

DONGJIANG ENVIRONMENTAL COMPA 東江環保股份有限公司 DONGJIANG ENVIRONMENTAL COMPANY LIMITED*

(a joint stock limited company incorporated in the People's Republic of China) (Stock Code: 00895)



CORPORATE INFORMATION

EXECUTIVE DIRECTORS

ZHANG Wei Yang (Chairman) CHEN Shu Sheng LI Yong Peng

NON-EXECUTIVE DIRECTORS

FENG Tao (Vice-chairman) FENG Bo SUN Ji Pina

INDEPENDENT NON-EXECUTIVE DIRECTORS

YE Ru Tang HAO Ji Ming WANG Ii De

SUPERVISORS

YUAN Wei CAI Wen Shena LIU An

COMPANY SECRETARY

LO Wah Wai, HKICPA, AICPA

AUDIT COMMITTEE

WANG Ji De (Chairman) YE Ru Tang **HAO Ji Ming**

REMUNERATION AND APPRAISAL COMMITTEE

YE Ru Tang (Chairman) HAO Ji Mina WANG Ji De

NOMINATION COMMITTEE

HAO Ji Ming (Chairman) ZHANG Wei Yang YE Ru Tang

STRATEGIC DEVELOPMENT COMMITTEE

ZHANG Wei Yang (Chairman) YE Ru Tang FENG Tao

AUTHORIZED REPRESENTATIVES

ZHANG Wei Yang LO Wah Wai, HKICPA, AICPA

STOCK CODE

A shares Shenzhen Stock Exchange Abbreviated name of Stock: 東江環保 Stock code: 02672 H shares The Stock Exchange of Hong Kong

Limited

Stock short name: Dongjiang Env. Stock code: 00895

AUTHORIZED REPRESENTATIVE TO ACCEPT SERVICE OF PROCESSES AND NOTICES

LO Wah Wai, HKICPA, AICPA

AUDITORS

SHINEWING CERTIFIED PUBLIC ACCOUNTANTS Co., Ltd.

LEGAL ADVISORS

Loong & Yeung (as to Hong Kong law) 北京市君合律師事務所 (as to China law)

PRINCIPAL BANKER

China Merchants Bank

SHARE REGISTRAR

A Share Registrar:

China Securities Depository and Clearing Corporation Limited Shenzhen Branch 18th Floor, CITIC Plaza, 1093 Shennan Zhong Road, Shenzhen, PRC H Share Registrar: Tricor Investor Services Limited 26/F, Tesbury Centre, No. 28 Queen's Road East, Wanchai, Hong Kong

REGISTERED OFFICE

1st Floor, 3rd Floor, North of 8th Floor 9th-12th Floor Dongjiang Environmental Building No. 9 Langshan Road North Zone of Hi-tech Industrial Park Nanshan District, Shenzhen The People's Republic of China

COMPANY HOMEPAGE

http://www.dongjiang.com.cn

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Suites 06-12, 33rd Floor Shui On Centre 6-8 Harbour Road Wanchai, Hong Kong

INTERIM RESULTS (UNAUDITED)

The board (the "Board") of directors (the "Directors") of Dongjiang Environmental Company Limited (the "Company") hereby announces the unaudited results of the Company and its subsidiaries (collectively the "Group") for the six months ended 30 June 2012 (the "Period"), together with the comparative figures of the corresponding period of 2011, as follows:

(Unless specified otherwise, the financial information of the Company in this report was stated in Renminbi ("RMB") Yuan.)

CONSOLIDATED INCOME STATEMENT (UNAUDITED)

	Six months ended 30 June			
		2012	2011	
	Notes	(Unaudited)	(Unaudited)	
Total operating revenue	2	740,385,384.69	760,885,421.07	
Total operating costs		571,056,025.63	638,107,971.61	
Cost of operation		458,785,242.08	492,560,133.89	
Sales tax and levies		7,584,865.13	8,102,089.90	
Selling expenses		16,623,045.99	27,495,727.56	
Administrative expenses		80,908,955.08	72,120,787.57	
Finance costs	4	9,766,978.20	13,569,568.21	
Impairment loss for assets	5	(2,613,060.85)	24,259,664.48	
Add: Gain (loss) on fair value changes		(199,720.00)	501,960.00	
Investment (loss) income		3,000,805.99	1,863,854.45	
Including: Investment income (loss) from				
jointly controlled entities and associates		2,515,305.79	1,252,355.51	
Operating profit		172,130,445.05	125,143,263.91	
Add: Non-operating income		8,800,197.16	3,221,915.62	
Less: Non-operating expenses		446,867.46	1,444,299.44	
Including: Loss on disposal				
of non-current assets		140,158.29	289,750.27	

CONSOLIDATED INCOME STATEMENT (UNAUDITED)

(Continued)

		Six months ended 30 June			
		2012	2011		
	Notes	(Unaudited)	(Unaudited)		
Total profit		180,483,774.75	126,920,880.09		
Less: Income tax expenses	6	26,064,073.90	22,827,299.98		
Net profit		154,419,700.85	104,093,580.11		
Net profit attributable to Shareholders					
of the Company		141,128,331.11	99,044,520.41		
Net profit attributable to minority interests		13,291,369.74	5,049,059.70		
Earnings per share:	7				
Basic earnings per share		1.05	0.79		
Diluted earnings per share		1.05	0.79		
Other comprehensive income		155,383.40	(906,184.98)		
Total comprehensive income		154,575,084.25	103,187,395.13		
Total comprehensive income attributable					
to shareholders of the Company		141,283,714.51	98,138,335.43		
Total comprehensive income attributable t	0				
minority interests		13,291,369.74	5,049,059.70		

INCOME STATEMENT OF THE COMPANY (UNAUDITED)

	Six months e	Six months ended 30 June		
	2012	2011		
	(Unaudited)	(Unaudited)		
Total operating revenue	441,748,174.70	529,508,410.33		
Cost of operation	266,693,330.12	358,547,830.98		
Sales tax and levies	4,318,031.86	1,993,268.01		
Selling expenses	2,199,572.33	6,053,763.36		
Administrative expenses	38,883,472.72	35,132,075.26		
Finance costs	(132,668.70)	4,982,259.94		
Impairment loss for assets	(3,760,276.68)	(1,105,079.44)		
Gain (loss) on fair value changes	(199,720.00)	501,960.00		
Investment income (loss)	12,683,052.23	4,495,420.31		
Including: Investment income (loss) from				
jointly controlled entities and associates	3,017,552.03	1,341,592.60		
Operating profit	146,030,045.28	128,901,672.53		
Add: Non-operating income	1,588,493.04	2,327,464.32		
Less: Non-operating expenses	277,015.91	855,924.54		
Including: Loss on disposal				
of non-current assets	11,131.93	2,804.14		
Total ou Co	447.244.522.44	420 272 242 24		
Total profit	147,341,522.41	130,373,212.31		
Less: Income tax expenses	18,783,717.34	15,645,230.92		
Net profit	128,557,805.07	114,727,981.39		
Earnings per share:	0.05	0.01		
Basic earnings per share	0.96	0.91		
Diluted earnings per share	0.96	0.91		
Other comprehensive income	_	_		
Total comprehensive income	128,557,805.07	114,727,981.39		

CONSOLIDATED BALANCE SHEET

		As at	As at
		30 June 2012	31 December 2011
	Note	(Unaudited)	(Audited)
Current assets:			
Cash and bank balances		1,146,545,466.53	252,003,101.76
Held for trading financial assets		3,394,618.87	3,594,220.00
Bills receivables	9	20,252,980.35	22,922,114.22
Accounts receivables	,	288,083,587.55	180,256,667.63
Prepayments		138,498,460.73	147,663,844.20
Other receivables		38,707,493.54	41,733,393.31
Inventories		234,006,071.37	225,153,031.61
Total current assets		1,869,488,678.94	873,326,372.73
Non-current assets:		422 002 075 64	01 016 760 02
Long-term equity investments		133,992,075.61	91,016,769.82
Investment properties Fixed assets	10	53,548,000.00 470,018,638.34	53,548,000.00 473,101,766.87
Construction in progress	10	225,820,734.89	300,798,350.44
Intangible assets		279,859,948.04	169,684,002.97
Goodwill		3,052,019.14	3,052,019.14
Long-term prepayments		154,661.04	5,052,015.14
Deferred income tax assets		8,331,608.59	9,147,910.43
Other non-current assets		10,040,880.00	10,040,880.00
Total non-current assets		1,184,818,565.65	1,110,389,699.67
Total assets		3,054,307,244.59	1,983,716,072.40
Current liabilities:			
Short-term borrowings		38,152,000.00	128,107,000.00
Accounts payables	11	218,696,669.94	154,155,835.27
Receipts in advance	11	60,602,723.35	86,559,820.11
Employee benefits payables		1,630,167.71	24,877,711.68
Tax payables		12,284,174.47	(11,020,968.97)
Other payables		40,292,541.37	60,540,177.39
		,,	00,0.0,

