

POWERING A BRIGHTER FUTURE

WITH SYNERGY FROM DIVERSIFIED GROWTH



POWERING A BRIGHTER FUTURE

WITH SYNERGY FROM DIVERSIFIED GROWTH

- 2 COMPANY RESULTS
- 3 MANAGEMENT DISCUSSION AND ANALYSIS
- 10 SHARE CAPITAL AND DIVIDENDS
- 11 SIGNIFICANT EVENTS
- 12 PURCHASE, SALE AND REDEMPTION OF THE COMPANY'S LISTED SECURITIES
- 13 COMPLIANCE WITH CORPORATE GOVERNANCE CODE
- 14 COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS OF LISTED ISSUERS
- 15 AUDIT COMMITTEE
- 16 CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME
- 17 CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION
- 19 CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY
- 20 CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS
- 21 NOTES TO THE CONDENSED FINANCIAL STATEMENTS
- 35 DIFFERENCES BETWEEN FINANCIAL STATEMENTS



COMPANY RESULTS

OPERATING AND FINANCIAL HIGHLIGHTS:

- Operating revenue amounted to approximately RMB37,010 million, representing an increase of approximately 0.36% over the first half of 2012.
- Net profit attributable to equity holders of the Company amounted to approximately RMB2,019 million, representing an increase of approximately 74.97% over the first half of 2012.
- Basic earnings per share attributable to equity holders of the Company amounted to approximately RMB0.1517, representing an increase of RMB0.065 per share over the first half of 2012.

The board of directors (the "Board") of Datang International Power Generation Co., Ltd. (the "Company") hereby announces the unaudited consolidated operating results of the Company and its subsidiaries (the "Group") prepared in conformity with International Financial Reporting Standards ("IFRS") for the six months ended 30 June 2013 (the "Period"), together with the unaudited consolidated operating results of the first half of 2012 (the "Corresponding Period Last Year") for comparison. Such operating results have been reviewed and confirmed by the Company's audit committee (the "Audit Committee").

Operating revenue of the Group for the Period was approximately RMB37,010 million, representing an increase of approximately 0.36% as compared to the Corresponding Period Last Year. Net profit attributable to equity holders of the Company was approximately RMB2,019 million, representing an increase of approximately 74.97% as compared to the Corresponding Period Last Year. Basic earnings per share attributable to equity holders of the Company amounted to approximately RMB0.1517, representing an increase of RMB0.065 per share as compared to the Corresponding Period Last Year.

MANAGEMENT DISCUSSION AND ANALYSIS

The Group is one of the largest independent power generation companies in the People's Republic of China (the "PRC") and primarily engages in power generation businesses with its main focus on coal-fired power generation. In the first half of 2013, the Group was aware of the changes in the market environment and continued to adhere to the value-focused and efficiency-oriented principles to strive to improve both management and efficiency. During the Period, the Group showed healthy signs of overall development and operational conditions, and achieved a significant year-on-year growth in profits and sustainable and healthy development.

A. Review of Businesses

1. Power Generation Business

The power generation businesses of the Group are primarily distributed across Beijing, Tianjin, Hebei Province, the Inner Mongolia Autonomous Region, Shanxi Province, Liaoning Province, Gansu Province, Jiangsu Province, Zhejiang Province, Yunnan Province, Fujian Province, Guangdong Province, Chongqing, Jiangxi Province, the Ningxia Autonomous Region, Qinghai Province and Sichuan Province.

(1) Maintenance of safe and stable power production. During the first half of 2013, total power generation of the Group amounted to 92.8545 billion kWh, representing a year-on-year decrease of approximately 2.08%. The accumulative on-grid power generation amounted to 87.7776 billion kWh, representing a year-on-year decrease of approximately 2.00%. Utilisation hours of generating units accumulated to 2,421 hours, representing a year-on-year decrease of 95 hours. The decrease of utilisation hours was mainly the result of slower national economic growth and the decrease of water inflow to the basin where the generation units are situated.

During the Period, no casualties or material damage to the facilities occurred to the Group during the course of power production. The equivalent availability coefficient of the operational generating units amounted to 92.16%.

(2)Actively pushed forward project construction. During the Period, the Group executed management responsibilities at each level and actively pushed forward infrastructure projects according to production targets for various power projects so that production project milestones were completed on schedule. Installed capacity increased by 682 MW during the Period. As at 30 June 2013, the installed capacity of generating units managed by the Group amounted to approximately 38,629 MW, among which coal-fired power accounted for 32,269 MW or 83.54%, hydropower accounted for 4,828 MW or 12.50%, wind power accounted for 1,462 MW or 3.78%, photovoltaic power accounted for 70 MW or 0.18%, showing a continuous improvement in power generation structure of the Company.

(3) Preliminary works on projects proceeded steadfastly. Up to the date of this interim report, 7 power generation projects of the Group with a total installed capacity of 3,100 MW were approved by the State, including 2 coal-fired power (gas turbine) projects with total approved capacity of 2,934 MW, 2 wind power projects with total approved capacity of 96 MW, and 3 photovoltaic power projects with total approved capacity of 70 MW. Details of the aforesaid projects are:

MANAGEMENT DISCUSSION AND ANALYSIS

Coal-fired power (gas turbine) project: Fuzhou 2 x 1,000 MW coal-fired Project; Shenzhen Baochang Gas Power 2 x 467 MW project;

Wind power project: Hebei Xiqiaoliang Phase II 48 MW wind power project; Shanxi Ying County Phase I 16 x 3 MW wind power project;

Photovoltaic projects: Qinghai Gonghe 20 MW photovoltaic Project; Yunnan Binchuan Phase I (Laoying Yan) 30 MW photovoltaic project; and Inner Mongolia Jiushijiuquan 20 MW photovoltaic project.

Up to the date of this interim report, power generation projects of total installed generation capacity of approximately 6,000 MW were approved for commencement of preliminary work.

(4) Breakthrough was seen in the nuclear power business. On 15 April 2013, the generating unit no. 1 (1,089 MW) of Fujian Ningde Nuclear Power Company Limited ("Ningde Nuclear Power"), the majority equity interest of which was held by the Company, formally commenced commercial operation.

The planned installed capacity of Ningde Nuclear Power Project comes from six 1,000 MW generating units, while Phase I consists of four 1,000 MW generating units.

Ningde Nuclear Power Project is the first nuclear power station situated on island chain, as well as the nuclear power station with 1,000 MW-grade generating units that has the highest import substitution rate. The commencement of operation of the power generating unit no. 1 of Ningde Nuclear Power Company is a crucial landmark of the Company's development in nuclear power sector,

while the gradual commencement of the generating units of the project will increase the Company's attributable installed capacity, generate steady profit contribution to the Company, and facilitate the sustainable development of the Company.

(5)Steady progress in energy conservation and emission reduction. In the first half of 2013, the Group adhered to management by objective and dynamic benchmarking; focused on economic operation of power generation facilities; and intensified technological renovation on energy conservation and facilities treatment. During the Period, total coal consumption for power supply was 313.65 g/kWh, representing a yearon-year decrease of approximately 4.5 g/kWh. Electricity consumption rate of power plants was 5.50%, representing a year-on-year decrease of approximately 1.26 percentage points. The total desulfurisation facilities operation rate and the total overall desulfurisation efficiency rate amounted to 99.77% and 94.16%, respectively. The Group's emission rate of sulfur dioxide was 0.37 g/kWh, representing a year-on-year decrease of 3.14%; emission rate of nitrogen oxides was 0.96 g/kWh, representing a year-on-year decrease of 24.94%; emission rate of smoke ash was 0.11 g/kWh, same level as the corresponding period in previous year; emission rate of waste water was 0.05 g/kWh representing a year-on-year increase of 8.69%. During the Period, denitrification transformation projects on a total of 40 power generating units of certain power generation enterprises of the Group have been carried out, and the denitrification transformation projects of 16 of such units have been completed.

