

(a joint stock limited company incorporated in the People's Republic of China with limited liability) (於中華人民共和國註冊成立之股份有限公司)

(Stock Code 股份代號: 1075)



Interim Report 2012

www.capinfo.com.cn

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INDEPENDENT AUDITOR'S REPORT 獨立核數師報告



REPORT ON REVIEW OF CONDENSED CONSOLIDATED FINANCIAL STATEMENTS TO THE BOARD OF DIRECTORS OF CAPINFO COMPANY LIMITED 簡明合併財務報表審閲報告

致首都信息發展股份有限公司董事會

INTRODUCTION

We have reviewed the condensed consolidated financial statements of Capinfo Company Limited (the "Company") and its subsidiaries set out on pages 4 to 31, which comprise the condensed consolidated statement of financial position as of 30 June 2012 and the related condensed consolidated statement of comprehensive income, statement of changes in equity and statement of cash flows for the six-month period then ended, and certain explanatory notes. The Main Board Listing Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited require the preparation of a report on interim financial information to be in compliance with the relevant provisions thereof and Hong Kong Accounting Standard 34 "Interim Financial Reporting" ("HKAS 34") issued by the Hong Kong Institute of Certified Public Accountants. The directors of the Company are responsible for the preparation and presentation of these condensed consolidated financial statements in accordance with HKAS 34. Our responsibility is to express a conclusion on these condensed consolidated financial statements based on our review, and to report our conclusion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

緒言

吾等已審閱載於第4至31百之首都信息發 展股份有限公司(「貴公司」)及其附屬公司 之簡明合併財務報表,包括截至二零一二 年六月三十日之簡明合併財務狀況報表及 截至該日止六個月期間之相關簡明合併綜 合收益表、權益變動表及現金流量報表以 及若干闡釋附註。香港聯合交易所有限公 司主板證券上市規則規定中期財務資料之 報告須根據其相關條文及香港會計師公會 頒佈之香港會計準則第34號「中期財務報 告|(「香港會計準則第34號|)編製。根據 香港會計準則第34號,貴公司董事負責編 製及呈列該等簡明合併財務報表。吾等之 責任是根據吾等之審閱對該等簡明合併財 務報表作出總結,並依據吾等協定之委聘 條款僅向閣下(作為一個實體)呈報吾等之 總結。除此以外,吾等之報告不可用作其 他用途。吾等概不就本報告之內容向任何 其他人士負責或承擔任何責任。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

SCOPE OF REVIEW

We conducted our review in accordance with Hong Kong Standard on Review Engagements 2410 "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Hong Kong Institute of Certified Public Accountants. A review of these condensed consolidated financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Hong Kong Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

CONCLUSION

Based on our review, nothing has come to our attention that causes us to believe that these condensed consolidated financial statements are not prepared, in all material respects, in accordance with HKAS 34.

DELOITTE TOUCHE TOHMATSU Certified Public Accountants

Hong Kong

22 August 2012

審閲範圍

吾等依據香港會計師公會頒佈之香港審閱 項目準則第2410號[由實體的獨立核數師 執行的中期財務資料審閱]進行吾等之審 閒。審閱該等簡明合併財務報表主要包括 向負責財務和會計事務之人員作出查詢, 及進行分析握香港核數準則進行之審核之範 圍要小,故吾等不能保證吾等知悉在審核 中可能被發現之所有重大事項。因此,吾 等並不發表審核意見。

審閲總結

按照吾等之審閲結果,吾等並無察覺任何 事項,令吾等相信該等簡明合併財務報表 在各重大方面未有根據香港會計準則第34 號而編製。

德勤 ● 關黃陳方會計師行 執業會計師

香港

二零一二年八月二十二日



CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 簡明合併綜合收益表

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

			Six mont 截至以下日	
		Notes 附註	30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited/ Restated) (未經審核/ 經重列)
Continuing Operations Revenue Cost of sales	持續經營業務 收入 銷售成本		162,660 (87,925)	157,488 (93,156)
Gross profit Other income Research and development costs Marketing and promotional expenses Administrative expenses Finance cost Share of results of associates	毛利 其他收入 研究及開發成本 市場推廣及宣傳費用 行政費用 融資成本 分佔聯營公司業績	17(b)	74,735 11,543 (7,458) (18,607) (19,649) (98) (484)	64,332 14,063 (8,445) (15,152) (17,517) (161) (2,283)
Profit before taxation Income tax expense	除税前溢利 所得税開支	6 7	39,982 (4,151)	34,837 (4,866)
Profit for the period from continuing operations	持續經營業務 期內溢利		35,831	29,971
Discontinued Operations Loss for the period from discontinued operations	已終止經營業務 已終止經營業務 期內虧損	5	(2,741)	(6,315)
Profit and total comprehensive income for the period	期內溢利及綜合收益總額		33,090	23,656
Profit (loss) and total comprehensive income (loss) for the period attributable to owners of the Company – from continuing operations – from discontinued operations	本公司擁有人應佔期內 溢利(虧損)及綜合 收益(虧損)總額 一來自持續經營業務 一來自已終止經營業務		35,680 (1,234)	30,820 (2,843)
			34,446	27,977

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 簡明合併綜合收益表

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

			Six mont 截至以下日	
		Notes 附註	30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited/ Restated) (未經審核/ 經重列)
Profit (loss) and total comprehensive income (loss) for the period attributable to non-controlling interests	非控股權益應佔期內 溢利(虧損)及綜合 收益(虧損)總額			
 – from continuing operations – from discontinued operations 	-來自持續經營業務 -來自已終止經營業務		151 (1 <i>,</i> 507)	(849) (3,472)
			(1,356)	(4,321)
Profit (loss) and total comprehensive income (loss) attributable to: Owners of the Company Non-controlling interests	以下人士應佔溢利(虧損) 及綜合收益(虧損)總額: 本公司擁有人 非控股權益		34,446 (1,356)	27,977 (4,321)
			33,090	23,656
			RMB cents 人民幣分	RMB cents 人民幣分
EARNINGS (LOSSES) PER SHARE From continuing and discontinued operations – Basic	每股盈利(虧損) 來自持續經營及 已終止經營業務 一基本	9	1.19	0.97
– Diluted	-攤薄		1.19	0.96
From continuing operations – Basic	來自持續經營業務 一基本		1.23	1.07
– Diluted	一攤薄		1.23	1.06
From discontinued operations – Basic	來自已終止經營業務 一基本		(0.04)	(0.10)
– Diluted	一攤薄		(0.04)	(0.10)



CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明合併財務狀況報表 At 30 June 2012 於二零一二年六月三十日

		Notes 附註	30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Non-current assets Property, plant and equipment Investment property Deposits paid on acquisition of	非流動資產 物業、廠房及設備 投資物業 購置物業、廠房及 購置物業(山宮及	10	77,083 61,814	62,719 63,706
property, plant and equipment Interests in associates Available-forsale investments Trade receivables – non-current Deferred tax assets	設備所付定金 聯營公司權益 可供出售投資 應收貿易款項一非流動 遞延税項資產	11	15,703 38,825 1,971 2,072 6,444	557 39,309 1,971 1,700 4,671
			203,912	174,633
Current assets Inventories Trade and other receivables Amounts due from customers	流動資產 存貨 貿易及其他應收款項 應收合約工程客戶款項	11	1,641 161,043	296 93,289
for contract works Amounts due from related parties Financial assets at fair value	應收關連方款項 按公平值計入損益	17(e)	62,266 8,279	41,939 2,929
through profit or loss Bank deposits Bank balances and cash	之金融資產 銀行存款 銀行結存及現金	12	177,285 183,320 161,731	_ 181,267 438,563
Assets classified as held for sale	分類為持作出售之資產	5	755,565 41,249	758,283 42,107
			796,814	800,390
Current liabilities Trade and other payables Amounts due to related parties Customer deposits for	流動負債 貿易及其他應付款項 應付關連方款項 有關合約工程客戶定金	13 17(e)	91,077 113	105,442 779
contract works Income tax payable Dividend payable Other Ioan	應付所得税 應付股息 其他貸款	17(b)	111,489 1,582 34,792 5,450	103,813 3,498 - 5,450
Liabilitian appaainted with accests	與分類為持作出售之		244,503	218,982
Liabilities associated with assets classified as held for sale	與分類為持作 西吉之 資產有關之負債	5	7,268	5,384
			251,771	224,366
Net current assets	流動資產淨值		545,043	576,024
Total assets less current liabilities	總資產減流動負債		748,955	750,657

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION 簡明合併財務狀況報表

At 30 June 2012 於二零一二年六月三十日

		Notes 附註	30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Capital and reserves Share capital Share premium and reserves	資本及儲備 股本 股份溢價及儲備	14	289,809 440,394	289,809 440,740
Equity attributable to owners of the Company Non-controlling interests	本公司擁有人應佔權益 非控股權益		730,203 18,752	730,549 20,108
Total equity	權益總額		748,955	750,657

The condensed consolidated financial statements on pages 4 to 31 were approved by the board of directors on 二零一二年八月二十二日獲董事會批准並 22 August 2012 and signed on behalf by:

載於第4至31頁之簡明合併財務報表已於 由以下代表簽署:

Mr. Xu Zhe 徐哲先生 CHAIRMAN 主席

Dr. Wang Xu 汪旭博士

CHIEF EXECUTIVE OFFICER 行政總裁



CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 簡明合併權益變動表

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

			Attribu		n ers of the Co E有人應佔	mpany			
		Share capital 股本 RMB'000 人民幣千元	Share premium 股份溢價 RMB'000 人民幣千元	Capital reserve 資本儲備 RMB'000 人民幣千元	Statutory surplus reserve 法定公積金 RMB'000 人民幣千元	Retained profits 保留溢利 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元	Non- controlling interests 非控股權益 RMB'000 人民幣千元	Total 總額 RMB'000 人民幣千元
At 1 January 2011 (Audited)	於二零一一年一月一日 (經審核) 地会送到17.66人业长途55	289,809	254,079	6,961	27,329	113,344	691,522	30,183	721,705
Profit and total comprehensive income for the period		-	-	-	-	27,977	27,977	(4,321)	23,656
Dividend recognised as distribution	確認為分派之股息	-	-	-	-	(33,297)	(33,297)	-	(33,297)
At 30 June 2011 (Unaudited)	於二零一一年六月三十日 (未經審核)	289,809	254,079	6,961	27,329	108,024	686,202	25,862	712,064
At 1 January 2012 (Audited) Profit and total comprehensive	於二零一二年一月一日 (經審核) 期內溢利及綜合收益總額	289,809	254,079	1,745	34,456	150,460	730,549	20,108	750,657
income for the period		-	-	-	-	34,446	34,446	(1,356)	33,090
Dividend recognised as distribution	確認為分派之股息	-	-	-	-	(34,792)	(34,792)	-	(34,792)
At 30 June 2012 (Unaudited)	於二零一二年六月三十日 (未經審核)	289,809	254,079	1,745	34,456	150,114	730,203	18,752	748,955