CONSOLIDATED BALANCE SHEET

(Continued)

		As at	As at
	Note	30 June 2012 (Unaudited)	31 December 2011 (Audited)
		(* * * * * * * * * * * * * * * * * * *	(1111)
Non-current liabilities repayable			
within one year		133,969,917.92	55,065,824.12
Other non-current liabilities		5,656,883.08	3,656,883.08
Total current liabilities		511,285,077.84	501,942,282.68
Non-current liabilities:			
Long-term borrowings		238,864,445.00	341,964,445.00
Long-term payable		36,255,187.14	36,195,090.57
Deferred income tax liabilities		2,599,398.08	2,590,371.17
Other non-current liabilities		45,638,995.77	51,340,676.35
Total non-current liabilities		323,358,025.99	432,090,583.09
Total liabilities		834,643,103.83	934,032,865.77
Shareholders' equity:			
Share capital		150,476,374.40	125,476,374.40
Capital reserve		987,225,849.86	-
Surplus reserve		83,610,333.35	70,754,552.84
Undistributed profits		878,973,906.41	750,701,355.81
Exchange difference on translation of financial			
statements denominated in foreign currency		(431,206.75)	(586,590.15)
Equity attributable to shareholders of			
the Company		2,099,855,257.27	946,345,692.90
Minority interests		119,808,883.49	103,337,513.73
Total shareholders' equity		2,219,664,140.76	1,049,683,206.63
Total liabilities and shareholders' equity		3,054,307,244.59	1,983,716,072.40

BALANCE SHEET OF THE COMPANY

	As at	As at
	30 June 2012	31 December 2011
	(Unaudited)	(Audited)
Current assets:		
Bank balances and cash	907 955 294 90	126 607 614 02
	897,855,284.89	126,607,614.93
Held for trading financial assets Bills receivables	3,394,500.00	3,594,220.00
	15,553,842.50	11,828,526.34
Accounts receivables	203,819,102.91	123,450,837.63
Prepayments	31,590,975.36	37,395,176.17
Other receivables	351,453,282.84	464,831,262.48
Inventories	30,538,971.67	23,278,666.67
Total current assets	1,534,205,960.17	790,986,304.22
Non-current assets:		
Long-term equity investments	643,942,109.75	338,470,557.72
Investment properties	53,548,000.00	53,548,000.00
Fixed assets	169,011,348.51	164,791,468.83
Construction in progress	9,564,341.83	9,870,898.20
Intangible assets	12,709,279.85	12,906,468.53
Deferred income tax assets	6,288,610.61	7,080,290.67
O ther non-current assets	10,040,880.00	10,040,880.00
o their non-current assets	10/010/000100	10,010,000.00
Total non-current assets	905,104,570.55	596,708,563.95
Total assets	2,439,310,530.72	1,387,694,868.17
Current liabilities:		
Short-term borrowings	_	80,000,000.00
Accounts payables	147,434,523.22	91,459,014.66
Receipts in advance	10,552,663.98	21,514,852.98
Employee benefits payables	532,032.71	16,653,657.58
Tax payables	26,246,731.45	6,392,915.91
Other payables	123,603,289.90	115,763,350.97
Non-current liabilities repayable	123,003,203.30	115,705,550.57
within one year	13,000,000.00	30,000,000.00
Other current liabilities	2,506,883.08	2,506,883.08
other current habilities	2,300,003.00	2,300,003.00

BALANCE SHEET OF THE COMPANY

(Continued)

	A 1	A I
	As at	As at
	30 June 2012	31 December 2011
	(Unaudited)	(Audited)
Total current liabilities	323,876,124.34	364,290,675.18
Non-current liabilities:		
	7 500 000 00	FF 000 000 00
Long-term borrowings	7,500,000.00	55,000,000.00
Deferred income tax liabilities	964,124.52	964,124.52
Other non-current liabilities	16,219,473.82	17,472,915.36
Total non-current liabilities	24,683,598.34	73,437,039.88
Total liabilities	348,559,722.68	437,727,715.06
charaballa at a se		
Shareholders' equity:	450 476 274 40	125 476 274 40
Share capital	150,476,374.40	125,476,374.40
Capital reserve	991,333,316.79	4,107,466.93
Surplus reserve	69,564,578.23	56,708,797.72
Undistributed profits	879,376,538.62	763,674,514.06
Total shareholders' equity	2,090,750,808.04	949,967,153.11
Total liabilities and shareholders' equity	2,439,310,530.72	1,387,694,868.17

CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY (UNAUDITED)

	For the six months ended 30 June 2012 Equity attributable to shareholders of the Company						
							Total
	Share	Capital	Surplus	Undistributed		Minority	shareholders'
	capital	reserve	reserve	profits	Others	interests	equity
At the beginning of the Period	125,476,374.40	-	70,754,552.84	750,701,355.81	(586,590.15)	103,337,513.73	1,049,683,206.63
Increase (decrease) for the Period	25,000,000.00	987,225,849.86	12,855,780.51	128,272,550.60	155,383.40	16,471,369.76	1,169,980,934.13
Net profit				141,128,331.11		13,291,369.74	154,419,700.85
Other comprehensive income					155,383.40		155,383.40
Sub-total	-	-		141,128,331.11	155,383.40	13,291,369.74	154,575,084.25
Injection (reduce) from shareholders	25,000,000.00	987,225,849.86		_		12,000,000.00	1,024,225,849.86
Injection from shareholders	25,000,000.00	987,225,849.86				12,000,000.00	1,024,225,849.86
Profits appropriation	-	-	12,855,780.51	(12,855,780.51)	-	(8,820,000.00)	(8,820,000.00)
Extraction of surplus reserves	-	-	12,855,780.51	(12,855,780.51)	-	-	-
Dividends paid to Shareholders						(8,820,000.00)	(8,820,000.00)
Others						0.02	0.02
At the end of the Period	150,476,374.40	987,225,849.86	83,610,333.35	878,973,906.41	(431,206.75)	119,808,883.49	2,219,664,140.76

CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY (UNAUDITED)

(Continued)

For the six months ended 30 June 2012

For the six months ended 30 June 2011 Equity attributable to shareholders of the Company

							Total
	Share	Capital	Surplus	Undistributed		Minority	shareholders'
	capital	reserve	reserve	profits	Others	interests	equity
As at 1 January 2011	125,476,374.40	-	70,754,552.84	546,976,075.36	401,836.23	95,221,366.49	838,830,205.32
Not profit				00 044 520 41		F 040 0F0 70	104 002 000 11
Net profit	-	-	-	99,044,520.41	- (005.404.00)	5,049,059.70	104,093,580.11
Other comprehensive income	-	-	-	-	(906,184.98)	-	(906,184.98)
Total comprehensive income	-	-	-	99,044,520.41	(906,184.98)	5,049,059.70	103,187,395.13
Dividends paid to minority							
shareholders	-	-	-	-	-	(2,450,000.00)	(2,450,000.00)
Sub-total of profits appropriation	-	-	11,472,798.14	(11,472,798.14)	-	(2,450,000.00)	(2,450,000.00)
Extraction of surplus reserve	-	-	11,472,798.14	(11,472,798.14)	-	-	-
Increase (decrease) for the Period	-	-	11,472,798.14	87,571,722.27	(906,184.98)	2,599,059.70	100,737,395.13
-							
As at 30 June 2011	125,476,374.40	-	82,227,350.98	634,547,797.63	(504,348.75)	97,820,426.19	939,567,600.45

STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY OF THE COMPANY (UNAUDITED)

