS segment is 16.5% (2009: 15.6%). The recoverable amount of the goodwill arising on acquisition of the subsidiary has been determined to be higher than its carrying amount and accordingly no impairment loss for goodwill was recognised during the year.

用作貼現本集團無線消防報警系統 分部之預測現金流量之比率為16.5% (二零零九年:15.6%)。收購附屬公 司所產生商譽之可收回金額釐定為 高於其賬面值,因此年內並無確認 商譽減值虧損。

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

17. OTHER INTANGIBLE	ASSETS	17	7. 其他無形	資產	
Cost	成本		Information technology rights 信息技術 版權 RMB'000 人民幣千元	Computer software 計算機 軟件 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
At 1 January 2009, 31 December 2009, 1 January 2010 and 31 December 2010	於二零零九年一月一日、 二零零九年十二月 三十一日、二零一零年 一月一日及二零一零年 十二月三十一日	30,000	1,200	22	31,222
Accumulated amortisation	累計攤銷				
At 1 January 2009 Amortisation for the year	於二零零九年一月一日 年內攤銷	3,214 4,286	1,200	7 7	4,421 4,293
At 31 December 2009 and 1 January 2010 Amortisation for the year	於二零零九年 十二月三十一日及 二零一零年一月一日 年內攤銷	7,500 4,286	1,200	14	8,714 4,294
At 31 December 2010	於二零一零年 十二月三十一日	11,786	1,200	22	13,008
Carrying amount	賬面值				
At 31 December 2010	於二零一零年 十二月三十一日	18,214	-		18,214
At 31 December 2009	於二零零九年 十二月三十一日	22,500	-	8	22,508

The Group's transport operation license represents a public transport monopoly operation in a designated national 5A level tourist attraction in the PRC. This asset is used in the Group's Tourism Development segment. The remaining amortisation period of the transport operation license is 4 (2009: 5) years.

本集團之交通運輸經營牌照指於特定的中 國國家5A級旅遊點經營之獨家運輸營運 權。該項資產乃用於本集團之旅遊業發展 分部。交通運輸經營牌照之剩餘攤銷期為4 年(二零零九年:5年)。

				2010	20
			二零	一零年	二零零九
			RM	B'000	RMB'0
			人民	幣千元	人民幣千
Unlisted investment:		非上市投資:			
Share of net assets		應佔淨資產		700	41
Details of the Group's assoc	ciate at 31 Decembe	r 2010 are as follows:	於二零一零年	十二月三一	┼─日,本集[
			營公司詳情如一	下:	
			Percentage of		
	Place of	Registered and	ownership	/	
Name	incorporation	paid up capital	interest	Princi	pal activities
名稱	註冊成立地點	主 一	所有權權益百分比		
Beijing Jade Bird	Beijing, the PRC	RMB2,000,000	35%	Manag	ement of
Hengsheng Investment	中國北京	人民幣2,000,000元	5570		stment fund
Management Co., Ltd.		/ LC III 2,000,000/ L		投資基	
				1义貝埜	业日灶
北京青鳥恒盛投資管理 有限公司 Summarised financial inform is set out below:	nation in respect of t	the Group's associate	本集團聯營公		
有限公司 Summarised financial inform	nation in respect of t	the Group's associate		2010	20
有限公司 Summarised financial inform	nation in respect of t	the Group's associate	二零	2010 一零年	20 二零零九
有限公司 Summarised financial inform	nation in respect of t	the Group's associate	二零 RM	2010	20 二零零九 RMB'C
有限公司 Summarised financial inform is set out below:			二零 RM	2010 一零年 B′000	20 二零零九 RMB'C
有限公司 Summarised financial inform is set out below: At 31 December		於十二月三十一日	二零 RM	2010 一零年 B′000 幣千元	20 二零零九 RMB'C
有限公司 Summarised financial inform is set out below:			二零 RM	2010 一零年 B′000	20 二零零九 RMB'C
有限公司 Summarised financial inform is set out below: At 31 December Total assets		於十二月三十一日 總資產	二零 RM	2010 一零年 B′000 幣千元	20 二零零九 RMB'0
有限公司 Summarised financial inform is set out below: At 31 December Total assets Total liabilities Net assets		於十二月三十一日 總資產 總負債 淨資產	二零 RM 人民	2010 一零年 B'000 幣千元 2,000 -	#料撮要載列如 20 二零零九 RMB'0 人民幣千
有限公司 Summarised financial inform is set out below: At 31 December Total assets Total liabilities		於十二月三十一日 總資產 總負債	二零 RM 人民	2010 一零年 B'000 幣千元 2,000 - 2,000	20 二零零九 RMB'0
有限公司 Summarised financial inform is set out below: At 31 December Total assets Total liabilities Net assets Group's share of associate's Year ended 31 December	e net assets	於十二月三十一日 總資產 總負債 淨資產 本集團分佔聯營公司淨資 截至十二月三十一日止年	二零 RM 人民	2010 一零年 B'000 幣千元 2,000 - 2,000	20 二零零九 RMB'0
有限公司 Summarised financial inform is set out below: At 31 December Total assets Total liabilities Net assets Group's share of associate's	e net assets	於十二月三十一日 總資產 總負債 淨資產 本集團分佔聯營公司淨資	二零 RM 人民	2010 一零年 B'000 幣千元 2,000 - 2,000	20 二零零九 RMB'0
有限公司 Summarised financial inform is set out below: At 31 December Total assets Total liabilities Net assets Group's share of associate's Year ended 31 December	s net assets	於十二月三十一日 總資產 總負債 淨資產 本集團分佔聯營公司淨資 截至十二月三十一日止年	二零 RM 人民	2010 一零年 B'000 幣千元 2,000 - 2,000	20 二零零九 RMB'C
有限公司 Summarised financial inform is set out below: At 31 December Total assets Total liabilities Net assets Group's share of associate's Year ended 31 December Total revenue	e net assets	於十二月三十一日 總資產 總負債 淨資產 本集團分佔聯營公司淨資 截至十二月三十一日止年 總收入	二零 RM 人民	2010 一零年 B'000 幣千元 2,000 - 2,000	20 二零零九 RMB'0

18. INVESTMENT IN AN ASSOCIATE 18. 對一家聯營公司之投資

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

19. INVESTMENTS IN JOINTLY CONTROLLED 19. 對共同控制實體投資 ENTITIES

			二零一 RMB 人民幣	′000	2009 二零零九年 RMB'000 人民幣千元
Unlisted investments: Share of net assets	Ę	非上市投資: 應佔淨資產	167	,402	96,615
Details of the jointly cont follows:	rolled entities at 31 De	cember 2010 are as	~ 於二零一零年十 實體之詳情如下		-日,共同控制
	Place of	Capital contributions/ issued and paid up capital	Percentage of ownership		
Name	incorporation	注資/已發行及	interest	-	l activities
名稱	註冊成立地點	繳足股本	所有權權益百分比	主要業務	
SBI & BDJB China Fund, L.P.	Cayman Islands 開曼群島	USD54,654,600 54,654,600美元	50%	compa estat compa 投資非上	ent in unlisted anies and rea e assets and nies in the PRC 上市公司以及中 產資產及公司
SBI & BDJB Management Limited	Cayman Islands 開曼群島	100,000 ordinary shares of USD1 each 100,000股每股面值1 美元之普通股	50%	m a n a advisor	n of investmen gement and y services 译管理及顧問朋

19. INVESTMENTS IN JOINTLY CONTROLLED 19. 對共同控制實體投資(續) **ENTITIES** (Continued)

The following amounts are the Group's share of the jointly controlled entities that are accounted for by the equity method of accounting.