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS 簡明合併現金流量報表

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

30.6.201 二零一一年 六月三十日 RMB*000 人民幣千元 (Unaudited) (未經毒核) 30.6.201 二零一一年 六月三十日 RMB*000 人民幣千元 (Unaudited) (未經毒核) Net cash used in operating activities Purchase of a financial asset at financial asset at fi			Six month 截至以下日转	
Net cash used in investing activities Purchase of a financial asset at fair value through profit or loss Investment income received on financial asset at fair value through profit or loss Cash paid for acquisition of property, plant and equipment Placement of bank deposits Interest received Interest paid Interest paid Net cash used in financing activities Interest paid Net cash equivalents at beginning of the period投資活動所耗現金浮額 環金及等同現金項目 或少淨額 於期末之現金及等同現金項目 指銀行結存及現金(176,750) (230,800)(230,800)Net cash used in financing activities beinning of the period股資活動所耗現金浮額 環金及等同現金項目 減少淨額 が期末之現金及等同現金項目 · 指銀行結存及現金(15,444) (167)(16,802)Net cash used in financing activities beginning of the period融資活動所耗現金浮額 成少淨額 於期末之現金及等同現金項目 · 指銀行結存及現金(226,064) (228,667)(228,667) (910)Net decrease in cash and cash equivalents beginning of the period現金及等同現金項目 於期末之現金及等同現金項目 · 指銀行結存及現金(279,953) (291,623) (291,623)(291,623) (291,623)Comprised of: Cash and cash equivalents at beginning of the period於期末之現金及等同現金項目 · 指銀行結存及現金161,731 (180,532Comprised of: Cash and cash equivalents cash and cash equivalents dash dances and cash於期末之現金及 現金及等同現金項目 分類為特作出售之 現金及等同現金項目161,731 (180,532			二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited)	二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited)
Purchase of a financial asset at fair value through profit or loss Investment income received on financial asset at fair value through profit or loss購買按公平值計入 損益之金融資產 之金融資產之投資收入(176,750)(230,800)Investment income received on financial asset at fair value through profit or lossB(44,306)(6.802)Cash paid for acquisition of property, plant and equipment Deposits paid on acquisition of property, plant and equipment Deposits paid on acquisition of property, plant and equipment Deposits paid on acquisition of property, plant and equipment Placement of bank deposits Interest received(15,444) (187)(187) (122,085)Net cash used in financing activities Interest paid Cash and cash equivalents at beginning of the period融資活動所耗現金淨額 (226,064)(228,667)Net cash used in financing activities Interest paid Cash equivalents at beginning of the period融資活動所耗現金淨額 (124,421)(161) (230,400)Net decrease in cash and cash equivalents at beginning of the period現金及等同現金項目 指銀行結存及現金(279,953) (291,623)(291,623)Cash and cash equivalents at of the period, represented by bank balances and cash於期末之現金及等同現金項目 分類為持作出售之 現金及等同現金項目 分類為持作出售之 分類為持作出售之 現金及等同現金項目 分類為持作出售之 可有 (15,022)161,731 (180,532Comprised of: cassified as held for sale包括 : 現金及等同現金項目 分類為持作出售之 現金及等同現金項目 分類為持作出售之 現金及等同現金項目 分類為持作出售之 (15,022)16,123	Net cash used in operating activities	營業活動所耗現金淨額	(53,791)	(37,464)
Cash paid for acquisition of property, plant and equipment Proceeds from disposal of property, plant and equipment Deposits paid on acquisition of property, plant and equipment Placement of bank deposits Withdrawal from bank deposits Literest received(44,306) (6,802)(6,802) (6,802)Net cash used in financing activities Interest paid Repayments of borrowings Dividends paidLife math and activities Life math and equipment Big math and equipment Big math and equipment Placement of bank deposits Literest receivedLife math and activities Life math and equipment Big math and equipment Big math and equipment Big math and equipment Life math and equipment Placement of bank deposits Life math and equipment Big math and equipment Big math and equipment Placement of bank deposits Life math and equipment Placement of bank deposits Life math and equipment Big math and equipment Big math and equipment Big math and equipment Big math and equipment Placement of bank deposits Life math and equipment Placement of bank deposits Life math and equipment Big math and equipment 	Purchase of a financial asset at fair value through profit or loss Investment income received on	購買按公平值計入 損益之金融資產 已收按公平值計入損益	(176,750)	(230,800)
property, plant and equipment設備所付現金 出售物業、廠房及 設備所得款項(44,306)(6,802)Proceeds from disposal of property, plant and equipment Deposits paid on acquisition of property, plant and equipment Deposits and cash equivalents and cash equivalents cash and cash equivalents(15,444)(187)Deposits paid on acquisition of property, plant and equipment Deposits paid on acquisition of property, plant and equipment Deposits paid on acquisition of 		腊罟物丵、廠戶及	3,471	5,313
property, plant and equipment Deposits paid on acquisition of property, plant and equipment Placement of bank deposits Withdrawal from bank deposits Interest received設備所得款項 購買物業、廠房及 設備所付定金 (15,444)(187) (172,085)(2) (2) (170,032 - - 170,032 - - 170,032 - - (226,064)(228,667)Net cash used in financing activities Interest paid Repayments of borrowings Dividends paid融資活動所耗現金淨額 已付利息 (172,085)(29 (228,667)Net cash used in financing activities Interest paid Repayments of borrowings Dividends paid融資活動所耗現金淨額 已付股息(98) (161) (198)(161) (98) (161)Net decrease in cash and cash equivalents beginning of the period現金及等同現金項目 指銀行結存及現金 指銀行結存及現金(279,953) (291,623)(291,623)Net decrease and cash equivalents at beginning of the period炭期末之現金及等同現金項目 指銀行結存及現金(279,953) (291,623)(291,623)Comprised of: Cash and cash equivalents bank balances and cash於期末之現金及等同現金項目 指銀行結存及現金161,731 (161,731)180,532 (284,021)Comprised of: Cash and cash equivalents bank balances and cash現金及等同現金項目 現金及等同現金項目161,731 (180,532)180,532 (174,89)Comprised of: Cash and cash equivalents bank balances and cash現金及等同現金項目 現金及等同現金項目161,731 (180,532)180,532 (174,89)	property, plant and equipment	設備所付現金	(44,306)	(6,802)
property, plant and equipment Placement of bank deposits Withdrawal from bank deposits Uthdrawal from bank deposits Law all for bank deposits Law all	property, plant and equipment	設備所得款項	4,902	297
Net cash used in financing activities Interest paid Repayments of borrowings Dividends paid融資活動所耗現金淨額 已付利息 償還借貸 已付股息(98) (161) (910) (24,421)(98)(161) (1910) (24,421)(98)(25,492)Net decrease in cash and cash equivalents beginning of the period現金及等同現金項目 ※同現金項目 指銀行結存及現金(279,953) (291,623)Cash and cash equivalents at of the period, represented by bank balances and cash於期末之現金及等同現金項目 指銀行結存及現金(279,953) (291,623)Comprised of: Cash and cash equivalents 女前、balances and cash包括: 現金及等同現金項目 有損161,731 (180,532)Comprised of: Cash and cash equivalents 女類為持作出售之 只要求及等同現金項目161,731 (180,532)Cash and cash equivalents 女類為持作出售之 現金及等同現金項目15,022 (17,489)	property, plant and equipment Placement of bank deposits Withdrawal from bank deposits	設備所付定金 銀行存款配售 提取銀行存款	(172,085) 170,032	(2)
Interest paid已付利息(98)(161)Repayments of borrowings償還借貸-(910)Dividends paid已付股息-(24,421)(24,421)Net decrease in cash and cash equivalents現金及等同現金項目 減少淨額(279,953)(291,623)Cash and cash equivalents at beginning of the period労期和之現金及 等同現金項目456,706489,644Cash and cash equivalents at end of the period, represented by bank balances and cash於期末之現金及等同現金項目 · 指銀行結存及現金176,753198,021Comprised of: Cash and cash equivalents and cash equivalents bank balances and cash包括: 現金及等同現金項目161,731 180,532180,532Comprised of: Cash and cash equivalents dash eduivalents Cash and cash equivalents 	Net control in firm the cost date	动次迁动化ギョム河苑	(226,064)	(228,667)
Net decrease in cash and cash equivalents現金及等同現金項目 減少淨額(279,953)Cash and cash equivalents at beginning of the period於期初之現金及 等同現金項目456,706Cash and cash equivalents at end of the period, represented by bank balances and cash於期末之現金及等同現金項目 指銀行結存及現金176,753Comprised of: Cash and cash equivalents and cash equivalents Cash and cash equivalents 要用包括: 現金及等同現金項目 分類為持作出售之 現金及等同現金項目161,731 180,532Comprised of: classified as held for sale現金及等同現金項目 現金及等同現金項目15,02217,489	Interest paid Repayments of borrowings	已付利息 償還借貸	(98) _ _	(910)
cash equivalents減少淨額 減少淨額(279,953)(291,623)Cash and cash equivalents at beginning of the period於期初之現金及 等同現金項目456,706489,644Cash and cash equivalents at end of the period, represented by bank balances and cash於期末之現金及等同現金項目 指銀行結存及現金176,753198,021Comprised of: Cash and cash equivalents dash equivalents classified as held for sale包括: 現金及等同現金項目 現金及等同現金項目161,731 15,022180,532 			(98)	(25,492)
of the period, represented by bank balances and cash指銀行結存及現金176,753198,021Comprised of: Cash and cash equivalents classified as held for sale包括: 現金及等同現金項目161,731180,532Cash and cash equivalents classified as held for sale分類為持作出售之 現金及等同現金項目15,02217,489	cash equivalents Cash and cash equivalents at	減少淨額 於期初之現金及		
Cash and cash equivalents現金及等同現金項目161,731180,532Cash and cash equivalents classified as held for sale分類為持作出售之 現金及等同現金項目15,02217,489	of the period, represented by		176,753	198,021
	Cash and cash equivalents Cash and cash equivalents	現金及等同現金項目 分類為持作出售之		
	Total cash and cash equivalents	現金及等同現金項目總額	15,022	198,021



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

1. GENERAL

The Company is a limited company established in Beijing, the People's Republic of China (the "PRC") and its H shares are listed on The Stock Exchange of Hong Kong limited (the "Stock Exchange"). Its ultimate holding company is Beijing State-owned Assets Management Co., Ltd. ("BSAM"), a stateowned enterprise, which was also established in the PRC.