		For the six	months ended 3	0 June 2012	T. (.)
	Share	Capital	Surplus	Undistributed	Total shareholders'
	capital	reserve	reserve	profits	equity
At the beginning of the Period	125,476,374.40	4,107,466.93	56,708,797.72	763,674,514.06	949,967,153.11
Increase (decrease) of the Period Net profit	25,000,000.00	987,225,849.86	12,855,780.51	115,702,024.56 128,557,805.07	1,140,783,654.93 128,557,805.07
Sub-total	_	-	-	128,557,805.07	128,557,805.07
Injection (reduce) from shareholders Injection from shareholders	25,000,000.00 25,000,000.00	987,225,849.86 987,225,849.86	- -		1,012,225,849.86 1,012,225,849.86
Profits appropriation Extraction of surplus reserve	-	-	12,855,780.51 12,855,780.51	(12,855,780.51) (12,855,780.51)	-
At the end of the Period	150,476,374.40	991,333,316.79	69,564,578.23	879,376,538.62	2,090,750,808.04
		For the six	c months ended 30	June 2011	
					Total
	Share capital	Capital reserve	Surplus reserve	Undistributed profits	shareholders' equity
	<u> </u>			· · · · · · · · · · · · · · · · · · ·	
As at 1 January 2011 Net profit	125,476,374.40	4,107,466.93 -	56,708,797.72	568,376,996.99 114,727,981.39	754,669,636.04 114,727,981.39
Profits appropriation	-	-	11,472,798.14	(11,472,798.14)	-
Extraction of surplus reserve Increase (decrease)	-	-	11,472,798.14	(11,472,798.14)	-
for the Period		-	11,472,798.14	103,255,183.25	114,727,981.39
As at 30 June 2011	125,476,374.40	4,107,466.93	68,181,595.86	671,632,180.24	869,397,617.43

CONSOLIDATED CASH FLOW STATEMENT (UNAUDITED)

		Six months ended 30 June			
		2012	2011		
		(Unaudited)	(Unaudited)		
	Code floor of the control of the				
I.	Cash flows from operating activities:				
	Cash received from sales of goods and	710 402 501 94	022 267 040 67		
	rendering of services Other cash receipts relating to tax returning	710,402,591.84 5,875,263.73	933,367,840.67		
	Other cash receipts relating to tax returning Other cash receipts relating to operating activities	28,241,275.67	54,393,771.11		
	Other cash receipts relating to operating activities	20,241,273.07			
	Sub-total of cash inflows from operating activities	744,519,131.24	987,761,611.78		
	Cash paid for goods and services	388,457,662.99	511,991,023.40		
	Cash paid to and on behalf of employees	81,458,891.80	71,172,073.63		
	Payments of taxes and levies	53,725,357.73	83,816,473.99		
	Other cash payments relating to operating activities	59,777,919.60	55,411,154.81		
	Sub-total of cash outflows from operating activities	583,419,832.12	722,390,725.83		
	Net cash flows from operating activities	161,099,299.12	265,370,885.95		
II.	Cash flows from investing activities:				
	Cash received from investments	100,000.00	722,238.80		
	Cash received from returns on investments	364,864.20	216,000.20		
	Net cash received from disposal of fixed assets,				
	intangible assets and other long-term assets	-	40,037,432.00		
	Net cash received from disposal of subsidiaries				
	and other operating units	120,636.00	33,000,000.00		
	Sub-total of cash inflows from investing activities	585,500.20	73,975,671.00		
	Cash paid to acquire fixed assets, intangible assets				
	and other long-term assets	104,640,863.74	107,995,215.49		
	Cash paid on investments	40,560,000.00	10,040,880.00		
	Sub-total of cash outflows from investing activities	145,200,863.74	118,036,095.49		
	Net cash flows used in investing activities	(144,615,363.54)	(44,060,424.49)		

CONSOLIDATED CASH FLOW STATEMENT (UNAUDITED)

(Continued)

		Six months ended 30 June			
		2012	2011		
		(Unaudited)	(Unaudited)		
III.	Cash flows from financing activities:				
	Cash received from investments from				
	minority shareholders	1,025,000,000.00	-		
	Cash received from borrowings	135,000,000.00	264,578,680.00		
	Other cash received relating to financing activities	-	2,700,000.00		
	Sub-total of cash inflows from financing activities	1,160,000,000.00	267,278,680.00		
	Cash payments for settlement of borrowings	249,700,000.00	407,445,911.69		
	Cash payments for interest expenses,		,,.		
	distribution of dividend or profits	20,154,386.53	15,746,208.11		
	Other cash payments relating to financing activities	12,682,963.20	7,156,433.51		
	Sub-total of cash outflows from financing activities	282,537,349.73	430,348,553.31		
	· ·				
	Net cash flows from financing activities	877,462,650.27	(163,069,873.31)		
IV.	Effect of foreign exchange rate changes	85,024.98	(1,623,345.66)		
V.	Net increase in cash and cash equivalents	894,031,610.83	56,617,242.49		
	Add: Cash and cash equivalents at beginning of				
	the period	247,813,761.76	174,236,578.41		
VI.	Cash and cash equivalents at end of the Period	1,141,845,372.59	230,853,820.90		

CASH FLOW STATEMENT OF THE COMPANY (UNAUDITED)

		Six months ended 30 June			
		2012	2011		
		(Unaudited)	(Unaudited)		
I.	Cash flows from operating activities:				
	Cash received from sales of goods and	200 450 272 40	C1C CO1 F12 O4		
	rendering of services	390,459,373.10	616,691,512.84		
	Other cash receipts relating to operating activities	137,994,715.98	35,957,035.29		
	Sub-total of cash inflows from operating activities	528,454,089.08	652,648,548.13		
	Cash paid for goods and services	215,385,639.49	328,377,744.10		
	Cash paid to and on behalf of employees	41,332,336.16	30,931,506.21		
	Payments of taxes and levies	25,555,478.79	34,009,762.34		
	Other cash payments relating to operating activities	48,357,048.26	59,155,895.81		
	Sub-total of cash outflows from operating activities	330,630,502.70	452,474,908.46		
	Not such flavor from analystics activities	107 022 506 20	200 172 620 67		
	Net cash flows from operating activities	197,823,586.38	200,173,639.67		
II.	Cash flows from investing activities:				
	Cash received from investments	100,000.00	722,238.80		
	Cash received from returns on investments	9,544,864.20	2,758,325.95		
	Net cash received from disposal of fixed assets,				
	intangible assets and other long-term assets	-	800.00		
	Net cash received from disposal of subsidiaries				
	and other operating units	120,636.00	33,000,000.00		
	Sub-total of cash inflows from investing activities	9,765,500.20	36,481,364.75		
	Cash paid to acquire fixed assets, intangible				
	assets and other long-term assets	18,277,318.02	21,743,568.93		
	Cash paid on investments	289,554,000.00	28,040,880.00		
	cash para on medimento		20,010,000.00		
	Sub-total of cash outflows from investing activities	307,831,318.02	49,784,448.93		
	Net cash flows used in investing activities	(298,065,817.82)	(13,303,084.18)		

CASH FLOW STATEMENT OF THE COMPANY (UNAUDITED)

(Continued)

		Six months ended 30 June			
		2012	2011		
		(Unaudited)	(Unaudited)		
III.	Cash flows from financing activities:				
	Cash received from investments from				
	minority shareholders	1,025,000,000.00	-		
	Cash received from borrowings	40,000,000.00	120,000,000.00		
	Other cash received relating to financing activities	_	2,700,000.00		
	Sub-total of cash inflows from financing activities	1,065,000,000.00	122,700,000.00		
	Cash payments for settlement of borrowings	184,500,000.00	256,500,000.00		
	Cash payments for interest expenses,	164,500,000.00	250,500,000.00		
	distribution of dividend or profits	4,321,736.58	7,773,442.95		
	Other Cash paid relating to financing activities	5,093,387.00	-		
	Sub-total of cash outflows from financing activities	193,915,123.58	264,273,442.95		
			, <u></u>		
	Net cash flows from financing activities	871,084,876.42	(141,573,442.95)		
IV.	Effect of foreign exchange rate changes	85,024.98	(067.042.94)		
IV.	Effect of foreign exchange rate changes	65,024.96	(967,942.84)		
V.	Net increase in cash and cash equivalents	770,927,669.96	44,329,169.70		
	Add: Cash and cash equivalents at beginning of	1 1,1 1 , 1 1 3 1 5 6	,===,:==,		
	the period	125,568,274.93	84,954,056.48		
VI.	Cash and cash equivalents at end of the Period	896,495,944.89	129,283,226.18		

NOTES TO THE UNAUDITED INTERIM FINANCIAL **STATEMENTS**

1. BASIS OF PREPARATION AND PRINCIPAL ACCOUNTING POLICES

The unaudited interim financial statements have been prepared in accordance with the Accounting Standards for Business Enterprises (《企業會計準則》) issued by the Ministry of Finance of the People's Republic of China and the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "Listing Rules").