以下款項為按照權益法入賬之本集團應佔 共同控制實體。

-			
		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 31 December	於十二月三十一日		
Current assets	流動資產	75,406	76,926
Non-current assets	非流動資產	92,264	20,392
Current liabilities	流動負債	(268)	(703)
Net assets	凈資產	167,402	96,615
Year ended 31 December	截至十二月三十一日止年度		
Revenue	收入	5,080	5,125
Expenses	開支	10,247	9,685

20. AVAILABLE-FOR-SALE FINANCIAL ASSETS

20. 可供銷售財務資產

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Equity securities, at fair value	股本證券,按公平值		
Listed in Hong Kong (note (i))	在香港上市(附註(i))	115,868	168,688
Listed outside Hong Kong (note (i))	在香港境外上市(附註(i))	7,860	63,630
Market value of listed securities	上市證券之市值	123,728	232,318
Equity securities, at cost	股本證券,按成本值		
Unlisted outside Hong Kong (note (ii))	在香港境外非上市(附註(ii))	250	250
Equity securities, at fair value	股本證券,按公平值		
Unlisted outside Hong Kong (note (iii))	在香港境外非上市(附註(iii))	20,479	-
Debt investments, at fair value	債務投資,按公平值		
Unlisted in Hong Kong (note (iv))	在香港非上市 (附註 (iv))	18,032	

162,489

232,568

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20. AVAILABLE-FOR-SALE FINANCIAL ASSETS 20. 可供銷售財務資產(續)

(Continued) *Note:*

附註:

(i)

- (i) The fair values of listed equity securities are based on current bid prices.
- Unlisted equity securities with carrying amount of RMB250,000 (2009: RMB250,000) was carried at cost as they do not have a quoted market price in an active market and whose fair value cannot be reliably measured.
- (iii) The fair value of the unlisted equity securities is determined with reference to the valuation performed by Greater China Appraisal Limited ("GCA"), a firm of independent professional qualified valuers, by using discounted cash flow method which requires a number of assumptions that are not supportable by observable market prices or rates, including revenue and expense forecasts, working capital requirement and capital expenditure requirement. It also includes inputs such as growth rate and weighted average cost of capital in determining the fair value.
- (iv) The components of the debt investments are as follows:

上市股本證券之公平值以當前拍賣價為基

- 準。
 (ii) 賬面值為人民幣250,000元(二零零九年: 人民幣250,000元)之非上市股本證券按成
- 本計值,乃由於其並無於活躍市場有市場 報價,使其公平值不能可靠地計量。 (iii) 非上市股本證券之公平值經參考獨立專業 估值師漢華評值有限公司([漢華評值])使
- 估值師漢華評值有限公司([漢華評值])使 用折現現金流法進行之估值釐定,其須作 出若干假設,而該等假設並無可觀察市價 或比率(包括收益及開支預測、營運資金 需求及資本開支需求)。該假設亦需要輸 入數值(如增長率及資本加權平均成本), 以釐定公平值。

(iv) 債務投資部份如下:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Unlisted convertible bonds*, at fair value	非上市可換股債券*,按公平值	18,032	-
Embedded option derivatives, at fair value	嵌入式期權衍生工具,按公平值	1,992	-

Issued by Hong Kong Resources Holdings Company Limited ("Hong Kong Resources") whose shares are traded on the Stock Exchange with stock code 02882.

At 31 December 2010, the Group held unlisted convertible bonds with a principal amount of HK\$24,000,000 (equivalent to RMB20,928,000). The convertible bonds are interest bearing at 5% per annum and due three years from 15 September 2010 convertible into ordinary shares of Hong Kong Resources at HK\$1.58 (equivalent to RMB1.34) per share. 20,024

* 由香港資源控股有限公司(「香港 資源」)發行,其股份於聯交所買 賣,股份代號為02882。

於二零一零年十二月三十一日,本集團持 有本金額為24,000,000港元(相當於人民幣 20,928,000元)之非上市可換股債券。可換 股債券按年利率5厘計息,自二零一零年 九月十五日起三年內可按每股1.58港元(相 當於人民幣1.34元)兑換為香港資源普通 股。

20. AVAILABLE-FOR-SALE FINANCIAL ASSETS 20. 可供銷售財務資產(續)

(Continued)

The fair values of the convertible bonds and their components are determined with reference to the valuation performed by GCA, by using Binominal Lattice Model. The major inputs used in the valuation include expected volatility and risk-free rate which can be obtained from observable markets.

Interest income from the convertible bonds is recognised based on effective interest rate of 14.88% per annum.

At 31 December 2010, the carrying amount of the Group's holdings in the following company exceeded 10% of the total assets of the Group:

可換股債券及其部份之公平值參考漢華評 值以二項式格子模型進行之估值釐定。估 值使用之主要輸入值包括預期波動及無風 險比率,其可自可觀察市場取得。

可換股債券利息收入根據實際年利率14.88 厘確認。

於二零一零年十二月三十一日,本集團於 下列公司持有股權之賬面值超逾本集團總 資產之10%:

Name 名稱	Place of incorporation 註冊成立地點	lssued and paid up capital 已發行及繳足股本	Shares held by the Group 本集團持有股份	Percentage of ownership interest 所有權權益百分比	Principal activities 主要業務
Semiconductor Manufacturing International Corporation 中芯國際集成電路 製造有限公司	Cayman Islands 開曼群島	27,334,063,747 ordinary shares of USD0.0004 each 27,334,063,747 股每股 面值 0.0004美元之 普通股	243,163,400 ordinary shares of USD0.0004 each 243,163,400股每股 面值0.0004美元之 普通股	0.9%	Fabricate semiconductors for customers based on their own or third parties' integrated circuit designs 根據客戶本身或第三者的 集成電路設計為客戶製 造半導體

21. INVENTORIES

21. 存貨

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Raw materials	原材料	19,600	21,559
Work in progress	在製品	7,495	4,296
Finished goods	製成品	19,035	8,419
		46,130	34,274
Less: Allowance for obsolete and	減:過時及滯銷之存貨撥備		
slow-moving inventories		(3,708)	(3,764)
		42,422	30,510

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22. TRADE RECEIVABLES

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is sometimes required. The credit period generally ranges from 3 to 6 months, starting from the date on which the significant risks and rewards of ownership of products are transferred by the Group to customers or the date of completion of services provided or the payment due date as defined in the contracts, whichever is the latest. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise the credit risk. Overdue balances are reviewed regularly by senior management. In view of the aforesaid 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 non-interest-bearing.