The Company and its subsidiaries (hereinafter collectively referred to as the "Group") are principally engaged in the installation of network systems, network design, consultancy and related technical services and sales of computers, related accessories and equipment. The Group has discontinued the provision of ticket agency service and sports related information system and information exchange platform services during the year ended 31 December 2011. Accordingly, the comparative condensed consolidated statement of comprehensive income for the six month ended 30 June 2011 has been restated.

The Company transferred its listing from the Growth Enterprise Market to the Main Board of the Stock Exchange effectively on 21 January 2011.

The condensed consolidated financial statements are presented in Renminbi ("RMB"), which is also the functional currency of the Company and its principal subsidiaries.

2. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited and with Hong Kong Accounting Standard 34, *Interim Financial Reporting* issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA").

1. 一般事項

本公司於中華人民共和國(「中國」)北 京成立,為一間有限公司,其H股於 香港聯合交易所有限公司(「聯交所」) 上市。本公司之最終控股公司為國有 企業北京市國有資產經營有限責任 公司(「北京市國資公司」),該公司亦 於中國成立。

本公司及其附屬公司(以下統稱「本集 團」)主要從事安裝網絡系統、網絡設 計、諮詢及相關技術服務以及電腦、 相關配件及設備銷售業務。本集團已 於截至二零一一年十二月三十一日 止年度終止提供票務代理服務、賽事 相關信息服務系統及信息交流平台服 務。因此,本集團對截至二零一一年併 亦月三十日止六個月的對比簡明合併 綜合收益表進行了重列。

本公司已由聯交所創業板轉往主板上 市,並於二零一一年一月二十一日 生效。

該等簡明合併財務報表以人民幣(「人 民幣」)呈列,人民幣亦為本公司及其 主要附屬公司之功能貨幣。

2. 編製基礎

該等簡明合併財務報表乃根據香港聯 合交易所有限公司證券上市規則附錄 16之適用披露規定及香港會計師公會 (「香港會計師公會」)頒佈之香港會計 準則第34號中期財務報告而編製。

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

3. PRINCIPAL ACCOUNTING POLICIES

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair value.

Except as described below, the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2012 are the same as those followed in the preparation of the Group's consolidated financial statements for the year ended 31 December 2011.

In the current interim period, the Group has applied, for the first time, the following amendments to Hong Kong Financial Reporting Standards ("HKFRSs") issued by the HKICPA:

- amendments to HKFRS 7 Financial Instruments: Disclosures – Transfers of Financial Assets; and
- amendments to HKAS 12 DeferredTax: Recovery of Underlying Assets.

The application of the above amendments to HKFRSs in the current interim period has had no material effect on the amounts reported in these condensed consolidated financial statements and/or disclosures set out in these condensed consolidated financial statements.

3. 主要會計政策

除若干按公平值計量之金融工具外, 簡明合併財務報表乃根據歷史成本法 編製。

除下文所述者外,截至二零一二年六 月三十日止六個月之簡明合併財務報 表所應用之會計政策及計算方法與編 製本集團截至二零一一年十二月三十 一日止年度之合併財務報表所依循者 相同。

於本中期期間,本集團首次應用以下 由香港會計師公會頒佈之香港財務報 告準則(「香港財務報告準則」)之修訂 本:

- 香港財務報告準則第7號之修訂 金融工具:披露一金融資產轉 移;及
- 香港會計準則第12號之修訂 遞延税項:收回相關資產。

於本中期期間應用之上述香港財務報 告準則之修訂本對該等簡明合併財務 報表內呈報數額及/或該等簡明合併 財務報表所載披露事宜並無重大影 響。



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

4. SEGMENT INFORMATION

The Group's Chief Executive Officer ("CEO") is identified as the chief operating decision maker. The CEO, for the purpose of resource allocation and assessment of performance, reviewed consolidated profit after taxation and the consolidated revenue of the Group as a whole prepared in accordance with the Accounting Standards for Business Enterprise of PRC, which has no significant difference as compared with the consolidated profit after taxation and the consolidated profit after taxation and the consolidated profit after taxation significant difference as compared with the consolidated profit after taxation and the consolidated profit after taxation signed profit after taxation single operating segment. Accordingly, no operating segment is presented.

In addition, all the Group's operations are located in the PRC and all the revenue of the Group comes from PRC customers, and all of the assets of the Group are located in the PRC.

5. DISCONTINUED OPERATIONS

On 19 December 2011, the Group entered into a share transfer agreement with a fellow subsidiary, Beijing BeiAo Group Co., Ltd. ("北京北奥集團有限公 司"), to dispose of two subsidiaries. Beijing Culture & Sports Technology Co., Ltd. ("北京文化體育科技有 限公司" or "體育科技") and Beijing Shuiniao Ticket Services Co., Ltd. ("北京水鳥票務有限公司" or "水鳥 票務"), which are mainly engaged in operations of the ticket agency service and sports related information system and information exchange platform services. As at the end of the reporting period, the directors of the Company expect the disposal transaction will be completed before end of 2012 and the related assets and liabilities of the aforesaid two subsidiaries have been classified as a disposal group held for sale and presented separately in the condensed consolidated statement of financial position.

4. 分類資料

本集團之行政總裁(「行政總裁」)被視 為主要營運決策者。行政總裁為分配 資源及評估表現而審閱根據中國企業 會計準則整體編製之本集團除税後合 併溢利及合併收入(與根據香港財務 報告準則呈報之除税後合併溢利及合 併收入並無重大差異)。因此,本集 團營運構成單一經營分部,故並無呈 列經營分部。

此外,本集團的全部營運均位於中 國,而本集團的全部收入均來自中國 客戶,且本集團的所有資產均位於中 國。

5. 已終止經營業務

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

5. DISCONTINUED OPERATIONS (CONTINUED)

The combined results of discontinued operations for the current and previous interim periods were as follows:

5. 已終止經營業務(續)

當前及上一中期期間已終止經營業務 之合併業績如下:

Six months ended 截至以下日期止六個月

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)
Loss for the period from discontinued operations	來自已終止經營業務 之期內虧損		
Revenue Cost of sales	之州內相損 收入 銷售成本	10,182 (7,389)	3,326 (292)
Gross profit Other income Research and development costs Marketing and promotional	毛利 其他收入 研究及開發成本 市場推廣及宣傳費用	2,793 905 (439)	3,034 39 (381)
expenses Administrative expenses	行政費用	(3,361) (2,639)	(5,933) (2,990)
Loss before tax Income tax expense	除税前虧損 所得税開支	(2,741) _	(6,231) (84)
Loss and total comprehensive loss for the period from discontinued operations	來自已終止經營業務之期內 虧損及綜合虧損總額	(2,741)	(6,315)
Loss and total comprehensive loss for the period from discontinued operations attributable to: Owners of the Company	以下人士應佔來自已終止 經營業務之期內虧損 及綜合虧損總額: 本公司擁有人	(1,234)	(2,843)
Non-controlling interests	非控股權益	(1,507) (2,741)	(3,472) (6,315)



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

5. DISCONTINUED OPERATIONS (CONTINUED)

5. 已終止經營業務(續)

Six months ended 截至以下日期止六個月

		截主以下口	为止八回万
		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)
Loss for the period from the discontinued operations has been arrived at after charging (crediting) the following items:	來自已終止經營業務 之期內虧損在扣除 (計入)以下各項後計得:		
Depreciation of property, plant and equipment Amortisation of intangible asset	物業、廠房及設備折舊 無形資產攤銷	1	832 550
		-	1,382
Government grants Interest income from	政府補助 銀行存款之利息收入	(861)	-
bank deposits		(43)	(39)

Six months ended

截至以下日期止六個月

		BL VIII	为止八個八
		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)
Cash flows from discontinued operations Net cash outflows from operating activities Net cash inflows from investing activities	來自已終止經營業務 之現金流量 營業活動產生之現金 流出淨額 投資活動所得現金 流入淨額	(3,128) 7	(814) 73
Net cash outflows	現金流出淨額	(3,121)	(741)

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

5. DISCONTINUED OPERATIONS (CONTINUED)

The major classes of assets and liabilities of the discontinued operations as at 30 June 2012, which have been presented separately in the condensed consolidated statement of financial position, are as follows:

5. 已終止經營業務(續)

於二零一二年六月三十日,已終止經 營業務之資產及負債的主要類別(已 於簡明合併財務狀況報表獨立呈列) 如下:

		30.06.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Assets and liabilities	重新分類為持作出售		
reclassified as held for sale	之資產及負債		
Property, plant and equipment	物業、廠房及設備	6,334	6,298
Intangible asset Inventories	無形資產 存貨	9,350 488	9,350
Trade and other receivables	仔貝 貿易及其他應收款項		482 5.915
Amounts due from customers for contract works	員勿及其他應收款項 應收合約工程客戶款項	5,818	455
Amounts due from non- controlling shareholders	應收非控股股東款項	2,654	1.346
Amount due from a fellow subsidiary	應收同系附屬公司款項	21	118
Bank balances and cash	銀行結存及現金	15,022	18,143
Total assets classified as	分類為持作出售之總資產	44.040	40 407
held for sale		41,249	42,107
Trade and other payables Customer deposits for	貿易及其他應付款項 有關合約工程客戶定金	2,352	5,157
contract works		227	227
Amounts due to non- controlling shareholders	應付非控股股東款項	4,689	-
Total liabilities associated with assets classified	與分類為持作出售之 資產有關之總負債		
as held for sale	貝圧竹輛產芯只貝	7,268	5,384