The accounting policies and methods of computation used in the preparation of the unaudited interim financial statements are consistent with those adopted in the annual financial statements of the Company for the year ended 31 December 2011. This interim result has not been audited by the auditors of the Company, and h as been reviewed by the audit committee of the Company.

2. **OPERATING REVENUE**

Operating revenue represents the net amount received and receivable for goods sold and services rendered by the Group to outside customers, less trade discounts.

Analysis of the Group's operating revenue during the Period is as follows:

	Six months ended 30 June		
	2012	2011	
	(Unaudited)	(Unaudited)	
Industrial waste recycling	425,040,782.26	554,042,123.90	
Industrial waste treatment and disposal	92,710,681.33	76,551,592.82	
Municipal waste treatment and disposal	57,984,231.88	53,597,679.39	
Renewable energy utilization	28,975,037.23	24,067,905.70	
Environmental engineering and services	121,444,900.83	29,838,827.34	
Trading and others	14,229,751.16	22,787,291.92	
Total	740,385,384.69	760,885,421.07	

3. SEGMENT INFORMATION

The Group is currently organised into six operating divisions, namely, (i) industrial waste recycling; (ii) industrial waste treatment and disposal; (iii) municipal waste treatment and disposal; (iv) renewable energy utilization; (v) environmental engineering and services; and (vi) trading and others. These divisions are the basis on which the Group reports its primary segment information.

j) For the six months ended 30 June 2012 (unaudited)

	Industrial	Industrial waste	Municipal waste		Environmental	Trading and	Unallocated		
	waste recycling	treatment and disposal	treatment and disposal	energy utilization	engineering and services	Trading and others	amounts	Elimination	Total
Total operating revenue	545,778,267.98	99,162,589.62	57,984,231.88	28,975,037.23	121,903,902.83	32,284,772.85	- (145,703,417.70)	740,385,384.69
external transactions Revenue from intra-segment	425,040,782.26 120,737,485.72	92,710,681.33	57,984,231.88	28,975,037.23	121,444,900.83 459.002.00	14,229,751.16 18.055.021.69	- (- 145,703,417.70)	740,385,384.69
Operating profit (loss)	101,033,570.37	61,564,626.60	9,573,208.92	6,723,018.51	21,285,577.47	.,,	(35,336,647.33)		172,130,445.05

ii) For the six months ended 30 June 2011 (unaudited)

		Industrial								
	Industrial	waste	Municipal							
	waste	treatment	waste	Renewable	Environmental	Trading and	Unallocted			
	recycling	and disposal	treatment	energy	engineering	others	amounts	Elimination	Total	
Total operating revenue	558,422,996.68	77,015,109.49	53,597,679.39	24,067,905.70	30,931,103.34	60,738,812.89	-	(43,888,186.42)	760,885,421.07	
Including: Revenue from external transactions	554,042,123.90	76,551,592.82	53,597,679.39	24,067,905.70	29,838,827.34	22,787,291.92	-	-	760,885,421.07	
Revenue from intra-segment	4,380,872.78	463,516.67	-	-	1,092,276.00	37,951,520.97	-	(43,888,186.42)	-	
Operating profit (loss)	110,904,386.56	48,686,883.91	6,793,542.75	4,253,193.78	15,021.67	3,711,741.20	(24,625,949.39)	(24,595,556.57)	125,143,263.91	

4. FINANCE COSTS

Six months ended 30 June

	2012	2011
	(Unaudited)	(Unaudited)
Interest expenses	11,334,386.53	13,818,450.84
Less: Interest income	(1,978,785.85)	(1,565,691.54)
Add: Exchange difference	_	850,058.12
Add: Other expenses	411,377.52	466,750.79
Total	9,766,978.20	13,569,568.21

Breakdown of interest expenses is as follows:

Six months ended 30 June

	SIX IIIOITAIS CITACA SO JAITC		
	2012	2011	
	(Unaudited)	(Unaudited)	
Interest on bank loans			
– bank loans wholly repayable within 5 years	16,395,470.04	18,598,487.14	
Finance lease charge	1,393,511.09	522,242.73	
	17,788,981.13	19,120,729.87	
Less: Amount capitalised	(6,454,594.60)	(5,302,279.03)	
Total	11,334,386.53	13,818,450.84	

Borrowing cost capitalized during the Period is calculated by applying a capitalization rate of 6.4% (2011: 1.77%) per annum to expenditure on qualifying assets.

5 **ASSETS IMPAIRMENT LOSSES**

Six months ended 30 June

	2012	2011	
	(Unaudited)	(Unaudited)	
Provision of provision for bad debts	(2,613,060.85)	428,006.04	
Impairment loss on goodwill	_	23,831,658.44	
Total	(2,613,060.85)	24,259,664.48	

6. INCOME TAX EXPENSES

In accordance with the relevant income tax rules and regulations of the People's Republic of China (the "PRC"), the Company and its subsidiaries in the PRC are subject to the PRC enterprise income tax at a rate of 25%. The Company is subject to the PRC enterprise income tax at a rate of 15% as the Company was classified as a new technology enterprise in 2009. Beijing Novel Environment Protection Company Limited (北京永新環保有限公司), Kunshan Qiandeng Three Wastes Treatment Company Limited (昆山市千燈三廢淨化有限公司), and Shenzhen Dongjiang Heritage Technology Company Limited (深圳東江華瑞科技有限公司) subsidiaries of the Company, were classified as new technology enterprises in 2009, 2010, and 2011 respectively and were subject to the PRC enterprise income tax at a rate of 15%.

In accordance with the relevant income tax rules and regulation of the PRC, Shenzhen Dongjiang Environmental Renewable Energy Company Limited (深圳市東江環保再生能源有限公司), a subsidiary of the Company, is entitled to enjoy a 50% tax reduction of PRC enterprise income tax at a rate of 12.5%

The subsidiaries of the Company in Hong Kong were subject to the Hong Kong Profits Tax at a rate of 16.5%

7. EARNINGS PER SHARE

The calculation of basic earnings per share for the Period is based on the unaudited net profit for the Period attributable to shareholders of the Company of RMB141,128,331.11 (2011: RMB99,044,520.41), and the weighted average of 133,809,707 (2011: 125,476,374) ordinary shares in issue during the Period.

The Company had no diluted potential shares in both 2011 and 2012 interim periods and the diluted earnings per share was same as basic earnings per share.

8. DIVIDENDS

On 9 August 2012, pursuant to the articles of association of the Company and the relevant laws and regulations of the PRC, the Board recommended a payment of cash dividend (tax included) of RMB5.00 for every 10 existing shares, based on the total number of 150,476,374 shares of the Company as at 30 June 2012, of a total of RMB75,238,187 for the six months ended 30 June 2012 to all the shareholders of the Company. The profit distribution proposal is subject to consideration and approval by the shareholders at the extraordinary general meeting of the Company to be held and concerned.

9. **ACCOUNTS RECEIVABLES**

	As at	As at
	30 June 2012	31 December 2011
	(Unaudited)	(Audited)
Accounts receivables	303,470,637.06	193,676,124.25
Less: Provision for bad debts	(15,387,049.51)	(13,419,456.62)
Total	288,083,587.55	180,256,667.63

The Group allows an average credit period of 90 days to its customers, except for new customers where payment in advance is normally required. The Group does not hold any collateral over accounts receivables.

