

Future Bright Mining Holdings Limited

高鵬礦業控股有限公司

(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司)

(Stock Code 股份代號: 2212)



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CORPORATE INFORMATION

Directors

Executive Directors

Liu Jie (Chairperson)
Rao Dacheng
Wan Tat Wai David
Zhang Decong
Zheng Fengwei

Independent Non-Executive Directors

Chow Hiu Tung
Lau Tai Chim
Sin Ka King
(resigned on 17 August 2017)
Lai Kwok Leung
(appointed on 18 August 2017)

Alternate Director

Yuan Shan (alternate director to Zhang Decong)

Company Secretary

Ho Yuk Ming Hugo

Principal Place of Business in Hong Kong

16th Floor Guangdong Finance Building 88 Connaught Road West Hong Kong

Headquarters and Principal Place of Business in the PRC

Room 718, No. 189 Shuijing Road Nanzhang County, Xiangyang City Hubei Province, the PRC

Registered Office

Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

Audit Committee

Chow Hiu Tung *(Chairman)* Lau Tai Chim Lai Kwok Leung

Nomination Committee

Lau Tai Chim *(Chairman)* Chow Hiu Tung Lai Kwok Leung

Remuneration Committee

Lai Kwok Leung *(Chairman)* Chow Hiu Tung Lau Tai Chim

Authorised Representatives

Ho Yuk Ming Hugo Zheng Fengwei

Principal Bankers

China Construction Bank (Asia) Corporation Limited

Legal Adviser in Hong Kong

King & Wood Mallesons

Auditor

Ernst & Young

Cayman Islands Principal Share Registrar and Transfer Office

Codan Trust Company (Cayman) Limited Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands

Hong Kong Branch Share Registrar and Transfer Office

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17th Floor Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong

Website

http://www.futurebrightltd.com (information contained in this website does not form part of this report)

MANAGEMENT DISCUSSION AND ANALYSIS FINANCIAL REVIEW

Revenue

For the six months ended 30 June 2017 (the "Period"), the operating revenue of Future Bright Mining Holdings Limited (the "Company") and its subsidiaries (collectively the "Group") was approximately RMB0.36 million, which represented a significant decrease of approximately 90.16% as compared to the operating revenue of approximately RMB3.65 million for the six months ended 30 June 2016. The decrease was mainly due to the decrease in sale revenue resulting from the difficult situation of macro economy and real estate industry of the People's Republic of China (the "PRC") in the first half of 2017. The revenue represented sale of marble blocks income derived from our Yiduoyan Project located in the PRC.

Cost of Sales

The Group's cost of sales decreased from approximately RMB1.06 million for the six months ended 30 June 2016 to approximately RMB0.11 million for the Period representing a decrease for approximately 89.55%. This was in line with lower sales rendered for the Period under review. The cost of sales represented marble blocks mining costs, which mainly include mining labour costs, materials consumption, fuel, electricity, depreciation of production equipment and amortization of mining rights.

Gross Profit and Gross Profit Margin

For the Period, the gross profit of the Group amounted to approximately RMB0.25 million and the gross profit margin was approximately 69.21%, which represented a decrease of approximately 90.41% as compared with gross profit for the six months ended 30 June 2016 of approximately RMB2.60 million (six months ended 30 June 2016: gross profit margin of approximately 71.02%).

Other Income and Gains

For the Period, other income was approximately RMB0.75 million, which represented a significant increase of approximately RMB0.49 million as compared to the other income of approximately RMB0.26 million for the six months ended 30 June 2016. The increase was mainly due to the foreign exchange gain of approximately RMB0.55 million during the Period (six months ended 30 June 2016: foreign exchange loss of approximately RMB0.34 million).

Selling and Distribution expenses

Selling and distribution expenses (which mainly consisted of salaries and wages of the Group's sales and distribution staff and their entertainment and travelling expenses) were approximately RMB0.47 million during the Period (six months ended 30 June 2016: approximately RMB0.36 million), representing approximately 132.12% of the revenue for the Period (six months ended 30 June 2016: approximately 9.96%).

Administrative expenses

Administrative expenses increased slightly by RMB0.79 million or 8.67% from approximately RMB9.15 million for the six months ended 30 June 2016 to RMB9.94 million for the Period. The increases was mainly attributable to increase in motor vehicle expenses, donation and entertainment incurred during the Period. Administrative expenses mainly included the legal and professional fees, donation, rental and salaries of staff.

Other expenses

As at 30 June 2017, the Group had current equity investments at fair value through profit or loss of approximately RMB12.68 million which were investments in various listed shares. The Group recorded net fair value loss of the equity investments of approximately RMB0.34 million for the Period (six months ended 30 June 2016: nil).

Profit attributable to owners of the Company

In view of the above factors, loss attributable to owners of the Company was approximately RMB10.51 million for the Period (six months ended 30 June 2016: loss of approximately RMB7.19 million). The loss is mainly resulted from the significant decrease in sale revenue resulting from the difficult situation of macro economy and real estate industry of the PRC in the first half of 2017.

BUSINESS REVIEW

During the Period, apart from sale of marble blocks, we have been actively exploring other business opportunities in order to diversify the existing business of the Group. As disclosed in the announcement of the Company dated 23 May 2017, we commenced a new business segment on the trading of commodities which are mainly metal ore products. We expect that the new trading business will contribute positively to the Group's overall results for the financial year ending 31 December 2017 and the commodities trading business will become one of the principal businesses of the Group in the future. During the Period, 438 m³ marble blocks had been produced in the first half of 2017. Marble blocks mined from our Yiduoyan Project are our principal products.

On 5 April 2017, Future Bright (H.K.) Investments Limited ("Future Bright (H.K.)"), an indirect wholly-owned subsidiary of the Company, entered into a joint venture agreement (the "Joint Venture Agreement") with Xiamen Huan Shuo Trading Company Limited* (廈門環碩貿易有限公司) ("Xiamen Huan Shuo") in relation to the establishment of a joint venture company in Xiamen, Fujian Province, the PRC (the "JV Company") with a registered capital of RMB23,000,000 to engage in the wholesale of nonmetallic ore, mineral products and construction materials and the retail sale of ceramic and stone decoration materials. Pursuant to the terms of the Joint Venture Agreement, Xiamen Huan Shuo and Future Bright (H.K.) will contribute RMB9,200,000 and an amount in United States dollars or Hong Kong dollars equivalent to RMB13,800,000 respectively to the registered capital of the JV Company which will be owned as to 40% by Xiamen Huan Shuo and 60% by Future Bright (H.K.). Please refer to the Company's announcement dated 5 April 2017 for more details of this transaction.

On 5 May 2017, the Company is in the process of establishing a wholly-owned subsidiary, namely, GoGo Education Limited* (勾勾教育有限公司) (subject to the final name as approved and registered by the relevant industry and commerce bureau in the PRC) ("**GoGo Education**") in the PRC. GoGo Education will have a registered capital of RMB5 million which is expected to be paid up by the Group's internal resources. It is intended that GoGo Education will be principally engaged in the operation of the platform for online language teaching services. Please refer to the Company's announcement dated 5 May 2017 for more details of this transaction

* for identification purpose only

On 13 July 2017, GoGo Education Training (Shenzhen) Limited* (勾勾教育培訓(深圳)有限公司) was registered as a wholly-foreign-owned enterprise under PRC law.

