senyuan

Senyuan International Holdings Limited

森源國際控股有限公司

(Incorporated in the Cayman Islands with limited liability) (Stock Code: 3333)





INTERIM REPORT 2006

CONTENTS

Corporate Information	2
Interim Results	3
Management Discussion and Analysis	15
Other Information	19

CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Tsang Shui Ching, Patrick Mr. Zhou Anmin Mr. Lou Chong Wei Mr. Shu Yi Jin

Independent Non-Executive Directors

Mr. Keung Ping Yin, Raymond Mr. Wong Yiu Sun, Peter Mr. Lu Yan Sun

COMPANY SECRETARY AND QUALIFIED ACCOUNTANT

Mr. Wong Kwok Wai, Allan

AUDITORS

Ernst & Young Certified Public Accountants 18th Floor, Two International Finance Centre 8 Finance Street, Central Hong Kong

LEGAL ADVISOR

Cheng Wong Lam & Partners 50th Floor, Bank of China Tower 1 Garden Road Central Hong Kong

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

1 West Hengtanghe Road External-oriented Agricultural Development Zone Changzhou, Jiangsu Province The PRC

REGISTERED PLACE OF BUSINESS IN HONG KONG

50th Floor, Bank of China Tower 1 Garden Road Central Hong Kong

REGISTERED OFFICE

Century Yard Cricket Square, Hutchins Drive P.O. Box 2681 GT George Town, Grand Cayman British West Indies

PRINCIPAL REGISTRAR

Butterfield Bank (Cayman) Limited Butterfield House 68 Fort Street, P.O. Box 705 George Town Grand Cayman Cayman Islands

BRANCH REGISTRAR

Tricor Investor Services Limited 26th Floor Tesbury Centre 28 Queen's Road East Hong Kong

INTERIM RESULTS

The Board of Directors (the "Directors") of Senyuan International Holdings Limited (the "Company") are pleased to announce the unaudited condensed consolidated financial statements of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2006 (the "Interim Period") together with the comparative figures for the corresponding period in 2005 as set out below.

Condensed consolidated income statement

		For the six months ended 30 June		
		2006	2005	
		(Unaudited)	(Unaudited)	
	Notes	RMB'000	RMB'000	
Turnover	2	187,137	166,736	
Cost of sales		(141,472)	(131,159)	
Gross profit		45,665	35,577	
Other revenue		2,222	2,855	
Selling and distribution costs		(5,856)	(3,776)	
Administrative expenses		(13,653)	(10,267)	
Other operating incomes/(expenses)		26	(8)	
Profit from operating activities	4	28,404	24,381	
Finance costs	5	(2,313)	(2,473)	
Share of results of associates	6	122		
Profit before taxation		26,213	21,908	
Taxation	8	(2,801)	(2,187)	
Net profit from ordinary activities attributable to shareholders		23,412	19,721	
Proposed interim dividends	9			
Earnings per share – Basic – RMB (cents)	10	7.7	6.5	

The notes on pages 7 to 14 form part of this interim financial report.

Condensed consolidated balance sheets

	Notes	30 June 2006 (Unaudited) <i>RMB'000</i>	31 December 2005 (Unaudited) <i>RMB'000</i>
Non-current assets	Notes		NND 000
Property, plant and equipment		102,046	88,681
Prepaid land lease payments		8,023	7,932
Long term prepayments		3,947	3,013
Interest in associates		12,123	5,499
Available-for-sale equity investment		600	600
Deferred tax assets		921	921
Total non-current assets		127,660	106,646
Current assets			
Inventories		77,206	62,426
Trade receivables	11	76,973	79,628
Prepayments, deposits and other receivables		14,443	9,379
Due from related companies		23,165	21,209
Cash and cash equivalents		108,497	80,847
Total current assets		300,284	253,489
Current liabilities			
Trade and bills payables	12	101,276	74,508
Deferred income		1,850	1,900
Other payables and accruals		11,043	14,313
Interest-bearing bank and other borrowings	13	97,000	63,000
Due to related companies		6,220	1,324
Tax payable		2,514	3,051
Total current liabilities		219,903	158,096
Net current liabilities		80,381	95,393
Total assets less current liabilities		208,041	202,039
Net assets		208,041	202,039
Combined capital and reserves			
Issued share capital	14	32,473	32,473
Reserves	15	175,568	169,566
Equity attributable to equity holders			
of the parent		208,041	202,039

The notes on pages 7 to 14 form part of this interim financial report.

