

CMMB VISION HOLDINGS LIMITED



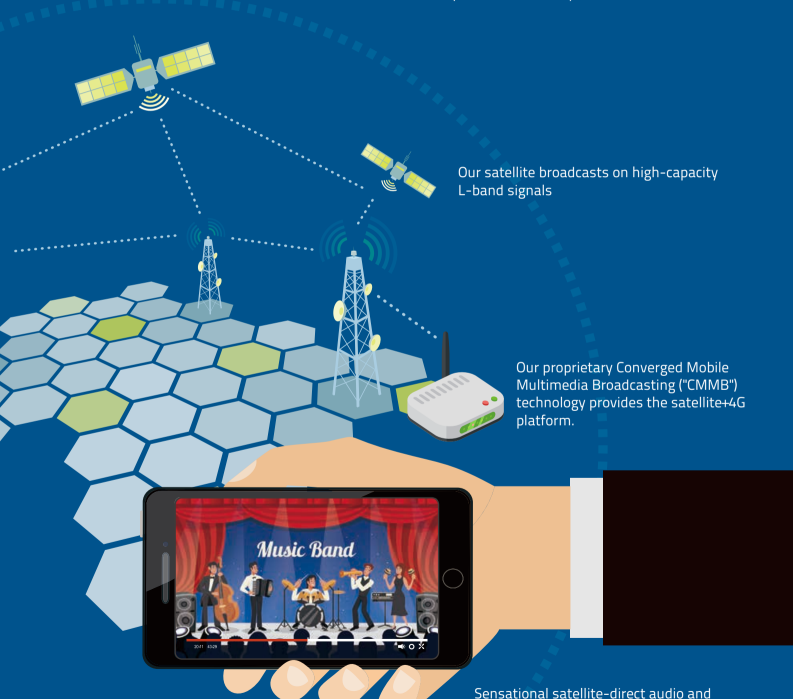


Revolutionary satellite-to-mobile multimedia broadcasting-delivering high quality movies and media to mobile devices all across Asia

We reach anywhere open to the sky at a considerable lower cost. Our eco-system represents an existing opportunity for a range of industries; automotive, education, sports, news, life style and movies.

video quality on all mobile devices and

connected cars



Satellite-to-mobile Broadcaster

Contents

Corporate information	4
Five-Year Financial Summary	3
Chairman's Statement	2
Management Discussion and Analysis	4
Directors and Senior Management	11
Corporate Governance Report	14
Environmental, Social and Governance Report	24
Directors' Report	31
Independent Auditor's Report	37
Consolidated Statement of Profit or Loss and Other Comprehensive Income	42
Consolidated Statement of Financial Position	43
Consolidated Statement of Changes in Equity	45
Consolidated Statement of Cash Flows	40
Notes to the Consolidated Financial Statements	45

ANNUAL REPORT 2017

Corporate Information

BOARD OF DIRECTORS

Executive Directors

Mr. WONG Chau Chi (Chairman)
Dr. LIU Hui (Vice-chairman)

Non-executive Directors

Mr. CHOU Tsan-Hsiung

Mr. YANG Yi

Independent Non-executive Directors

Mr. WANG Wei-Lin

Mr. LI Shan Dr. LI Jun

MEMBERS OF AUDIT COMMITTEE

Mr. LI Shan (Chairman)

Mr. CHOU Tsan-Hsiung

Dr. LI Jun

MEMBERS OF REMUNERATION COMMITTEE

Mr. WANG Wei-Lin (Chairman)