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

6. PROFIT BEFORE TAXATION

6. 除税前溢利

持續經營業務

Continuing Operations

Six months ended 截至以下日期止六個日

		截至以卜日拜	朝止六個月
		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited/ Restated)
		(未經審核)	(未經審核/ 經重列)
Profit before taxation has been arrived at after charging	除税前溢利在扣除(計入) 以下各項後計得:		
(crediting) the following items: Depreciation of property,	物業、廠房及設備及		
plant and equipment and	投資物業之折舊		
investment property _ess: Depreciation included in	減:計入下列項目之折舊 四次2月開発点:	15,959	27,449
 research and development costs 	一研究及開發成本	(93)	(62)
 – contract work 	一合約工程	(8,846)	(22,571)
		7,020	4,816
Allowance for doubtful debts	呆賬撥備	1,220	1,163
Reversal of allowance for inventories	撥回存貨撥備	_	(304)
Gain) loss on disposal of	出售物業、廠房及設備		
property, plant and equipment	(收益)虧損 政府補助	(2) (285)	9 (387)
Government grants nterest income from	政府補助 銀行存款之利息收入	(265)	(387)
bank deposits		(4,073)	(3,475)
Gain on change in fair value	按公平值計入損益之金融		
of financial assets at fair	資產公平值變動收益	(4,006)	(E.OE2)
value through profit or loss Dividend income from an	可供出售投資之股息收入	(4,006)	(5,952)
available-for-sale investment		-	(216)
Rental income from	投資物業租金收入		
investment property	和今娘婿	(4 700)	(4,700)
 gross rental direct operating expenses 	一租金總額 一直接經營開支	(4,796)	(4,796)
(including depreciation	(包括投資物業之折舊)		
of investment property)		2,923	2,177
– net rental	一租金淨額	(1,873)	(2,619)

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

7. INCOME TAX EXPENSE

7. 所得税開支

		Six mont 截至以下日	
		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited/ Restated) (未經審核/ 經重列)
The charge from continuing operations comprises: PRC Enterprise Income Tax – Current period Deferred tax (credit)/charge	持續經營業務支出包括: 中國企業所得税 一本期間 遞延税項(抵免)/支出	5,924 (1,773)	4,184 682
		4,151	4,866

At the end of the reporting period, certain subsidiaries had unused tax losses of approximately RMB148,000 (31 December 2011: RMB694,000) available for offset against future profits. No deferred tax asset has been recognised due to the unpredictability of future profit streams. The unused tax losses will expire before 2017. The deferred tax credit in current period is mainly due to the deductible temporary difference of certain accrued expenses of the Group.

8. DIVIDENDS

During the current interim period, a final dividend of RMB1.20 cents (pre-tax) per share in respect of the year ended 31 December 2011 was approved in annual general meeting on 19 June 2012. The aggregate amount of the final dividend declared in the current interim period amounted to RMB34,792,000 (2010 final dividend declared in previous interim period: RMB33,297,000).

The directors of the Company do not recommend the payment of any interim dividend for current interim period (six months ended 30 June 2011: nil).

於報告期末,若干附屬公司有未動用 之税項虧損約人民幣148,000元(二 零一一年十二月三十一日:人民幣 694,000元)可供抵銷未來溢利。由於 未來溢利之可預測性,因此並無虧 認遞延税項資產。未動用之税項虧損 將於二零一七年前過期作廢。本期間 光遞延税項抵免主要因本集團若干應 計費用之可抵扣暫時性差異所致。

8. 股息

於本中期期間,本公司於二零一二年 六月十九日召開的股東週年大會上批 准截至二零一一年十二月三十一日 止年度之末期股息每股人民幣1.20分 (税前)。本中期期間已宣派末期股息 合共人民幣34,792,000元(上個中期 期間宣派之二零一零年末期股息:人 民幣33,297,000元)。

本公司董事並無建議派付本中期期間 之任何中期股息(截至二零一一年六 月三十日止六個月:零)。



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

9. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to owners of the Company is based on the following data:

From continuing and discontinued operations

9. 每股盈利

本公司擁有人應佔每股基本及攤薄盈 利乃根據下列數據計算:

來自持續經營及已終止經營業務

Six months ended

		截至以下日	期止六個月
		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited/ Restated) (未經審核/ 經重列)
Earnings	盈利		
Earnings for the purposes of basic and diluted earnings per share (profit for the period attributable to	就每股基本及攤薄盈利而言 之盈利(本公司擁有人 應佔期內溢利)		
owners of the Company)		34,446	27,977
Number of shares	股份數目	Six months ended 截至以下日期止六個月	
		截至以下口 30.6.2012	朔止八順月 30.6.2011
		二零一二年 六月三十日 (Unaudited) (未經審核)	二零一一年 六月三十日 (Unaudited) (未經審核)
Number of ordinary shares for the purpose of basic earnings per share Effect of dilutive potential ordinary shares issuable	就每股基本盈利而言之 普通股數目 根據本公司購股權計劃 可予發行具潛在	2,898,086,091	2,898,086,091
under the Company's share option scheme	攤薄影響之普通股之影響	-	1,909,904
Weighted average number of ordinary shares for the purpose of diluted	就每股攤薄盈利而言之 普通股加權平均數		

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

9. EARNINGS PER SHARE (CONTINUED)

From continuing and discontinued operations (continued)

The calculation of diluted earnings per share did not take into account the outstanding share options of the Company for the six months ended 30 June 2012 because the exercise price of the Company's share options was higher than the average market price of the Company's shares for that period.

From continuing operations

The calculation of basic and diluted earnings per share from continuing operations attributable to the owners of the Company is based on the following data:

9. 每股盈利(續)

來自持續經營及已終止經營業務(續)

因本公司購股權之行使價高於截至二 零一二年六月三十日止六個月本公司 股份之平均市價,故計算每股攤薄盈 利時並未計及該期間內未行使之本公 司購股權。

來自持續經營業務

本公司擁有人應佔來自持續經營業務 之每股基本及攤薄盈利乃根據以下數 據計算:

Six months ended 截至以下日期止六個月 30.6.2012 30.6.2011 二零一一年 二零一二年 六月三十日 六月三十日 RMB'000 RMB'000 人民幣千元 人民幣千元 (Unaudited) (Unaudited/ Restated) (未經審核) (未經審核) 經重列) Earning figures are calculated 盈利數據計算如下: as follows: Profit for the period attributable 本公司擁有人應佔期內溢利 to the owners of Company 34,446 27,977 Less: loss for the period from 減:來自已終止經營業務之 discontinued operations 期內虧損 1.234 2,843 就計算來自持續經營業務之每股 Earnings for the purpose of calculating basic earnings 基本盈利之盈利: per share from continuing operations: 35,680 30,820

The denominators used are the same as those detailed above for both basic and diluted earnings per share.

所用分母與上文詳述之計算每股基本 及攤薄盈利所用者相同。



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

9. EARNINGS PER SHARE (CONTINUED)

Basic loss per share from discontinued operations is RMB0.04 cent per share (six months ended 30 June 2011: RMB0.10 cent per share) and diluted loss per share from the discontinued operations is RMB0.04 cent per share (six months ended 30 June 2011: RMB0.10 cent per share), based on the loss for the period from discontinued operations of RMB1,234,000 (six months ended 30 June 2011: loss for RMB2,843,000) and the denominators detailed above for basic earnings per share. For the purpose of diluted loss per share from discontinued operations, the effect of outstanding share options of the Company is not considered because the effect is anti-dilutive.

10. MOVEMENTS IN PROPERTY, PLANT AND EQUIPMENT

During the current interim period, the Group incurred approximately RMB33,331,000 and RMB8,395,000 (six months ended 30 June 2011: RMB6,447,000 and RMB10,321,000) for the costs on acquisition and disposal of property, plant and equipment, respectively.

11. TRADE AND OTHER RECEIVABLES

9. 每股盈利(續)

根據來自已終止經營業務之期內虧損 人民幣1,234,000元(截至二零一一年 六月三十日止六個月:虧損人民幣 2,843,000元)及上文所詳述用於計算 每股基本盈利的分母,來自已終止經 營業務之每股基本虧損為每股人民幣 0.04分(截至二零一一年六月三十日 止六個月:每股人民幣0.10分),每 股攤薄虧損為每股人民幣0.04分(截 至二零一一年六月三十日止六個月: 每股人民幣0.10分)。計算來自已終 止經營業務之每股攤薄虧損並無計及 本公司未行使購股權之影響,因有關 購股權具反攤薄效應。

10. 物業、廠房及設備之變動

於本中期期間,本集團分別耗資約人民幣33,331,000元及人民幣 8,395,000元(截至二零一一年六月三 十日止六個月:人民幣6,447,000元 及人民幣10,321,000元),作為收購 及出售物業、廠房及設備之成本。

11. 貿易及其他應收款項

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Trade receivables-current	應收貿易款項-流動部分	95.361	60,398
portion Other receivables and	其他應收款項及預付款	55,301	00,398
prepayments		48,119	13,065
Deposits for technical projects	技術項目定金	17,563	19,826
		161,043	93,289

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

11. TRADE AND OTHER RECEIVABLES (CONTINUED)

The Group allows an average credit period of 180 days to its trade customers.

The following is an analysis of trade receivables by age at 30 June 2012 and 31 December 2011, which is presented based on the date on which revenue is recognised and net of allowance for doubtful debts:

11. 貿易及其他應收款項(續)

本集團向其貿易客戶提供180日之平 均信貸期。

以下為於二零一二年六月三十日及二 零一一年十二月三十一日按賬齡劃分 之應收貿易款項分析,乃根據收入確 認日期及扣減呆賬撥備呈列:

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Age 0 to 60 days 61 to 90 days 91 to 180 days over 180 days	賬齡 0至60日 61至90日 91至180日 超過180日	83,481 574 1,485 11,893	51,696 - 3,464 6,938
Less: Non-current portion classified as non-current assets (note)	減:分類為非流動資產 之非流動部分(附註)	97,433 (2,072)	62,098 (1,700)
		95,361	60,398

Note: Included in the balance of trade receivables at 30 June 2012 was a trade receivable of approximately RMB10,879,000 (31 December 2011: RMB10,879,000) which will be settled by five equal annual instalments from 1 July 2009 to 1 July 2013 in accordance with the terms of payment of the contract with a customer. At 30 June 2012, the remaining balance of this trade receivable is approximately RMB4,247,000 (31 December 2011: RMB4,118,000) with the non-current portion of RMB2,072,000 (31 December 2011: RMB1,700,000). The portion that will be settled after one year is classified as non-current assets at 30 June 2012 and 31 December 2011. The effective interest rate applied on this receivable is 5.00% per annum. 附註:於二零一二年六月三十日之應收貿易款 項結餘包括將從二零零九年七月一日起 至二零一三年七月一日止根據與一家客戶 之付款合同條款規定分五年每年等額付款 償還之應收貿易款項約人民幣10,879,000 元(二零一一年十二月三十一日:人民幣 10,879,000元)。於二零一二年六月三十 日,此項應收貿易款項之結餘約為人民幣 4,247000元(二零一一年十二月三十一日: 人民幣4,118,000元),非流動部分為人民幣 2,072,000元(二零一一年十二月三十一日: 人民幣1,170,000元)。將於一年後結算之部 分於二零一二年六月三十日及二零一一年 十二月三十一日分類為非流動資產。適用 於該應收款項之實際利率為每年5.00%。



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

12. FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

12. 按公平值計入損益之金融資產

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Designated as at fair value through profit or loss – Trust investment (note) Held - for - trading – Guarantee contract	指定為按公平值 計入損益 一信託投資(附註) 持作買賣 一擔保合約	175,535 1,750	-
		177,285	-

Note: In March 2012, the Group entered into a trust investment agreement with 華能貴誠信托有限公司 (Huaneng Trustee Limited) in which the Group invested RMB175 million in the trust investment managed by Huaneng Trustee Limited (the "Trust Investment") for the period up to 27 December 2012. The Trust Investment will wholly invest in fixed income financial instruments. The return of the Trust Investment is expected to be 11% per annum at a maximum. As at 30 June 2012, the Trust investment has invested in fixed income financial instruments.