The following is an aging analysis of accounts receivables net of provision for bad debts:

	As at 30 June 2012 (Unaudited)	As at 31 December 2011 (Audited)
	(Siluation)	(riddited)
Within 90 days	173,522,545.70	130,348,121.04
91 to 180 days	85,968,955.68	22,736,319.97
181 to 365 days	6,098,744.17	11,177,337.96
1 to 2 year(s)	16,361,706.71	14,967,920.70
2 to 3 years	6,130,948.29	1,026,941.96
Over 3 years	687.00	26.00
Total	288,083,587.55	180,256,667.63

10. FIXED ASSETS

The net carrying value of fixed assets of the Group for the Period increased by RMB50,494,519.05, representing a reduction of 11.36% as compared with the same period in 2011 mainly due to the completion of early construction of Qingyuan Dongjiang Environmental Technology Company Limited, a subsidiary of the Group, and the transfer from construction in process.

Impairment loss on fixed assets once recognised will not be reversed in subsequent years.

11. ACCOUNTS PAYABLES

	As at	As at
	30 June 2012	31 December 2011
	(Unaudited)	(Audited)
Within 90 days	137,384,593.70	135,006,990.81
91 to 180 days	27,086,434.19	6,089,706.30
181 to 365 days	38,893,757.16	4,697,227.77
O ver 1 year	15,331,884.87	8,361,910.39
Total	218,696,669.94	154,155,835.27

12. PROFIT BEFORE TAX

Profit before tax had been arrived at after charging (crediting), which is as follows:

	Six months ended 30 June		
	2012 201		
	(unaudited)	(unaudited)	
Cost of goods sold	445,009,645.11	376,693,667.43	
Depreciation	28,467,956.41	28,574,002.49	
Amortisation of prepaid lease payments	553,706.47	509,818.05	
A mortisation of intangible assets	776,470.60	4,273,198.48	

13. RESERVES

Other than total comprehensive income and minority interests for the Period, there were no movements to or from reserves of the Group and the Company during the Period (2011: Nil).

14. CAPITAL COMMITMENT

	As at	As at
	30 June 2012	31 December 2011
	(Unaudited)	(Audited)
Construction in progress Intangible assets – Built-Operation-Transfer (BOT) Projects Intangible assets – land	10,471,322.00 22,455,441.43 31,146,659.00	21,723,299.66 21,189,110.00 31,146,659.00
Sub-Total Acquisition of equipments	64,073,422.43 5,679,593.98	74,059,068.66 17,354,389.66
Total	69,753,016.41	91,413,458.32

MANAGEMENT DISCUSSION AND ANALYSIS

Business Review

In the first half of 2012, economic growth in China slowed down and market demand was weak due to being impacted by European debt crisis and global economic slowdown. In front of adverse macro operating environment, the Group centered on established operating goals and plans. continuously increased efforts in market expansion, actively deployed new markets and new projects, comprehensively improved service network and product competitiveness, resulting in stable development of various businesses. During the Period, the Group's total operating revenue was decreased by approximately 2.69% to approximately RMB740,385,385 as compared to that in the same period of 2011, and the net profit attributable to the shareholders of the Company was increased by approximately 42.49% to approximately RMB141.128.331 as compared to that in the same period of 2011. The decrease in revenue is mainly due to the decrease in domestic spot price of metallic copper during current period, leading to the decline of 23.28% in the sales revenue of industrial wastes recycling products as compared to the same period of last year. The increase in the net profit was attributable to the growth of the industrial waste disposal business, and the improved gross profit margin of the Group due to the advance technology level and efficient cost reduction.

On 26 April 2012, the Company successfully issued A share and listed on SME Board of Shenzhen Stock Exchange. We totally raised capital of RMB1,075,000,000 through this public offering of equity. Financial strength and comprehensive competitiveness of the Company have been further strengthened and entered into a new stage of development.

Industrial Waste Treatment Business

Industrial waste treatment is the core business of the Group, which mainly focuses on reduction processing and detoxification disposal of wastes including waste liquid, sludge and waste residue through chemical, physical and biologic means, and conversion of substances with reuse value from wastes into recycled products. During the Period, the Group actively expanded market, precisely organized production, strengthened cost control and further improved treatment capacity and product recovery rate; meanwhile, the Group continued to implement product structure strategies, optimized product structure based on market-oriented policies and better responded to the impacts of fall in market prices on earnings. During the reporting period, industrial waste treatment business of the Group achieved an operating revenue of RMB517.751.464, representing a decrease of approximately 17.89% as compared to that in the same period of 2011. The decrease in the revenue of the business was mainly due to the decrease in sales revenue of recycling products arising from the impacts of worse-than-expectation domestic overall economic situation and continued decline in prices of metals such as copper.

As for market expansion, the Group continued to consolidate its leadership in Guangdong Province. Relying on existing treatment bases and coordinating with future layout planning, the Group actively expanded regions such as Maoming, Jiangmen, Dongguan, Zhongshan, Zhuhai, Shaoquan and Guangzhou through "One-stop" service model. Particularly, the Group achieved remarkable performance in newly involved business areas such as waste catalyst, waste circuit board, flying ash from domestic waste incineration. Meanwhile, the Group further enhanced service network and capability in Yangtze River Delta Area, mainly taking Kunshan Base as the development centre and vigorously promoting waste harmless treatment business and value-added services. With the expansion of qualification and treatment capacity of Kunshan Base, we had more competitive advantages in respect of business exploitation and developed many new clients. In addition, the Group implemented a number of environmental protection engineering projects in local regions to create favorable conditions for synergetic development in the future. During the Period, under the vigorous coordination of market expansion, industrial waste treatment and disposal business of the Group achieved a revenue of RMB92,710,681, representing an increase of approximately 21.11 % as compared to that in the same period of 2011.

As for waste treatment and recycling, in front of the pressures of the decrease in market demand and price, various treatment bases of the Group enhanced efficiency of production and treatment and reduced operating cost through a series of optimization and upgrade of technologies and equipments, and reasonably adjusted product structure according to market conditions. Among them, Shajing Treatment Base further improved recovery rate of copper products through optimizing integrated utilization of copper containing waste etchant and ion exchange process technology of waste water containing ammonia nitrogen; it promoted standardized operation modes from three aspects of production management, process equipment management and control and cost and quality, and passed standardized examination and acceptance assessments for hazardous waste operating entities in Guangdong Province. Huizhou Treatment Base achieved better treatment effect while enhancing production efficiency through measures such as the process modification of phosphate and color removal of biochemical wastewater, relocation and transformation of acid soluble workshop and production process optimization of nickel sulfate.

As for construction and expansion of new projects, the Group actively promoted construction of projects under construction and continued to follow up preliminary work of planned projects during the Period, including:

1. The project of Longgang Industrial Hazardous Waste Treatment Base in Shenzhen City has completed engineering construction and entered into trial run phase, mainly conducting the disposal of flying ash from domestic waste incineration; meanwhile, according to market demand and through adjusting environmental impact assessment planning, hazardous waste treatment scale of the project expanded from original 19,000 tons per year to 24,000 tons;

- 2 Phase 1 construction of North Guangdong Hazardous Wastes Treatment and Disposal Centre – zinc oxide project has put into trial operation. Currently, the construction of infrastructure of Phase 2 has been completed basically to lay a foundation for accelerated construction and putting into production during the later stage;
- 3. Phase 1 construction of the project of disassembly and integrated utilization of waste household appliances in Qingyuan Treatment Base has passed acceptance of environmental protection and obtained the qualification for treatment of spent circuit boards. Currently, it has started to establish an operating mode for treatment of spent circuit boards and disassembly of used household appliances and synchronously carried out upgrade and modification of equipments to improve production efficiency and strive for creating domestic leading level;
- 4. In order to coordinate with the implementation of product upgrade strategies, the Group has formally initiated the construction of pilot scale facility of the high-end cupric salt project. Currently, assignments such as project site selection, environmental impact assessment and construction planning approval have been completed. The project will apply a kind of technology developed by the Group itself which may separate impurities such as iron, nickel, lead, tin, zinc and arsenic from waste liquid containing copper and use waste liquid containing copper as the raw material to manufacture high-end chemicals of cupric salt series. The unfolding of the project not only improved and enriched product structure of the Group, but also facilitated the Company's gradual transformation from resource-oriented type into technology-oriented type, thus leading the development of the recycling technology of waste liquid containing copper in the same industry.

In addition, the projects of disassembly and integrated utilization of household appliances in Hubei Province, Jiangmen Hazardous Waste Treatment and Disposal Base and West Guangdong Hazardous Waste Treatment Centre are still in the stage of early project planning or tracking.