Condensed consolidated statement of changes in equity

	Six months ended 30 June	
	2006	2005
	(Unaudited)	(Unaudited)
	RMB'000	RMB'000
At 1 January 2006 – Total equity Adjustment of issued share capital arising	202,039	76,547
from the Reorganisation		(12,477)
	202,039	64,070
Issue of shares during the interim period	-	0.106
Exchange differences on translation		
of the financial statements of foreign entities	(268)	(35)
Capital reserve (net) arising from the Reorganisation	-	12,512
2005 final dividends paid	(17,142)	-
Net profit attributable to shareholders for		
the interim period	23,412	19,721
At 30 June 2006 – Total equity	208,401	96,268

Condensed consolidated cash flow statement

	For the six months ended 30 June	
	2006	2005
	(Unaudited)	(Unaudited)
	RMB'000	RMB'000
Net cash inflow/(outflow) from operating activities	58,256	(29,643)
Net cash outflow from investing activities	(13,464)	(10,899)
Net cash (outflow)/inflow from financing activities	(17,142)	63,921
Increase in cash and cash equivalents	27,650	23,379
Cash and cash equivalent at beginning of the interim period	80,847	21,498
Effect of change in foreign exchange rate, net		
Cash and cash equivalents at end of the interim period	108,497	44,877
Analysis of the balances of cash and cash equivalents:		
Cash and bank balances	108,497	44,877

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

1. Principal accounting policies and basis of preparation

a. Principal accounting policies

The unaudited condensed consolidated interim financial statements (the "Financial Statements") are prepared in accordance with Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting" issued by the Hong Kong Institute of Certified Public Accountants and Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). The Financial Statements have been prepared under the historical cost convention.

The accounting policies used in preparation of the Financial Statements are consistent with those adopted in the financial statements for the year ended 31 December 2005 with the addition of certain new and revised Hong Kong Financial Reporting Standards ("HKFRSs") issued and became effective during the six months ended 30 June 2006.

The adoption of such standards or amendments does not result in substantial changes to the Group's accounting policies and has no significant effect on the results for the first half of 2006. The new and revised HKFRSs has no significant effect on the results for the current or prior accounting period. Accordingly, no prior period adjustment has been required.

b. Basis of preparation

The Financial Statements have been prepared by adopting a uniting of interests method of accounting as a result of a group reorganisation, details of which are set out in the Company's prospectus dated 28 June 2005. Accordingly, the combined income statement and combined balance sheet of the companies now comprising the Group have been prepared as if the Group structure as at 31 May 2005 had been in existence from the respective dates of their incorporation and to the extent of interests held by the Company's shareholder. All material intra-group transactions and balances have been eliminated on combination.

As at the date of this announcement, the Company had direct or indirect interests in the following subsidiaries, all of which have substantially similar characteristics to a private company incorporated in Hong Kong, the particulars of which are set out below:

Company	Place and date of incorporation/ registration and operations	Nominal value of issued ordinary share/registered share capital	equity a	ntage of ttributable Company Indirect %	Principal activities
Senyuan International Investments Limited	British Virgin Islands 21 September 2004	US\$7,607,500	100	-	Investment holding
Changzhou Senyuan Switch Co., Ltd ("Changzhou Senyuan")	The PRC 21 January 1997	US\$8,500,000	_	100	Manufacture and sale of vacuum circuit breakers and components of switchgears
Teamachieve Investments Limited	British Virgin Islands 2 December 2005	US\$1	-	100	Investment holding
Gain source International Limited	British Virgin Islands 15 August 2005	US\$1	-	100	Investment holding

2. Turnover

Turnover represents the net invoiced value or contracted value of goods sold upon dispatch of goods, after allowances for returns and trade discounts and business/sales tax where applicable.