The ageing analysis of the trade receivables, based on the date on which the significant risks and rewards of ownership of products were transferred by the Group to customers or the date of completion of services provided or the payment due date as defined in the contracts, whichever is the latest, is as follows:

22. 應收貿易賬款

根據本集團之貿易條款,除新客戶有時須 預先付款外,本集團客戶大多享有賒賬 期。賒賬期一般由三至六個月不等,由本 集團將產品擁有權之重大風險及回報轉至 客戶之日或提供服務之完成日期或合約所 界定之付款到期日(以較後發生者為準)起 計算。每名客戶均有最高信貸額。本集團 致力嚴格控制其未償還應收款項,並設有 信貸控制部,務求將信貸風險減至最低。 高級管理人員會定期檢討逾期欠款。基於 上述各項,加上本集團應收貿易賬款來自 眾多不同客戶,故信貸風險並無重大集 中。應收貿易賬款並不計息。

根據本集團將產品擁有權之重大風險及回 報轉至客戶之日或提供服務之完成日期或 合約所界定之付款到期日(以較後發生者為 準)釐定之應收貿易賬款賬齡分析如下:

2009

21,608

二零零九年

2010

二零一零年

		RMB'000	RMB'000
		人民幣千元	人民幣千元
0 to 90 days	0至90日	16,458	13,206
91 to 180 days	91至180日	1,455	2,756
181 to 365 days	181至365日	2,545	1,091
Over 365 days	超過365日	4,801	4,555

As at 31 December 2010, an allowance for estimated irrecoverable trade receivables was RMB41,460,000 (2009: RMB40,059,000), in which included an allowance for estimated irrecoverable trade receivable from a related company controlled by Peking University, a substantial shareholder, of RMB610,000 (2009: RMB610,000).

於二零一零年十二月三十一日,就估計不 可收回貿易賬款之撥備為人民幣41,460,000 元(二零零九年:人民幣40,059,000元),當 中包括就不可收回之應收由主要股東北京 大學控制之關聯公司貿易賬款撥備人民幣 610,000元(二零零九年:人民幣610,000元)。

25,259

22. TRADE RECEIVABLES (Continued)

At 31 December

22. 應收貿易賬款(續) 應收貿易賬款之撥備對賬如下:

Reconciliation of allowance for trade receivables:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
At 1 January	於一月一日	40,059	40,539
Allowance for the year	本年度撥備	1,815	100
Amounts written off	已撇銷金額	(100)	/ -
Reversal for the year	本年度撥回	(203)	(576)
Exchange differences	匯兑差異	(111)	(4)
5			

於十二月三十一日

As of 31 December 2010, trade receivables of RMB636,000 (2009: RMB1,103,000) were past due but not impaired. These relate to a number of independent customers for whom there is no recent history of default. The ageing analysis of these trade receivables is as follows:

於二零一零年十二月三十一日,人民幣 636,000元(二零零九年:人民幣1,103,000 元)之應收貿易賬款已逾期惟並未減值。該 筆賬款與近期並無欠款記錄之多名獨立客 戶有關。該等應收貿易賬款之賬齡分析如 下:

40,059

41,460

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Up to 3 months	3個月以內	-	48
' 3 to 6 months	3至6個月	350	834
6 to 12 months	6至12個月	286	221
			1 102
		636	1,103

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

22. TRADE RECEIVABLES (Continued)

22. 應收貿易賬款(續)

The carrying amounts of the Group's trade receivables are denominated in the following currencies:

本集團之應收貿易賬款之賬面值乃以下列 貨幣計值:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
RMB	人民幣	24,994	21,287
USD	美元	265	321
		25,259	21,608

23. DUE FROM/TO A SHAREHOLDER

The amount due from/to a shareholder is unsecured, interest-free and has no fixed repayment terms.

24. DUE FROM/TO RELATED PARTIES

The amounts due from/to related parties are unsecured, interestfree and have no fixed repayment terms.

25. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

23. 應收/應付一名股東款項 應收/應付一名股東款項乃無抵押、免息 及無固定還款期。

24. 應收/應付關聯人士款項 應收/應付關聯人士款項乃無抵押、免息 及無固定還款期。

25. 預付款項、按金及其他應收 款項

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Advances to suppliers	預付供應商款項	2,197	3,845
Prepayments	預付款項	1,972	1,103
Advances to staff	預付員工款項	2,668	2,702
Deposits	按金	1,361	893
Other receivables	其他應收款項	3,561	19,758
Loan receivables	應收貸款	3,697	/ -

15,456 28,301

26. DEPOSITS AND CASH AND CASH EQUIVALENTS

26. 存款以及現金及現金等價物

	2010	2009
	二零一零年	二零零九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
現金及銀行存款	643.845	541,822
定期存款	3,315	3,425
	19/19	
		545,247
	個月	
之無抵押定期存款	(3,315)	(3,425)
		1.1.1.1.1
現金及現金等價物	643,845	541,822
tes based on daily bank term of six months (2009: cash requirements of the	取利息。定期存款的存款	期為六個月(二零
osits and cash and cash ng currencies:	本集團之存款以及現金及 面值乃以下列貨幣計值:	現金等價物之賬
	2010	2009
	二零一零年	二零零九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
人民幣	618,771	519,551
港元	26,013	22,824
美元	2,376	2,872
	減:取得時原到期日超過三 之無抵押定期存款 現金及現金等價物 tes based on daily bank term of six months (2009: cash requirements of the osits and cash and cash ng currencies:	二零一零年 RMB'000 人民幣千元現金及銀行存款 定期存款643,845 3,315現金及銀行存款 定期存款643,845 3,315647,160647,160派: 取得時原到期日超過三個月 之無抵押定期存款(3,315)現金及現金等價物643,845現金及現金等價物643,845財金及現金等價物643,845軟合素、軟合素、素、素、小個月)視乎本素 而定。osits and cash and cash ng currencies:本集團之存款以及現金及 面信,2000 定一零年 RMB'000 人民幣 活元人民幣 流元618,771 26,013

財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

27. TRADE PAYABLES

27. 應付貿易賬款

The ageing analysis of trade payables, based on the date on which the significant risks and rewards of ownership of materials were transferred by the suppliers to the Group, is as follows: 根據供應商將物料擁有權之重大風險及回 報轉讓予本集團之日期釐定之應付貿易賬 款賬齡分析如下:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
0 to 90 days	0至90日	20,704	21,414
91 to 180 days	91至180日	2,126	918
181 to 365 days	181至365日	53	498
Over 365 days	超過365日	4,915	5,698

The carrying amounts of the Group's trade payables are denominated in the following currencies:

本集團之應付貿易賬款之賬面值乃以下列 貨幣計值:

28,528

27,798

2009	2010		
二零零九年	二零一零年		
RMB'000	RMB'000		
人民幣千元	人民幣千元		
26,371	25,613	人民幣	RMB
2,157	2,185	美元	USD

27,798 28,528

28. BANK AND OTHER LOANS

28. 銀行及其他貸款

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Bank loan, secured	銀行貸款,已抵押	10,000	10,000
Other loan, unsecured	其他貸款,無抵押	5,000	<u> </u>
		15,000	10,000

Bank and other loans are repayable within one year (shown under current liabilities).