2. Coal Chemical Business

During the Period, the Duolun Coal Chemical Project with an annual output of 460,000 tonnes of polypropylene, the Keqi Coal-based Natural Gas Project with an annual output of 4 billion cubic meters of natural gas, and the Fuxin Coal-based Natural Gas Project with annual production scale of 4 billion cubic meters of natural gas, being constructed by the Group with controlling interests, proceeded smoothly. Among these projects:

The Duolun Coal Chemical Project: The Duolun Coal Chemical Project, developed and constructed by the Group with controlling interests is located at Duolun County, Xilinguole League, the Inner Mongolia Autonomous Region. It uses lignite coal from the Shengli Open-cut Coal Mine East Unit 2 in Shengli area of Inner Mongolia as raw materials; and it applies advanced technologies in the world including the technology of vaporising coal ash, the syngas purification technology, the largescale ethanol synthesis technology, the technology to convert methanol to propylene, and the propylene polymerisation technology to produce chemical by-products. Since December 2012, the construction-in-progress has been successively transferred to fixed assets.

During the Period, the Duolun Coal Chemical Project produced approximately 127,000 tonnes of polypropylene, approximately 3.4 tonnes of BTX aromatics, approximately 25,000 tonnes of liquid petroleum gas.

(2) The Keqi Coal-based Natural Gas Project: The Keqi Coal-based Natural Gas Project with an annual output of 4 billion cubic meters, developed and constructed by

the Group with controlling interests, is located in Keshiketeng Qi, Chifeng City, the Inner Mongolia Autonomous Region. Upon its completion, the major supply targets of the project are Beijing and cities along the gas transmission pipeline. As a political, cultural and financial centre of the PRC, Beijing has a strong demand for clean energy such as natural gas, given the city's higher requirement for air quality. The Company believes that following the completion of the Keqi Coal-based Natural Gas Project, it will benefit from the growing demand for clean energy in Beijing and cities along the gas transmission pipeline, thereby increasing the overall profitability of the Company.

As at 30 June 2013, the construction of Series 1 of Phase I of the Kegi Coalbased Natural Gas Project has gone through all the technological processes and produced qualified natural gas, while trial run for Series 2 was completed. Major facilities in the chemical zone of Phase 2 were in operation, with the main structure of the air separation facilities being constructed, while installations for gasifiers at the gasification plant, waste heat boiler and non-standard ancillary facilities were all completed. Lifting and installation of the lowtemperature methanol tower washers of the purification plant were all completed, and installation of all facilities were completed. The construction of the main structure of phenol ammonia recovery facility was completed; 50% of the installation work of the methanation facilities completed, and the construction of underground pipeline network was completed. The construction of circulation water system was also basically completed.

MANAGEMENT DISCUSSION AND ANALYSIS

(3)The Fuxin Coal-based Natural Gas Project: The Fuxin Coal-based Natural Gas Project with an annual output of 4 billion cubic meters of natural gas, developed and constructed by the Company with controlling interests, is located in Fuxin City, Liaoning Province. The project was approved and commenced construction in 2010. Upon its completion, its natural gas will be mainly supplied to Shenyang City of Liaoning Province and the nearby cities such as Tieling, Fushun, Benxi and Fuxin. Liaoning Province has experienced fast economic growth. With the acceleration of urbanisation, the reform in coalfired boilers and the development of gas buses and industries using natural gas as raw materials, the supply gap of natural gas in the above cities will grow bigger and bigger day by day. Following the completion of the Fuxin Coal-based Natural Gas Project, the Company will benefit from the growing demand for clean energy in Shenyang and nearby cities which have experienced rapid economic development, thereby increasing the overall profitability of the Company.

As at 30 June 2013, steam supply was furnished to power boiler no. 2 in the no.1 power house for the Fuxin Coalbased Natural Gas Project; steam turbine no. 1 was installed and in oil circulation; 96% of the installation of steam turbine no. 2 were completed; the air separation units met the requirements for a test run; equipment installation in the chemical zone was basically completed; installation of electricity, instruments and control systems was in progress; 97% of the natural gas long-distance transmission pipeline was completed; and 90% of the railway track was laid.

3. The Coal Business

The Shengli Open-cut Coal Mine East Unit 2 in Shengli area of Inner Mongolia, developed and constructed by the Group with a controlling shareholding, is located in the central part of Shengli Coal Mine in Inner Mongolia, with a planned construction scale of annual production of 60 million tonnes. Its coal products will be primarily supplied as raw materials to the coal chemical and coal-based natural gas projects such as the Duolun Coal Chemical Project, the Kegi Coal-based Natural Gas Project and the Fuxin Coal-based Natural Gas Project. Among which, the annual production capacity of -Phase 1 project reached 10 million tonnes; Phase 2 project with an annual production capacity of 20 million tonnes is currently undergoing construction of infrastructure as scheduled. The preliminary development works of the Wujianfang Coal Mine, the Kongduigou Coal Mine and the Changtan Coal Mine carried out by the Group in Inner Mongolia region proceeded in an orderly manner. The successful development of the above-said coal mine projects would also increase the coal selfsufficiency ratio of the coal consumption of the Group's power plants.

As at 30 June 2013, the volume of coal produced by Inner Mongolia Datang International Xilinhaote Mining Company Limited, a controlling subsidiary of the Company, amounted to 3.462 million tonnes; the volume of coal produced by Inner Mongolia Baoli Coal Company Limited amounted to 140,800 tones.

B. Major Financial Indicators and Analysis

1. Operating Revenue

During the Period, the Group realised an consolidated operating revenue of approximately RMB37,010 million, representing an increase of approximately 0.36% over the Corresponding Period Last Year, among

which revenue from electricity sales was approximately RMB31,186 million, decreased by approximately RMB1,580 million or approximately 4.82% over the Corresponding Period Last Year. The decrease in electricity sales revenue was mainly attributable to year-on-year decrease of on-grid power generation, and such decrease caused the operating revenue to decrease by approximately RMB1,566 million.

2. Operating Costs

During the Period, total operating costs of the Group amounted to approximately RMB29,738 million, representing a decrease of approximately RMB1,277 million or approximately 4.12% over the Corresponding Period Last Year. Among which, fuel cost accounted for approximately 61.00% of the operating costs, and depreciation cost accounted for approximately 16.42%. Since the unit price of standard coal for power generation decreased by approximately RMB130.06/ tonne over the Corresponding Period Last Year, the fuel cost decreased by approximately RMB3,292 million as a result.

3. Net Finance Costs

During the Period, finance costs of the Group amounted to approximately RMB4,083 million, representing a decrease of approximately RMB189 million or approximately 4.43% over the Corresponding Period Last Year. The decrease in finance costs was mainly due to the two-time decreases in the benchmark interest rates for borrowing during mid-2012.

4. Net Profit

During the Period, net profit attributable to equity holders of the Company amounted to approximately RMB2,019 million, representing an increase of approximately 74.97% over the Corresponding Period Last Year. The steady year-on-year increase in the Group's profit was mainly due to decrease in coal prices, substantial rebound of coal-fired power generation business as well as profit contribution from wind power generation and other new energy projects.

5. Financial Position

As at 30 June 2013, total assets of the Group amounted to approximately RMB284,357 million, representing an increase of approximately RMB9,079 million as compared to the end of 2012. The increase in total assets was primarily attributable to increased investments in projects under construction as a result of the Group's implementation of its development strategies.