On 28 June 2017, Future Bright (H.K.) entered into a memorandum of understanding (the "First MOU") with Zhong Xi Int'l Holding Limited ("Zhong Xi") and Super Vison Development Co., Ltd. ("Super Vison") in respect of the possible formation of the joint venture company proposed to be named as Future Bright Lithium Technology Co., Ltd. (高鵬鋰業科技有 限公司) to be incorporated under the First MOU (the "First JV Company") which will engage in the trading and processing of lithium ores in the PRC. The terms of the formation of the First JV Company are subject to further negotiation and the signing of a formal legally binding joint venture agreement 45 days after the date of the First MOU or such longer period as extended by mutual agreement between the parties. On 28 July 2017, the parties to the First MOU entered into a supplemental memorandum of understanding, pursuant to which the exclusivity period for the First MOU was extended from 28 July 2017 to 28 August 2017 (or such other dates as the parties may agree in writing). Please refer to the Company's announcements dated 28 June 2017 and 28 July 2017 for more details of this proposed transaction.

On 28 June 2017, Future Bright (H.K.) entered into a memorandum of understanding (the "Second MOU") with China Africa Minerals Limited ("China Africa Minerals") in respect of the possible formation of the joint venture company proposed to be named as Future Bright Manganese Co., Ltd. (高鵬錳業有限公司) to be incorporated under the Second MOU (the "Second JV Company") which will engage in the trading of nonferrous metals ores in the PRC. The terms of the formation of the Second JV Company are subject to further negotiation and the signing of a formal legally binding joint venture agreement 45 days after the date of the Second MOU or such longer period as extended by mutual agreement between the parties. On 28 July 2017, the parties to the Second MOU entered into a supplemental memorandum of understanding, pursuant to which the exclusivity period for the Second MOU was extended from 28 July 2017 to 28 August 2017 (or such other dates as the parties may agree in writing). Please refer to the Company's announcements dated 28 June 2017 and 28 July 2017 for more details of this proposed transaction.

We will continue to develop the Yiduoyan Project and will increase product exposure and recognition through industry exchanges. In addition, we will expand our resource through further exploration of the Yiduoyan Project and selective acquisitions. We will strive to recruit more talents with established industry expertise to further enhance our competitiveness.

THE YIDUOYAN PROJECT

The Yiduoyan Project is an open pit mine located in Hubei Province of the PRC. Currently, the Group holds the mining permit of the Yiduoyan Project with permitted production capacity of 20,000m³ per annum for a term of 10 years (which will expire on 30 December 2021 and may be extended for another 10 years to 30 December 2031 subject to the applicable PRC laws and regulations), covering an area of approximately 0.5209km². The Yiduoyan Project contains marble resources with expansion potential through exploration according to the independent technical report dated 29 December 2014 prepared by SRK Consulting (Hong Kong) Limited and set out in appendix IV to the prospectus of the Company dated 29 December 2014 (the "**Prospectus**").

MAJOR EXPLORATION, DEVELOPMENT AND PRODUCTION ACTIVITIES

Mineral Exploration

We have completed the mineral exploration works before the Yiduoyan marble mine of the Company commenced commercial production on 1 September 2014. For the six months ended 30 June 2017, no further mineral exploration was carried out. As a result, there was no expenditure on mineral exploration.

Development

In March 2017, we provided all the staffs of the Company with prejob training related to production safety and occupational health as well as work resumption training, and conducted assessment before work resumption. Those who failed in the assessment were retrained and took exams again. Moreover, all staffs have undergone occupational health examination. As such, we further consummated the staff training and examination files and occupational health records. In April, we required all staffs to carry out self-examination and rectification on mining safety hazards, and carried on thorough inspection and maintenance for all production equipment to ensure that they operate safely in the production process; and we also screened, assessed and eliminated potential risks of the mine. For the six months ended 30 June 2017, the Group incurred safety production expenditure of approximately RMB8,000 in respect of the expansion of Yiduoyan marble mine, which mainly represented the expenditures arising from the setup of the production safety signs in the first half of 2017.

The detailed classification of development expenditures is as follows:

	RMB'000
Production safety signs	8
	8

Mining Operation

In the first half of 2017, we carried out the destocking of marble block inventories of the mine. As at 30 June 2017, we had realized sales of 112 m³ of marble blocks. In the first half of the year, we have conducted detailed inspection, testing and preparation works on 540, 532, 524 horizontal platforms and two mining benches. For the six months ended 30 June 2017, our Yiduoyan marble mine block production amounted to 438 m³. It also laid a solid foundation for the commencement of mining in the second half of the year.

For the six months ended 30 June 2017, the expenditure on mining activities of the Group was approximately RMB580,130. The expenditure of mining activities was approximately RMB1,323 per m³ (for the six months ended 30 June 2016: no production activity).

FUTURE PROSPECTS AND DEVELOPMENT

Our vision is to become a well-known supplier of marble blocks in the PRC. In addition, the Group plans to develop potential new business such as trading of commodities business to increase its business revenue. We plan to accomplish these goals by pursuing the following strategies:

Develop the Yiduoyan Project

We will continue to develop the Yiduoyan Project. However, in view of the slowdown in economic growth in the PRC, the Company has been slowing down the pace of development of the Yiduoyan Project. The Company did not carry out any exploration activities during the Period and up to the date of this report.

Develop product recognition

We believe that recognition of our marble block product among industry professionals is critical to our development and success. As such, we intend to increase exposure of our marble block product in selected trade and other high-end decorative surfacing stone magazines, as well as attending industry forums, trade fairs and exhibitions to establish communications with industry professionals, major dimension stone processors and construction and decoration companies. Moreover, to achieve further recognition of our marble block product, we plan to market our marble block product for use in landmark construction projects, such as high-end hotels and major commercial buildings, where our marble block product can be prominently displayed and showcased. In doing so, we believe that we will be able to keep abreast of industry trends, which will enable us to strengthen our corporate profile, enhance our business and achieve product recognition among both industry professionals and end customers.

Expand our resource reserve through further and selective acquisitions

As part of our future plans for acquisitive growth, we plan to continue to carefully evaluate and identify selective acquisition opportunities. In the long run, we intend to increase our marble resource and reserve further through the acquisition of additional mining permit of marble projects in the PRC.

Develop the commodities trading business

We believe that the trading of commodities will enable the Group to expand its business portfolio, diversify its income source and possibly enhance its financial performance.

SIGNIFICANT INVESTMENTS, MAJOR ACQUISITION AND DISPOSAL OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

Save as disclosed in the section headed "Business Review" above and in the announcements of the Company dated 5 April 2017, 5 May 2017 and 28 June 2017, there were no significant investments, material acquisitions and disposals of subsidiaries, associates or joint ventures by the Group during the Period.