Mr. CHOU Tsan-Hsiung

Mr. LI Shan

Dr. LI Jun

COMPANY SECRETARY

Ms. CHAN Pui Yee Janice, FCCA and HKICPA

AUTHORISED REPRESENTATIVES

Mr. WONG Chau Chi

Ms. CHAN Pui Yee Janice

AUDITOR

HLM CPA Limited

LEGAL ADVISOR AS TO HONG KONG LAW

Luk & Partners, in Association with Morgan, Lewis & Bockius

PRINCIPAL BANKER

The Hongkong and Shanghai Banking Corporation Limited

REGISTERED OFFICE

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

Cayman Islands

PRINCIPAL OFFICE IN HONG KONG

Unit 1211, Level 12, Core F, Cyberport 3

100 Cyberport Road, Hong Kong

Tel: +852 2159 3300 Fax: +852 2159 3399

Email: co.sec@cmmbvision.com Website: www.cmmbvision.com

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Royal Bank of Canada Trust Company

(Cayman) Limited

4th Floor, Royal Bank House,

24 Shedden Road George Town,

Grand Cayman KY1-1110

Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited

17M Floor, Hopewell Centre

183 Queen's Road East, Wanchai

Hong Kong

Stock Code: 471

Five-Year Financial Summary

	For the year ended 31 December				
	2013	2014	2015	2016	2017
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
OPERATING RESULTS					
Revenue	714	5,810	8,669	6,089	7,034
					_
Gross profit	61	330	457	1,847	2,730
Finance costs	(819)	(866)	(1,698)	(2,092)	(1,960)
Loss before tax	(234)	(2,119)	(21,665)	(16,737)	(6,256)
Income tax expense	(59)	(87)	(66)	(59)	(187)
Loss for the year	(293)	(2,206)	(21,731)	(16,796)	(6,443)
Earnings (loss) per share (in US cents)	0.02	(0.09)	(4.18)	(1.10)	(0.32)
		As a	nt 31 December		
	2013	2014	2015	2016	2017
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
ASSETS AND LIABILITIES					
Non-current assets	34,916	61,990	135,470	198,473	201,286
Current assets	2,271	11,764	14,238	19,010	19,259
Total assets	37,187	73,754	149,708	217,483	220,545
Convertible Notes	(6,848)	(6,478)	(18,622)	(20,712)	(16,145)
Other liabilities	(2,846)	(2,783)	(1,601)	(3,863)	(3,756)
Total liabilities	(9,694)	(9,261)	(20,223)	(24,575)	(19,901)
Net assets	27,493	64,493	129,485	192,908	200,644
Equity attributable to owners					
of the Company	16,737	53,966	101,661	164,553	172,110
Non-controlling interests	10,756	10,527	27,824	28,355	28,534
Total equity	27,493	64,493	129,485	192,908	200,644

Note: The results for four years ended 31 December 2016, and the assets and liabilities as at 31 December 2013, 2014, 2015 and 2016 have been extracted from the Company's respective years' annual reports.

Chairman's Statement

Dear Shareholders:

2017 witnessed the Company's long-standing development efforts culminating on a high note. With the passage of the shareholder resolution for restructuring of the Company's assets and gaining an effective management strategic stake in Silkwave Holdings Limited ("Silkwave Holdings"), the Company has become an infrastructure service provider for satellite connected-car multimedia services which would leverage on the dedicated infrastructure support from Silkwave Holdings' sprawling Asia-wide satellite-LTE converged mobile network. Such a new setup will allow the Company to maximize its upside with low capital burden and crystallize years of R&D effort in harnessing the enormous data mobility opportunity in connected smart-cars in China.

Several developments in China also complemented the Company, such as putting in place: 1) a nationwide satellite+4G convergent network with China Telecom Corporation; 2) a comprehensive ecosystem with auto and mobile industries alliance, Telematics Industry Application Alliance ("TIAA"); 3) a joint-venture operating franchise with Chinese state-media, Global Media Broadcasting Group and China Internet Information Centre; 4) the Company's M-Box multimedia solution as the in-car standard by the auto industry; and 5) partnerships with original equipment manufacturer ("OEM") auto-makers for M-Box pre-factory installation and market distribution.

Building upon such support, the Company successfully completed a comprehensive and technical trial, which was participated by 400 concept-cars from 20 auto OEM partners and accumulated over 1 million km and 80,000 hours in road tests across 16 cities and 14 provinces. The trial helped validate our technology and network readiness and prepared us for soft commercial service launch later this year, leading to a full service launch by 2020/2021 when the new high-power satellite is expected to be brought-in-use to multiply our platform capacity.