The carrying amounts of the Group's bank and other loans are denominated in RMB.

The interest rates paid for bank loan and other loan at 31 December 2010 were 5.31% (2009: 5.84%) and 4.9% (2009: Nil) respectively.

At 31 December 2010 and 2009, the bank loan was secured by a charge over certain property, plant and equipment of the Group (note 15).

29. DEFERRED TAX LIABILITIES

The deferred tax liabilities are solely related to available-for-sale financial assets as follows:

At 1 January (Credit)/charge to other comprehensive income for the year

unpredictability of future profit streams.

於一月一日 本年度於其他至 (抵免)/扣附

At 31 December

於十二月三十-

At the end of the reporting period the Group has unused tax losses 於報告期間結算日,本集團有尚未動用税 of RMB89,568,000 (2009: RMB65,526,000) available for offset against 務虧損約人民幣89,568,000元(二零零九年 future profits. No deferred tax asset has been recognised due to the 人民幣65,526,000元),可用作抵銷未來溢 利。由於未能預測未來溢利趨勢,故並無 確認任何遞延税項資產。

銀行及其他貸款須於一年內(見流動負債項 下所示)償還。

本集團之銀行及其他貸款之賬面值以人民 幣計值。

於二零一零年十二月三十一日,就銀行及 其他貸款支付之利率分別為5.31厘(二零零 九年:5.84厘)及4.9厘(二零零九年:無)。

於二零一零年及二零零九年十二月三十一 日,銀行貸款乃以本集團之若干物業、廠 房及設備(附註15)作抵押擔保。

29. 遞延税項負債

遞延税項負債純與可供銷售財務資產相 關,情況如下:

	2010	2009
	二零一零年	二零零九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
	3,289	
全面收入		
余	(2,723)	3,289
- 日	566	3,289

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

30. SHARE CAPITAL

30. 股本

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Registered, issued and fully paid:	已註冊、已發行及繳足:		
700,000,000 promoters shares of	700,000,000股每股面值		
RMB0.10 each	人民幣0.10元之發起人股份	70,000	70,000
484,800,000 H shares of RMB0.10 each	484,800,000股每股面值		
	人民幣0.10元之H股	48,480	48,480
		118,480	118,480

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to maximise the return to the shareholders through the optimisation of the debt and equity balance.

The Group sets the amount of capital in proportion to risk. The Group manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Group may adjust the payment of dividends, issue new shares, buy-back shares, raise new debts, redeem existing debts or sell assets to reduce debts.

The Group monitors capital on the basis of the debt-to-equity ratio. This ratio is calculated as net debt divided by total equity. Net debt is calculated as total debts less cash and cash equivalents. Total equity comprises all components of equity (i.e. share capital, share premium, non-controlling interests, retained profits and other reserves).

During the year 2010, the Group's strategy, which was unchanged from the year 2009, was to maintain the debt-to-equity ratio at the lower end of the range 0.1 to 0.3, in order to secure access to finance at a reasonable cost.

At 31 December 2010, cash and cash equivalents amounted to RMB643,845,000 (2009: RMB541,822,000), which exceed total debt of RMB15,000,000 (2009: RMB10,000,000). Accordingly, there was no net debt at 31 December 2010 and 2009 and calculation of debt-to-equity ratio at 31 December 2010 and 2009 is not meaningful.

本集團之資本管理目標為確保本集團能夠 持續經營,以及透過優化債務及權益比例 為股東帶來最佳回報。

本集團按風險比例設定資本金額。本集團 管理資本結構並就此根據經濟狀況變動及 相關資產之風險特質作出調整。為維持或 調整資本結構,本集團或會調整股息支付 金額、發行新股、回購股份、籌集新貸 款、贖回現有債務或出售資產以減低債務。

本集團以負債權益比率基準監察資本。有 關比率按照債務淨額除總權益計算。債務 淨額則以債務總額減現金及現金等價物計 算。總權益包含所有權益部分(即股本、股 份溢價、非控股權益、留存溢利及其他儲 備)。

於二零一零年,本集團繼續沿用二零零九 年之策略,致力維持負債權益比率於0.1至 0.3範圍內之較低水平,確保以合理成本獲 取融資。

於二零一零年十二月三十一日,現金及 現金等價物約為人民幣643,845,000元(二 零零九年:人民幣541,822,000元),超出 人民幣15,000,000元(二零零九年:人民幣 10,000,000元)之債務總額。因此,於二零一 零年及二零零九年十二月三十一日並無錄 得債務淨額,而計算二零一零年及二零零 九年十二月三十一日之負債權益比率並無 意義。

30. SHARE CAPITAL (Continued)

The only externally imposed capital requirement is that for the Company to maintain its listing on the Stock Exchange it has to have a public float of at least 25% of the shares. The Company receives a report from the share registrars monthly on substantial share interests showing the non-public float and it demonstrates continuing compliance with the 25% limit throughout the year. As at 31 December 2010, 41% (2009: 41%) of the total promoters and H shares were in public hands.

30. 股本(續)

本公司為維持於聯交所上市而須予遵守的 唯一一項境外實施的股本規定,是要維持 股份公眾持股量不少於股份之25%。本公司 每月自股份過戶登記處取得載有非公眾持 股量資料之主要股份權益報告,報告顯示 本公司於年內一直符合25%之下限規定。於 二零一零年十二月三十一日,全部發起人 股份及H股之41%(二零零九年:41%)由公 眾持有。

31. STATEMENT OF FINANCIAL POSITION OF THE 31. 本公司財務狀況表 COMPANY

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
			(restated)
			(重列)
Property, plant and equipment	物業、廠房及設備	15,958	18,438
Investments in subsidiaries,	對附屬公司之投資,		
net of accumulated	扣除累計減值虧損		
impairment losses		64,558	63,558
Investment in an associate	對一家聯營公司之投資	700	-
Available-for-sale financial assets	可供銷售財務資產	20,479	-
Due from subsidiaries	應收附屬公司款項	151,466	163,125
Non-pledged time deposits	取得時原到期日超過三個月		
with original maturity of more than three months	之無抵押定期存款		
when acquired		3,315	3,425
Cash and cash equivalents	現金及現金等價物	560,427	466,580
Other current assets	其他流動資產	5,552	2,720
Due to a subsidiary	應付一間附屬公司款項	(87,400)	_
Current tax liabilities	即期税項負債	(42,287)	(42,287)
Other current liabilities	其他流動負債	(18,297)	(17,981)
NET ASSETS	淨資產	674,471	657,578
Share capital	股本	118,480	118,480
Reserves (note 32(b))	儲備(附註32(b))	555,991	539,098
TOTAL EQUITY	總權益	674,471	657,578

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

32. RESERVES

(a) Group

The amounts of the Group's reserves and the movements therein are presented in the consolidated statement of comprehensive income and consolidated statement of changes in equity.