LIQUIDITY, CAPITAL RESOURCES AND GEARING RATIO

During the Period, the Group's primary use of liquidity have been to invest in the development of our mine and for its operations and such funds were funded by a combination of capital contribution by shareholders as well as cash generated from operation.

As at 30 June 2017, the Group had cash and cash equivalents of approximately RMB25.89 million which were denominated in Hong Kong dollars and Renminbi (as at 31 December 2016: approximately RMB22.64 million).

The Group had no borrowings as at 30 June 2017, therefore the gearing ratio (defined as long term debt divided by total shareholder's equity) is not applicable. The current ratio of the Group as at 30 June 2017 was about 36.33 times as compared to 12.03 times as at 31 December 2016, based on current assets of approximately RMB57.15 million (as at 31 December 2016: approximately RMB41.68 million) and current liabilities of approximately RMB1.57 million (as at 31 December 2016: approximately RMB3.46 million).

TREASURY POLICIES

The Group generally finances its operations with internally generated funds. The Group's treasury policies are designed to mitigate the impact of fluctuations in interest rates and exchange rates on the Group's overall financial position and to minimise the Group's financial risks.

CHARGES ON GROUP ASSETS

The Group had no charges on the Group's assets as at 30 June 2017.

CAPITAL STRUCTURE

On 16 February 2017, a total of 170,000,000 new shares of the Company had been successfully placed by the placing agent to not less than six placees at the placing price of HK\$0.205 per placing share under the general mandate granted to the Directors by resolution of the shareholders of the Company passed at the annual general meeting of the Company held on 7 June 2016. Upon the completion of the aforesaid placing of new shares, the total number of issued shares was increased from 3,520,000,000 shares to 3,690,000,000.

SHARE OPTION SCHEME

The Company conditionally adopted a share option scheme (the "Share Option Scheme") on 8 December 2014 which became effective on 9 January 2015 (the "Listing Date").

During the Period, no share option was granted, exercised, expired or lapsed and there was no outstanding share option under the Share Option Scheme.

EMPLOYEES AND REMUNERATION POLICY

As at 30 June 2017, the Group employed a total of 50 full time employees who were located in Hong Kong and the PRC. The total staff costs (including directors' emoluments) were approximately RMB3.43 million for the Period.

Employees' remuneration packages have been reviewed periodically and determined with reference to the performance of the individual and prevailing market practices. Remuneration packages include basic salaries plus discretionary management bonus dependent on the performance of the Group and other employees' benefits include contributions to statutory mandatory provident funds for our Hong Kong employees, and social insurance together with housing provident funds for our PRC employees. Share options may also be granted to eligible employees.

USE OF PROCEEDS FROM THE COMPANY'S INITIAL PUBLIC OFFERING

The net proceeds (the "**Net Proceeds**") from the listing (the "**Listing**") of the shares of the Company on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") on the Listing Date, after deducting the underwriting fees and commissions and other fees and expenses in relation to the Listing, amounted to approximately HK\$56 million (equivalent to approximately RMB45 million). The Net Proceeds have been applied in accordance with the proposed applications set out in the section headed "Future plans and use of proceeds" contained in the Prospectus.

Up to 30 June 2017, the Group had used the Net Proceeds as follows:

	Ori	ginal allocatio	on of	Change	in use of	Utilisat	ion up to	of uni	ng balance used Net eds as at
		Net Proceed	5	Net Proc	eeds (Note)	30 Ju	ne 2017	30 Ju	ne 2017
	HK\$	RMB	% of	HK\$	RMB	HK\$	RMB	HK\$	RMB
	(million)	Equivalent (million)	Net Proceeds	(million)	Equivalent (million)	(million) (unaudited)	Equivalent (million) (unaudited)	(million) (unaudited)	Equivalent (million) (unaudited)
Capital expenditure of the									
Yiduoyan Project Development of sales	45.6	36.5	81.3%	(12.5)	(10)	11.8	9.4	21.3	17.1
channels and marketing Working capital and other general corporate purposes including expenses for our	5	4.1	9%			2.5	2.1	2.5	2.0
day-to-day operation	5.4	4.4	9.7%	12.5	10	17.9	14.4		_
Total	56	45	100%		<u></u>	32.2	25.9	23.8	19.1

During the Period, the utilized Net Proceeds were approximately RMB3.1 million (details as follow) and the remaining proceeds as at 30 June 2017 were approximately RMB19.1 million and they were deposited with licensed banks as saving deposits in Hong Kong and the PRC.

	Remaining Net Proceeds as at 30 June 2017 (RMB million) (unaudited)	Net Proceeds utilized for the Period (RMB million) (unaudited)
Capital expenditure of Yiduoyan Project Development of sales channels and marketing Working capital and other general corporate purposes	17.1 2.0	3.1
Total	19.1	3.1

Note:

On 15 July 2016, the Board had resolved to allocate not more than RMB10 million out of the unutilized proceeds originally intended for the development of the Yiduoyan Project for working capital and other general corporate purposes including expenses for our day-to-day operation. For details, please refer to the announcement of the Company dated 15 July 2016.

CAPITAL COMMITMENTS AND CONTINGENT LIABILITIES

As at 30 June 2017, the Group's capital commitments which were authorized but not contracted for amounted to approximately RMB28.1 million, which were primarily for the construction and purchase of property, plant and equipment for our development purpose.

The Group had no significant contingent liabilities as at 30 June 2017.

EXPOSURE TO FLUCTUATIONS IN EXCHANGE RATES AND RELATED HEDGES

The Group's monetary assets and transactions are mainly denominated in Hong Kong dollars and Renminbi. The exchange rates of Renminbi against Hong Kong dollars were relatively stable during the Period. During the Period, the Group did not use financial instruments for hedging purposes. The Group will continue to monitor the exposures to fluctuation in exchange rate of Renminbi and will take necessary procedures to reduce the currency risks arising from the fluctuations in exchange rates at reasonable costs.

CORPORATE GOVERNANCE

The Company is committed to maintaining a high standard of corporate governance to safeguard the interests of its shareholders and to enhance the corporate value, accountability and transparency of the Company. The Company's corporate governance practices are based on the principles, code provisions and certain recommended best practices as set out in the Corporate Governance Code (the "CG Code") in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules"). Except for the deviations from code provision A.4.1 of the CG Code as explained below, the Company had complied with the applicable code provisions of the CG Code during the Period. The Company will continue to enhance its corporate governance practices appropriate to the operation and growth of its business.

According to code provision A.4.1 of the CG Code, non-executive Directors should be appointed for specific term, subject to re-election. The non-executive Directors and independent non-executive Directors are not appointed for a specific term but they are subject to retirement by rotation and re-election in accordance with the articles of association of the Company.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Group has adopted the code of conduct with respect to the dealings in securities of the Company by the Directors as set out in Appendix 10 to the Listing Rules (the "**Model Code**").