	For the six months ended 30 June	
	2006	2005
	(Unaudited)	(Unaudited)
	RMB'000	RMB'000
Turnover		
Sales of goods	187,137	166,736

Over the past three years, the Group has demonstrated an established seasonal sales pattern in a proportion of 4:6 for the first half year and the second half year.

3. Segment information

8

Over 90% of the Group's turnover and profit for the Interim Period were derived from manufacture and sale of vacuum circuit breakers, components of medium-voltage switchgears and semi-assembled products.

The Group's revenue was wholly derived from customers based in the PRC and over 90% of Group's operating assets are located in Changzhou, Jiangsu Province, the PRC. Accordingly, no analysis by business and geographical segments is presented for the Interim Period.

4. Profit from operating activities

The Group's profit from operating activities is arrived at after charging:

	For the six months ended 30 June	
	2006	2005
	(Unaudited)	(Unaudited)
	RMB'000	RMB'000
Cost of inventories sold	141,472	131,159
Depreciation	4,207	3,101
Amortisation of prepaid land lease payments	86	86
Auditors' remuneration	-	-
Staff costs (including Directors' remuneration):		
Wages, salaries and staff welfare	11,670	8,432
Pension scheme contributions	1,180	992
	10,315	8,214
Provision for bad and doubtful debt		405

5. Finance Costs

	Six months ended 30 June	
	2006	2005
	(Unaudited)	(Unaudited)
	RMB'000	RMB'000
Interests on bank borrowings	2,213	2,387
Bank charges and others	100	86
	2,313	2,473

6. Share of profit of an associate

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

The Group's share of the post-acquisition results and reserves of the associate is included in the profit and loss account and reserves, respectively. The Group's interests in an associate are stated in the balance sheet at the Group's share of net assets under the equity method of accounting less any impairment losses. Goodwill arising from the acquisition of the associate is included as part of the Group's interests in an associate.

9

7. Depreciation and amortisation

During the Interim Period ,depreciation of RMB4,207,000 was charged to the profit and loss account in respect of the Group's property and equipment; and amortization of RMB86,000 was charged to the profit and loss account in respect of the Group's intangible assets and goodwill arising on consolidation.

8. Taxation

No provision for Hong Kong profits tax has been made as the Group had no assessable profits arising in Hong Kong during the Interim Period. Taxes on profits assessable elsewhere have been calculated at the rates of tax prevailing in the countries in which the Group operates, based on existing legislation, interpretations and practices in respect thereof.

Changzhou Senyuan is located and operates in one of the coastal "economic opening zone" of the PRC and the applicable income tax rate is 24%. According to the prevailing tax law of the PRC, Changzhou Senyuan, being a manufacturing enterprise with foreign investments, is entitled to full exemption from corporate income tax for the first and second profitable years (after offsetting accumulated tax losses, which can be carried forward for utilisation for a maximum period of five years), and a further 50% exemption for the succeeding three years.

Being granted the "double-intensity enterprise" status (兩個密集型企業) and approved by the State Administration of Tax Bureau of Changzhou, Jiangsu Province, Changzhou Senyuan is entitled to an applicable tax rate of 15% since 2004. In addition, being an advanced-technology enterprise with foreign investment, upon approval by the State Administration of Tax Bureau of Changzhou, Jiangsu Province, Changzhou Shenyuan, is entitled to a 50% reduction (with a minimum tax rate of 10%) for an additional three years after the initial five-year tax holiday as stated above. Accordingly, pursuant to an approval by the State Administration of Tax of Changzhou, Jiangsu Province, Changzhou is subject to an applicable income tax rate of 10% from 2004 to 2006.

	For the six months ended 30 June	
	2006 (Unaudited) <i>RMB'000</i>	2005 (Unaudited) <i>RMB'000</i>
Current year provision at the concession tax rate of 10% Deferred tax	2,801	2,187
Tax charge	2,801	2,187

9. Dividends

The Directors do not recommend the payment of an interim dividend (six months ended 30 June 2005: Nil).

10. Earnings per share

The calculation of basic earnings per share for the Interim Period is based on the net profit from ordinary activities attributable to shareholders for the Interim Period.