Total liabilities of the Group amounted to approximately RMB226,798 million, representing an increase of approximately RMB8,180 million over the end of 2012. Of the total liabilities, non-current liabilities increased by approximately RMB13,032 million over the end of 2012. The increase in total liabilities was mainly due to the increased external debt size to support the funding needs for infrastructure projects. Equity attributable to equity holders of the Company amounted to approximately RMB42,077 million, representing an increase of approximately RMB419 million over the end of 2012. Net asset value per share attributable to equity holders of the Company amounted to approximately RMB3.16, representing an increase of approximately RMB0.03 per share over the end of 2012.

6. Liquidity

As at 30 June 2013, the assets-to-liabilities ratio of the Group was approximately 79.76%. The net debt-to-equity ratio (i.e. (loans + short-term debentures + long-term bonds – cash and cash equivalents)/total equity) was approximately 315.35%.

As at 30 June 2013, cash and cash equivalents of the Group amounted to approximately RMB7,382 million, among which deposits equivalent to approximately RMB401 million were foreign currency deposits. The Group had no entrusted deposits and overdue fixed deposits during the Period.

MANAGEMENT DISCUSSION AND ANALYSIS

As at 30 June 2013, short-term loans of the Group amounted to approximately RMB19,487 million, bearing annual interest rates ranging from 1.67% to 6.78%. Long-term loans (excluding those repayable within one year) amounted to approximately RMB138,741 million and long-term loans repayable within one year amounted to approximately RMB8,579 million. Long-term loans (including those repayable within one year) were at annual interest rates ranging from 1.00% to 6.55%.

Loans equivalent to approximately RMB1,178 million were denominated in US dollar. The Group paid close attention to foreign exchange market fluctuations and cautiously assessed risks

7. Welfare Policy

As at 30 June 2013, the staff engaged in the major businesses of the Group totalled 21,952. The Group adopted the basic salary system on the basis of position-points salary distribution, and a variety of incentive mechanisms such as granting of allowances to employees working in nuclear power plants, remote areas with poor working conditions and in the chemical department, as well as to team leaders, and long-term incentive policies for talented employees, in order to create a desirable environment that can attract and retain talents. Concerned about personal growth and occupational training as well as led by the strategy of developing a strong corporation with talents, the Group relied on a three-tier management organisational structure and implemented an all-staff training scheme for various levels.

During the Period, 172,359 employees were arranged by the Group to attend trainings from various tiers, among which 1,028 employees attended professional skill training and on-the-job qualifications and certification training programmes hosted by China Datang Corporation; 1,052 employees attended professional skill training sessions hosted by the Group; and 170,279 employees attended various kinds of training sessions hosted by basic-level enterprises.

C. Outlook for the Second Half of 2013

In the second half of 2013, China's economy will maintain steady growth and development momentum, and it is expected that the installed power generation capacity on a nationwide basis will reach 1.23 billion kw by the end of 2013, and that the utilisation hours of power generation equipment and coal-fired power equipment will be 4,500 hours and 4,900 hours respectively for the whole year of 2013. In the second half of 2013, there will be an overall balance in power supply and demand on a nationwide basis, with a power supply capacity surplus in the northeastern and northwestern part of China, and a tight balance during the peak periods of summer in some provinces in the northern and eastern part of China.

In the second half of 2013, the Group will further optimise its coal-fired power; aggressively expand its hydropower; continuously develop wind power; strategically develop nuclear power; appropriately develop solar energy; select suitable coal operations; steadily develop coal chemical business; speedily develop the high-aluminium pulverised fuel ash integrated utilisation projects; and secure a complementary development of railway, port and shipping operations. The Company will seize new opportunities and build new competitive edges to achieve new breakthroughs; continue to emphasise on economic efficiency, it will also proactively carry out measures to tackle market changes in order to ensure that the annual business targets will be achieved as planned.

1. Further reinforce the management of production safety – complete the establishment of intrinsically safe enterprises and the achievement of standardization for production safety mechanism as well as strengthen the long-term production safety mechanism that covers every business segment to ensure the "Prevention of Nine Types" of casualties and equipment failures for production safety to boost performance enhancement with safe production.

- 2. Strive to enhance profitability strengthen the analysis of profitability and push forward the coordination of the prices of electricity, heat, gas and other products for the purpose of increasing efficiency; seize the favourable timing for power generation and strive to establish the best position in regional power markets to ensure benefits of the principal operations; and step up the management of fixed costs and further implement stringent measures for the control of liabilities to enhance the Group's profitability.
- 3. Seize strategic opportunities - step up the exploration of business resources; continue improving the rational industrial deployment; step up efforts to proceed with the preliminary work of key coal-fired power projects; push forward the preliminary work on gas turbine, photovoltaic, chemical and metallurgical projects in line with the value-focused mindset and efficiencyoriented concepts and strategies; focus on strengthening the power generation businesses and further optimise the nonpower businesses related to the major power business.
- 4. Actively push forward capital operation actively expand financing channels by consolidating the major bank financing channels, stepping up direct financing and exploring a variety of financing methods to ensure the healthy functioning of the capital chain; and effectively enhance the corporate profitability and improve the financial condition, thereby increasing bargaining power for financing and reducing financing costs with a view to maximising investment returns.

- 5. Continuously intensify energy conservation and emissions reduction - further enhance the benchmark management of energy consumption; optimise the energy consumption indices; continuously improve the operation rate and overall efficiency of environmental facilities; speed up the progress of desulfurization transformation of coal-fired generating units: and strengthen the management of the operation of environmental facilities for operational generation units, with a view to improving performance in the discharge of pollutants and controlling energy-saving and environmental costs; and
- 6. Comprehensively strengthen risk prevention and control the Company will comprehensively implement the State's "Basic Standards for Enterprise Internal Control" as well as their guidelines, so as to fully implement comprehensive planning management, comprehensive budget management and comprehensive accountability management with a view to boosting management upgrade.

SHARE CAPITAL AND DIVIDENDS

1. SHARE CAPITAL

As at 30 June 2013, the total share capital of the Company amounted to 13,310,037,578 shares, divided into 13,310,037,578 shares of a nominal value of RMB1.00 each.

2. SHAREHOLDING OF SUBSTANTIAL SHAREHOLDERS

So far as the directors of the Company are aware, as at 30 June 2013, the persons below held the interests or underlying shares or short positions in the shares of the Company which were required to be disclosed to the Company under section 336 of the Securities and Futures Ordinance (the "SFO") (Chapter 571 of the Laws of Hong Kong):

Name of Shareholder	Class of Shares	Number of shares held (shares)	Approximate percentage to total issued share capital of the Company (%)	Approximate percentage to total issued A shares of the Company	Approximate percentage to total issued H shares of the Company
China Datang Corporation	A shares	4,138,977,414	31.10	41.41	_
	H shares	480,680,000(L)	3.61(L)	_	14.50(L)
Tianjin Jinneng Investment Company	A shares	1,296,012,600	9.74	12.97	_
Hebei Construction Investment (Group) Co., Ltd.	A shares	1,281,872,927	9.63	12.83	-
Beijing Energy Investment (Group) Company Limited	A shares	1,260,988,672	9.47	12.62	-
Blackrock, Inc.	H shares	168,953,852(L)	1.27(L)	_	5.09(L)

(L) = Long Position (S) = Short Position (P) = Lending Pool

3. DIVIDENDS

The Board does not recommend the payment of any interim dividend for 2013.