Our main task in 2018 will be to prepare for commercial service launch with several selected auto OEMs, working with them to "design-in" our M-Box solution into their new cars series for market release. The start of such commercial rollout will help cement the Company's long-term footing in the auto industry and proliferate its satellite multimedia service in all China's future cars.

The Group would like to express its appreciation to all management and staff members for their outstanding contributions and wishes to extend its gratitude to the continuous support from its shareholders, customers, and business partners. The Group will continue to deliver sustainable business development so as to meet its business objectives for 2018 and realize higher value for its shareholders and other stakeholders.

Wong Chau Chi Chairman and Executive Director

Hong Kong, 28 March 2018

BUSINESS/OPERATION REVIEW

The principal activity of the Company is investment holding whilst its subsidiaries are mainly engaged in provision of mobile multimedia and data services and trading of printed circuit board ("PCB") components.

After restructuring and reorganization from previous manufacturing and assembly of PCBs in 2011, the Company started a long journey of transformation into the provision of mobile multimedia services targeting vehicles and mobile users based on the Company's proprietary Converged Mobile Multimedia Broadcasting ("CMMB") technology. Today, the Company is well on its way to be the leading next-generation mobile multimedia service provider in China with the necessary infrastructure, ecosystem, and market support.

The Company acquired seven UHF spectrum television ("TV") stations in seven top cities in the United States of American ("US"), including Los Angeles, San Francisco, Dallas, Houston, Atlanta, Miami, and Tampa which expanded the Company's existing New York portfolio to a total of 12 TV stations in the US. The portfolio gives the Company a unique wireless spectrum network to deliver free-to-air digital media programming to a much larger audience. It also allowed the Company to hone its next-generation mobile broadcasting technology platform. Today the technology platform has been evolved into a suite of technology protocols and applications under the banner Next-Generation Broadcasting – Wireless/Satellite ("NGB-W/S"). Such technology can integrate satellite, broadcasting and LTE delivery capabilities for the delivery of Cloud-based multimedia and data services in the most efficient and scalable manner.

The Company acquired an effective management stake in Silkwave Holdings and integrated its technology with satellite infrastructure, which together gave rise to a most powerful satellite-LTE converged mobile delivery platform capable of unlimited data-free digital content download from satellite over vast geography complemented with the interactivity of terrestrial LTE. Such platform gives the Company the unmatched capability to provide connected-car multimedia and data services in the world's largest vehicle market – China.

The Group proceeded to develop the mobile content server M-Box solution, which is embedded in a vehicle capable of receiving digital content interchangeably from satellite and LTE and re-transmit content to in-car mobile devices via WiFi.

Completing the end-to-end technology, the Group has developed the multimedia service user-interface app XingYun, which when downloaded by consumers onto their devices services can interact with M-Box to receive diverse multimedia services such as broadcast TV, radio, on-demand video, Internet downloads, precision navigation, telematics, software updates, and other connected-car value-added services. Such services will be free of roaming and data charges for use anytime while anywhere.

The Group has also developed a China-US research platform with top research universities in both countries to ensure continuous technology development and stay ahead of future competition. The R&D platform consists of: 1) CMMB Vision – UW Joint Research Center on Satellite Multimedia and Connected Vehicles with University of Washington Department of Electrical Engineering in Seattle, US, and 2) Joint-Laboratory with University of Electronic Science & Technology and Telematics Industry Applications Alliance ("TIAA") in China dedicated to satellite-LTE integrated multimedia services.

ANNUAL REPORT 2017 5

To display its product and service readiness, the Group hosted and participated in several exhibitions, including the 25th Annual China Content Broadcasting Network Exhibition held in Beijing and the New-Generation Satellite Mobile Multimedia Theme Day of the 36th National Conference on Telematics and Vehicle Digital Multimedia held in Sanya, Hainan. These events highlighted the extensive recognition and support from the government and industry for the Group's satellite connected-car multimedia development.