Having made specific enquiry with the Directors, all the Directors confirmed that they had complied with the required standard set out in the Model Code during the Period.

PURCHASE, SALE OR REDEMPTION OF SHARES

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

EVENTS AFTER THE PERIOD

On 19 July 2017, Head & Shoulders Securities Limited as the placing agent (the "Head & Shoulders") and the Company entered into a placing agreement (the "Placing Agreement") pursuant to which the Company has conditionally agreed to place through Head & Shoulders, on a best effort basis, up to 180,000,000 placing shares (the "Placing Shares") to expected to be not less than six placees who and whose ultimate beneficial owners shall be independent third parties (the "Placees") at the placing price of HK\$0.205 per Placing Share. The Placing Shares would be issued under the general mandate granted to the Directors by resolution of the shareholders of the Company passed at the annual general meeting of the Company held on 8 June 2017. On 4 August 2017, due to market conditions, the Company and Head & Shoulders mutually agreed to terminate the Placing Agreement with immediate effect and all rights, obligations and liabilities of the parties under the Placing Agreement have ceased and determined and neither party shall have any claim against the others in respect of the Placing Agreement. Further details of the Placing Agreement and the termination were set out in the announcements of the Company dated 19 July 2017 and 4 August 2017.

On 26 July 2017, Gold Title Investment Limited, a direct wholly-owned subsidiary of the Company, entered into a share purchase agreement with Yi Feng Holding Group Limited to conditionally acquire 100% of the equity interest in Imperial Dragon Finance Limited at a consideration of approximately HK\$7,240,000 in cash. For details, please refer to the announcement of the Company dated 26 July 2017.

On 28 July 2017, Future Bright (H.K.) entered into two supplemental memoranda of understanding (the "**Supplemental MOUs**") with each of the parties to the First MOU and the Second MOU, respectively. Pursuant to each of the Supplemental MOUs, both the exclusivity period for the First MOU and the exclusivity period for the Second MOU were extended from 28 July 2017 to 28 August 2017 (or such other dates as the parties may agree in writing).

On 4 August 2017, Kingston Securities Limited as the placing agent ("Kingston") and the Company entered into a placing agreement (the "New Placing Agreement") pursuant to which the Company has conditionally agreed to place through the Kingston, on a best effort basis, up to 180,000,000 placing shares (the "New Placing Shares") to expected to be not less than six placees who and whose ultimate beneficial owners shall be independent third parties (the "New Placees") at the placing price of HK\$0.210 per New Placing Share (the "Placing"). The New Placing Shares would be issued under the general mandate granted to the Directors by resolution of the shareholders of the Company passed at the annual general meeting of the Company held on 8 June 2017.

All conditions of the New Placing Agreement had been fulfilled and the completion of the Placing took place on 18 August 2017 in accordance with the terms and conditions of the New Placing Agreement. A total of 180,000,000 New Placing Shares had been successfully placed by Kingston to not less than six New Placees at the placing price of HK\$0.210 per New Placing Share pursuant to the terms and conditions of the New Placing Agreement. Details of the New Placing Agreement were set out in the announcements of the Company dated 4 August 2017 and 18 August 2017.

On 8 August 2017, the Company announced that, in August 2017, the Company had entered into sales contracts for the sale of marble blocks (being part of the principal business of sale of marble-related products of the Group) with the total amount of approximately RMB4.1 million.

On 17 August 2017, Mr. Sin Ka King had resigned as an independent non-executive Director and ceased to be a member of the audit committee, the chairman of the remuneration committee and a member of the nomination committee of the Company. Please refer to the Company's announcement dated 18 August 2017.

On 18 August 2017, Imperial Dragon Finance Limited, a wholly-owned subsidiary of the Company and is principally engaged in the money lending business as a holder of the Money Lenders License under the Money Lenders Ordinance (Cap 163 of the Laws of Hong Kong) had provided two loans in the amount of HK\$3.5 million each at an annual interest rate of 24%. Please refer to the Company's announcement dated 18 August 2017 for more details of these transactions.

On 18 August 2017, Mr. Lai Kwok Leung has been appointed as an independent non-executive Director, a member of the audit committee, the chairman of the remuneration committee and a member of the nomination committee of the Company. Please refer to the Company's announcement dated 18 August 2017.

On 31 August 2017, Future Bright (H.K.) entered into a joint venture agreement with Zhong Xi and Super Vision (the "First Joint Venture Agreement") to establish a JV company (the "First JV Company"). The total issued share capital of the First JV Company shall be HK\$10,000,000. Pursuant to the First Joint Venture Agreement, Future Bright (H.K.), Zhong Xi and Super Vision shall contribute HK\$5,100,000, HK\$1,500,000 and HK\$3,400,000 in cash and shall hold the equity interests in the First JV Company as to 51%, 15% and 34% respectively, details of which are set out in the announcement of the Company dated 31 August 2017.

On 31 August 2017, Future Bright (H.K.) entered into a joint venture agreement with China Africa Minerals (the "Second Joint Venture Agreement") to establish a JV company (the "Second JV Company"). The total issued share capital of the Second JV Company shall be HK\$10,000,000. Pursuant to the Second Joint Venture Agreement, Future Bright (H.K.) and China Africa Minerals shall contribute HK\$5,100,000 and HK\$4,900,000 in cash and shall hold the equity interests in the Second JV Company as to 51% and 49% respectively, details of which are set out in the announcement of the Company dated 31 August 2017.

Except as disclosed herein, since 30 June 2017 and up to the date of this report, no important events affecting the Group has occurred.

REVIEW OF ACCOUNTS BY THE AUDIT COMMITTEE

The audit committee of the Board (the "Audit Committee") consists of all the independent non-executive Directors, namely Mr. Chow Hiu Tung, Mr. Lau Tai Chim and Mr. Lai Kwok Leung. The major functions of the Audit Committee are, among other things, to review and supervise the financial reporting process and internal control of the Group. The Audit Committee had reviewed the unaudited financial results of the Group for the Period and considered that they were prepared in compliance with the relevant accounting standards, and that the Company has made appropriate disclosure thereof under the requirement of the Listing Rules.

OTHER INFORMATION

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITION IN SHARES AND UNDERLYING SHARES AND DEBENTURES OF THE COMPANY

As at 30 June 2017, the interests or short positions of the Directors and chief executive in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the Law of Hong Kong (the "**SFO**")) as were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to be under such provisions of the SFO), or as were 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 Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 of the Listing Rules (the "**Model Code**") are as follows:

	Company/name		Number o	f Shares	Approximate
Name of Director	of associated corporation	Nature of interest	Long Position	Short Position	% of shareholding
Liu Jie ("Ms. Liu")	The Company	Interest in controlled corporation	1,082,400,000	\\\\\	29.33 (Note)

Note:

These shares are registered in the name of Victory Spring Ventures Limited, the issued capital of which is owned as to 90% by Ms. Liu and 10% by Mr. Ye Zhichun. Under the SFO, Ms. Liu is deemed to be interested in all the shares registered in the name of Victory Spring Ventures Limited.