A diluted earnings per share account for each interim period has not been disclosed as no diluting events existed during each interim period.

11. Trade receivables

Trade receivables, which generally have credit terms ranging from 30 to 90 days, were recognised and carried at original invoice amounts less allowances for any uncollectible amounts. Overdue balances are reviewed regularly by senior management. An estimate for doubtful debts is made when collection of the full amount is no longer probable. Bad debts are written off as incurred.

An age analysis of trade receivables, based on the invoice date, is as follows:

	30 June 2006 (Unaudited) <i>RMB'000</i>	31 December 2005 (Audited) <i>RMB'000</i>
Outstanding balances with ages:		
Within 30 days	29,559	30,226
Between 31 days to 90 days	19,943	24,281
Between 91 days to 180 days	8,145	12,473
Between 181 days to 365 days	14,481	7,639
Between 1 year to 2 years	7,063	7,909
Over 2 years	5,005	4,323
	84,196	86,851
Less: Provision for doubtful debts	(7,223)	(7,223)
	76,973	79,628

12. Trade and bills payables

An age analysis of trade and bills payables, based on invoice dates, is as follows:

	30 June	31 December
	2006	2005
	(Unaudited)	(Audited)
	RMB'000	RMB'000
Outstanding balances with ages:		
Within 30 days	34,702	25,577
Between 31 days to 90 days	37,133	25,275
Between 91 days to 180 days	16,640	18,449
Between 181 days to 365 days	12,106	3,656
Between 1 year to 2 years	212	947
Between 2 years to 3 years	483	604
	101,276	74,508

The trade payables are non-interest-bearing and are normally settled on terms of 30 to 180 days.

13. Interest-bearing bank borrowings

	30 June 2006 (Unaudited) <i>RMB'000</i>	31 December 2005 (Audited) <i>RMB'000</i>
Bank borrowings:		
Secured	48,300	35,000
Guaranteed	48,700	28,000
	97,000	63,000
Bank borrowings repayable:		
Within one year	97,000	63,000
In the second year		
	97,000	63,000
Portion classified as current liabilities	97,000	63,000
Long term portion		_

As at 30 June 2006, the Group's bank borrowings of RMB97,000,000 bore interests at the rates ranging From 5.22% to 5.94% per annum. The bank borrowings were secured by property, plant and equipment.

As at 31 December 2005, the Group's bank borrowings of RMB63,000,000 bore the interest rate of 5.742% per annum, and were secured by property, plant and equipment.

14. Share capital

The issued capital as at 30 June 2006 represented shares issued to the shareholders of the Company.

	30 June 2006 (Unaudited) <i>RMB'000</i>	31 December 2005 (Audited) <i>RMB'000</i>
Authorised: 1,000,000,000 ordinary Shares of HK\$0.10 each	106,470	106,470
lssued and fully paid: 305,000,000 ordinary Shares of HK\$0.10 each	32,473	32,473

15. Reserves

	Translation reserve RMB'000	Reserve fund RMB'000	Statutory surplus reserve RMB'000	Statutory public welfare fund RMB'000	Discre- tionary surplus reserve RMB'000	Capital reserve RMB'000	Retained profits RMB'000	Total RMB'000
As at 1 January 2006	-	6,484	6,173	6,576	2,000	46,187	102,146	169,566
Exchange adjustment	-	-	-	-	-	(268)	-	(268)
Share premium	-	-	-	-	-	25,219	-	25,219
Internal transfer	-	6,461	(2,746)	1,857	-	(7,897)	(22,894)	(25,219)
Net profit for the period	-	-	-	-	-	-	23,412	23,412
Dividends Declared							(17,142)	(17,142)
As at 30 June 2006	_	12,945	3,427	8,433	2,000	63,241	85,522	175,568

16. Post balance sheet events

On 1 August 2006, the Company successfully acquired Changzhou Lanling Electrical Co., Ltd. which manufactures and sells assembled and semi-assembled products.

On 22 August 2006, the Company and Eaton Holding II S.a.r.l. ("Eaton") jointly announced a voluntary conditional cash offer to acquire all the issued shares in the share capital of the Company (the "Offer").