In respect of the Trust Investment, the Group entered into a guarantee agreement with Shenzhen Golden Regal Guarantee Co., Ltd. ("深圳市金瑞格融資擔保有限公司" or "Golden Regal") which Golden Regal agreed to guarantee the principal amount and the return of the Trust Investment to be not less than the prevailing time deposit interest rate in the PRC banks. The Group recognised the guarantee fee of RMB1,750,000 as a derivative with gain or loss of changes in fair value recognised through profit or loss.

附註:於二零一二年三月,本集團與華能貴誠信 托有限公司訂立一份信託投資協議,據 此,本集團於華能貴誠信托有限公司所管 理之信託投資[[信託投資]]投資人民幣 175,000,000元,有效期至二零一二年十 二月二十七日止。信託投資將全部投資於 固定收益金融工具。預期信託投資回報率 最高為每年11%。於二零一二年六月三十 日,信託投資已投資於固定收益金融工 具。

> 就信託投資而言,本集團已與深圳市金瑞 格融資擔保有限公司(「金瑞格))訂立一份 擔保協議,據此,委瑞格同意保證信託役 資之本金及回報不低於國內銀行現行定期 存款利率。本集團已將擔保費用人民幣 1,750,000元確認為衍生工具,並於損益確 認公平值變動之收益或虧損。

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

13. TRADE AND OTHER PAYABLES

13. 貿易及其他應付款項

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Trade payables Deferred government grants Other payables Accrued expenses Payroll and welfare payable Advance from customers	應付貿易款項 遞延政府補助 其他應付款項 預提費用 應付薪金及福利款項 來自客戶預付款	30,377 4,167 13,172 36,895 5,114 1,352	19,394 4,002 34,230 33,144 13,855 817
		91,077	105,442

The following is an analysis of trade payables by age at 30 June 2012 and 31 December 2011, which is presented based on material or service receiving date:

以下為於二零一二年六月三十日及二 零一一年十二月三十一日按賬齡劃分 之應付貿易款項分析,乃根據接獲貨 品或服務之日期呈列:

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Age 0 to 60 days 61 to 90 days 91 to 180 days Over 180 days	賬齡 0至60日 61至90日 91至180日 超過180日	16,262 62 847 13,206	6,045 305 1,090 11,954
		30,377	19,394



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

14. SHARE CAPITAL

14. 股本

		Number of shares 股份數目		Registered,
		Domestic shares H shares		issued and fully paid 註冊、 已發行
		內資股	H股	及繳足 RMB'000 人民幣千元
Ordinary shares of RMB0.10 each Issued and fully paid at 1 January 2011 and 30 June 2011 1 January 2012 and 30 June 2012	每股面值人民幣0.10元 之普通股 於二零一一年一月一日、 二零一一年六月三十日、 二零一二年一月一日及 二零一二年六月三十日 已發行及繳足	2,123,588,091	774.498.000	289,809

15. SHARE OPTIONS

The detailed information of share options adopted by the Group was the same as those disclosed in the Group's financial statements for the year ended 31 December 2011.

During the current interim period, there is no exercise of existing outstanding share options and no new share options are granted by the Group. The number of share options lapsed during the six months ended 30 June 2012 is 145,000 (six months ended 30 June 2011:145,000). As at 30 June 2012, the outstanding number of share options is 45,052,000 (31 December 2011: 45,197,000).

15. 購股權

本集團採納之購股權之詳細資料與本 集團截至二零一一年十二月三十一日 止年度之財務報表所披露者相同。

於本中期期間,概無現有尚未行使購 股權獲行使,本集團亦無授出新購 股權。截至二零一二年六月三十日 止六個月,已失效購股權之數目為 145,000股(截至二零一一年六月三十 日止六個月:145,000股)。於二零一 二年六月三十日,尚未行使購股權數 目為45,052,000股(二零一一年十二 月三十一日:45,197,000股)。

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

16. CAPITAL COMMITMENTS

16. 資本承擔

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Capital expenditure contracted for but not provided in the condensed consolidated financial statements in respect of acquisition of property, plant and equipment	已訂約但未於簡明合併財務 報表內撥備之有關購置物業、 廠房及設備之資本開支	40,356	23,452



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

17. RELATED PARTY DISCLOSURES

17. 關連方披露

(a) Transactions with fellow subsidiaries

(a) 與同系附屬公司之交易

-			ths ended]期止六個月	
Fellow subsidiaries 同系附屬公司	Nature of transactions 交易性質	30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	六月三十日 RMB'000 人民幣千元	
Capnet Company Limited	Income received for providing the network system and related maintenance services			
北京首信網創網絡信息服務 有限責任公司	提供網絡系統及相關運 維服務已收收入	3,150	3,150	
Beijing IC Design Park Co., Ltd.	Rental paid for office premises*			
北京集成電路設計園 有限責任公司	向寫字樓物業支付租金*	2,437	1,987	
Beijing SMEs Credits Re-guarantee Co., Ltd.	Guarantee for Trust Investment			
北京中小企業信用再擔保 有限公司	信託投資擔保	-	800	

An amount of approximately RMB237,000 (six months ended 30 June 2011: RMB332,000) is included in discontinued operations. 約人民幣237,000元之金額(截至二 零一一年六月三十日止六個月:人 民幣332,000元)計入已終止經營業 務。

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

17. RELATED PARTY DISCLOSURES (CONTINUED)

(b) Transactions with other government-related entities in the PRC

The Group operates in an economic environment currently predominated by entities directly or indirectly owned or controlled by the PRC government ("government-related entities"). In addition, the Group itself is part of a larger group of companies under BSAM which is controlled by the PRC government. Apart from the transactions with fellow subsidiaries and other related parties disclosed above, the Group also provided e-Government technology services of approximately RMB157,380,000 (six months ended 30 June 2011: RMB152,297,000) to other government-related entities and the PRC government for the current period. The directors consider they are independent third parties so far as the Group's business transactions with them are concerned.

As of 30 June 2012, other loan of RMB5,450,000 (31 December 2011: RMB5,450,000) is borrowed from the PRC government, unsecured, repayable on demand and bears interest at annual interest rate of 3.61% (31 December 2011: 3.09%), and the Group has incurred interest expenses of approximately RMB98,000 (six months ended 30 June 2011: RMB161,000) in the current interim period.

In addition, the Group has entered into various transactions, including utilities services and surcharges/taxes charged by the PRC government, and deposits placements, borrowings and other general banking facilities, with certain banks and financial institutions which are government-related entities, in its ordinary course of business. In view of the nature of those transactions, the directors of the Company are of the opinion that separate disclosure would not be meaninaful.

17. 關連方披露(續)

(b) 與中國其他政府相關實體之交 易

> 本集團在目前由直接或間接為 中國政府所擁有或控制之企業 (「政府相關實體」)主導之經濟 環境中運作。此外,本集團本 身亦為由中國政府控制之北京 市國資公司名下龐大之公司集 團之一部分。除上文所披露與 同系附屬公司及其他關連方之 交易外,本集團於本期間亦向 其他政府相關實體及中國政府 提供約人民幣157,380,000元(截 至二零一一年六月三十日止六 個月:人民幣152,297,000元) 之電子政務技術服務。董事認 為,就本集團與彼等之業務交 易而言,彼等為獨立第三方。

> 於二零一二年六月三十日, 向中國政府借入之其他貸款 人民幣5,450,000元(二零一一 年十二月三十一日:人民幣 5,450,000元)為無抵押、須按 要求還款及按3.61%之年利率 計息(二零一一年十二月三十 一日:3.09%)。本集團於本 中期期間之利息支出約為人民 幣98,000元(截至二零一一年 六月三十日止六個月:人民幣 161,000元)。

此外,本集團在日常業務過程 中與本身為政府相關實體之若 干銀行及金融機構訂立多項交 易,包括中國政府徵收之公用 服務、借貸及其他一般銀行融 資。鑒於該等交易之性質,本 公司董事認為單獨披露該等資 料並無意義。



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

17. RELATED PARTY DISCLOSURES 17. 關連方披露(續) (CONTINUED)

(c) Transactions with an associate

(c) 與聯營公司之交易

Six months ended
截至以下日期止六個月

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	30.6.2011 二零一一年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)
An associate 聯營公司	Nature of transactions 交易性質		
Beijing Certificate Authority Co., Ltd. 北京數字認證股份有限公司	Software development and providing related technical services to the Group 軟件開發及向本集團提供 有關技術服務	665	210

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

17. RELATED PARTY DISCLOSURES (CONTINUED)

17. 關連方披露(續)

(d) Transactions with non-controlling shareholders (d) 與附屬公司非控股股東之交易 of subsidiaries

		Six months ended 截至以下日期止六個月	
		30.6.2012 二零一二年	30.6.2011 二零一一年
		六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	六月三十日 RMB'000
Non-controlling shareholders 非控股股東	Nature of transactions* 交易性質*		
National Stadium Co., Ltd. 國家體育場有限責任公司	Ticketing agency fees received 收取票務代理費	1,370	925
Beijing National Aquatic. Centre Company Ltd. 北京國家游泳中心有限責任公司	Ticketing agency fees received 收取票務代理費	715	812
International Sports Co., Ltd. 北京時博國際體育賽事有限公司	Ticketing agency fees received 收取票務代理費	124	-
Beijing Artists Management Co., Ltd. 北京市演出有限責任公司	Ticketing agency fees received 收取票務代理費	19	41