Municipal Waste Treatment Business

Municipal waste treatment is another pillar of the businesses of the Group with its main fields of development include removal and treatment of domestic waste, landfill gas power generation, treatment of municipal sludge, construction waste and kitchen waste as well as recycling. During the Period, municipal waste treatment business developed stably and achieved an operating revenue of approximately RMB57,984,232, representing an increase of approximately 8.18% as compared to that in the same period of 2011.

As for domestic waste treatment, by virtue of operating experience for many years in domestic waste landfill, the Group successfully won bids of the project of Phase 2 landfill operation of Shenzhen Xiaping Landfill. Contract amount is RMB37,886,201 per year. The project of Shaoyang Domestic Waste Landfill invested by the Group has entered into normal operation. Through the adjustment of service rates, waste transfer and treatment business achieved a revenue of RMB11,748,352 during the first half of the year.

As for renewable energy utilization, three projects of landfill gas power generation of the Group remained stable operating at full load, totally generating power of nearly 50 millions KWh with an approved carbon emission reduction of approximately 140,000 tons, and achieved an operating revenue of nearly RMB28,975,037, representing an increase of approximately 20.39% as compared to that in the same period of 2011. In addition, through conducting standardization of landfill gas power generation and standardized management of data work for CDM projects, operation and management of each power generation project were further improved and laid a leading position of the Group in the industry.

As for expansion of new projects, the Group's new projects in the field of municipal solid waste treatment progressed smoothly during the Period, including:

- As one of the kitchen waste treatment pilot units in Luohu District of Shenzhen City, the 1. Company has carried out preliminary work of the project of kitchen waste treatment and recycling including planning and design and subscription of equipments and vehicles. We also actively participated in preparation and modification of policies related to kitchen waste recycling treatment of Shenzhen City. Currently, Shenzhen Municipal Government has signed Shenzhen Kitchen Waste Management Measures, which was published and implemented on 1 August 2012 and can provide better policy support for followup development of kitchen waste recycling projects of the Group. Currently, the Group conducting market research and increasing efforts in allocation of vehicles received and transported to make full preparation for launching large-scale work of receipt and transportation in a later stage;
- 2. Upon the expiration of the term of "Xiaping Sludge Solidification and Treatment Plant" operated by the Group, the plant will relocate to the location of Phase 2 Project of Shenzhen Fuyong Watercourse Sludge Treatment Plant to continue operation. Upon approval and consent by Shenzhen Municipal People's Government, the Group will continue undertaking construction and operation of Phase 2 Project of Shenzhen Fuyong Watercourse Sludge Treatment Plant – engineering project BOT of sludge solidification landfill area. The project is mainly responsible for treating dehydrated sludge arising from wastewater treatment plants in Shenzhen City and some river courses. Designed treatment capacity is 700 tons per day;

3 The construction waste project of Yunnan has established waste recycling production lines and put into trial production. Since the project started trial production, it has received construction waste of over 70,000 tons and produced products such as standard brick, hollow brick and pavement brick, among which normal concrete hollow block and concrete hollow brick have passed approval and acceptance by relevant authorities and obtained product certificates.

Meanwhile, in order to improve the competitiveness in the field of municipal waste treatment, the Group actively exploited the business opportunities of recycling utilization of kitchen wastes in Macau, municipal domestic waste treatment markets in West Guangdong region.

Environmental Engineering and Services

Environmental engineering and services of the Group mainly include technical consultation, design, construction, operation and management of environmental protection facilities engineering, as well as environmental impact assessment, environmental monitoring and etc. During the Period, the Group took "innovating operational model and creating advantageous brands" as its tenet, actively exploited new businesses, increased efforts in integration of existing resources, improved service level and capability and achieved greater development. For the Period, environmental engineering and services business achieved operating revenue of approximately RMB121,444,900, representing a substantial increase of 307.00% as compared to that in the same period of 2011.

During the Period, engineering construction and operation business, the Group actively created business models and conducted online recovery business of circuit board waste etchant in regions including Guangdong and Kunshan. In addition, we undertook large-scale construction projects such as wastewater treatment works and recycling water treatment works of Jiangmen Chongda Circuit Technology Company Limited (江門崇達電路技術有限公司), optimization, upgrade and transformation works of wastewater treatment and waste gas treatment works of Tejia Electroplating Surface Treatment (Shenzhen) Co., Ltd (特佳電鍍表面處理(深圳)有 限公司); there are additional 7 wastewater operation clients and currently operation clients amount to 36, and the business has expanded into Kunshan region and played a positive role in coordinating the conduct of local relevant businesses. As for testing service, the testing centre of the Group continued to expand testing items and enhance testing levels. During the Period, we passed laboratory accreditation renewal and item enlargement review ("CMA") organized by Administration of Quality and Technology Supervision of Guangdong Province, including 47 new testing and authentication methods confirmed in CMA review.

Research and Development

During the Period, the Group continued to deepen technical research and development work and invested approximately RMB17,850,000 into research and development. As for intellectual property declaration, there were 11 newly applied patents including 5 patents of invention and 6 patents of utility model. We have completed declaration of 10 government projects including national science and technology support plan in the national 12th Five-Year Plan, major special project of environmental protection in Guangdong Province and the core technology research project of strategic emerging industries in Guangdong Province.

Meanwhile, the Group actively conducts independent innovation and conversion of scientific and technological achievements. During the Period, we conducted 11 research and development projects totally including 3 projects which were researched jointly by Dongjiang Environmental and Joint Research Centre under Tsinghua University. Main topics involved in recycling utilization of waste electronic components, recycling utilization of nonmetal material and volume reduction and recycling utilization of polyurethane foam. Laboratory work of above-mentioned research contents has been completed. Currently, we are conducting preliminary study of industrialization in combination with production conditions and market conditions. In addition, we conducted 3 pilot projects, namely, "the Project of Modified Conditioning and Deep Dehydration of Municipal Sludge, the Project of Deep Processing of High-end Cupric Salt Products and the Project of Anaerobic Digestion Gasification of Kitchen Waste" and gradually stepped towards industrialized implementation. Above-mentioned research and development and pilot projects will have a positive impact on the improvements of core competitiveness and industry position of the Company in the future.

As for scientific and technological exchange, during the Period, the Group mainly centered on policy directions and development strategies and conducted technological exchange and cooperation with many foreign famous environmental protection enterprises (such as Dowa Holdings and REMONDIS AG & Co. KG) and domestic renowned research institutes (such as Tsinghua University, Harbin Institute of Technology, China National Electric Apparatus Research Institute and Tianjin University). Relevant research involved in fields such as technologies and equipments of electronic waste treatment, comprehensive utilization of waste heat, key technologies and equipments of metallurgical slag recycling utilization, recycling technologies of kitchen waste and soil environmental restoration (the 12th Five-Year Plan for comprehensive prevention of heavy metal pollution).

Financial Review

For the Period, the Group's total operating revenue decreased by approximately 2.69% to approximately RMB740,385,385 (2011: approximately RMB760,885,421) as compared to the corresponding period in 2011. The net profit attributable to shareholders of the Company increased by approximately 42.49% to approximately RMB141,128,331 (2011: approximately RMB99,044,520). The main reason of the decrease in the gross revenue is that the domestic spot price of copper dropped during the Period, which led to an approximately 23.28% decrease of the sales of industrial waste recycle products.

During the Period, the Group's gross profit margin was approximately 38.03% (2011: approximately 35.26%), representing an increase of approximately 2.77% as compared to the corresponding period in 2011. The increase in the gross profit margin was mainly because the linkage mechanisms of the waste collection price to the metal price was adopted by the Group to stabilize the gross profit of the industrial recycling business, and the research and development of the Group had achieved initial success, including improved waste treatment technology level and reduced production cost.

For the Period, the Group's selling expenses was approximately RMB16,623,046 (2011: approximately RMB27,495,728), representing approximately 2.25% of the Group's total operating revenue (2011: approximately 3.61%). The main reason of the decrease in the sales expense is that while the domestic economy did not perform as well as expected, the Company enhanced the control of expenses such as travel expense and operating outlay. Besides, the Group has strengthened the management of the waste transportation during the Period which led to the decrease in transportation costs.