On 14 September 2006, the Offer was declared unconditional in all respects and Eaton announced its intention to proceed with its rights of compulsory acquisition to compulsorily acquire all the issued shares of the Company which had not been acquired and to procure the Company to make an application for the withdrawal of the listing of its shares from the Stock Exchange upon completion of the compulsory acquisition.

17. Commitments

Apart from certain operating lease commitments, the Group had no capital commitments as at 30 June 2006:

	30 June	31 December
	2006	2005
	(Unaudited)	(Audited)
	RMB'000	RMB'000
Contracted, but not provided for in respect of buildings	-	18,748

18. Contingent liabilities

As at the respective balance sheet dates, the Group did not have any material contingent liabilities.

19. Related party transactions

The Group had the following material transactions with related parties during the interim periods:

	Six months en 2006 (Unaudited) <i>RMB'000</i>	nded 30 June 2005 (Unaudited) <i>RMB'000</i>
Sales of goods to (note (ii))		
一常州蘭森電器有限公司 (Changzhou LanSen Electrical Co., Ltd.)		
(Previously known as 常州蘭陵電器集團有限公司 (Changzhou Lanling Electrical Group Co., Ltd.))	32,804	7,243
一常州蘭陵電器有限公司	52,004	7,243
(Changzhou Lanling Electrical Co., Ltd.) 一山西森源電器有限公司	256	-
(Shanxi Senyuan Electrical Co., Ltd.)	164	-
 一常州市拓源成套電氣有限公司 (Changzhoushi Tuo Yuan Electrical & Equipment Co., Ltd.) 	4,966	_
- 常州森源大亞電器有限公司		
(Changzhou Senyuan Tai Ah Electrical Co., Ltd.) - 常州新大亞電器有限公司	765	53
(Changzhou New Tai Ah Electrical Co., Ltd.) 一常州國電森源絕緣電器有限公司	-	327
一 吊 州 國 电 林 // 紀 榔 电 奋 有 恢 公 印 (Changzhou Guodian Senyuan		
Insulation Electrical Co., Ltd.)		845
	38,955	8,468
Purchases of raw materials from (note (ii))		
 一常州蘭森電器有限公司 (Changzhou Lansen Electrical Co., Ltd.) 		
(Previously known as 常州蘭陵電器集團有限公司		
(Changzhou Lanling Electrical Group Co., Ltd.)) 一常州森源大亞電器有限公司	-	524
(Changzhou Senyuan Tai Ah Electrical Co., Ltd.)	2,371	152
 一常州國電森源絕緣電器有限公司 (Changzhou Guodian Senyuan Insulation 		
Electrical Co., Ltd.)	125	195
 一常州華東電器有限公司 (Changzhou Huadong Electrical Co., Ltd.) 	1,486	1,079
一北京京森源電器有限公司		
(Beijing Jing Senyuan Electrical Co., Ltd.)	2,927	3,240
	6,909	5,190

Notes:

14

- (i) The Company was under the significant influence of Mr. Zhou Anmin and Mr. Tsang Shui Ching, Patrick throughout the interim periods. The companies controlled by or under the significant influence of Mr. Zhou Anmin and Mr. Tsang Shui Ching, Patrick are considered to be the Company's related parties.
- (ii) The sale and purchase transactions were carried out based on normal commercial terms and at market prices.

MANAGEMENT DISCUSSION AND ANALYSIS

BUSINESS REVIEW

For the Interim Period, the Group achieved turnover of RMB187.2 million, representing an increase of 12.2% compared with RMB166.7 million of the corresponding period in the previous year. The increase was mainly attributable to:

- 1. The product mix has been adjusted. VCBs and switchgears continued to be our main products but the share of the assembled products in our turnover has increased gradually.
- 2. We have put emphasis on market development. Apart from consolidating the existing market, we have actively developed new markets and further penetrated into the markets in Northern Jiangsu Province, developed sales agencies in Northern Anhui Province, tendered bids and conducted market research in North East and South West China.
- 3. We have strengthened business cooperation through joint ventures with third parties, in particular with electricity power system related companies. For instance, Changzhoushi Tuoyuan Electrical & Equipment Co., Ltd., a newly established joint venture, has successfully developed its market.
- 4. We continued to promote licensed products with brand names in the developed areas of the PRC such as Shenyang and Guangzhou. Sales of the components of C-GIS product series including models SIMOSEC and 8DC11 have been increasing.
- 5. We strengthened our internal management. Guided with proper planning, and cost control in various aspects of operations, we have achieved practical results.