 These transactions above are included in the discontinued operations. 該等交易均計入已終止經營業務 內。

*



For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

17. RELATED PARTY DISCLOSURES (CONTINUED)

17. 關連方披露(續)

- (e) Amounts due from related parties and amounts due to related parties
- (e) 應收關連方款項及應付關連方 款項

		30.6.2012 二零一二年 六月三十日 RMB'000 人民幣千元 (Unaudited) (未經審核)	31.12.2011 二零一一年 十二月三十一日 RMB'000 人民幣千元 (Audited) (經審核)
Amounts due from related parties	應收關連方款項		
Trading nature:	交易性質:		
Fellow subsidiaries (note)	同系附屬公司(附註)	4,783	3,047
Non-controlling shareholders	附屬公司非控股股東(附註)		
of a subsidiary (note)		2,654	1,346
		7,437	4,393
Non-Trading nature:	非交易性質:		
Fellow subsidiaries	同系附屬公司	3,517	-
		10,954	4,393
Amounts due to	應付關連方款項		
related parties			
Trading nature:	交易性質:		
An associate	聯營公司	113	779
Non-controlling shareholders	附屬公司非控股股東(附註)	4 000	
of a subsidiary (note)		4,689	-
		4,802	779

Note: Included in the trade balances, an amount of approximately RMB2,675,000 (31 December 2011: RMB1,464,000) is included in assets classified as held for sale, and an amount of approximate RMB4,689,000 (31 December 2011: nil) is included in liabilities classified as held for sale.

The age of the balances are all within one year.

The amounts are unsecured, non-interest bearing and are repayable on demand.

附註:貿易款餘額當中、約人民幣2,675,000 元(二零一一年十二月三十一日:人 民幣1,464,000元)之金額計入分類為 持作出售資產,約人民幣4,689,000元 (二零一一年十二月三十一日:零)之 金額計入分類為特作出售負債。

餘額賬齡均為一年以內。

有關款項為無抵押、不計息, 並須於要求時償還。

For the six months ended 30 June 2012 截至二零一二年六月三十日止六個月

17. RELATED PARTY DISCLOSURES (CONTINUED)

17. 關連方披露(續)

(f) Compensation of key management personnel

The short term benefits paid or payable by the Group to directors of the Company and other members of key management during the six months ended 30 June 2012 are approximately RMB2,132,000 (six months ended 30 June 2011: RMB2,325,000).

(f) 主要管理層人員之報酬

截至二零一二年六月三十日止 六個月,本集團已付或應付本 公司董事及其他主要管理層 成員之短期福利約為人民幣 2,132,000元(截至二零一一年 六月三十日止六個月:人民幣 2,325,000元)。



Financial Review

For the six months ended 30 June 2012, the Group recorded an unaudited turnover of approximately RMB162.7 million, representing an increase of approximately 3.28% as compared with RMB157.5 million for the same period of last year. The Group reached a gross profit of approximately RMB74.7 million, representing an increase of approximately 16.17% as compared with RMB64.3 million for the same period of last year, and a gross profit margin of 45.95%, representing an increase of approximately 5.1 percentage points as compared with 40.85% for the same period of last year. Such significant increase in turnover was mainly attributable to business expansion and revenue generated from certain major uncompleted projects brought forward from 2011.

Business Revenue

During the period under review, net revenue from foundation businesses amounted to approximately RMB119.8 million and accounted for 73.65% of revenue from principal business. Such net revenue was mainly contributed by projects including the Medical Insurance Project, the Social Security Card Project, the e-Government Network Project, the Community Service Information Project and the Beijing-China Project. Net revenue from other businesses amounted to approximately RMB42.9 million and accounted for 26.35% of revenue from principal businesse. Such net revenue mainly derived from businesses including Housing Fund businesses, outsourcing businesses from call centre and operation and maintenance businesses of other e-government systems as well as contributions from subsidiaries.

Other Income

Net revenue of other businesses of the Group accumulated to approximately RMB11.5 million representing a decrease of approximately 17.92% as compared to RMB14.1 million for the same period of last year. Such net revenue mainly derived from income from interest, topic research and development, entrusted investment and property rental.

財務回顧

本集團截至二零一二年六月三十日止六個 月之未經審核營業額約為人民幣162.7百 萬元,較去年同期的人民幣157.5百萬元增 長約3.28%。 實現毛利約為人民幣74.7百 萬元,較去年同期的人民幣64.3百萬元增 長約16.17% :毛利率為45.95%,較去年 同期的40.85%增長約5.1個百分點。營業 額大幅增長的主要原因是業務拓展及部分 二零一一年待竣工大項目結轉收入所致。

業務收入

於回顧期間,基礎業務實現淨收入約為 人民幣119.8百萬元,佔主營業務收入的 73.65%,主要來自醫保項目、社保卡項 目、電子政務專網項目、電子社區項目、 首都之窗等項目的貢獻;其他業務實現淨 收入約為人民幣42.9百萬元,佔主營業金 收入的26.35%,主要來自住房公積金業 務、呼叫中心外包業務、其他電子政務系 統運維等業務,以及子公司的貢獻。

其他收入

集團其他業務累計實現淨收入約為人民幣 11.5百萬元,較去年同期的人民幣14.1百 萬元减少約17.92%,主要來自利息、課 題研發、信託投資以及物業租賃等項目收 入。

Earnings of Shareholders

The Group recorded an unaudited profit attributable to equity holders of the Company of approximately RMB34.5 million, representing an increase of approximately 23.12% as compared to RMB28.0 million for the same period of last year.

Current Ratio and Gearing Ratio

The Group's current ratio, defined as total current assets over total current liabilities, maintained at a relatively reasonable level of over 3 times while the gearing ratio, defined as total liabilities over total assets, stayed at a relatively low level of 25.16%. Both ratios reflected the sufficiency in financial resources of the Group.

Loan and Cash and Bank Deposits

During the period under review, the Group had unsecured loan of approximately RMB5.5 million, remaining the same when compared with RMB5.5 million at the beginning of the year. Bank balance and bank deposits was in an aggregate amount of approximately RMB345.1 million, representing a decrease of approximately 44.33% as compared to RMB619.8 million at the beginning of the year. Such decrease was mainly attributable to application for purchase of entrusted products and the huge amount of early-stage investments for the Internet of Things.

Capital Commitment and Pledge of Assets

The Group had capital commitment of approximately RMB40.4 million, representing an increase of approximately 72.08% as compared to RMB23.5 million at the beginning of the year. Such increase was mainly due to higher contract value for purchase of equipments. The Group had no assets pledged and had no significant contingent liabilities. The Group's financial position was not exposed to fluctuations in exchange rates or any related hedges.

Dividends

The Board does not recommend the payment of an interim dividend for the six months ended 30 June 2012 (same period of 2011: Nil).

股東盈利

本集團錄得未經審核本公司股權持有人應 佔溢利約為人民幣34.5百萬元,較去年同 期人民幣28.0百萬元增長約23.12%。

流動比率及資產負債比率

本集團之流動比率(以總流動資產比對總 流動負債)保持高於3倍的相對合理水平, 而資產負債比率(以總負債比對總資產)則 維持在25.16%之相對較低水平,兩項比 率均反映本集團具備足夠的財政資源。

貸款及現金與銀行存款

於回顧期間,本集團之無抵押貸款約為人 民幣5.5百萬元,與年初人民幣5.5百萬元 相等;銀行結餘及銀行存款合計約為人民 幣345.1百萬元,較年初人民幣619.8百萬 元減少約44.33%,減少的主要原因是信 託產品申購以及物聯網的前期大量投入。

資本承擔及抵押資產

本集團的資本承擔約為人民幣40.4百萬 元,較年初的人民幣23.5百萬元增加約 72.08%,增加的主要原因是設備採購合 同簽約額較多所致。本集團無抵押資產, 亦無重大或然負債,財務狀況未受匯率或 任何有關對沖波動影響。

股息

董事會並無建議派付截至二零一二年六月 三十日止六個月之中期股息(二零一一年 同期未派發股息)。



Business Review

During the period under review, through further promoting the development direction and strategic objective of "high-end IT services, service-oriented software products, value-added project operations, professional industry expansion, and standardized mergers and acquisitions", the Group achieved steady growth in its core businesses and rapid development in its seed businesses and business prospects by closely monitoring customer needs, deepening service contents and innovating service model.

Core Businesses

During the period under review, the overall sign-ups for the Group's core businesses were satisfactory, achieving steady growth in revenue and further enhancing its market share and competitive edge. While maintaining stable development in its core businesses, the Group continued to tap into market demand to seek for new growth point for our businesses.

The Medical Insurance Information System ("Medical Insurance System") and Social Security Card System ("Social Security Card System") achieved steady operations and maintained growth in terms of revenue. As at 30 June 2012, the total card issuance of Social 9.0百萬張)。回顧期內,集團研發的醫保 Security Card amounted to 11.2 million (corresponding period of 2011: 9.0 million). During the period under review, the Medical Insurance System software, which was developed by the Group, was successfully upgraded and gained recognition from our customers.

業務回顧

於回顧期內,集團繼續推進「IT服務高端 化,軟件產品服務化,運維服務增值化, 行業拓展專業化,併購促進規模化」的發 展方向及戰略目標,以關注客戶需求、深 化服務內容和創新服務模式相結合,實現 了核心業務穩步上升,種子業務和願景業 務快速發展的經營業績。

核心業務

回顧期內,集團核心業務整體簽約情況良 好,收入穩定增長,市場份額和競爭優勢 持續擴大。在穩定核心業務的基礎上,集 團繼續深入挖掘市場需求,尋求新的業務 增長點。

醫療保險信息系統(「醫保系統」)和社會保 險卡系統(「社保卡系統」)業務運行穩定並 保持收入增長。截止2012年6月30日,社 保卡發卡總量達11.2百萬張(2011年同期: 系統軟件成功升級,效果得到客戶認可。

The Group introduced "Beijing hospital medical cards" after forging a cooperation relationship with Bank of Beijing, so as to satisfy the system needs by the uninsured to make payment and settlement when seeking medical attention in Beijing. Such cards provide integrated information services including financial payment, electronic medical record, intercity settlement and other services, enabling the patients to seek inter-hospital medical treatment and settlement with the information regarding medical treatment and expenses stored in the cards. In April 2012. the first batch of Beijing hospital medical cards was put into use in Beijing Friendship Hospital. According to the system construction plan, this service will be promoted to cover 22 municipal hospitals and other medical organisations in Beijing. Through the social security cards and Beijing hospital medical cards, the Group further expanded its service scope from the insured patients in Beijing to cover all the patients in Beijing, to benefit the whole community with quick and convenient smart medical services.