32. 儲備

(a) 本集團 本集團之儲備金額及其變動於綜合

(b) 本公司

全面收益表及綜合權益變動表呈列。

(b) Company

				Investment revaluation		
		Capital	Reserve	reserve	Retained	
		reserve	funds	投資	profits	Total
		資本儲備	儲備基金	重估儲備	留存溢利	合計
		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
		((c)(i))	((c)(ii))			
At 1 January 2009	於二零零九年					
	一月一日	377,720	76,766	-	96,506	550,992
Total comprehensive income	本年度全面					
for the year	收益總額	-	_	-	(11,894)	(11,894)
At 31 December 2009 and	於二零零九年					
1 January 2010	十二月三十一日					
	及二零一零年					
	一月一日	377,720	76,766	-	84,612	539,098
Total comprehensive income	本年度全面					
for the year	收益總額	-	-	33	16,860	16,893
At 31 December 2010	於二零一零年					
	十二月三十一日	377,720	76,766	33	101,472	555,991

32. RESERVES (Continued)

(c) Nature and purpose of reserves

(i) Capital reserve

The capital reserve of the Company and the Group represents the aggregate of:

- share premium totalled RMB374,639,000 arising from issue of new shares;
- the waiver of an amount of RMB1,654,000 recorded as part of issuance expenses for the listing of the Company's H shares on the GEM of the Stock Exchange in July 2000 (the "Listing") payable to an unrelated party who had provided services to the Company during the Listing pursuant to prevailing accounting principles and regulations in the PRC; and
- the net gain of RMB1,427,000 resulting from debt restructuring of Hebei Beida Jade Bird Universal Fire Alarm Device Company Limited, a subsidiary of the Company, transferred in accordance with prevailing accounting principles and regulations in the PRC.

(ii) Reserve funds

Reserve funds comprise statutory surplus reserve and discretionary surplus reserve. In accordance with the laws and regulations in the PRC and articles of association of the Company and its subsidiaries incorporated in the PRC (collectively referred to the "PRC entities"), the PRC entities are required to appropriate 10% of their profit after tax, after offsetting any prior years' losses, to the statutory surplus reserve. When the balance of the statutory surplus reserve reaches 50% of the PRC entities' registered share capital, any further appropriation is optional. The statutory surplus reserve can be used to offset prior years' losses, if any, and may be converted into share capital by issuing new shares to shareholders in proportion to their existing shareholding or by increasing the par value of the shares currently held by them, provided that the remaining balance of the statutory surplus reserve after such issue is not less than 25% of share capital. The PRC entities may transfer an amount from their profit after tax to the discretionary surplus reserve approved by the shareholders. The discretionary surplus reserve can be utilised to offset prior years' losses of the PRC entities and to distribute to shareholders in the form of bonus issue.

32. 儲備(續)

(c) 儲備性質及用途

(i) 資本儲備

本公司及本集團資本儲備指下 列各項之總和:

> 發行新股產生總額為人 民幣 374,639,000 元之股 份溢價:

> 根據中國現行之會計準 則及法規,豁免本公司 H股於二零零零年七月 在聯交所創業板上市 (「上市」)時就向本公司 提供服務之非關聯方應 付人民幣1,654,000元部 分發行支出;及

根據中國現行之會計準 則及法規已轉撥本公司 附屬公司河北北大青鳥 環宇消防設備有限公司 債務重組產生之淨收益 人民幣1,427,000元。

(ii) 儲備基金

儲備基金包括法定盈餘公積金 及任意盈餘公積金。根據中國 法律及法規以及本公司及其於 中國註冊成立之附屬公司(以 下簡稱「中國實體」)之組織章 程細則,中國實體須按其税後 溢利(抵銷任何以往年度虧損 後),提取10%作法定盈餘公 積金。當該法定盈餘公積金已 達到中國實體註冊股本之50% 時,任何進一步提取為非必 要。法定盈餘公積金可用於抵 銷以往年度虧損(若有),亦可 通過按股東當時持股比例向股 東發行新股或通過增加股東當 前所有股份之面值轉換成股 本,惟有關發行後法定盈餘 公積金餘額不得少於股本之 25%。中國實體可將有關金額 自税後溢利轉撥至經股東批准 之任意盈餘公積金。任意盈餘 公積金可用作抵銷中國實體之 過往年度虧損,並以紅股方式 向股東派發。

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32. **RESERVES** (Continued)

(d) **Profit appropriations**

Under the PRC Company Law and the PRC entities' articles of association, the net profit after tax as reported in the PRC statutory financial statements, prepared in accordance with PRC accounting principles and regulations, can only be distributed as dividends after allowance has been made for the followina:

- Make-up of prior years' cumulative losses, if any. (i)
- (ii) Allocations to the reserve funds as stated in (c)(ii) above.

33. SHARE-BASED PAYMENTS

Equity-settled share option scheme

The Company approved a share option scheme (the "Scheme") pursuant to a resolution passed on 5 July 2000 for the purpose of providing incentives and rewards to any full-time employee of the Group (including directors of the Company and its subsidiaries) (the "Employee") who contribute to the success of the Group's operations. The Scheme became effective for a period of 10 years commencing on 5 July 2000. The Scheme expired on 4 July 2010.

An offer of a grant of a right to subscribe for H shares pursuant to the Scheme (the "Share Option") must be accepted within 28 days from the date of the offer, upon payment of a nominal consideration of RMB1 in total by the Employee who accepts an offer of the grant of the Share Option (the "Grantee"). No Share Option shall be granted to any Employee if, at the relevant time, the number of H shares the subject of such Share Option, when added to the number of H shares which may be subscribed by that Employee under any outstanding Share Options granted to that Employee and to the number of H shares previously subscribed by the Employee under any Share Options granted to the Employee, would exceed 25% of the aggregate of the maximum number of the shares of the Company available for subscription under the terms of the Scheme at that time and H shares already issued under Share Options previously granted.

32. 儲備(續)

(d) 溢利分配

根據中國公司法及中國實體之組織 章程細則,中國法定財務報表(按照 中國會計原則及規例編製)所呈報之 税後溢利,僅可在就下列各項作出 準備後作為股息分派:

- 彌補過往年度之累計虧損(如 (i) 有)。
- (ii) 撥作上文(c)(ii)所載儲備基金。

33. 股份基礎付款

以股本結算之購股權計劃

本公司根據於二零零零年七月五日通過之 決議案批准一項購股權計劃(「計劃」),向 對本集團成功營運作出貢獻之本集團任何 全職僱員,包括本公司及其附屬公司董事 (「僱員」),提供獎勵及回報。計劃於二零 零零年七月五日起計十年內有效,並已於 二零一零年七月四日屆滿。

根據計劃授出認購H股權利(「購股權」)之建 議必須於建議日期起計28日內接納,接納 所授出購股權之僱員(「承授人」)須支付象 徵式代價合共人民幣1元。倘於有關時間購 股權所涉及H股數目,加入僱員根據彼所獲 授任何尚未行使購股權可能認購以及僱員 根據彼所獲授任何購股權於先前認購之H股 數目,將超過當時根據計劃條款可供認購 之本公司股份最高數目及根據先前已授出 購股權已經發行之H股兩者之總數25%,則 不得向任何僱員授出任何購股權。

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33. SHARE-BASED PAYMENTS (Continued)

Equity-settled share option scheme (Continued)

The subscription price will be determined by the Company's Board of Directors, and will be at least the higher of (i) the closing price of the H shares quoted on the Stock Exchange on the date of grant, which must be a business day; (ii) the average of the closing prices of the H shares quoted on the Stock Exchange for the five business days immediately preceding the date of grant; and (iii) the nominal value of a H share.