Save as disclosed above, as at 30 June 2017, none of the Directors nor chief executive of the Company had registered any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to be under such provisions of the SFO), or as were 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 Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITION IN SHARES AND UNDERLYING SHARES OF THE COMPANY

So far as the Directors are aware, as at 30 June 2017, the following persons or corporations, other than the Directors or chief executives of the Company had or were deemed or taken to have interests or short positions in the shares and underlying shares of the Company which were required to be disclosed to the Company under the provisions of Division 2 and 3 of Part XV of the SFO, or which were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

Name	Capacity and nature of interest	Number of Shares	Approximate % of shareholding
Victory Spring Ventures Limited	Beneficial owner	1,082,400,000 (Note 1)	29.33
Wu Lianmo ("Mr. Wu")	Beneficial owner and interest in controlled corporation	671,740,000 (Note 2)	18.20
Kai De International Holding Limited	Beneficial owner	612,240,000 (Note 2)	16.59
Zhang Bi Hua ("Ms. Zhang")	Beneficial owner and interest in controlled corporation	605,700,000 (Note 3)	16.41
China Taihe Group Limited	Beneficial owner	302,640,000 (Note 3)	8.20

Notes:

- These shares are registered in the name of Victory Spring Ventures Limited, the issued capital of which is owned as to 90% by Ms. Liu and 10% by Mr. Ye Zhichun. Under the SFO, Ms. Liu is deemed to be interested in all the shares registered in the name of Victory Spring Ventures Limited.
- 2. These 671,740,000 Shares included (i) 59,500,000 Shares owned by Mr. Wu as beneficial owner and (ii) 612,240,000 Shares indirectly held though Kai De International Holding Limited, a company wholly owned by Mr. Wu.
- 3. These 605,700,000 Shares included (i) 303,060,000 Shares owned by Ms. Zhang as beneficial owner and (ii) 302,640,000 Shares indirectly held though China Taihe Group Limited, a company wholly owned by Ms. Zhang.

All the interests stated above represent long positions. As at 30 June 2017, no short position were recorded in the register kept by the Company under Section 336 of the SFO.

Save as disclosed above, the Company has not been notified by any persons or corporations, other than the Directors or chief executives of the Company, who had or deemed or taken to have interests or short positions in the shares or underlying shares of the Company which would fall to be disclosed under the provisions of Division 2 and 3 of Part XV of the SFO or as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO as at 30 June 2017.

INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS

For the six months ended 30 June 2017

		For the six months end 30 June		
	Notes	2017 RMB'000 (unaudited)	2016 RMB'000 (unaudited)	
Revenue Cost of sales	4	358 (113)	3,654 (1,059)	
Gross profit		245	2,595	
Other income and gains Selling and distribution expenses Administrative expenses Other expenses	4	752 (473) (9,940) (342)	262 (364) (9,147) (343)	
Finance costs	5	(35)	(33)	
Loss before tax	6	(9,793)	(7,030)	
Income tax	7	(713)	(159)	
Loss for the period		(10,506)	(7,189)	
Attributable to owner of the parent	8	(10,506)	(7,189)	
Loss per share attributable to ordinary equity holders of the parent				
Basic and diluted – For loss for the period (RMB cents)	8	(0.29)	(0.20)	
Dividend	9	Nil	Nil	

INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2017

	For the six m	
	2017	2016
	RMB'000 (unaudited)	RMB'000 (unaudited)
Loss for the period	(10,506)	(7,189)
Other comprehensive (loss)/income Other comprehensive (loss)/income to be reclassified to profit or loss in subsequent period:		
Exchange differences on translation of foreign operations	(1,651)	854
Other comprehensive (loss)/income for the period, net of tax	(1,651)	854
Total comprehensive loss for the period attributable to owners of the parent	(12,157)	(6,335)
Attributable to:		
Owners of the parent	(12,157)	(6,335)

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

30 June 2017

So Julie 2017	Notes	30 June 2017 RMB'000 (unaudited)	31 December 2016 RMB'000 (audited)
Non-current assets			
Property, plant and equipment	10	20,866	20,224
Long-term prepayment	10	817	541
Intangible assets	10	37,705	37,908
Total non-current assets		59,388	58,673
Current assets			
Cash and cash equivalents Investments at fair value through		25,889	22,641
profit or loss		12,682	/ \ _
Trade receivables Prepayments, deposits and other	11	13,510	15,719
receivables	12	2,465	1,111
Inventories	13	2,604	2,211
Total current assets		57,150	41,682
Current liabilities			
Tax payable			582
Other payables and accruals	14	1,573	2,882
Total current liabilities		1,573	3,464
Net current assets		55,577	38,218
Total assets less current liabilities		114,965	96,891

	Notes	30 June 2017 RMB'000 (unaudited)	31 December 2016 RMB'000 (audited)
Non-current liabilities			
Deferred tax liabilities		10,097	9,956
Provision for rehabilitation	15	1,073	1,038
Total non-current liabilities		11,170	10,994
Net assets		103,795	85,897
Equity			
Equity attributable to owners of the parent			
Share capital	16	2,933	2,782
Reserves		100,862	83,115
Total equity		103,795	85,897

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2017

	Share capital RMB'000 (Note 16)	Share premium* RMB'000	Capital reserve* RMB'000	Contributed reserve* RMB'000	Safety fund surplus reserve* RMB'000	Foreign currency translation reserve* RMB'000	Accumulated losses* RMB'000	Total equity RMB'000
At 1 January 2016 (audited) Loss for the period Exchange differences on	2,782	58,174 -	24,216	34,152 -	67 -	2,601	(26,888) (7,189)	95,104 (7,189)
translation of foreign operations				<u>_</u>	<u>_</u>	854	<u>_</u>	854
Total comprehensive income/ (loss) for the period				<u>_</u>	<u>_</u>	854	(7,189)	(6,335)
At 30 June 2016 (unaudited)	2,782	58,174	24,216	34,152	67	3,455	(34,077)	88,769
At 1 January 2017 (audited) Loss for the period Exchange differences on	2,782	58,174 -	24,216	34,152	78 -	5,306 _	(38,811) (10,506)	85,897 (10,506)
translation of foreign operations				<u></u>	_	(1,651)	<u></u>	(1,651)
Total comprehensive loss for the period	-	-	-	<u>_</u>	\bigcirc	(1,651)	(10,506)	(12,157)
Establishment for safety fund surplus reserve	-	_	-	$\langle \rangle_{\underline{x}}$	4	$\langle \cdot \rangle$	(4)	$\langle \cdot \rangle$
Use of safety fund surplus reserve	-	_	_	Х	(19)	Х-	Х-	(19)
Placing of shares Share placing expenses	151 	30,799 (876)			<u> </u>	X		30,950 (876)
At 30 June 2017 (unaudited)	2,933	88,097	24,216	34,152	63	3,655	(49,321)	103,795

^{*} These reserve accounts comprise the consolidated reserves of RMB100,862,000 as at 30 June 2017 (30 June 2016: RMB85,987,000) in the interim condensed consolidated statement of financial position.