For the Period, the Group's administrative expenses were approximately RMB80,908,955 (2011: approximately RMB72,120,788), representing approximately 10.93% of the Group's total operating revenue (2011: approximately 9.48%). The main reason of the increase in administrative expenses is that the company increase investment of research and development. In addition, the issue of A shares of the Company led to the increase of the relevant costs.

For the Period, the Group's finance cost was approximately RMB9,766,978 (2011: approximately RMB13,569,568), representing approximately 1.32% of the Group's operating revenue (2011: approximately 1.78%). The decrease in the financial costs was mainly due to the decrease in loan amount during this period.

For the Period, the Group's income tax expenses was approximately RMB26,064,074 (2011: approximately RMB22,827,300), representing approximately 14.44% of the Group's profit before tax (2011: approximately 17.99%).

Financial Resources and Liquidity

As at 30 June 2012, the Group had net current assets of approximately RMB1,358,203,601 (31 December 2011: approximately RMB371,384,090) and current liabilities of approximately RMB511,285,078 (31 December 2011: approximately RMB501,942,283). The current assets include cash and cash equivalent of approximately RMB1,146,545,467 (31 December 2011: approximately RMB235,813,762).

As at 30 June 2012, the Group had total liabilities of approximately RMB834,643,104 (31 December 2011: approximately RMB934,032,866). The Group's gearing ratio was approximately 27.33% (31 December 2011: approximately 47.09%) which is calculated based on the Group's total liabilities over total assets. As at 30 June 2012, the Group had bank loans of approximately RMB449,230,507 (31 December 2011: approximately RMB525,987,269) at interest rates from 5.440% to 7.205% per annum.

Share Capital Structure

As at 30 June 2012, the Company had an issued share capital of RMB150,476,374, comprising 114,896,374 A shares of RMB1.00 each and 35,580,000 H shares of RMB1.00 each.

Substantial Investments, Acquisitions and Disposals of Subsidiaries, Jointly **Controlled Entities and Associates**

In February 2012, the Company invested RMB10,000,000 to establish a 100% owned subsidiary of the Company, namely Hubei Dongjiang Environmental Company Limited (湖北東江環保有限公 司).

In March 2012, the Company invested RMB18,000,000 in the registered capital of a 60% owned subsidiary of the Company, namely Shaoguan Green Recycling Resource Development Co.Ltd. (韶 關綠然再生資源發展有限公司).

In May 2012, the Company invested RMB153,669,500 out of the proceeds of issue of A shares in the registered capital of a 100% owned subsidiary of the Company, namely Qingyuan Dongjiang Environmental Technologies Co., Ltd. (清遠市東江環保技術有限公司).

In May 2012, the Company invested RMB80,324,500 out of the proceeds of issue of A shares in the registered capital of a 100% owned subsidiary of the Company, namely Shenzhen Dongjiang Renewable Energy Limited (深圳市東江環保再生能源有限公司).

Subscription in and Acquisition of Interest in Qingyuan Xinlv

The Company entered into the subscription agreement dated 8 June 2012 entered into between the Company and in relation to the making of capital contribution of RMB33,000,000 in cash to subscribe for 30% equity interest in Oingyuan Xinly Environmental Technology Co., Ltd. (清 遠市新綠環境技術有限公司), a company established in the PRC with limited liability ("Qingyuan Xinly") by the Company (the "Subscription Agreement").

The Company entered into the acquisition agreement dated 8 June 2012 entered into between the Company and Mr. Fang Yafei (方亞飛) in relation to the acquisition of 12.5% equity interest in Oingyuan Xinly at a consideration of RMB13,750,000 upon completion of the transactions contemplated under the Subscription Agreement (the "Acquisition Agreement").

As at 30 June 2012, the equity interest of Qingyuan Xinlv is owned as to 20% by the Company. Upon completion of the transactions contemplated under the Subscription Agreement and the Acquisition Agreement collectively, Oingyuan Xinly will be owned as to 62.5% by the Company and will become a subsidiary of the Company.

Save as disclosed in this report, the Group does not have any substantial investments, acquisitions and disposals of subsidiaries, jointly controlled entities and associates during the Period.

Interest Rate and Exchange Risk

Interest Rate Risk

The Group is exposed to fair value interest rate risk due to fixed interest rate bank borrowings. Currently, the Group does not have any interest rate hedging policy. However, the interest rate risk is monitored by the management, and the management will consider taking necessary actions in case any material risk is expected.

The Group is also exposed to cash flow interest rate risk due to its floating interest rate bank borrowings. The Group's policy is to maintain the floating interest rate bank borrowings in order to reduce the risk of cash flow interest rate risk.

The Group's cash flow interest rate risk is mainly concentrated in the fluctuation of the interest rate basis announced by the People's Bank of China generated from the Group's borrowings in RMB.

Foreign Exchange Risk

The Group's working currency is RMB and most of the Group's transactions are denominated in RMB. However, certain bank balances tradings and other receivables and payables are denominated in currencies other than RMB. The expenses of the Group's overseas business are also settled in foreign currencies.

Pledge of Assets

As at 30 June 2012, certain assets of the Group were pledged to secure bank borrowings and letter of credit facilities granted to the Group, details of which are set out as follows:

	As at	As at
	30 June 2012	31 December 2011
	(Unaudited)	(Audited)
Fixed assets	6,600,409.27	7,100,006
Total	6,600,409.27	7,100,006

Information on Employees and Remuneration Policies

As at 30 June 2012, the number of full-time employees was 2,273 (2011: 2,120) with a total staff cost for the Period of approximately RMB66,504,903.83 (2011: approximately RMB59,144,483). The Group offered continuing training and remuneration package of additional benefits to its employees, including retirement benefits, housing fund and medical insurance.

Contingent Liabilities

As at 30 June 2012, financial guarantee provided by the Group was RMB39,000,000 (30 June 2011: RMB31,400,000) to banks for securing banking facilities granted to a jointly controlled entity Huizhou Dongjiang Veolia Environmental Services Company Limited (惠州東江威立雅環境 服務有限公司). The maximum amount during the Period was RMB39,000,000.

Due to the existing collection and processing of industrial waste method adopted by the Group, the Group has not incurred any significant expenditure on environmental rehabilitation since its establishment. There is, however, no assurance that stringent environmental policies and/or standards on environmental rehabilitation will not be implemented by the relevant authorities in the PRC in future which would require the Group to undertake the prescribed environmental measures. The financial position of the Group may be adversely affected by any environmental obligations which may be imposed under such new environmental policies and/or standards.

Save as disclosed above, the Group had no significant contingent liabilities as at 30 June 2012.

FUTURE PROSPECTS

In the second half of 2012, the Group shall grasp opportunities of positive environmental protection industry policies and promoted the implementation of strategic planning, also shall respond to continued slippage of macro economy, market risk arising from decrease in prices of metals and actively adjust operating ideas. Main work includes: 1) continuing to increase efforts in clients and markets in Guangdong region with focus on waste treatment projects located in Jiangsu Province and Zhejiang Province, improving industry chain in Yangtze River Delta Area, making an appropriate layout to conduct businesses of the surrounding areas based on existing projects located in areas such as Hubei, Hunan, Yunnan and Shandong. 2) Actively conducting elaboration of recycling products and deep processing business and promoting optimization and upgrade of products through technical research and development; meanwhile timely grasping market dynamics, adopting point price sales model and avoiding risk of decrease in products prices. 3) Accelerating construction of new projects such as promoting Hazardous Waste Disposal Centre in Northern Guangdong, Qingyuan Waste Appliances Base and Jiangmen Hazardous Waste Base and providing quarantee for improvement of follow-up treatment capacity. 4) Strengthening management of key services, establishing and improving disposal of operation models such as hazardous waste, disassembly of waste appliances, recycling utilization of waste circuit boards, continuing to promote standardization work and technical transformation and improving operating efficiency. 5) Based on strategic planning of the Group, readjusting organization structure and management models, conducting strategic management work with the principle of "whole process management and overall optimal", customer-centric, market-oriented, strengthening integration and management of market resources based on information systems.