The Share Options may be exercised during a period to be notified by the Company's Board of Directors to Grantee and in any event shall not be less than 3 years and not more than 10 years commencing on the date upon which the offer relating to such Share Options is duly accepted in accordance with the Scheme.

The maximum aggregate number of H shares subject to the Scheme, must not, in aggregate, exceed 30% of the total number of shares (comprising domestic shares and H shares) of the Company in issue from time to time during the period of 10 consecutive years commencing on 5 July 2000. The total number of H shares available for issue under which may be granted under the Scheme, must not in aggregate, exceed 10% of the number of the total shares of the Company in issue from time to time unless further shareholders' approval has been obtained.

However, employees who are PRC nationals shall not be entitled to exercise the Share Option until the current restrictions on these persons from subscribing or dealing in H shares imposed by the PRC laws and regulations have been abolished or removed.

During the years ended 31 December 2010 and 2009, no Share Options have been granted under the Scheme.

33. 股份基礎付款(續)

以股本結算之購股權計劃(續)

認購價將由本公司之董事會釐定,且最少 為以下各項之最高者:(1)授出日期(必須為 營業日)在聯交所所報H股收市價;(11)緊接 授出日期前五個營業日在聯交所所報H股平 均收市價;及(111)H股面值。

承授人可於董事會向其知會之期間內行使 購股權,而在任何情況下該期間不會少於 根據計劃正式接納該等購股權之建議日期 起計不少於3年及不多於10年。

於二零零零年七月五日起計連續十年期間 內,計劃所涉及H股最高總數在綜合計算 時,不得超過本公司不時已發行股份(包括 內資股及H股)總數30%。根據計劃可能授 出且可供發行之H股總數在綜合計算時,不 得超過本公司不時已發行股份總數10%,惟 已取得股東進一步批准則除外。

然而,在中國法例及規則對屬中國內地國 民之僱員認購或買賣H股之現行限制獲廢除 或取消前,該等人士一概無權行使購股權。

截至二零一零年及二零零九年十二月 三十一日止年度,概無根據計劃授出任何 購股權。

財務報表附註

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34. CAPITAL COMMITMENTS

34. 資本承擔

The Group's capital commitments at the end of the reporting period are as follows:

本集團於結算日之資本承擔如下:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Contracted but not provided for	已訂約惟未撥備		
Property, plant and equipment	物業、廠房及設備	818	-
Unpaid balance of capital contribution to	向可供銷售財務資產		
available-for-sale financial assets	注資之未付結餘	54,503	-
Unpaid balance of capital contribution	向一家共同控制實體		
to a jointly controlled entity	注資之未付結餘	150,355	239,226

35. LEASE COMMITMENTS

At 31 December 2010, the total future minimum lease payments under non-cancellable operating leases are payable as follows:

35. 租賃承擔

於二零一零年十二月三十一日,根據不可 撤銷經營租賃於未來應付之最低租賃付款 總額如下:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Within one year	一年內	1,611	925
In the second to fifth years inclusive	第二至第五年(包括首尾兩年)	3,606	418
After five years	五年後	5,950	-
		11,167	1,343

Operating lease payments represent rentals payable by the Group for certain of its offices and operating premises. Leases are negotiated for terms ranging from one year to fifteen years (2009: one year to two years) and rentals are fixed over the lease terms and do not include contingent rentals.

經營租賃付款指本集團須就其若干辦事處 及經營物業應付之租金。商訂租期為一至 十五年(二零零九年:一至兩年),而租賃 期內之租金乃固定,且不包括或然租金。

36. RELATED PARTY TRANSACTIONS

the year:

(a) In addition to those related party transactions and balances

disclosed elsewhere in the financial statements, the Group had the following transactions with its related parties during

36. 關聯人士交易

(a) 除本財務報表其他地方所述之關聯人士交易及結餘外,本集團於本年度曾與關聯人士進行以下交易:

		2010 二零一零年 RMB′000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Sales of embedded system products and WFAS to related companies controlled Peking University <i>(note (i))</i>			
	(附註(i))	6,803	6,689
Purchases from a related company controlled by Peking University	向一家由北京大學 控制之關聯公司採購		110
Network security outsource services income from related companies	向關聯公司提供網絡 安全外包服務收入	2	1,070
Rental expenses for office buildings charged by – a shareholder of the Company – Peking University	關聯人士收取之 辦公室樓宇租金費用 一本公司一名股東 一北京大學	532 17	882 11
		549	893
The directors of the Company are of t	he opinion that the	本公司董事認為,	上述關聯人士交

The directors of the Company are of the opinion that the above transactions with related parties were conducted in the usual course of business. 本公司董事認為,上述關聯人士交 易乃於日常業務過程中進行。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

36. RELATED PARTY TRANSACTIONS (Continued)

- (b) Pursuant to the technology license agreement entered into between the Company and an ex-related company over which the Group has significant influence dated 17 April 2000, the ex-related company has granted an exclusive license to the Company for the use of certain GPS technology for a period of 10 years, in return for a royalty fee calculated at a rate of 3% on the total sales of products using this technology. No royalty fee was charged by the related company to the Group in the years 2010 and 2009 as the Group did not have any sales of products using this GPS technology in these years. The agreement expired in the year 2010.
- (c) Pursuant to the JB-CASE Technology license agreement and trademark license agreement entered into between the Company and a shareholder of the Company dated 17 April 2000, the shareholder granted to the Company a nonexclusive license to use the JB-CASE technology and certain of its trademarks for a period of 10 years for nil consideration. The agreement expired in the year 2010.
- (d) Included in the consolidated statement of financial position are the following balances with related parties:

36. 關聯人士交易(續)

- (b) 根據本公司與一家本集團可對其施 予重大影響力之前關聯公司所訂立 日期為二零零零年四月十七日之技 術特許權協議,該前關聯公司向本 公司授出使用若干全球位置定位系 統技術的獨家特許權,為期十年, 而有關專利費按採用該項技術的產 品總銷售額3%計算。由於本集團於 二零一零年及二零零九年期間概無 銷售採用該項全球位置定位系統技 術之產品,故該關聯公司於該等年 度並無收取本集團任何專利費用。 協議於二零一零年屆滿。
- (c) 根據本公司與本公司一名股東所訂 立日期為二零零零年四月十七日之 JB-CASE技術特許權協議及商標特許 權協議,該名股東以無代價方式向 本公司授出使用JB-CASE技術及若干 商標之非獨家特許權,為期十年。 協議於二零一零年屆滿。
- (d) 综合財務狀況表包括以下關聯人士 之結餘:

2009

雨雨上左

2010

毒左

		二零一零年 RMB′000 人民幣千元	二零零九年 RMB'000 人民幣千元
Trade receivables from related companies controlled by Peking University	應收由北京大學控制之 關聯公司之貿易賬款	461	922
Other receivables from a related company controlled by Peking University	其他應收一家由北京大學 控制之關聯公司之款項		68
Prepayments to a shareholder	向一名股東作出預付款項	165	
Due from a shareholder	應收一名股東款項	47	47
Due from related parties – a related company controlled by Peking University – related companies over which the Group has significant influence	應收關聯人士款項 家由北京大學控制之 關聯公司 -本集團對其可施予 重大影響力之	141	120
	關聯公司	27	27
		168	147

36. RELATED PARTY TRANSACTIONS (Continued) **36. 關聯人士交易**(續)

		2010 二零一零年 RMB′000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Trade payables to a related company controlled by Peking University	應付一家由北京大學控制之 關聯公司貿易賬款	16	16
Advances from related companies controlled by Peking University	預收由北京大學控制之 關聯公司款項	15	8
Accruals and other payables to a shareholder	應付一名股東之費用及 其他款項		185
Due to a shareholder	應付一名股東款項	2,109	2,076
Due to related companies controlled by Peking University	應付由北京大學控制之 關聯公司款項	3,337	3,374

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36. RELATED PARTY TRANSACTIONS (Continued)

36. 關聯人士交易(續)

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

3,125

本財務報表附註12。

董事及監事酬金之進一步詳情載於

若干涉及人民幣6,775,000元(二零零九

年:人民幣6.560.000元)之交易根據創業

板上市規則構成持續關連交易,有關詳情

載於董事會報告「持續關連交易」一節內。

2,936

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Short term employee benefits	短期僱員福利	2,915	2,762
Post-employment benefits	離職福利	210	174

Further details of directors' and supervisors' emoluments are included in note 12 to the financial statements.

Note:

(i) Certain transactions of RMB6,775,000 (2009: RMB6,560,000) constitute continuing connected transactions under the GEM Listing Rules, details of which are included in the section headed "Continuing connected transactions" of the Report of the Directors.

37. EVENTS AFTER THE REPORTING PERIOD

- (a) Subsequent to the end of the reporting period the Group disposed of certain available-for-sale financial assets at a total consideration of RMB8,711,000 resulting in a gain of RMB3,101,000.
- (b) The Group entered into a limited partnership agreement (the "Agreement") on 31 January 2011 to form a fund for a period of 10 years. Pursuant to the Agreement, the Group is responsible for a cash contribution of RMB400,000,000.

37. 報告期間後事項

附註:

(i)

- (a) 於報告期間結算日後,本集團以總 代價人民幣8,711,000元出售若干可供 銷售財務資產,帶來人民幣3,101,000 元收益。
- (b) 本集團於二零一一年一月三十一日 訂立有限夥伴協議(「該協議」), 以成立為期10年之基金。根據該協 議,本集團負責注資現金人民幣 400,000,000元。

⁽e) 本集團主要管理人員酬金:

38.	PRINCIPAL SUBSIDIARIES Particulars of the Company's principal subsidiaries at 31 December 2010 are as follows:				38. 主要附屬公司 於二零一零年十二月三十一日,本公司主 要附屬公司詳情如下:		
	Name 名稱	Place of incorporation/ registration and operation 註冊成立/註冊 及經營地點	lssued and paid up capital 已發行及繳足股本	Percentag equity inte 應佔股本本 百分比 Direct 日 直接	erests 霍益	Principal activities 主要業務	
	Beida Jade Bird Universal Sci-Tech (Cayman) Development Company Limited 北大青鳥環宇科技(開曼) 發展有限公司	Cayman Islands/ the PRC 開曼群島/中國	10,000 ordinary shares of USD1 each 10,000股每股面值 1美元之普通股	100%	-	Trading of Computers and related products 買賣計算機產品及相關產品	
	Hebei Beida Jade Bird Universal Fire Alarm Device Co., Ltd. 河北北大青鳥消防設備 有限公司	Hebei, the PRC 中國河北	Registered capital of RMB11,500,000 註冊股本人民幣 11,500,000元	65%		Technology research, development, manufacture and sale of fire alarm system products 消防系統產品之技術研究、開發、 生產及銷售	
	Chuanqi Tourism Investment Co., Ltd. (formerly known as Hengyang Nanyue Xiaoxiang Tourism Development Ltd.) 傳奇旅遊投資有限公司 (前稱衡陽南嶽瀟湘旅 遊發展有限公司)	Hunan, the PRC 中國湖南	Registered capital of RMB100,000,000 註冊股本人民幣 100,000,000元	60%		Exploration and development of travel and leisure business 旅遊及休閒業務之開發及發展	
	Wuhan Beida Jade Bird Netsoft Co., Ltd. 武漢北大青鳥網軟有限 公司	Wuhan, the PRC 中國武漢	Registered capital of RMB10,000,000 註冊股本人民幣 10,000,000元	58%	-	Research, development, production and sale of network management products, and provision of network systems integration services and network security outsource services 網絡管理產品之研究、開發、生產 及銷售,以及提供網絡系統集成 服務及網絡安全外包服務	
	Si Chuan Jiu Yuan Intelligent Surveillance Co., Ltd. ("Sichuan Jiuyuan") 四川久遠智能監控有限責 任公司(「四川久遠」)	Sichuan, the PRC 中國四川	Registered capital of RMB8,000,000 註冊股本人民幣 8,000,000元	/	49%*	Design, manufacture and sale of fire alarm system, security and fire equipment products 消防系統、保安及火警裝置產品之 設計、生產及銷售	
	Group's control over	rit.	a subsidiary by virtue of th			日川久遠為本集團所控制・故被列作附屬 <司。	
/	The above list contain principally affected the r	esults, assets or lia	abilities of the Group.		債之附屬	括主要影響本集團業績、資產或負 屬公司詳情。 	
39.	APPROVAL OF FI The financial statements the Board of Directors or	were approved a			財務報調	狠表批准 表已於二零一一年三月二十三日經 比准並獲授權刊發。	

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FIVE-YEAR FINANCIAL SUMMARY 五年財務摘要