For the six months ended

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2017

		For the six months ended 30 June		
	Notes	2017 RMB'000 (unaudited)	2016 RMB'000 (unaudited)	
Cash flows from operating activities	s			
Loss before tax Adjustments for:	6	(9,793)	(7,030)	
Finance costs Loss on fair value adjustment of investments at fair value through	5	35	33	
profit or loss Use of safety fund surplus reserve Depreciation of items of property,	6	339 (19)		
plant and equipment Amortisation of a long-term	10	938	570	
prepayment Amortisation of intangible assets	10 10	29 203		
		(8,268)	(6,398)	
(Increase)/decrease in inventories		(393)	1,059	
Decrease/(increase) in trade receivables (Increase)/decrease in prepayments,		2,209	(3,081)	
deposits and other receivables (Decrease)/increase in other payables		(1,354)	477	
and accruals		(1,309)	355	
Cash used in operations		(9,115)	(7,588)	
Income taxes paid		(1,154)	\	
Net cash flows used in operating				
activities		(10,269)	(7,588)	

	For the six months ended 30 June	
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(unaudited)
Cash flows from investing activities Purchase of items of property, plant and		
equipment and other long-term assets Purchases of investments at fair value through	(1,885)	(1,530)
profit or loss	(13,021)	<u> </u>
Net cash flows used in investing activities	(14,906)	(1,530)
Cash flows from financing activities		
Proceeds from placing of shares	30,950	/\ <u>/</u> -
Share placing expenses	(876)	<u></u>
Net cash flows from financing activities	30,074	<u> </u>
Net increase/(decrease) in cash and cash equivalents	4,899	(9,118)
	XX	\times
Cash and cash equivalents at beginning of period	22,641	35,871
Effect of foreign exchange rate changes, net	(1,651)	854
Cash and cash equivalents at end of period	25,889	27,607
Analysis of balances of cash and cash equivalents	25,889	27,607
equivalents	25,009	27,007

NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2017

1. CORPORATE INFORMATION

The Company was incorporated as an exempted company with limited liability in the Cayman Islands on 23 August 2013 under the Companies Law, Chapter 22 of the Cayman Islands. The registered office address of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands.

The Company is an investment holding company. During the six months ended 30 June 2017 (the "Period"), the Group was involved in the following principal activities:

- excavate and sale of marble blocks;
- produce and sale of marble related products.

Information about subsidiaries

Particulars of the Company's principal subsidiaries are as follows:

	Place of incorporation/ registration	Issued ordinary/ registered	equity at	tage of tributable Company	
Name	and business	share capital	Direct	Indirect	Principal activities
Gold Title Investments Limited	British Virgin Islands	US\$50,000	100	Х-	Investment holding
Future Bright (H.K.) Investments Limited	Hong Kong	HK\$10,000	-	100	Investment holding
Future Bright Enterprise Group Limited	Hong Kong	HK\$1	X	100	Investment holding
Xiangyang Future Bright Mining Limited*	PRC	RMB20,000,000	\setminus	100	Mining, ore processing and sale of marble products
Guangdong Future Bright Materials Limited**	PRC	RMB10,000,000	×	100	Wholesaling construction and sale of decoration material
GoGo Education Group Limited	Hong Kong	HK\$1	< -	100	Education
Future Bright Huan Shuo (Xiamen) Building Materials Technology Company Limited***	PRC	RMB23,000,000	×.	60	Trading

1. CORPORATE INFORMATION (CONTINUED)

Information about subsidiaries (continued)

- Xiangyang Future Bright Mining Limited is registered as a wholly-foreignowned enterprise under PRC law.
- ** Guangdong Future Bright Materials Limited is a limited liability company wholly owned by Xiangyang Future Bright Mining Limited under PRC law.
- *** Future Bright Huan Shuo (Xiamen) Building Materials Technology Company Limited is a subsidiary of a non-wholly-owned subsidiary of the Company and accordingly, is accounted for as a subsidiary by virtue of the Company's control over it.

GoGo Education Group Limited and Future Bright (Xiamen) Building Materials Technology Company Limited were newly established during the Period.

The above table lists the subsidiaries of the Company which, in the opinion of the directors, principally affected the results for the year or formed a substantial portion of the net assets of the Group. To give details of other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

2. BASIS OF PRESENTATION AND CHANGES TO THE GROUP'S ACCOUNTING POLICIES

2.1 Basis of preparation

The unaudited interim condensed consolidated financial statements, which comprise the interim condensed consolidated statement of financial position of the Group as at 30 June 2017 and the related interim condensed consolidated statement of profit or loss, interim condensed consolidated statement of comprehensive income, interim condensed consolidated statement of changes in equity and interim condensed consolidated statement of cash flows for the Period, have been prepared in accordance with IAS 34 Interim Financial Reporting issued by the International Accounting Standards Board (the "IASB").

The unaudited interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements for the year ended 31 December 2016.

2. BASIS OF PRESENTATION AND CHANGES TO THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 New standards, interpretations and amendments adopted by the Group

The accounting policies adopted in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended 31 December 2016, except for the adoption of new standards and interpretations effective as of 1 January 2017. The Group has not early adopted any other standards, interpretation or amendments that have been issued but are not yet effective

The nature and the effect of these changes are disclosed below. Although these new standards and amendments apply for the first time in 2017, they do not have a material impact on the annual consolidated financial statements of the Group or the interim condensed consolidated financial statements of the Group. The nature and the impact of each new standards or amendments are described below:

Amendments to IAS 7 Statement of Cash Flows: Disclosure Initiative

The amendments require entities to provide disclosures about changes in their liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes (such as foreign exchange gains or losses). On initial application of the amendment, entities are not required to provide comparative information for preceding periods. The Group is not required to provide additional disclosures in its condensed interim consolidated financial statements, but will disclose additional information in its annual consolidated financial statements for the year ended 31 December 2017

Amendments to IAS 12 Income Taxes: Recognition of Deferred Tax Assets for Unrecognised losses

The amendments clarify that an entity needs to consider whether tax law restricts the sources of taxable profits against which it may make deductions on the reversal of that deductible temporary difference. Furthermore, the amendments provide guidance on how an entity should determine future taxable profits and explain the circumstances in which taxable profit may include the recovery of some assets for more than their carrying amount.

2. BASIS OF PRESENTATION AND CHANGES TO THE GROUP'S ACCOUNTING POLICIES (CONTINUED)

2.2 New standards, interpretations and amendments adopted by the Group (continued)

Amendments to IAS 12 Income Taxes: Recognition of Deferred Tax Assets for Unrecognised losses (continued)

Entities are required to apply the amendments retrospectively. However, on initial application of the amendments, the change in the opening equity of the earliest comparative period may be recognised in opening retained earnings (or in another component of equity, as appropriate), without allocating the change between opening retained earnings and other components of equity. Entities applying this relief must disclose that fact.