Pulling all the development and work-in-progress together, the Company has conducted a successful and comprehensive technical trial, which was participated by 400 concept-cars from 20 auto original equipment manufacturer ("OEM") partners, accumulating over 1 million km and 80,000 hours in road tests across 16 cities and 14 provinces, which helped validate our technologies, certify our network readiness, and prepared us for soft commercial service launch later this year.

FINANCIAL REVIEW

For the year ended 31 December 2017, the Group recorded loss for the year of US\$6,443,000 (2016: US\$16,796,000), representing a decrease of 62%. Loss per share was US0.32 cents (2016: US1.10 cents) and net assets per share of the Group was approximately US7.6 cents (2016: US8.8 cents).

During the year ended 31 December 2017, the Group is engaged in provision of transmission and broadcasting of television programs ("CMMB Business") and trading of PCB materials ("Trading Business") with revenue of US\$7,034,000 (2016: US\$6,089,000). The increase in revenue of US\$945,000 or 16% was mainly due to the increase in trading of PCB materials by US\$180,000 and increase in TV rental income of US\$765,000.

Cost of sales mainly includes cost of goods sold, staff costs and operating lease payments. The increase in cost of sales of US\$62,000 or 1% was due to the increase in cost of goods sold of US\$89,000, which is offset by the decrease in operating lease payments of US\$27,000 for the year ended 31 December 2017.

Gross profit has increased from US\$1,847,000 in year 2016 to US\$2,730,000 in year 2017, increased by 48% which was arisen from the increase in TV rental income with higher gross profit margin than trading of PCB materials.

Administrative expenses for the year ended 31 December 2017 increased by 3% to US\$2,025,000 as compared to that of US\$1,966,000 for the year ended 31 December 2016 which is composed of headquarter staff costs, office rent and general administrative expenses.

Market development and promotion expenses increased by 2% to US\$4,406,000 (2016: US\$4,312,000) which include consultancy services fees for business development, travelling expenses for attending business conferences and meetings as well as research and development costs. The increase in market development and promotion expenses was due to the increase in research and development costs for the year.

Other expenses for the year ended 31 December 2017 amounted to US\$1,853,000 (2016: US\$378,000) include provision for financial guarantee liability of US\$1,499,000 (2016: Nil), impairment loss recognised on other receivable of US\$76,000 (2016: Nil) and listing fees, printing charges and corporate legal and professional fees for proposed acquisitions and other corporate transactions.

Finance costs of the Group for the year ended 31 December 2017 amounted to US\$1,960,000 (2016: US\$2,092,000) which mainly represents the effective interest expense on convertible notes. The Group did not bear any bank and other borrowings during the year.

The LA Convertible Notes in principal amount of US\$5,300,000 due for repayment in 2021 were redeemed at redemption amount of US\$5,300,000 during the year and accordingly, a gain on redemption of the convertible notes of US\$653,000 (2016: Nil) was recorded. The 2021 Convertible Notes in principal amount of US\$4,825,000 due for repayment in 2021 were redeemed at redemption amount of US\$4,825,000 during the year and accordingly, a gain on redemption of the convertible notes of US\$604,000 (2016: Nil) was recorded.

There is no impairment loss recognised on intangible assets for the year ended 31 December 2017 and 2016 as the management of the Group determined that the recoverable amount is higher than its carrying amount of the intangible assets allocated to the cash generating units.

The Group transferred 51% equity interest in Global Vision Media Technology Co., Ltd., a wholly-owned subsidiary in China, to Global Broadcasting Media Group at a consideration of RMB1 on 19 July 2016, resulting in a loss on disposal of a subsidiary of US\$7,629,000 recognised in profit or loss for the year ended 31 December 2016.