RMB'000 人民幣千元		2010 二零一零年	2009 二零零九年	2008 二零零八年	2007 二零零七年	2006 二零零六年
Turnover	營業額	294,880	230,723	171,658	156,141	115,689
Other gains and income Total costs and expenses	其他收益及收入 總成本及開支	86,760 (240,498)	13,474 (190,378)	56,098 (192,447)	16,327 (186,692)	8,146 (137,123)
Profit/(loss) before tax Income tax expense	除税前溢利/(虧損) 所得税開支	129,284 (19,805)	49,197 (11,417)	(177,776) (13,216)	325,071 (43,587)	(38,478) (982)
Profit/(loss) for the year	本年度溢利/(虧損)	109,479	37,780	(190,992)	281,484	(39,460)
Earnings/(loss) per share Basic and diluted (RMB cents)	每股盈利/(虧損) 基本及攤薄 (人民幣分)	6.6	1.8	(16.2)	23.8	(3.3)
Dividend per share (RMB cents)	每股股息 (人民幣分)	-	-	-	2	-
Total assets	總資產	1,149,774	1,045,927	910,497	1,343,975	1,052,867
Total liabilities	總負債	205,951	161,457	152,906	323,384	299,995
Non-controlling interests	非控股權益	71,496	68,512	40,122	58,126	4,279
Equity attributable to owners of the Company	本公司擁有人 應佔權益	872,327	815,958	717,469	962,465	748,593

GLOSSARY 詞彙

"AGM" 「股東週年大會」	指	annual general meeting 股東週年大會
"Articles" 「章程細則」	指	the Articles of Association of the Company 本公司組織章程細則
"Audit Committee" 「審核委員會」	指	audit committee of the Company 本公司審核委員會
"Beida High Technology" 「北大高科技」	指	Beijing Beida High Technology Investment Co., Ltd. 北京北大高科技產業投資有限公司
"Beida Jade Bird" 「北大青鳥」	指	Beijing Beida Jade Bird Limited 北京北大青鳥有限責任公司
"BJBU Development" 「開曼發展」	指	Beida Jade Bird Universal Sci-Tech (Cayman) Development Company Limited 北大青鳥環宇科技(開曼)發展有限公司
"Board"		Board of Directors
「董事會」	指	董事會
"Chuanqi Tourism"		Chuanqi Tourism Investment Co., Ltd. (formerly known as Hengyang Nanyue Xiaoxiang Tourism Development Ltd.)
「傳奇旅遊」	指	傳奇旅遊投資有限公司(前稱衡陽南嶽瀟湘旅遊發展有限公司)
"CG Code" 「企業管治守則」	指	Code on Corporate Governance Practices 企業管治常規守則
"Company" 「本公司」	指	Beijing Beida Jade Bird Universal Sci-Tech Company Limited 北京北大青鳥環宇科技股份有限公司
"Computers" 「計算機產品」	指	computer products of the Group 本集團之計算機產品
"Director(s)" 「董事」	指	director(s) of the Company 本公司董事
"Dynamic Win" 「致勝」	指	Dynamic Win Assets Limited 致勝資產有限公司
"Fund"		investment fund in the form of exempted limited partnership named SBI China
「基金」	指	以獲豁免有限合夥企業模式成立名為SBI China之投資基金
"GEM"		The Growth Enterprise Market of the Stock Exchange
「創業板」	指	聯交所創業板
"GEM Listing Rules" 「創業板上市規則」	指	Rules Governing the Listing of Securities on GEM 創業板證券上市規則
"Group"		Company and its subsidiaries
「本集團」	指	本公司及其附屬公司
"H Share(s)" 「H股」	指	overseas-listed foreign Share(s) listed on GEM 於創業板上市之海外上市外資股
"Hebei Fire Alarm" 「河北消防」	指	Hebei Beida Jade Bird Universal Fire Alarm Device Co., Ltd. 河北北大青鳥環宇消防設備有限公司
"НК\$"		Hong Kong dollars
「港元」	指	港元
"HKFRSs" 「香港財務報告準則」	指	Hong Kong Financial Reporting Standards 香港財務報告準則
"HZ Jade Brid" 「杭州青烏」	指	Hang Zhou Beida Jade Bird Sci-Tech Co., Ltd. 杭州北大青鳥科技有限公司
"INED(s)" 「獨立非執行董事」	指	independent non-executive Director(s) 獨立非執行董事

GLOSSARY 詞彙

"JB Software" 「青鳥軟件」	指	Beijing Beida Jade Bird Software System Co., Ltd. 北京北大青鳥軟件系統有限公司
JB USA 「青鳥美國」	指	Beida Jade Bird Universal Investments (USA) Limited 北大青鳥環宇投資(美國)有限公司
"LED" 「發光二極體」	指	Light-emitting diode 發光二極體
		provision of network security outsource services and manufacture and sale of network security products by the Group
「網絡安全服務」	指	本集團提供網絡安全外包服務以及製造與銷售網絡安全產品
"PRC" 「中國」	指	People's Republic of China 中華人民共和國
"RMB"	18	Renminbi
「人民幣」	指	人民幣
"SBI China"		SBI & BDJB China Fund, L.P.
"SFO"		Securities and Futures Ordinance (Chapter 571 of the laws of Hong Kong) (as amended from time to time)
「證券及期貨條例」	指	香港法例第571章證券及期貨條例,經不時修訂
"Shanghai Jade Bird Fire" 「上海青鳥消防」	指	Shanghai Beida Jade Bird Fire Equipment Marketing Company Limited 上海北大青鳥消防設備銷售有限公司
"Share(s)"		ordinary share(s) issued by the Company with a nominal value of RMB0.10
「股份」	指	each 本公司所發行每股面值人民幣0.10元之普通股
"Shareholder(s)" 「股東」	指	shareholder(s) of the Company 本公司股東
"SMIC" 「中芯國際」	指	Semiconductor Manufacturing International Corporation 中芯國際集成電路製造有限公司
"Supervisor(s)" 「監事」	指	supervisor(s) of the Company 本公司監事
"Supervisory Committee" 「監事會」	指	supervisory committee of the Company 本公司監事會
the "Stock Exchange" 「聯交所」	指	The Stock Exchange of Hong Kong Limited 香港聯合交易所有限公司
"Tourism Development" 「旅遊業發展」	指	travel and leisure business of the Group 本集團旅遊及休閒業務
"USD" 「美元」	指	United States dollars 美元
"WFAS" 「無線消防報警系統」	指	wireless fire alarm systems and related products of the Group 本集團之無線消防報警系統及其相關產品
"Wuhan Netsoft" 「武漢網軟」	指	Wuhan Beida Jade Bird Netsoft Co., Ltd. 武漢北大青鳥網軟有限公司
"Xinda Real Estate"		Xinda Real Estate Co., Ltd (formerly known as Beijing Tianqiao Beida Jade Bird Sci-Tech Company Limited)
「信達地產」	指	信達地產股份有限公司(前稱「北京天橋北大青鳥科技股份有限公司」)
"Yuda"		Beijing Jade Bird Yuda Information Technology Co., Ltd.
「宇達」	指	北京青鳥宇達信息科技有限公司
"Yu Huan"	11.4	Beijing Beida Yu Huan Microelectronics System Engineering Co., Ltd.
「宇環」	指	北京北大宇環微電子系統有限公司
"ZJJ Tourism" 「張家界旅遊」	指	Zhang Jia Jie Tourism Development Co., Ltd. 張家界旅遊開發股份有限公司



This annual report is printed on environmental friendly paper
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