The E-Government Network achieved stable operations. During the period under review, the Group initiated the upgrading and expansion of IDC room, so as to improve the service capability of the Company's information infrastructure and to accommodate demand for real-time data collection, storage and processing arising from the Big Data business of the Smart Beijing Project.

The construction of Beijing Wireless Government Internet of Things Project was under smooth progress. As at the end of June 2012, the Group has invested and established 59 base stations, preliminarily achieving full coverage of four districts in Beijing, and supported the operation of elevator monitoring system in Dongcheng District, roadside parking management system in Chaoyang District and other such application projects in Beijing. Leveraging on the Internet of Things, the Group also actively explored more areas to apply such network. The electronic fee collection system for parking on roadsides in Beijing which was invested and established by the Group was put into trial operation in Chaoyang District of Beijing in May 2012. During the period under review, the Group also obtained the business opportunities to carry out real-time monitoring over the operation management platform of smart city project, urban systems for water supply, sewerage as well as electricity, gas and heating power supply, and other relevant infrastructure, marking a good start for the Company's smart city operation service.

針對在北京就醫的非參保患者進行付費結 算的系統需求,集團與北京銀行合作建設 並提供[京醫通]就診卡服務,該各集金融 支付、電子病歷、異地結算等多種綜合結 診信息和費用信息寬現跨院就醫、跨院結 診信息和費用信息寬現跨院就醫、時院結 算。2012年4月,京醫通首批就診卡在北 京友誼醫院啟用,根據系統建設規劃, 不將推廣至北京市屬二十二家醫院及點」, 醫療機構。透過社保卡和京醫通卡,集團 將服務範圍從北京醫保患者進一步擴展到 北京全部患者,讓大家充分享受智慧醫療 帶來的便捷服務。

電子政務專網運行穩定。於回顧期內,集 團啟動IDC機房改造和擴容,以提升公司 信息化基礎設施的服務能力,積極為智慧 北京大數據(Big Data)業務所產生的實時採 集、存儲及處理需求做好準備。



Seed Businesses

During the period under review, the Group maintained growth momentum in all of its seed businesses with expanding customer base and deepening IT service contents.

During the reporting period, the Group continued to strengthen expansion in the IT value-added services for hospitals, and facilitated research and development of software for HIS upgrading, community medical and health care, inter-hospital information exchange platform and other medical and health care subsegments. The Group established "Medical and Health Care Information Engineering Center" and participated in developing industry standards such as the design of electronic medical recordkeeping systems by leveraging on the advantageous technology and resources platform of Capinfo Institute, so as to lay a solid foundation for the deployment and implementation of the medical and health care information market strategy.

The Housing Fund business maintained its growth momentum. While consolidating our status as the main contractor of operation and maintenance services for the Housing Fund Management System in Beijing and Guangzhou, the Group took advantage of the project of the Ministry of Housing and Urban-Rural Development of the PRC ("MHURD") to supervise the national provident fund industry to gradually expand its business network across the whole country, and had successfully obtained a number of new projects in Guangdong, Guangxi and other provinces.

種子業務

於回顧期內,集團在各項種子業務方面保 持增勢,客戶範圍不斷擴大,IT服務內容 不斷深化。

在報告期內,集團繼續加大面向醫院的IT 增值服務開發力度,推進針對HIS改造、 社區醫療、院級交換平台等醫療衛生領域 細分行業的軟件研發,成立「醫療衛生信 息化工程中心」,依托首信學院技術資源 平台優勢,參與電子病歷頂層設計等行業 標準規範制定工作,為醫療衛生信息化市 場戰略的部署和實施奠定基礎。

住房公積金業務保持增勢,集團在穩固現 有的北京和廣州住房公積金管理系統的總 包運維服務基礎上,借助中華人民共和國 住房和城鄉建設部(「住建部」)全國公積金 行業監管項目的機遇,面向全國市場拓 展業務,已取得廣東、廣西等地多項新業 務。

By seizing the opportunities to participate in the top-design of Smart Beijing, the Group strived to consolidate its existing business strength in IT consultancy and planning and product R&D, developing a competitive edge in the planning and consultancy services in respect of internet public services. housing fund, community information system, state-owned assets supervision, top-design of smart city and other areas. During the period under review, the Group focused on the top-design of internal information systems for the Economic and Informatization Commission of Beijing, Health Bureau of Beijing and other municipal departments, to develop department and industry specific plans for projects such as information infrastructure, public service platform, theme database, key applications and public service systems. Meanwhile, the Group also actively participated in the planning and consultation of the smart city development in Fujian, Jiangsu, Henan and other provinces.

The Group's exploration in the cloud computing business model achieved remarkable results, leading to improvement of the traditional businesses. During the period under review, the Group actively participated in developing industry standards for cloud computing and completed the construction of CAPINFO internet cloud platform. Based on this platform, the Group has developed application projects such as agricultural products sourcing management, state-owned assets supervision and administration and Beijing municipal government affairs cloud call center, enhancing the overall capability of the Group as the smart city service provider and bringing in a new spotlight for our future business growth.

Business Prospects

During the period under review, fully leveraging on our advantages on resources and customers of the "Beijing-China" website (www.beijing.gov.cn) and our multi-lingual service team, the Group obtained the opportunities to provide internet public services for websites such as Beijing website (www.beijing.cn), the English version of the "Beijing-China" website (www.ebeijing.gov.cn) and Beijing Small and Medium Enterprises website (www.bjsme.gov.cn), achieving breakthroughs in the development of the business prospects. 以智慧北京「頂層設計」為契機,集團著 力整合現有IT諮詢規劃能力和產品研發能 力,在互聯網公共服務、住房公積金、電 子社區、國有資產監管、智慧城市頂層設 計等方面的規劃諮詢已形成優勢。於回顧 期內,集團圍繞北京市經濟和信息化委員 會、北京市衛生局等市級部門內部行業的 信息基礎設施、公共服務體系等內容進行 規劃。同時,集團亦在積極參與福建、江 規劃。同時,集團亦在積極參與福建、江 旗、河南等多個智慧城市的規劃諮詢工 作。

集團雲計算業務模式的探索成效顯現,促 進傳統業務的提升。於回顧期內,集團積 極參與雲計算標準規範制定工作,完成 CAPINFO互聯網雲平台建設,基於該平 台,集團已拓展農產品溯源管理、國有資 產監督管理、北京市政務雲呼叫等應用項 目,集團作為智慧城市服務商的整體實力 得以提升,亦為未來業務增長帶來新亮 點。

願景業務

於回顧期內,集團充分發揮首都之窗 (www.beijing.gov.cn)客戶資源優勢,以 及集團多語言服務團隊優勢,相繼取得北 京網(www.beijing.cn)、首都之窗英文版 (www.ebeijing.gov.cn)、北京中小企業網 (www.bjsme.gov.cn)等互聯網公共服務業 務機會,實現集團願景業務的突破。



Human Resources

As of 30 June 2012, the Group had a total of 931 employees (same period of 2011: 855) (from continuing operations). Remuneration of employees is based on the prevailing government policies with reference to market condition and individual performance, qualification and experience. The Company grants discretionary bonus to employees based on individual performance as a reward for their contribution. Other benefits include retirement benefits and share options.

During the reporting period, the Group made innovation to its remuneration management and performance assessment system. The Group introduced various incentive mechanisms, putting more emphasis on the performance assessment and incentive award of its market-oriented businesses such as the seed businesses and business prospects. Furthermore, the Group held large scale campus recruitment at 20 renowned higher education institutions and universities in Beijing and Guangdong Province, which is helpful to recruit highcaliber professional personnel and technological talents as well as to promote its brand recognition.

Capinfo Institute, which was established in 2011, set a series of comprehensive training programme according to market needs for talents at all levels, including fresh graduates induction training programme, corporate management training, professional skills training and professional ethics training. As of 30 June 2012, it organised 62 professional training programmes with various focuses and 2 technology exchange workshops, attracting a total of 2,066 participants.

Brand Building

The Group made great efforts to promote its brand image of "Smart City Service Provider". During the period under review, through various market activities such as participation in the 15th High-tech Expo and the 9th Sino-American Technology and Engineering Conference (SATEC) Green City Forum, the launching ceremony of Beijing hospital medical cards service projects and title sponsorship for "2012 Snooker China Open", the Group strengthened its brand image as a smart city service provider.

人力資源

截至2012年6月30日,本集團共有僱員 931名(2011年同期:855名)(來自持續經 營業務)。僱員酬金乃根據政府政策,並 參考市場情況以及個別僱員之表現、資歷 及經驗而釐定,並會因個人表現而向僱員 授出酌情花紅,以獎勵彼等之貢獻,其他 福利包括退休福利及購股權。

報告期內,集團薪酬管理和考核體系均有 創新。激勵機制多樣化,加大對種子業務 和願景業務等市場化業務的考核激勵力 度。此外,集團在京粵兩地20所知名高校 中進行了大規模的校園招聘活動,對後備 人才儲備,技術力量充實和品牌宣傳提供 較大支持。

2011年成立的首信學院根據不同層次人 員需求,設計出全方位人才培養計劃,課 程類型包括應屆畢業生入職培訓計劃、企 業管理培訓、專業技能培訓、職業素養培 訓四項。截至2012年6月30日,組織各類 專題培訓62期和2次技術交流,培訓人員 2,066人次。

品牌建設

集團強化「智慧城市服務商」的品牌形象建設。於回顧期內,集團通過參加第十五屆 科博會、第九屆「中工會」綠色城市論壇、 「京醫通」服務項目啟動儀式、「2012斯諾 克中國公開賽」冠名等市場活動,提升智 慧城市服務商品牌形象。

Future Aspect

Year 2012 is the second year of the "Twelfth Five-year Plan" and will be a year to witness remarkable progress in the smart city development. The Group will continue to seize the opportunities to participate in the smart city development and closely monitor market demands and customer needs, so as to expand its market share and enhance competitive edge, with an aim to accomplish its business target for the year and bring more value to the shareholders.