Forecast on operating results for 9 months ending 30 September 2012

Forecasted change (in percentage) of net profit attributable to shareholders of the Company for 9 months ending 30 September 2012

25% to 37%

Forecasted change (in range) of net profit attributable to shareholders of the Company for 9 months ending 30 September 2012

RMB195,000,000 to RMB215,000,000

Forecasted net profit attributable to shareholders of the Company for 9 months ending 30 September 2011

RMB156,451,245.99

Note: While the growth of China's economy is expected to slowdown and the price for copper is declining, which may lead to a decrease in Company's revenue industrial recycling business. The Company has adopted the linkage mechanisms of the purchase price of metal-contained waste to the metal price to stablize the gross profit margin of such business. Besides, the Company will continue to improve its waste treatment technology to efficiently reduce production costs, and will expand its market share through improving the market layout to promote the development of Group's other businesses of industrial waste treatment, municipal waste treatment, as well as environmental engineering, thereby further advance the operation performance of the Company.

DIVIDENDS

On 9 August 2012, pursuant to the articles of association of the Company and the relevant laws and regulations of the PRC, the Board recommended a payment of cash dividend (tax included) of RMB5.00 for every 10 existing shares, based on the total number of 150,476,374 shares of the Company as at 30 June 2012, of a total of RMB75,238,187 for the six months ended 30 June 2012 to all the Shareholders. The profit distribution proposal is subject to consideration and approval by the shareholders at an extraordinary general meeting of the Company to be concerned and held

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

As at 30 June 2012, the interests and short positions of the Directors, supervisors and chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) as recorded in the register of interests required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers ("Model Code") set out in Appendix 10 of the Listing Rules were as follows:

Long positions in the ordinary shares of the Company:

			Percentage of equity of
Name	Capacity	Number and class of shares held	the Company/ shareholding in this class
Zhang Wei Yang	Beneficial owner	43,158,964 A shares	28.68%/37.56%
Li Yong Peng	Beneficial owner	6,385,155 A shares	4.24%/5.55%
Chen Shu Sheng	Beneficial owner	3,256,299 A shares	2.16%/2.83%

Save as disclosed above, as at 30 June 2012, none of the Directors, supervisors or chief executive of the Company had any interest or short position in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES AND **DEBENTURES**

As at 30 June 2012, the following persons (other than Directors, supervisors and chief executive of the Company) had an interest or short position in the shares and underlying shares of the Company which would fall to be disclosed to the Company under the provision of Divisions 2 and 3 of Part XV of the SFO, as recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

Long position in the ordinary shares of the Company

Name	Capacity	Number and class of shares held	Percentage of equity of the Company/ shareholding in this class
Shanghai New Margin Venture Capital Co., Ltd. (Note 1)	Beneficial owner	12,313,311 A shares	8.18%/13.70%
Cai Hong	Beneficial owner	5,646,437 A shares	3.75%/6.28%
CITIC Securities International Investment Management (HK) Limited	Investment manager	3,560,600 H shares	2.37%/10.01%
China Alpha Fund Management Limited	Investment manager	3,201,700 H shares	2.29%/9.00%
Wang Jun Yan	Beneficial owner	3,201,700 H shares	2.13%/9.00%
Edmond de Rothschild Asset Management Hong Kong Limited	Investment manager	2,843,400 H shares	1.89%/7.99%
Edmond de Rothschild Asset Management	Investment manager	2,843,400 H shares	1.89%/7.99%
Leading Environmental Solutions and Services (Note 2)	Interest of a controlled corporation	2,300,000 H shares	1.53%/6.46%
China Environment Fund 2002 Management Limited	Interest of a controlled corporation	2,300,000 H shares	1.53%/6.46%
China Environmental Fund 2002, LP	Beneficial owner	2,300,000 H shares	1.53%/6.46%
China Alpha II Fund Limited	Beneficial owner	2,158,500 H shares	1.43%/6.07%

Notes:

- Shanghai New Margin Venture Capital Co., Ltd. is owned as to 24.5% by The Foundation of 1. Science and Technology for Development of the State Planning Committee, State Economic and Trade Commission and China Science Academy, a state-owned entity, as to 24.5% by Shanghai Alliance Investment Ltd., a state-owned enterprise and as to 51% equally by Motorola (China) Investments Limited, Kingland Overseas Development Inc. and Asiagrowths Investments Limited. To the best knowledge of the Directors, these five companies are independent of and not connected with the Directors, supervisors, chief executive of the Company or substantial shareholders of the Company or an associate of any of them.
- 2. Leading Environmental Solutions and Services and China Environment Fund 2002 Management Ltd. own approximately 76.92% and 0.10% of the shares of China Environmental Fund 2002, LP, which holds 2,300,000 H shares of the Company. To the best knowledge of the Directors, these parties are independent of and not connected with the Directors, supervisors, chief executive or substantial shareholders or management shareholders of the Company or an associate of any of them

Save as disclosed above, as at 30 June 2012, the Directors, supervisors and chief executive of the Company are not aware of any other person (other than the Directors, supervisors and chief executive of the Company) who has interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Division 2 and 3 of Part XV of the SFO or which were recorded in the register of the interests required to be kept by the Company under Section 336 of the SFO.

DIRECTORS' RIGHTS TO ACQUIRE H SHARES

As at 30 June 2012, none of the Directors, supervisors and chief executive of the Company was granted options to subscribe for H shares of the Company. As at 30 June 2012, none of the Directors, supervisors and chief executive of the Company had any rights to acquire H shares of the Company.

SHARE OPTION SCHEME

No share option scheme was adopted since the date of incorporation of the Company.

COMPETING INTERESTS

During the Period, none of the Directors, supervisors, chief executive or the management shareholders of the Company and their respective associates are considered to have interests in a business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group, as defined in the Listing Rules.

AUDIT COMMITTEE

The Company has set up an audit committee on 14 January 2003 with written terms of reference, for the purpose of reviewing and monitoring the external auditor's independence and objectivity and the effectiveness of the audit process, formulating and implementing policies in relation to the non-audit services provided by auditor, reviewing the Company's financial information and its disclosure, monitoring the Company's internal control system and its implementation, reviewing and providing supervision over the Group's financial reporting process and internal controls of the Company.

As at the date of this report, the audit committee of the Company comprises three independent non-executive Directors of the Company, namely Mr. Ye Ru Tang, Mr. Hao Ji Ming and Mr. Wang Ji De. The audit committee of the Company has reviewed the Company's unaudited financial statements and this report for the Period and has provided advice and comments thereon.

CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY THE DIRECTORS

The Company has adopted a code of conduct regarding securities transactions by the Directors on terms no less exacting than the Model Code. The Company had made specific enquiry of all the Directors and the Company was not aware of any non-compliance with the Stock Exchange's required standard of dealings and its code of conduct regarding securities transactions by the Directors throughout the Period.

PURCHASE, SALE OR REDEMPTION OF LISTED **SECURITIES**

During the Period, the Company issued 25,000,000 A shares with a nominal value of RMB1.00 each in the issued share capital to be allotted, issued and listed on the Shenzhen Stock Exchange at the final offer price of RMB43 per share. The A shares were listed and commenced trading on the Shenzhen Stock Exchange on 26 April 2012.

Save as disclosed above, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the listed securities of the Company during the Period.

CORPORATE GOVERNANCE CODE

The Company had complied with all the code provisions as set out in the Code on Corporate Governance (the "Code") contained in Appendix 14 to the Listing Rules during the Period. The Code had been amended which took effect from 1 April 2012 (the "Revised Code"). The Company had complied with all the code provisions as set out in the Revised Code during the period from 1 April 2012 to 30 June 2012. There has been a deviation of code provision A.2.1 mentioned in the paragraphs below.

The division of responsibilities of the chairman and chief executive of the Company is clearly set out in the articles of association of the Company.

Under code provision A.2.1 of the Code, the roles of chairman and chief executive should not be performed by the same individual. The roles of chairman and chief executive of the Company are currently performed by Mr. Zhang.

Taking into account Mr. Zhang's strong expertise and excellent insight of the environmental protection industry, the Board considered that the roles of chairman and chief executive being performed by Mr. Zhang will lead to more effective implementation of the overall strategy and ensure smooth operation of the Group. In order to maintain good corporate governance and fully comply with the code provisions of the Code, the Board will regularly review the need to appoint different individuals to perform the roles of chairman and chief executive separately.

> By order of the Board Dongjiang Environmental Company Limited* **Zhang Wei Yang** Chairman

9 August 2012 Shenzhen, Guangdong Province, the PRC