The Group applied the amendments retrospectively. However, their application has no effect on the Group's financial position and performance as the Group has no deductible temporary differences or assets that are in the scope of the amendments.

Annual improvements cycle - 2014-2016

Amendments to IFRS 12 Disclosure of Interests in Other Entities: Clarification of the scope of disclosure requirements in IFRS 12

The amendments clarify that the disclosure requirements in IFRS 12, other than those in paragraphs B10–B16, apply to an entity's interest in a subsidiary, a joint venture or an associate (or a portion of its interest in a joint venture or an associate) that is classified (or included in a disposal group that is classified) as held for sale.

3. OPERATING SEGMENT INFORMATION

For management purposes, the Group operates in one business unit based on its products during current period, and has only one reportable operating segment which is the production and sale of marble and marble related products.

The Group conducts its principal operation in Mainland China. Management monitors the operating results of its business unit for the purpose of making decisions about resources allocation and performance assessment.

3. OPERATING SEGMENT INFORMATION (CONTINUED)

Geographical information

The Group's revenue from external customers is derived solely from its operation in Mainland China, and no material non-current assets of the Group are located outside Mainland China.

Information about major customers

Revenue from each of the major customers, which amounted to 10% or more of the total revenue, is set out below:

	For the six mo	nths ended
	30 Jui	ne
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(unaudited)
Customer A	358	X
Customer B	X X <u>.X.</u> X.	3,654

4. REVENUE, OTHER INCOME AND GAINS

Revenue represents the net invoiced value of goods sold, after allowances for returns and trade discounts; and the value of services rendered.

An analysis of revenue, other income and gains from continuing operations is as follows:

	For the six mo	nths ended
	30 June	
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(unaudited)
Revenue		
Sales of goods	358	3,654
Other income		
Foreign exchange gain	548	_ / _
Rendering of services	194	251
Bank interest income	10	11
	752	262

5. FINANCE COSTS

	For the six months ended 30 June		
	2017	2016	
	RMB'000	RMB'000	
	(unaudited)	(unaudited)	
Interest on discounted provision for			
rehabilitation	35	33	

6. LOSS BEFORE TAX

The Group's loss before tax is arrived at after charging:

	For the six months ended	
	30 Jur	
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(unaudited)
Cost of inventories sold	113	1,059
Staff costs (including directors' emoluments):		
Wages and salaries	3,318	3,192
Pension scheme contributions	108	105
	3,426	3,297
Auditors' remuneration	540	510
Amortisation of intangible assets	203	/\ / -
Amortisation of a long-term prepayment	29	29
Depreciation of items of property, plant		
and equipment	938	570
Loss on fair value adjustment of		
investments at fair value through profit		
or loss	339	/ \ _ \
Foreign exchange loss	\	338
Minimum lease payments under operating		
leases		
– Office	887	557
=		

7. INCOME TAX

The Group is subject to income tax on an entity basis on profits arising in or derived from the jurisdictions in which members of the Group are domiciled and operate. Pursuant to the rules and regulations of the Cayman Islands and the British Virgin Islands, the Group is not subject to any income tax in the Cayman Islands and the British Virgin Islands.

No provision for Hong Kong profits tax has been made as the Group had no assessable profits derived from or earned in Hong Kong during the Period.

Provision for the PRC corporate income tax ("CIT") is based on the CIT rate applicable to the subsidiary located in Mainland China as determined in accordance with the relevant income tax rules and regulations of the PRC for the Period. The Group's subsidiary located in Mainland China is subject to the PRC CIT rate of 25% during the Period.

The major components of income tax expense for the Period are as follows:

	For the six months ended 30 June		
	2017	2016	
	RMB'000	RMB'000	
	(unaudited)	(unaudited)	
Current – Mainland China			
Charge for the Period	\	18	
Under provision in prior years	572		
Deferred	141	141	
Total tax expense for the Period	713	159	

LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT

The calculation of the basic loss per share amounts is based on the loss for the Period attributable to ordinary equity holders of the parent, and the weighted average number of ordinary shares of 3,645,856,354 (six months ended 30 June 2016: 3,520,000,000) in issue during the Period, as adjusted to reflect the rights issue during the Period.

8. LOSS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDERS OF THE PARENT (CONTINUED)

The Group had no potentially dilutive ordinary shares in issue during the six months ended 30 June 2017 (six months ended 30 June 2016; Nil).

The calculations of basic and diluted loss per share are based on:

For the six mon	ths ended
30 Jun	e
2017	2016
RMB'000	RMB'000
(unaudited)	(unaudited)

Loss

Loss attributable to ordinary equity holders of the parent

(10,506) (7,189)

Number of shares
For the six months ended
30 June
2017 2016

Shares

Weighted average number of ordinary shares in issue during the Period used in the basic loss per share calculation

3,645,856,354 3,520,000,000

9. DIVIDEND

The Board does not recommend the payment of an interim dividend for the six months ended 30 June 2017 (six months ended 30 June 2016: Nil).

10. PROPERTY, PLANT AND EQUIPMENT, LONG-TERM PREPAYMENT AND INTANGIBLE ASSETS

Movements in property, plant and equipment, a long-term prepayment and intangible assets during the six months ended 30 June 2017 are as follows:

	Property, plant and equipment RMB'000	Long-term prepayment RMB'000	Intangible assets RMB'000
Carrying amount at			
1 January 2017 (audited)	20,224	541	37,908
Additions	1,580	305	/\ _=
Depreciation/amortisation			
charged for the period	(938)	(29)	(203)
Carrying amount at			
30 June 2017 (unaudited)	20,866	817	37,705

The long-term prepayment represents the prepayment made to villagers for the use of parcels of forest land for mining activity at Yiduoyan marble mine.

The mining rights represent the right for the mining of marble reserves at the Yiduoyan mine which is located in Nanzhang County, Hubei Province, the PRC. The local government granted the mining permit to Xiangyang Future Bright Mining Limited for a term of 10 years from 30 December 2011 to 30 December 2021 with a production capacity of 20,000 cubic metres per annum.

11. TRADE RECEIVABLES

The Group's trading terms with its customers are mainly on credit. The credit period is generally two months, extending up to three months for major customers. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimise credit risk. Overdue balances are reviewed regularly by senior management. The Group does not hold any collateral or other credit enhancements over its trade receivable balances. Trade receivables are non-interest-bearing.

11. TRADE RECEIVABLES (CONTINUED)

The ageing analysis of trade receivables, based on the invoice date, is as follows:

	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Within 3 months	191	8,052
3 months to 6 months	√ \ <u></u>	3,081
Over 6 months	13,319	4,586
Total	13,510	15,719

The ageing analysis of the trade receivables that are not individually nor collectively considered to be impaired is as follows:

	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Neither past due nor impaired	191	8,052
1 month to 3 months past due	< x x	3,081
3 months to 6 months past due	8,052	2,337
Over 6 months past due	5,267	2,249
Total	13,510	15,719

Receivables that were neither past due nor impaired relate to a customer for whom there was no recent history of default.