Under the directions of increasing revenue and reducing expenses, cutting cost and improving efficiency, further strengthening management and growing bigger and becoming stronger issued by the Board of Directors, we have made the following achievements:

- 1. On the basis of the development in 2005, we expanded from the production of VCBs and switchgear cubicles to assembled products gradually. The assembled products have entered into the scale production stage.
- 2. In the Interim Period, we made investment in Shanxi Senyuan Electrical Co., Ltd. (an associate of the Company which we hold 25% shareholding). The Company has also established Changzhou NKT Electrical Component Co., Ltd. (an associate of the Company which we hold 50% shareholding) with NKT Cables Group (incorporated in Denmark).
- 3. The net profit for the Interim Period is RMB23.41 million, representing an increase of 18.7% compared with RMB19.72 million of the corresponding period in the previous year.

The substantial increase in net profit in the Interim Period was mainly attributable to:

- 1. The directions of increasing revenue and reducing expenses, cutting cost and improving efficiency, further strengthening management and growing bigger and becoming stronger, issued by the Board of Directors, has been implemented strictly.
- 2. Comparing with the corresponding period in the previous year, the turnover increased by RMB20.4 million or 12.2% with an increase of RMB42.46 million in semi-assembled products and an increase of RMB7.48 million in Siemens' series of products, offset by a decrease of RMB29.54 million in circuit breakers, switchgear cubicles and function unit trucks.
- 3. The gross profit margin was increased by 3.1% from 21.3% of the corresponding period in the previous year to 24.4% of the Interim Period. The increase in the gross profit margin was mainly contributed by semi-assembled products.

FUTURE OUTLOOK

Electricity is an infrastructure industry. In China, electricity is of foremost importance during the growth stage of its industrial development. It is expected that the electricity industry will sustain its growth in the medium to long term.

Changzhou Senyuan is a prestigious manufacturer in the electricity transmission industry in the PRC. Its products of vacuum circuit breaker ("VCB") and switchgear cubicle have a good competitive edge. The competitive edge has been further strengthened by the scale production of the assembled products. The outlook of the Company is optimistic.

Directions and Measures

Directions:

Continuously implement the directions of increasing revenue and reducing expenses, cutting cost and improving efficiency, further strengthening management and growing bigger and becoming stronger.

Implementation measures:

- 1. To stabilize the adjusted products mix, to keep the competitive advantage of manufacture and marketing of VCBs and switchgear cubicles, and to swiftly enhance the competitive advantage of assembled products.
- 2. To consolidate Changzhou Lanling Electrical Co., Ltd. ("Lanling") into the Group. Lanling mainly produces and sells assembled and semi-assembled products which would be complementary to our component products and create synergy effect.

- 3. To expedite the absorption of new technology and development of new high-technology products. To develop markets for the new products and to enlarge the market coverage of the new products and the licensed products. We plan to manufacture electrical and electronic components introduced in the Interim Period in small scale in the second half year of 2006. This will lay a solid foundation for a future large-scale production.
- 4. To further strengthen the marketing team, to adequately motivate them in order to effectively implement our market development strategy.
- 5. To continuously expand our market, to strengthen cooperation with existing joint venture partners and to look for new joint venture opportunities.
- 6. To strengthen internal control and streamline systems and procedures, and to promote scientific management.
- 7. To further strengthen cost control and staff training, and to increase the cost awareness among senior staff in order to achieve the target of "increase revenue and reduce expenses, cut cost and improve efficiency".

Annual Target

To achieve the annual core economic indicator — net profit.

FINANCIAL REVIEW

Liquidity and financial resources

	30 June	31 December	
	2006	2005	Increase
	RMB'000	RMB'000	
Cash and bank deposits	108,497	80,847	34.2%

As at 30 June 2006, the Group's bank loans amounted to RMB97 million, increased by 54.0% compared with the end of 2005. The Group did not have long term bank loan.