4. SHAREHOLDING OF THE DIRECTORS AND SUPERVISORS

As at 30 June 2013, Mr. Fang Qinghai, a director of the Company, was interested in 24,000 A shares of the Company. Save as disclosed above, none of the directors, supervisors and chief executives of the Company nor their associates had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated

corporation (as defined in SFO) that were required to be notified to the Company and The Stock Exchange of Hong Kong Limited (the "Hong Kong Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of the SFO, or required to be recorded in the register mentioned in the SFO pursuant to section 352 of the SFO or otherwise required to be notified to the Company and the Hong Kong Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") in Appendix 10 of the Rules Governing the Listing of Securities on the Hong Kong Stock Exchange (the "Listing Rules").

SIGNIFICANT EVENTS

- 1. The Company has completed the issuance of "The First Tranche of Datang International Power Generation Co., Ltd.'s Super Short-term Debentures in 2013" (the "First Tranche Super Short-term Debentures") on 18 January 2013. The issuance amount for the First Tranche Super Short-term Debentures was RMB3 billion with a maturity period of 90 days. The unit nominal value is RMB100 and the issuing interest rate is at 3.98%.
- 2. The Company has completed the issuance of "The First Tranche of Datang International Power Generation Co., Ltd.'s Corporate Bonds in 2012" (the "Current Tranche Bonds") on 29 March 2013. The issuance amount for the Current Tranche Bonds was RMB3 billion with a maturity period of 10 years and will be called on 27 March 2023. The unit nominal value is RMB100 and the issuance interest rate is at 5.10%.
- 3. In accordance with the 2012 annual profit distribution plan of the Company which was considered and approved at the 2012 annual general meeting convened on 26 June 2013, the Company completed the payment of dividends for the year of 2012 on 16 August 2013. The cash dividends per share paid was RMB0.10 (including tax), and the cash dividends per 10 shares paid was RMB1.0 (including tax).
- The Company has completed the succession of the Board and the supervisory committee, and the eighth session of the Board and the supervisory committee have taken office on 1 July 2013.
- 5. The Company has completed the issuance of "The Second Tranche of Datang International Power Generation Co., Ltd.'s Super Short-term Debentures in 2013" (the "Second Tranche Super Short-term Debentures") on 19 July 2013. The issuance amount for the Second Tranche Super Short-term Debentures was RMB3 billion with a maturity period of 270 days. The unit nominal value is RMB100 and the issuance interest rate is at 4.30%.

PURCHASE, SALE AND REDEMPTION OF THE COMPANY'S LISTED SECURITIES

During the Period, the Group did not purchase, sell or redeem any of the listed securities of the Company.

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

To the knowledge of the Board, the Company complied with all the code provisions under the Corporate Governance Code (the "Code") as set out in Appendix 14 to the Listing Rules for the Period, with the exception of the following.

During the Period, the legal action which the directors may face is covered in the internal risk management and control of the Company. As the Company considers that no additional risk exists, insurance arrangements for directors have not been made as required under code provision A.1.8 of the Code.

During the Period, the Nomination Committee, the Remuneration and Appraisal Committee, the Audit Committee and the Strategic Development and Risk Control Committee set up by the Company carried out their work in accordance with their respective terms of reference. Their terms of reference have covered the responsibilities to be performed as required by the code provisions A.5.2, B.1.2 and C.3.3 of the Code. Only differences in expressions or sequence exist between such terms of reference and the afore-said code provisions.

COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS OF LISTED ISSUERS

The Company has adopted a code of conduct regarding directors' securities transactions on terms no less exacting than the required standard set out in the Model Code. Upon specific enquiries made to all the directors of the Company and in accordance with the information provided, the Board confirmed that all directors of the Company have complied with the provisions under the Model Code as set out in Appendix 10 to the Listing Rules and the Company's code of conduct regarding directors' securities transactions during the Period.

AUDIT COMMITTEE

The Audit Committee has reviewed the accounting standards adopted by the Group with the management of the Company and the interim results of the Group. They have also discussed matters regarding internal controls and the interim financial statements, including the review of the financial and accounting information of the Group for the Period.

The Audit Committee considers that the 2013 interim financial report of the Group has complied with the applicable accounting standards, and that the Group has made appropriate disclosures thereof.

(The Company's Results have been approved by the Board on 23 August 2013.)

By Order of the Board

Chen Jinhang

Chairman

Beijing, the PRC, 26 August 2013

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME For the six months ended 30 June 2013

		Six months end	led 30 June	
	Note	2013	2012	
		RMB'000	RMB'000	
		(unaudited)	(unaudited	
Operating revenue	4	37,010,016	36,876,963	
Operating costs				
Fuel for power and heat generation		(15,774,146)	(20,381,722	
Fuel for coal sales		(2,366,751)	(1,532,52	
Depreciation		(4,882,352)	(4,368,61	
Repairs and maintenance		(1,025,691)	(921,02	
Salaries and staff welfare		(1,593,483)	(1,051,18	
Local government surcharges		(366,275)	(280,65	
Others		(3,729,257)	(2,479,37	
Total operating costs		(29,737,955)	(31,015,10	
Operating profit		7,272,061	5,861,86	
Share of profits of associates		531,154	411,37	
Share of profits of joint ventures		46,630	59,45	
Investment income		223,429	265,90	
Other (loss)/gain		(16,653)	1,35	
Interest income		39,958	40,35	
Finance costs	6	(4,083,093)	(4,272,26	
Profit before tax		4,013,486	2,368,03	
Income tax expense	7	(876,890)	(446,79	
Profit for the period	8	3,136,596	1,921,23	
Other comprehensive income:				
Items that may be reclassified to profit or loss:				
Fair value (loss)/gain on available-for-sale investments		(135,011)	37,46	
Share of other comprehensive income of associates		970		
Exchange differences on translating foreign operations		(7,677)	(6,57	
Income tax on items that may be reclassified to profit or loss		7,219	(9,36	
Other comprehensive income for the period, net of tax		(134,499)	21,52	
Total comprehensive income for the period		3,002,097	1,942,76	
Profit for the period attributable to:				
Owners of the Company		2,019,283	1,154,07	
Non-controlling interests		1,117,313	767,16	
		3,136,596	1,921,23	
Total comprehensive income for the period attributable to:				
Owners of the Company		1,884,784	1,175,59	
Non-controlling interests	111111	1,117,313	767,16	
	10000	3,002,097	1,942,76	
	20000	RMB	RM	
		(unaudited)	(unaudited	
Earnings per share				
Basic and diluted	10	0.1517	0.086	

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION At 30 June 2013

		At	Д
		30 June	31 Decembe
	Note	2013	201
		RMB'000	RMB'00
		(unaudited)	(audited
ASSETS			
Non-current assets			
Property, plant and equipment	11	230,260,495	221,477,31
Investment properties		475,250	536,85
Intangible assets		2,856,962	2,867,43
Investments in associates		7,798,297	7,112,95
Investments in joint ventures		4,799,199	4,200,10
Available-for-sale investments		4,343,436	6,242,65
Deferred housing benefits		61,336	73,82
Long-term entrusted loans to an associate		736,256	736,38
Deferred tax assets		1,878,004	1,674,55
Other non-current assets		356,661	428,72
		253,565,896	245,350,79
Current assets			
Inventories		3,932,625	5,215,10
Accounts and notes receivables	12	9,378,005	10,356,78
Prepayments and other receivables		9,475,973	9,067,27
Short-term entrusted loans to related parties		576,204	576,31
Tax recoverable		45,861	98,72
Cash and cash equivalents		7,382,496	4,612,68
		30,791,164	29,926,89
TOTAL ASSETS		284,357,060	275,277,68