OTHER INFORMATION

INTERESTS DISCLOSEABLE UNDER THE SECURITIES AND FUTURES ORDINANCE (CAP. 571 OF THE LAWS OF HONG KONG) (THE "SFO")

a. Directors and Chief Executive of the Company

Save as disclosed below, as at 30 June 2012, none of the Directors and chief executive of the Company had any interest and short position in shares, debentures or underlying shares of the Company and its associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the required standard of dealings by directors of the Company as referred to in Appendix 10 of the Listing Rules.

未來展望

二零一二年是本集團[十二五]發展規劃實施的第二年,將是智慧城市建設飛速發展的一年。集團將繼續抓住智慧城市發展契機,密切關注市場和客戶需求,擴大市場份額和競爭優勢,圓滿實現全年經營業績目標,為股東帶來更大價值。

其他資訊

根據香港法例第<mark>571章</mark>證券及期貨 條例(「證券及期貨條例」)須予披露 之權益

a. 本公司董事及最高行政人員

除下文所披露者外,於二零一二年六 月三十日,概無本公司董事及最高行 政人員於本公司及其相聯法團(定義 例」)第XV部)之股份、債權證或相關 股份中,擁有根據證券及期貨條例(「證券及期貨條例第 352條須予備存之登記冊所記錄,或 根據上市規則附錄十所規定之本公司 董事進行證券交易之標準,而須通知 本公司及聯交所之權益及淡倉。



Long positions in the underlying shares – options under share option scheme

於相關股份之長倉-購股權計劃下之購 股權

		options of at 30 Ju 於二零一二年六J 之購股權相	Number of H Shares under options outstanding at 30 June 2012 於二零一二年六月三十日尚未行使 之購股權相關H股數目	
Name	姓名	Granted under Share Option Scheme 根據 購股權 計劃授出	the issued H	
Directors	董事			
Dr. Wang Xu Mr. Pan Jiaren	汪旭博士 潘家任先生	1,466,000 1,466,000	0.19% 0.19%	
		2,932,000	0.38%	
Supervisors	監事			
Ms. Xu Xiangyan	許向燕女士	459,000	0.06%	

All of the above-mentioned share options ("Share Options") granted under the share option scheme of the Company ("Share Option Scheme") were granted on 17 August 2004 at RMB1 per grant with an exercise price of HK\$0.41 per H Share. These share options are exercisable within a period of ten years from the date of grant and apportioned in accordance with the following schedule subject to restrictions imposed by the relevant PRC laws and regulations:

上述根據本公司購股權計劃(「購股權 計劃」)授出之購股權(「購股權」)全部 於二零零四年八月十七日授出,每次 獲授均須支付人民幣1元,而行使價 為每股H股0.41港元。該等購股權可 於授出日期起計十年內行使,並按下 別行使期間分為多個部分,惟須受相 關中國法律及法規之限制所規限:

Proportion of share options granted and held by each of the Directors which become exercisable 各董事獲授及持有之購股權可予行使之比例

Exercise period 行使期

25%	18 August 2005 to 17 August 2014
	二零零五年八月十八日至二零一四年八月十七日
25%	18 August 2006 to 17 August 2014
	二零零六年八月十八日至二零一四年八月十七日
25%	18 August 2007 to 17 August 2014
	二零零七年八月十八日至二零一四年八月十七日
25%	18 August 2008 to 17 August 2014
	二零零八年八月十八日至二零一四年八月十七日

b. Substantial shareholders of the Company and other persons (other than Directors or chief executive of the Company)

Save as disclosed below, the Directors are not aware of any other interests and short positions in shares and underlying shares of the Company of any person (other than a Director or chief executive of the Company) as recorded in the register required to be kept under section 336 of the SFO as at 30 June 2012:

b. 本公司之主要股東及其他人士(本公 司董事或最高行政人員除外)

除下文所披露者外,於二零一二年六 月三十日,根據證券及期貨條例第 336條而備存之登記冊所記錄,董事 並不知悉任何人士(本公司董事或最 高行政人員除外)於本公司之股份及 相關股份中擁有任何其他權益及淡 倉:

Name of Shareholder 股東名稱	Number of shares 股份數目	Nature of interests 權益性質	Percentage to the issued share capital 佔已發行股本百分比
Beijing State-owned Assets Management Co., Ltd 北京市國有資產經營 有限責任公司	1,834,541,756 domestic shares 1,834,541,756股 內資股	Beneficial owner 實益擁有人	63.31%



SHARE OPTION

Share Option Scheme

Pursuant to the Share Option Scheme, the Company may grant options to the directors or employees of the Company or its subsidiaries, for the recognition of their contributions to the Group, to subscribe for H Shares in the Company with initial payment of RMB1 upon each grant of options offered and the options granted must be taken up within 14 trading days from the date of grant. The exercise price of the share option will be determined at the highest of the average of closing prices of H Shares on the Stock Exchange on the five trading days immediately preceding the date of grant of the option; the closing price of H Shares on the Stock Exchange on the date of grant; and the nominal value of H Shares.

The share options are exercisable at any time for a period to be determined by the directors, which shall not be more than ten years from the date of grant subject to restrictions imposed by the relevant PRC laws and regulations.

The maximum number of shares to be issued upon exercise of all outstanding options granted and yet to be exercised under the Scheme and any other option scheme shall not exceed 30% of the number of issued H Shares of the Company from time to time and no employee shall be granted an option which, if all the options granted to the employee (including both exercised and outstanding options) in any 12-month period up the date of grant are exercised in full, would result in such person's maximum entitlement exceeding 1% of the number of issued H Shares of the Company.

購股權

購股權計劃

根據購股權計劃,本公司可向本公司或其 附屬公司之董事或僱員授予可認購本公 司H股之購股權,以表揚彼等對本集團之 貢獻。獲授購股權時須初步支付人民幣1 元,並須於授出日期起計14個交易日內接 納。購股權之行使價將按緊接授出購股權 日期之前五個交易日H股於聯交所之平均 收市價;授出日期H股於聯交所之收市價; 及H股之面值三者之較高者釐定。

購股權可於董事釐定之期間之任何時間行 使,惟規定不得超過授出日期起計十年, 並須受相關中國法律及法規之限制所規 限。

根據該計劃及任何其它購股權計劃已授出 但未行使的購股權予以行使時發行股份之 最高數目,不得超過本公司不時已發行H 股股份數目之30%。倘授予某一僱員購股 權,而在授出日期前任何12個月期間其持 有之所有購股權(包括已行使及尚未行使 之購股權)如悉數行使,將令該名僱員最 多可持有本公司已發行H股數目1%以上, 則不得向其授出購股權。

A summary of the Share Options granted by the Company under the Share Option Scheme during the period were as follows: 本期間內,本公司根據購股權計劃授出之 購股權概要如下:

		At 1 January 2012 於二零一二年 一月一日	Lapsed during the period 於期內失效	At 30 June 2012 於二零一二年 六月三十日
Directors of the Company	本公司董事	4,398,000	-	4,398,000
Supervisors of the Company	本公司監事	1,925,000	-	1,925,000
Senior management of the Company	本公司高級管理人員	7,241,000	-	7,241,000
Senior advisors of the Company	本公司高級顧問	15,430,000	-	15,430,000
Advisors of the Company	本公司顧問	1,925,000	-	1,925,000
Other employees of the Company	本公司及其附屬公司			
and its subsidiaries	之其他僱員	14,278,000	(145,000)	14,133,000
		45,197,000	(145,000)	45,052,000

COMPLIANCE WITH THE MODEL CODE

The Company has adopted the Model Code contained in Appendix 10 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") as its code of conduct of Company for Directors' securities transactions. Having made specific enquiry with the Directors, all the Directors confirmed that they have complied with the required standard as set out in the Model Code throughout the six months ended 30 June 2012.

AUDIT COMMITTEE

The audit committee has discussed auditing, internal control, risk management and financial reporting matters including the review of the unaudited condensed consolidated interim financial statements of the Group for the six months ended 30 June 2012 with the senior management of the Company. The committee is of the view that the financial statements were prepared in accordance with applicable accounting policies, the Listing Rules and other applicable legal requirements.

遵守標準守則

本公司已採納聯交所證券上市規則(「上市 規則」)附錄十所載之標準守則作為本公司 董事進行證券交易之行為守則。經本公司 向董事作出具體查詢後,全體董事均確 認,彼等於截至二零一二年六月三十日止 六個月內一直遵守標準守則所規定之標 準。

審核委員會

審核委員會已與本公司高層管理人員研討 有關審核、內部監控、風險管理及財務申 報等事宜,包括審閱本集團截至二零一二 年六月三十日止六個月之未經審核簡明合 併中期財務報表,認為財務報表乃依照適 用之會計準則、上市規則及其他適用之法 律規定編製。



CORPORATE GOVERNANCE

The Company has complied with the code provisions 本公司於截至二零一二年六月三十日止六 (Code on Corporate Governance Practices (effective until 31 March 2012) and Corporate Governance Code (newly 所載守則條文(企業管治常規守則(生效 effective from 1 April 2012)) as contained in Appendix 14 to 至二零一二年三月三十一日為止)及企業 the Listing Rules throughout the six months period ended 管治守則(自二零一二年四月一日起新生 30 June 2012, except the following:

Due to other business engagements, independent nonexecutive directors Mr. Chen Jing and Dr. Wang Huacheng 以及非執行董事李治女士及戚其功博士皆 and non-executive directors Ms. Li Zhi and Dr. Qi Qigong 因其他事務,未能出席本公司於二零一二 were unable to attend the Company's annual general 年六月十九日舉行的股東周年大會。 meeting held on 19 June 2012.

PURCHASE, SALE OR REDEMPTION OF THE **COMPANY'S LISTED SECURITIES**

During the six months ended 30 June 2012, neither the 於截至二零一二年六月三十日止六個月 Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

By order of the Board CAPINEO COMPANY LIMITED* Mr. Xu Zhe Chairman

Beijing, the People's Republic of China 22 August 2012

企業管治

個月期間,始終遵守上市規則附錄十四 效)),惟以下除外:

獨立非執行董事陳靜先生及王化成博士,

購買、出售或贖回本公司之上市 證券

內,本公司或其任何附屬公司概無購買、 出售或購回任何本公司之上市證券。

承董事會命 首都信息發展股份有限公司 主席 徐哲先生

中華人民共和國,北京 二零一二年八月二十二日

* For identification purpose only



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