		30 June	31 December
Financial ratio	Basis of calculation	2006	2005
Gearing ratio	Total liabilities/Total assets *100%	51.4%	43.9%

As at 30 June 2006, equity available to shareholders of the Group was approximately RMB208.0 million (31 December 2005: RMB202.0 million).

Capital structure

As at 30 June 2006, the Group's borrowings and cash and cash equivalents were predominantly denominated in Renminbi. The total borrowings of RMB97 million bore an average interest rate of approximately 5.74% per annum, with little change from that at the end of 2005.

Pledge of assets

As at 30 June 2006, the Group's secured loans amounted to RMB48.3 million (with nil guaranteed loan), representing an increase of RMB13.3 million compared with RMB35.0 million secured loans (with nil guaranteed loan) at the beginning of the Interim Period. The loans were secured by land use rights, property, plant and equipment with an aggregate net book value of RMB81.4 million.

Exchange risks

All our sales and purchases are denominated in Renminbi except for the importation of certain machinery and equipment. As at 30 June 2006, the Group had outstanding letters of credit denominated in foreign currencies for Euro1.2 million and US\$0.6 million. Fluctuation in exchange rates has brought risks relating to foreign exchange to the Group.

Contingent liabilities and capital commitments

As at 30 June 2006, the Group did not provide any guarantees for any third party and had no significant contingent liabilities. The Group did not have any capital commitment.

Material acquisitions and disposals

For the Interim Period, the Group did not have any material acquisition and disposal.

Human resources

18

As at 30 June 2006, the Group had 540 employees and for the Interim Period, the Group incurred total staff costs of RMB10.3 million. The pay levels of these employees are commensurate with their responsibilities, performance and market condition. The Group is committed to nurturing a learning culture in the organization. Heavy emphasis is placed on training and development, as the Group's success is dependent on the efforts of a skilled and motivated work force.

The Company has adopted a share option scheme to provide incentives to the employees.

OTHER INFORMATION

DISCLOSURE OF DIRECTORS' INTERESTS

As at 30 June 2006, the following directors and chief executive of the Company were interested, or were deemed to be interested in the following shares of the Company and of its associated corporations (within the meaning of the Securities and Futures Ordinance (the "SFO")) which (a) were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (b) were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein (the "Register"); or (c) were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Companies (the "Model Code") to be notified to the Company and the Stock Exchange:

(A) Long positions in the shares of the Company

Name of Directors	Nature of Interests	Number of Shares	Percentage of Shareholding to Total Issued Share Capital of the Company
Tsang Shui Ching, Patrick ("Mr. Tsang")	Corporate interest (Note)	228,750,000	75%
Zhou Anmin ("Mr. Zhou")	Corporate interest (Note)	228,750,000	75%

Note: As at 30 June 2006, these shares were owned by Senyuan International Limited ("SY International"), the issued share capital of which was owned as to 50% and 50% by Lanling Electrical Ltd. ("Lanling Electrical") and Tai Ah International Limited ("Tai Ah International") respectively.

Lanling Electrical was wholly owned by Mr. Zhou. Tai Ah International was owned as to 75% by Mr. Tsang.

Mr. Tsang and Mr. Zhou were deemed to be interested in these shares by virtue of their interest in Lanling Electrical and Tai Ah International respectively pursuant to Part XV of the SFO.

(B) Long positions in the shares of the associated corporation of the Company

Name of Directors	Name of Associated Corporation	Nature of Interests	Number of Shares held in the Associated Corporation	Percentage of Shareholding to Total Issued Share Capital of the Associated Corporation
Mr. Tsang	SY International	Corporate interest (Note 1)	1	50%
Mr. Zhou	SY International	Corporate interest (Note 2)	1	50%

Notes:

- 1. As at 30 June 2006, Tai Ah International was owned as to 75% by Mr. Tsang. Mr. Tsang was deemed to be interested in the one share held by Tai Ah International in SY International by virtue of Part XV of the SFO.
- 2. As at 30 June 2006, Lanling Electrical was wholly owned by Mr. Zhou. Mr. Zhou was deemed to be interested in the one share held by Lanling Electrical in SY International by virtue of Part XV of the SFO.