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

At 30 June 2013

		At	At
		30 June	31 December
	Note	2013	2012
		RMB'000	RMB'000
		(unaudited)	(audited)
EQUITY AND LIABILITIES			
Capital and reserves			
Share capital	13	13,310,038	13,310,038
Reserves		24,804,632	24,494,694
Retained earnings			
Proposed dividends		_	1,331,004
Others		3,962,695	2,522,646
Equity attributable to owners of the Company		42,077,365	41,658,382
Non-controlling interests		15,481,807	15,001,249
Total equity		57,559,172	56,659,631
Non-current liabilities			
Long-term loans		138,741,181	129,445,617
Long-term bonds		17,389,847	14,405,026
Deferred income		1,295,765	1,382,733
Deferred tax liabilities		635,020	702,242
Provisions		39,599	41,639
Other non-current liabilities		8,110,268	7,202,776
		166,211,680	153,180,033
Current liabilities			
Accounts payables and accrued liabilities	14	24,304,807	23,877,250
Taxes payables		1,090,190	1,200,395
Dividends payables		1,595,956	111,313
Short-term loans		19,487,189	22,239,798
Short-term bonds		4,700,000	4,400,000
Current portion of non-current liabilities		9,408,066	13,609,269
		60,586,208	65,438,025
Total liabilities		226,797,888	218,618,058
TOTAL EQUITY AND LIABILITIES		284,357,060	275,277,689
Net current liabilities		(29,795,044)	(35,511,129
Total assets less current liabilities		223,770,852	209,839,664

Approved by the Board of Directors on 23 August 2013

Cao Jingshan *Director*

Zhou Gang *Director*

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY For the six months ended 30 June 2013

				Attribut	able to owners	of the Compa	ny					
						Foreign	Available- for-sale					
	Share capital	Capital reserve	Statutory D surplus reserve	liscretionary surplus reserve	Restricted reserve	currency translation reserve	investment revaluation reserve	Other reserves	Retained earnings	Total	Non- controlling interests	Total equity
	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited)	RMB'000 (unaudited
At 1 January 2012	13,310,038	9,910,838	3,602,179	9,203,992	90,402	57,115	(53,186)	226,628	2,592,686	38,940,692	11,791,362	50,732,05
Total comprehensive income for the period Capital injections from	-	-	-	-	-	(6,575)	28,096	-	1,154,073	1,175,594	767,166	1,942,76
non-controlling interests Non-common control	-	-	-	-	-	-	-	-	-	-	486,115	486,11
business combination	-	-	-	-	-	-	-	-	-	-	153,730	153,73
Others	-	-	-	-	-	5,304	-	28,978	-	34,282	(69,125)	(34,84
Transfer to restricted reserve	-	-	-	-	21,876	-	-	-	(21,876)	-	-	
Transfer to surplus reserves	-	-	-	1,066,137	-	-	-	-	(1,066,137)	-	-	
Dividends paid	-	-	-	-	-	-	-	-	(1,464,104)	(1,464,104)	(320,065)	(1,784,16
Changes in equity for the period	-	-	-	1,066,137	21,876	(1,271)	28,096	28,978	(1,398,044)	(254,228)	1,017,821	763,59
At 30 June 2012	13,310,038	9,910,838	3,602,179	10,270,129	112,278	55,844	(25,090)	255,606	1,194,642	38,686,464	12,809,183	51,495,64
At 1 January 2013	13,310,038	9,910,838	3,873,008	10,270,129	89,947	54,147	(23,952)	320,577	3,853,650	41,658,382	15,001,249	56,659,63
Total comprehensive income for the period Capital injections from	-	-	-	-	-	(7,677)	(126,822)	-	2,019,283	1,884,784	1,117,313	3,002,09
non-controlling interests Acquisition of non-controlling	-	-	-	-	-	-	-	-	-	-	132,000	132,00
interests	-	-	-	-	-	-	-	(133,589)	-	(133,589)	133,589	
Disposal of subsidiaries	-	-	-	-	-	-	-	-	-	-	(135,848)	(135,84
Others	-	-	-	-	-	-	-	(1,208)	-	(1,208)	34,741	33,53
ransfer to restricted reserve	-	-	-	-	6,643	-	-	-	(6,643)	-	-	
Fransfer to surplus reserves	-	-	-	572,591	-	-	-	-	(572,591)	-	- (ees ee=)	10 400 00
Dividends paid					-	-			(1,331,004)	(1,331,004)	(801,237)	(2,132,24
Changes in equity for the period	_	_	_	572,591	6,643	(7,677)	(126,822)	(134,797)	109,045	418,983	480,558	899,54
At 30 June 2013	13,310,038	9,910,838	3,873,008	10,842,720	96,590	46,470	(150,774)	185,780	3,962,695	42,077,365	15,481,807	57,559,17

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS For the six months ended 30 June 2013

	Six months end	led 30 June
	2013 RMB'000	2012
	(unaudited)	RMB'000 (unaudited)
NET CASH GENERATED FROM OPERATING ACTIVITIES	13,577,913	10,094,082
NET CASH USED IN INVESTING ACTIVITIES	(11,302,075)	(17,046,745)
NET CASH GENERATED FROM FINANCING ACTIVITIES	490,785	7,923,190
NET INCREASE IN CASH AND CASH EQUIVALENTS	2,766,623	970,527
CASH AND CASH EQUIVALENTS AT 1 JANUARY	4,612,687	4,467,372
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	3,186	(2,619)
CASH AND CASH EQUIVALENTS AT 30 JUNE, REPRESENTED BY	7,382,496	5,435,280
Bank and cash balances	7,382,496	5,435,280

For the six months ended 30 June 2013

1. BASIS OF PREPARATION

These condensed financial statements have been prepared in accordance with International Accounting Standard 34 "Interim Financial Reporting" issued by the International Accounting Standards Board and the applicable disclosures required by the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited.

At 30 June 2013, a significant portion of the funding requirements of the Company and its subsidiaries (collectively referred to as the "Group") for capital expenditures was satisfied by short-term borrowings. Consequently, at 30 June 2013, the Group had net current liabilities of approximately RMB29.80 billion. The Group had significant undrawn borrowing facilities, subject to certain conditions, amounting to approximately RMB258.56 billion and may refinance and/or restructure certain short-term borrowings into long-term borrowings and will also consider alternative sources of financing, where applicable. The directors of the Company are of the opinion that the Group will be able to meet its liabilities as and when they fall due within the next twelve months and have prepared these financial statements on a going concern basis.

These condensed financial statements should be read in conjunction with the 2012 annual financial statements. The accounting policies and methods of computation used in the preparation of these condensed financial statements are consistent with those used in the annual financial statements for the year ended 31 December 2012.

These condensed financial statements are presented in Renminbi ("RMB"), which is the Company's functional and presentation currency, and all values are rounded to the nearest thousand ("RMB'000"), unless otherwise stated.

2. ADOPTION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS

In the current period, the Group has adopted all the new and revised International Financial Reporting Standards ("IFRSs") issued by the International Accounting Standards Board that are relevant to its operations and effective for its accounting year beginning on 1 January 2013. IFRSs comprise International Financial Reporting Standards ("IFRS"); International Accounting Standards ("IAS"); and Interpretations. The adoption of these new and revised IFRSs did not result in significant changes to the Group's accounting policies, presentation of the Group's financial statements and amounts reported for the current period and prior years except as stated below.