Receivables that were past due but not impaired relate to an independent customer that has a good track record with the Group. Based on past experience, the directors of the Company are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

12. PREPAYMENTS, DEPOSITS AND OTHER RECEIVABLES

	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Prepayments	1,730	533
Deposits and other receivables	729	548
Others	6	30
Total	2,465	1,111

None of the above assets is either past due or impaired. The financial assets included in the above relate to receivables for which there was no recent history of default.

13. INVENTORIES

	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Finished goods	2,549	2,170
Materials and supplies	55	41
Total	2,604	2,211
OTHER PAYABLES AND ACCRUALS		
	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Payroll accruals	611	581
Other payables	962	2,301
Total	1,573	2,882

15. PROVISION FOR REHABILITATION

	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
At the beginning of Period	1,038	972
Unwinding of discount	35	66
At the end of Period	1,073	1,038

A provision for rehabilitation is mainly recognised for the present value of estimated costs to be incurred for the restoration of tailing ponds and the removal of the processing plants in complying with the Group's obligations for the closure and environmental restoration and clean-up on completion of the Group's mining activities. These costs are expected to be incurred on mine closure, based on the estimated rehabilitation expenditures at the mine when the mining permit expires, and are discounted at a discount rate of 6.55%. Changes in assumptions could significantly affect these estimates. Over the time, the discounted provision is increased for the change in present value based on the discount rate that reflects current market assessments and risks specific to the provision. The periodic unwinding of the discount is recognised in profit or loss as part of the interest expenses.

16. SHARE CAPITAL

Shares	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Issued and fully paid:		
3,690,000,000 (31 December 2016:		
3,520,000,000) ordinary shares	2,933	2,782

16. SHARE CAPITAL (CONTINUED)

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

	Number of		Share	
	shares in issue	Share capital	premium account	Total
	III issue	RMB'000	RMB'000	RMB'000
At 1 January 2017	3,520,000,000	2,782	58,174	60,956
Share Placing (a)	170,000,000	151	30,799	30,950
Share Placing expenses	X_ .	<u> </u>	(876)	(876)
At 30 June 2017	3,690,000,000	2,933	88,097	91,030

(a) A total of 170,000,000 placing shares have been placed on 16 February 2017 at the placing price of HK\$0.205 per placing share.

17. RELATED PARTY TRANSACTION

- (a) During the Period, the Group had no material transactions with related parties.
- (b) As at the end of the Period, the Group had no outstanding balances with related parties.
- (c) Compensation of key management personnel of the Group:

	For the six months ended	
	30 June	
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(unaudited)
Salaries, allowances and		
benefits in kind	819	2,664
Pension scheme contributions	<u> </u>	44
	819	2,708

18. OPERATING LEASE ARRANGEMENTS

The Group leases certain of its office properties under operating lease arrangements. Leases for office properties are negotiated for terms ranging from one to four years. At the end of each reporting period, the Group had total future minimum lease payments under non-cancellable operating leases falling due as follows:

	30 June	31 December
	2017	2016
	RMB'000	RMB'000
	(unaudited)	(audited)
Within one year	56	314
In the second to fourth years, inclusive	69	70
	125	384

19. CAPITAL COMMITMENTS

At the end of the reporting period, the Group did not have any significant commitments.

20. FINANCIAL INSTRUMENTS BY CATEGORY

The carrying amounts of each of the categories of financial instruments as at the end of the reporting period are as follows:

30 June 2017 Financial assets

	Financial assets at fair value through profit or loss held for trading RMB'000 (unaudited)	Loans and receivables RMB'000 (unaudited)	Total RMB'000 (unaudited)
Trade receivables	X X-	13,510	13,510
Investments at fair value through profit or loss Financial assets included in	12,682	$\times \times$	12,682
prepayments, deposits and other receivables		735	735
Cash and cash equivalents		25,889	25,889
	12,682	40,134	52,816
Financial liabilities			
		Financial iabilities at ortised cost	Tatal
	amo	RMB'000	Total RMB'000

Financial liabilities included in other payables and accruals 962 962

(unaudited)

(unaudited)

20. FINANCIAL INSTRUMENTS BY CATEGORY (CONTINUED)

31 December 2016

Financial assets

	Loans and	
	receivables	Total
	RMB'000	RMB'000
	(audited)	(audited)
Trade receivables	15,719	15,719
Financial assets included in prepayments,		
deposits and other receivables	1,111	1,111
Cash and cash equivalents	22,641	22,641
	39,471	39,471
Financial liabilities		
	Financial	
	liabilities at	
	amortised cost	Total
	RMB'000	RMB'000
	(audited)	(audited)
Financial liabilities included in other		
payables and accruals	2,301	2,301

21. FAIR VALUE AND FAIR VALUE HIERARCHY

The carrying amounts and fair values of the Group's financial instruments, other than those with carrying amounts that reasonably approximate to fair values, are as follows:

30 June 2017

	Carrying amounts RMB'000	Fair values RMB'000
Financial assets Investments at fair value through		
profit or loss	12,682	12,682

Management has assessed that the fair values of cash and cash equivalents, trade receivables, financial assets included in prepayments, deposits and other receivables, financial liabilities included in other payables and accruals approximate to their carrying amounts largely due to the short term maturities of these instruments.

The fair values of the financial assets and liabilities are included at the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The fair values of listed equity investments are based on quoted market prices.

Fair value hierarchy

The following table illustrates the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value:

As at 30 June 2017

	Quoted prices Significant Significant		
	unobservable	observable	in active
	inputs	inputs	markets
Tota	(Level 3)	(Level 2)	(Level 1)
RMB'000	RMB'000	RMB'000	RMB'000

22. EVENT AFTER THE REPORTING PERIOD

- (i) On 26 July 2017, Gold Title Investment Limited, a direct wholly-owned subsidiary of the Company, entered into a share purchase agreement with Yi Feng Holding Group Limited to conditionally acquire 100% of equity interest in Imperial Dragon Finance Limited at a consideration of approximately HK\$7,240,000 in cash.
- (ii) On 4 August 2017, the Company entered into a placing agreement (the "Placing Agreement") with a placing agent (the "Placing Agent"), pursuant to which the Company has conditionally agreed to place through the Placing Agent, on a best effort basis, up to 180,000,000 placing shares to currently expected to be not less than six placees who and whose ultimate beneficial owners shall be independent third parties at the placing price of HK\$0.210 per placing share.

The Placing Agreement have been fulfilled and the completion of the Placing took place on 18 August 2017. A total of 180,000,000 placing shares have been successfully placed by the Placing Agent to not less than six places at the placing price of HK\$0.210 per placing share pursuant to the terms and conditions of the Placing.

The 180,000,000 placing shares represent approximately (i) 4.88% of the existing issued share capital of the Company immediately before the completion of the Placing; and (ii) 4.65% of the issued share capital of the Company as enlarged by the allotment and issue of the placing shares.

23. APPROVAL OF THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

The interim condensed consolidated financial statements were approved and authorised for issue by the board of directors on 25 August 2017.