Save as disclosed above, as at 30 June 2006, none of the directors or chief executive of the Company or their associates, were interested, or were deemed to be interested in the shares, underlying shares and debentures of the Company or any of its associated corporations which were required to be notified to the Company and the Stock Exchange or recorded in the Register as aforesaid.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS

As at 30 June 2006, so far as was known to any director or chief executive of the Company, the following persons had an interest in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who was directly or indirectly, interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group:

Long positions in the shares of the Company

Name of Shareholders	Number of Shares	Percentage of Shareholding to Total Issued Share Capital of the Company
		750/
SY International	228,750,000	75%
	(Notes 1 and 2)	
Tai Ah International	228,750,000	75%
	(Notes 1 and 2)	
Lanling Electrical	228,750,000	75%
	(Notes 1 and 2)	
Mr. Tsang	228,750,000	75%
	(Note 3)	
Ms. Lou Bing	228,750,000	75%
	(Note 3)	
Mr. Zhou	228,750,000	75%
	(Note 4)	
Ms. Wu Tong	228,750,000	75%
	(Note 4)	

20

Notes:

- 1. As at 30 June 2006, SY International was owned as to 50% and 50% by Lanling Electrical and Tai Ah International respectively. Therefore, both of Lanling Electrical and Tai Ah International were deemed to be interested in the 228,750,000 shares held by SY International under Part XV of the SFO.
- 2. As at 30 June 2006, Mr. Tsang and Mr. Zhou were directors of SY International. Mr. Tsang was a director of Tai Ah International. Mr. Zhou was a director of Lanling Electrical.
- 3. As at 30 June 2006, Tai Ah International was owned as to 75% by Mr. Tsang. Mr. Tsang was deemed to be interested in the 228,750,000 shares held by SY International under Part XV of the SFO. Ms. Lou Bing, being Mr. Tsang's spouse, was deemed to be interested in the 228,750,000 shares held by SY International under Part XV of the SFO.
- 4. As at 30 June 2006, Lanling Electrical was wholly owned by Mr. Zhou. Mr. Zhou was deemed to be interested in the 228,750,000 shares held by SY International under Part XV of the SFO. Ms. Wu Tong, being Mr. Zhou's spouse, was deemed to be interested in the 228,750,000 shares held by SY International under Part XV of the SFO.

Save as disclosed above, as at 30 June 2006, according to the register of interests kept by the Company under section 336 of the SFO and so far as was known to any director or chief executive of the Company, no person had an interest or short position in the shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who was interested, directly or indirectly, in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group.

PURCHASES, SALE OR REDEMPTION OF SHARES

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

CODE ON CORPORATE GOVERNANCE

The Company has applied the principles of the Code on Corporate Governance (the "Code on Corporate Governance") set out in Appendix 14 of the Listing Rules by taking them into account in formulating its corporate governance practices. The Company has also adopted the code provisions of the Code on Corporate Governance.

Subject to the deviations set out below, the Company has complied with the code provisions of the Code on Corporate Governance:

- as the Company's website had been under construction, the terms of reference of the Remuneration Committee and the Audit Committee were not included in the Company's website until 15 March 2006;
- (ii) the Company adopted the Model Code for Securities Transaction by Relevant Employees on no less exact terms than the Model Code (as defined below) on 24 April 2006 as the Company's shares are listed in Hong Kong and most of its employees are in the PRC which imposes strict limitations on their ability to trade in the shares.

MODEL CODE

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules regarding securities transactions by the directors. The Company has made specific enquiry of all of its directors regarding any non-compliance with the Model Code. All the directors confirmed that they have fully complied with the required standard set out in the Model Code during the Interim Period.

AUDIT COMMITTEE

The Audit Committee has reviewed with management the accounting principles and practices adopted by the Group and discussed internal control and financial reporting matters including the review of the unaudited interim report.

By Order of the Board TSANG SHUI CHING, PATRICK Chairman

Hong Kong, 23 September 2006