For the six months ended 30 June 2013

2. ADOPTION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (Continued)

a. Amendments to IAS 1 "Presentation of Financial Statements"

Amendments to IAS 1 titled Presentation of Items of Other Comprehensive Income introduce new terminology for statement of comprehensive income and income statement. Under the amendments to IAS 1, a statement of comprehensive income is renamed as a statement of profit or loss and other comprehensive income and an income statement is renamed as a statement of profit or loss. The amendments to IAS 1 retain the option to present profit or loss and other comprehensive income in either a single statement or in two separate but consecutive statements.

The amendments to IAS 1 require additional disclosure to be made in the other comprehensive section such that items of other comprehensive income are grouped into two categories: (a) items that will not be reclassified subsequently to profit or loss; and (b) items that may be reclassified subsequently to profit or loss when specific conditions are met. Income tax on items of other comprehensive income is required to be allocated on the same basis.

The amendments have been applied retrospectively, and hence the presentation of items of other comprehensive income has been modified to reflect the changes. Other than the above mentioned presentation changes, the application of the amendments to IAS 1 does not result in any impact on profit or loss, other comprehensive income and total comprehensive income.

b. IFRS 13 "Fair Value Measurement"

IFRS 13 "Fair Value Measurement" establishes a single source of guidance for all fair value measurements required or permitted by IFRSs. It clarifies the definition of fair value as an exit price, which is defined as a price at which an orderly transaction to sell the asset or transfer the liability would take place between market participants at the measurement date under market conditions, and enhances disclosures about fair value measurements.

The adoption of IFRS 13 only affects disclosures on fair value measurements in the consolidated financial statements. IFRS 13 has been applied prospectively.

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

For the six months ended 30 June 2013

3. FAIR VALUE MEASUREMENTS

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following disclosures of fair value measurements use a fair value hierarchy that categorises into three levels the inputs to valuation techniques used to measure fair value:

Level 1 inputs: quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date.

Level 2 inputs: inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3 inputs: unobservable inputs for the asset or liability.

The Group's policy is to recognise transfers into and transfers out of any of the three levels as of the date of the event or change in circumstances that caused the transfer.

The directors estimate the fair value of the Group's long-term loans (including amount due for settlement within 12 months) as at 30 June 2013, using level 2 inputs, by discounting their future cash flows at prevailing market rates offered to the Group for loans with substantially the same characteristics and maturity dates, to be RMB147,320,391 thousand. The discount rates applied as at 30 June 2013 were ranging from 1% to 6.55% per annum.

At 30 June 2013, the fair value of long-term bonds, using level 2 inputs, is estimated to be RMB17,847,406 thousand. The fair values of medium-term notes, non-public debt financing instruments and offshore RMB bonds are derived from discounted future cash flows using bond interest rates with similar terms of 4.38%, 4.78% and 4.93% respectively per annum while the fair value of corporate bonds is derived from quoted price available in the market.

Except as certain available-for-sale-investments amounted to RMB3,747,868 thousand which are carried at cost and long-term loans and long-term bonds as disclosed above, the carrying amounts of the Group's financial assets and financial liabilities as reflected in the consolidated statement of financial position approximate their respective fair values.

Disclosures of level in fair value hierarchy at 30 June 2013:

Description	Fair value measurements using Level 1:
	RMB'000
	(unaudited)
Recurring fair value measurements:	
Available-for-sale investments	
Equity securities listed in Hong Kong	525,674
Equity securities listed outside Hong Kong	69,894
Total recurring fair value measurements	595,568

For the six months ended 30 June 2013

4. OPERATING REVENUE

	Six months ended 30 June		
	2013 RMB'000	201	
		RMB'000	
	(unaudited)	(unaudited)	
Sales of electricity	31,186,156	32,766,521	
Heat supply	690,810	541,097	
Sales of coal	2,496,282	1,772,923	
Sales of chemical products	1,788,421	1,416,554	
Others	848,347	379,868	
	37,010,016	36,876,963	

5. **SEGMENT INFORMATION**

Executive directors and certain senior management (including chief accountant) of the Company (collectively referred to as the "Senior Management") perform the function as chief operating decision makers. The Senior Management reviews the internal reporting of the Group in order to assess performance and allocate resources. Senior Management has determined the operating segments based on these reports.

Senior Management considers the business from a product perspective. Senior Management primarily assesses the performance of power generation, coal and chemical separately. Other operating activities primarily include sales of properties and sales of coal ash, etc., and are included in "other segments".

Senior Management assesses the performance of the operating segments based on a measure of profit before tax prepared under China Accounting Standards for Business Enterprises ("PRC GAAP").

Segment profits or losses do not include dividend income from available-for-sale investments and gain or loss on disposals of available-for-sale investments. Segment assets exclude deferred tax assets and available-for-sale investments. Segment liabilities exclude the current tax liabilities and deferred tax liabilities. Sales between operating segments are marked to market or contracted close to market price and have been eliminated at consolidation level. Unless otherwise noted below, all such financial information in the segment tables below is prepared under PRC GAAP.

For the six months ended 30 June 2013

5. **SEGMENT INFORMATION (Continued)**

	Power				
	generation	Coal	Chemical	Other	
	segment	segment	segment	segments	Tota
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
	(unaudited)	(unaudited)	(unaudited)	(unaudited)	(unaudited
Six months ended 30 June 2013					
Revenue from external customers	32,198,456	2,437,295	1,790,382	583,883	37,010,016
Intersegment revenue	389,091	9,723,034	81,312	77,979	10,271,416
Segment profit/(loss)	3,773,923	492,666	(519,031)	202,958	3,950,510
At 30 June 2013					
Segment assets	189,125,060	28,220,373	62,666,433	14,063,296	294,075,162
Segment liabilities	163,071,321	18,928,460	49,113,974	5,395,602	236,509,357
Six months ended 30 June 2012					
Revenue from external customers	33,394,702	1,778,764	1,420,446	283,051	36,876,963
Intersegment revenue	97,390	8,414,081	_	62,985	8,574,456
Segment profit	1,612,998	734,080	100,021	258,754	2,705,853
	(audited)	(audited)	(audited)	(audited)	(audited
At 31 December 2012					
Segment assets	181,945,652	25,647,634	63,388,719	12,674,490	283,656,495
Segment liabilities	160,177,762	16,701,807	48,908,403	941,114	226,729,086
				'iv months on	ded 20 June
			3	Six months end 2013	2012
				2013 RMB'000	2012 RMB'000
				naudited)	(unaudited
Reconciliations of segment profit or	lnes:		\di	iduuiteu/	lanadartea
noonomutions of bogins in profit of					
Total profit or loss of reportable segment	S			3,950,516	2,705,853
Dividend income from available-for-sale	nvestments			22,539	79
Elimination of intersegment profits				(87,594)	(404,318
IFRS adjustment on amortisation of mone	tary housing benefits			(12,486)	(13,24
IFRS adjustment on reversal of general p	rovision on mining fund	ls		140,511	79,657
Consolidated profit before tax				4,013,486	2,368,030

For the six months ended 30 June 2013

5. **SEGMENT INFORMATION (Continued)**

	Six months ended 30 June		
	2013	2012	
	RMB'000	RMB'000	
	(unaudited)	(unaudited)	
Revenue from major customers:			
Power generation segment			
North China Grid Company Limited	7,935,912	9,756,371	
Guangdong Power Grid Corporation	3,124,055	4,119,354	
Jiangsu Electric Power Company	3,863,071	2,801,390	
State Grid Corporation of China	3,089,436	2,996,022	
State Grid Jibei Electric Power Company Limited	2,680,594	1,346,357	

6. FINANCE COSTS

	Six months ended 30 June		
	2013	2012	
	RMB'000	RMB'000	
	(unaudited)	(unaudited)	
Interest expense	5,812,681	5,723,912	
Less: amount capitalised in property, plant and equipment	(1,757,976)	(1,502,413)	
	4,054,705	4,221,499	
Exchange (gain)/loss, net	(14,021)	819	
Others	42,409	49,945	
	4,083,093	4,272,263	

For the six months ended 30 June 2013

7. INCOME TAX EXPENSE

	Six months e	Six months ended 30 June		
	2013	2012		
	RMB'000	RMB'000		
	(unaudited)	(unaudited)		
Current tax	1,100,031	773,907		
Deferred tax	(223,141)	(327,116		
	876,890	446,791		

Income tax is provided on the basis of the statutory profit for financial reporting purposes, adjusted for income and expense items, which are not assessable or deductible for income tax purposes.

The applicable People's Republic of China ("PRC") Enterprise Income Tax rate of the Company and its subsidiaries is 25% (six months ended 30 June 2012: 25%). Certain subsidiaries located in western region in the PRC enjoyed PRC Enterprise Income Tax rate of 15% before 2021 (six months ended 30 June 2012: 2021) when such income tax rate has changed to 25% thereafter.

In addition, certain subsidiaries are exempted from the PRC Enterprise Income Tax for two years starting from the first year of commercial operation followed by a 50% exemption of the applicable tax rate for the next three years.

8. PROFIT FOR THE PERIOD

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

	Six months ended 30 June	
	2013 RMB'000 (unaudited)	000 RMB'000
Interest income	(39,958)	(40,350)
Dividend income	(22,539)	(73,713)
Amortisation of intangible assets	22,020	11,616
Amortisation of deferred housing benefits	12,486	13,241
Depreciation	4,882,352	4,368,613
Directors' emoluments	1,216	958
Loss on disposal of subsidiaries	16,653	-
Gain on disposal of an associate	_	(1,350)

For the six months ended 30 June 2013

9. **DIVIDENDS**

	Six months ended 30 June	
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(unaudited)
Final dividend for the year ended 31 December 2012		
(six months ended 30 June 2012: 31 December 2011)		
approved and paid – RMB0.10 (six months ended		
30 June 2012: RMB0.11) per share	1,331,004	1,464,104

10. EARNINGS PER SHARE

Basic earnings per share

The calculation of basic earnings per share attributable to owners of the Company is based on the profit for the period attributable to owners of the Company of RMB2,019,283 thousand (six months ended 30 June 2012: RMB1,154,073 thousand) and the weighted average number of ordinary shares of 13,310,038 thousand (six months ended 30 June 2012: 13,310,038 thousand) in issue during the period.

Diluted earnings per share

During the six months ended 30 June 2013 and 2012, the Company did not have any dilutive potential ordinary shares. Therefore, diluted earnings per share is equal to basic earnings per share.

11. PROPERTY, PLANT AND EQUIPMENT

During the six months ended 30 June 2013, the Group acquired property, plant and equipment of RMB13,746,703 thousand (six months ended 30 June 2012: RMB14,315,754 thousand).

For the six months ended 30 June 2013

12. ACCOUNTS AND NOTES RECEIVABLES

The Group usually grants credit period of approximately one month to local power grid customers and coal purchase customers from the month end after sales and sale transactions made, respectively. The ageing analysis of the accounts and notes receivables is as follows:

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited
Within one year	8,727,051	9,785,366
Between one to two years	435,284	424,823
Between two to three years	168,967	68,116
Over three years	46,703	78,482
	9,378,005	10,356,787

13. SHARE CAPITAL

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited)
Registered, issued and fully paid:		
9,994,360,000 (At 31 December 2012: 9,994,360,000) A shares of RMB1 each	9,994,360	9,994,360
3,315,677,578 (At 31 December 2012: 3,315,677,578) H shares of RMB1 each	3,315,678	3,315,678
	13,310,038	13,310,038

A summary of the movements in the issued share capital of the Company is as follows:

	Number of shares issued '000	Nominal value of shares issued RMB'000
At 1 January 2012, 31 December 2012 (audited) and 30 June 2013 (unaudited)	13,310,038	13,310,038

For the six months ended 30 June 2013

14. ACCOUNTS PAYABLES AND ACCRUED LIABILITIES

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited)
Accounts and notes payables	10,784,384	9,171,402
Other payables and accrued liabilities	13,520,423	14,705,848
	24,304,807	23,877,250

The ageing analysis of the accounts and notes payables is as follows:

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited)
Within one year	9,754,182	8,024,728
Between one to two years	303,438	578,455
Between two to three years	726,764	568,219
	10,784,384	9,171,402

For the six months ended 30 June 2013

15. RELATED PARTY TRANSACTIONS

(a) Significant transactions with China Datang Corporation which is the ultimate parent of the Company and its subsidiaries other than the Group (collectively referred to as "China Datang Group") and associates and joint ventures of the Group and their respective subsidiaries

	Six months ended 30 June	
	2013 RMB'000	2012
		RMB'000
	(unaudited)	(unaudited)
China Datang Group		
Receipt of coal ash disposal services	43,419	43,419
Purchases of fuel	2,066	51,667
Purchases of materials and equipment	513,600	49,874
Operating lease expenses for buildings and facilities	11,114	11,114
Receipt of repairs and maintenance services	8,587	4,274
Receipt of capital injection to a subsidiary	30,000	220,103
Receipt of capital injection to associates	83,802	_
Receipt of capital injection to a joint venture	552,460	_
Receipt of construction tendering agency services	790	_
Receipt of desulfurization services	234,324	_
Provision of technical support services	280	_
Provision of repairs and maintenance services	14,743	_
Receipt of construction supervision services	96	_
Receipt of technical support services	13,130	_
Interest income on entrusted loan	10,232	_
Sales of coal	_	45,644
Sales of desulfurization products	89,890	-
Disposal of subsidiaries	538,589	-
Accounts of the Crown		
Associates of the Group	117 000	120 607
Interest expense on loans	117,863	129,697
Interest income on deposits	20,916	22,701
Purchases of fuel	1,184	4,446
Receipt of technical support services	24,223	15,506
Receipt of finance lease services	1,310,000	- 000 000
Drawdown of loans Sales of coal	6,797,000	6,208,000
04100 01 0041		1,390
Interest income on entrusted loans	75,396	-
Increase in entrusted loans	100,000	_
Subsidiary of an associate of the Group		
Purchases of fuel	272,016	362,607
Joint ventures of the Group		
Purchases of fuel	18,025	15,883
Interest income on entrusted loans	15,262	12,025
Increase in entrusted loans	225,700	110,700

For the six months ended 30 June 2013

15. RELATED PARTY TRANSACTIONS (Continued)

(a) Significant transactions with China Datang Corporation which is the ultimate parent of the Company and its subsidiaries other than the Group (collectively referred to as "China Datang Group") and associates and joint ventures of the Group and their respective subsidiaries (Continued)

During the period, the Company issued a letter to other shareholders of a subsidiary of the Company (including China Datang Corporation) informing them that the Company will surrender of the right of first refusal to acquire 19.38% equity interest of the other shareholder in that subsidiary and so agrees the transfer of the other shareholder's 19.38% equity interest in the subsidiary to China Datang Corporation.

(b) Financial guarantees and financing facilities with China Datang Group and associates and joint ventures of the Group

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited
China Datang Group		
Long-term loans of the Group guaranteed by China Datang Corporation	5,982,285	10,062,967
Long-term bonds of the Group guaranteed by China Datang Corporation	9,000,000	6,000,000
Associates of the Group		
Long-term loans of the associates guaranteed by the Company	991,600	991,600
Integrated credit facilities provided by an associate	18,000,000	18,000,000
Joint ventures of the Group		
Long-term loans of joint ventures guaranteed by the Company	320,555	205,555
Short-term loans of a joint venture guaranteed by the Company	251,500	366,500

(c) Significant transactions with government-related entities

Government-related entities, other than entities under China Datang Corporation which is a state-owned enterprise and its subsidiaries, directly or indirectly controlled by the Central People's Government of the PRC ("Government-Related Entities") are also regarded as related parties of the Group.

For the purpose of the related party transactions disclosure, the Group has established procedures for determination, to the extent possible, of the identification of the ownership structure of its customers and suppliers as to whether they are Government-Related Entities to ensure the adequacy of disclosure for all material related party transactions given that many Government-Related Entities have multi-layered corporate structures and the ownership structures change over time as a result of transfers and privatisation programs.

For the six months ended 30 June 2013

15. RELATED PARTY TRANSACTIONS (Continued)

(c) Significant transactions with government-related entities (Continued)

During the six months ended 30 June 2013 and 2012, the Group sold substantially all of its electricity to local government-related power grid companies. Please refer the details of information of power generation revenue to major power grid companies to note 5 to the condensed financial statements. The Group maintained most of its bank deposits in government-related financial institutions while lenders of most of the Group's loans are also government-related financial institutions, associated with the respective interest income or interest expense incurred.

During the six months ended 30 June 2013 and 2012, other collectively significant transactions with Government-Related Entities also included purchases of fuel and property, plant and equipment.

(d) Compensation to key management personnel of the Group

	Six months e	Six months ended 30 June	
	2013	2012 RMB'000 (unaudited)	
	RMB'000		
	(unaudited)		
Basic salaries and allowances	1,361	1,562	
Bonus	3,063	2,099	
Retirement benefits	135	143	
Other benefits	422	82	
	4,981	3,886	

16. CONTINGENT LIABILITIES

At the end of the reporting period, the Group has provided financial guarantees for loan facilities granted to the following parties:

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited)
Associates	991,600	991,600
Joint ventures	572,055	572,055
Other equity investee	60,000	60,000
	1,623,655	1,623,655

Based on historical experience, no claims have been made against the Group since the date of granting of the above financial guarantees.

For the six months ended 30 June 2013

17. CAPITAL COMMITMENTS

At 30 June 2013, capital commitments of the Group in relation to the construction and renovation of the electricity utility plants not provided for in the condensed consolidated statement of financial position are as follows:

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited)
Contracted but not provided for	20,476,116	21,263,833
Authorised but not contracted for	3,424,233	4,610,954
	23,900,349	25,874,787

18. LEASE COMMITMENTS

At 30 June 2013 the total future minimum lease payments under non-cancellable operating leases are payable as follows:

	At	At
	30 June	31 December
	2013	2012
	RMB'000	RMB'000
	(unaudited)	(audited
Within one year	45,657	46,853
In the second to fifth years inclusive	25,718	39,399
After five years	19,964	19,964
	91,339	106,216

19. EVENT AFTER THE REPORTING PERIOD

The Company completed the issuance of "The Second Tranche of Datang International Power Generation Co., Ltd.'s Super Short-term Debentures in 2013" (the "Current Tranche Super Short-term Debentures") on 19 July 2013. The issuance amount for the Current Tranche Super Short-term Debentures was RMB3 billion with a maturity of 270 days. The unit nominal value is RMB100 and the issuance interest rate is at 4.30%. China Development Bank Corporation and Bank of Communication Co., Ltd. act as the joint lead underwriters for the Current Tranche Super Short-term Debentures. The proceeds from the Current Tranche Super Short-term Debentures will be used for replacement of part of the bank loans of the Company in order to adjust debt structure and lower financing costs, and will also be used to replenish the working capital of the Company.

20. APPROVAL OF CONDENSED FINANCIAL STATEMENTS

The condensed financial statements were approved and authorised for issue by the Board of Directors on 23 August 2013.

DIFFERENCES BETWEEN FINANCIAL STATEMENTS

For the six months ended 30 June 2013

The condensed financial statements which are prepared by the Group in conformity with International Financial Reporting Standards ("IFRS") differ in certain respects from China Accounting Standards for Business Enterprises ("PRC GAAP"). Major differences between IFRS and PRC GAAP ("GAAP Differences"), which affect the net assets and net profit of the Group, are summarised as follows:

		Net assets		
		At	A:	
		30 June	31 December	
	Note	2013	2012	
		RMB'000	RMB'000	
		(unaudited)	(audited	
Net assets attributable to owners of the Company under IFRS		42,077,365	41,658,382	
Impact of IFRS adjustments:				
Difference in the commencement of depreciation of property,				
plant and equipment	(a)	106,466	106,466	
Difference in accounting treatment on monetary housing benefits	(b)	(61,336)	(73,82	
Difference in accounting treatment on mining funds	(c)	(289,785)	(206,925	
Applicable deferred tax impact of the above GAAP Differences		1,693	(38)	
Non-controlling interests' impact of the above				
GAAP Differences after tax		(4,633)	6,52	
Net assets attributable to owners of the Company under PRC GAAP	ets attributable to owners of the Company under PRC GAAP 41,	41,829,770	41,490,236	
		Net profit		
			ths ended 30 June	
	Note	2013	201	
		RMB'000	RMB'00	
		(unaudited)	(unaudited	
Profit for the period attributable to owners of the Company under IFRS		2,019,283	1,154,07	
mpact of IFRS adjustments:				
Difference in accounting treatment on monetary housing benefits	(b)	12,486	13,24	
Difference in accounting treatment on mining funds	(c)	(140,511)	(79,65	
Applicable deferred tax impact of the above GAAP Differences		2,079	8,71	
Non-controlling interests' impact of the above GAAP Differences after tax		(4,963)	(7,28	
Net profit for the period attributable to owners of the				
Company under PRC GAAP		1,888,374	1,089,08	

DIFFERENCES BETWEEN FINANCIAL STATEMENTS

For the six months ended 30 June 2013

Notes:

(a) Difference in the commencement of depreciation of property, plant and equipment

This represents the depreciation difference arose from the different timing of the start of depreciation charge in previous years.

(b) Difference in accounting treatment on monetary housing benefits

Under PRC GAAP, the monetary housing benefits provided to employees who started work before 31 December 1998 were directly deducted from the retained earnings and statutory public welfare fund after approval by the general meeting of the Company and its subsidiaries.

Under IFRS, these benefits are recorded as deferred assets and amortised on a straight-line basis over the estimated remaining average service lives of relevant employees.

(c) Difference in accounting treatment on mining funds

Under PRC GAAP, accrual of future development and work safety expenses are included in respective product cost or current period profit or loss and recorded in a specific reserve accordingly. When such future development and work safety expenses are applied and related to revenue expenditures, specific reserve is directly offset when expenses incurred. When capital expenditures are incurred, they are included in construction in progress and transferred to fixed assets when the related assets reach the expected use condition. They are then offset against specific reserve based on the amount included in fixed assets while corresponding amount is recognised in accumulated depreciation. Such fixed assets are not depreciated in subsequent periods.

Under IFRS, coal mining companies are required to set aside an amount to a fund for future development and work safety through transferring from retained earnings to restricted reserve. When qualifying revenue expenditures are incurred, such expenses are recorded in the profit or loss as incurred. When capital expenditures are incurred, an amount is transferred to property, plant and equipment and is depreciated in accordance with the depreciation policy of the Group. Internal equity items transfers take place based on the actual application amount of future development and work safety expenses whereas restricted reserve is offset against retained earnings to the extent of zero.