The management evaluated the impairment of financial assets at fair value through profit or loss by way of objective evidences, including but not limited to the significant deficits and negative cash flow etc. Accordingly, the management of the Group recognised an impairment loss of the financial assets at fair value through profit or loss of US\$2,118,000 for the year ended 31 December 2016.

LIQUIDITY AND FINANCIAL RESOURCES

The total equity of the Group increased to US\$200,644,000 as at 31 December 2017 as compared with US\$192,908,000 in 2016 which was mainly derived from the proceeds of share placement completed on 5 July 2017. Current assets amounted to US\$19,259,000 (2016: US\$19,010,000) comprising bank balances and cash of US\$1,181,000 (2016: US\$5,925,000), trade and other receivables of US\$3,780,000 (2016: US\$1,275,000) and amount due from a related company of US\$7,127,000 (2016: US\$4,639,000). Current liabilities amounted to US\$3,756,000 (2016: US\$3,863,000) representing trade and other payables of US\$3,534,000 (2016: US\$3,828,000) and tax payable of US\$222,000 (2016: US\$35,000). As at 31 December 2017, the Group's current ratio was 5.1 (2016: 4.9).

During the year ended 31 December 2017, the Company entered into subscription agreements with the subscribers for the subscription of an aggregate 375,150,000 new shares of the Company for an aggregate consideration of approximately HK\$150,060,000 (equivalent to approximately US\$19,239,000) at the subscription price of HK\$0.4 per subscription share. The proceeds were used to provide general working capital for operation and business development of the Group.

For the year ended 31 December 2017, the Group's capital expenditure amounted to US\$2,995,000 which was mainly used for the deposit paid for the acquisition of assets and purchase of broadcasting equipment. All of the capital expenditure was financed by internal resources and proceeds from share placement.

INDEBTEDNESS

Convertible notes of the Group as at 31 December 2017 amounted to US\$16,145,000 (2016: US\$20,712,000). The gearing ratio (a ratio of total loans to total assets) was 7.3% (2016: 9.5%), reflecting that the Group's financial position was at a sound level. Other than convertible notes, the Group did not have any bank borrowings as at 31 December 2017 (2016: Nil).

As at 31 December 2017, the Group has provided a guarantee for its equity interest in an aggregate amount of US\$1,551,000 in respect of an upgrade project undertaken by its equity investment (2016: US\$1,551,000).

CHARGE ON ASSETS

As at 31 December 2017, neither the Group nor the Company has pledged or charged its assets to secure its borrowings (2016: Nil).

OFF-BALANCE SHEET TRANSACTIONS

As at 31 December 2017, the Group did not enter into any material off-balance sheet transactions.

FOREIGN CURRENCY EXCHANGE RISK

Most of the assets, liabilities and transactions of the Group are denominated in United States dollars. The management of the Group considers that foreign exchange risk does not have significant impact to the Group, therefore, the Group did not make any other hedging arrangement in the year ended 31 December 2017.

SEGMENT INFORMATION

As at 31 December 2017, details of segment information of the Group are set out in note 7 to the consolidated financial statements in this annual report.

EMPLOYEE AND REMUNERATION POLICY

The average number of employees of the Group for the year ended 31 December 2017 was approximately 30 (2016: 30). The Group's staff costs (including Directors' fees and emoluments) for the year ended 31 December 2017 amounted to US\$1,139,000 (2016: US\$1,688,000). The Group offers a competitive remuneration package to retain elite employees, including salaries, medical insurance, discretionary bonuses, other fringe benefits as well as mandatory provident fund scheme for employees in Hong Kong. The remuneration policy of the Group is reviewed annually and is in line with the prevailing market practice.

The Group has also adopted a share option scheme for the purposes of providing incentives and rewards to eligible participants to recognise their contribution to the Group and enhancing their ownership spirits. During the year, the Company did not grant any share options to the Directors, employees and consultants of the Group under the share option scheme of the Company.

CLOSURE OF REGISTER OF MEMBERS

In order to determine the eligibility of shareholders to attend the annual general meeting, which is to be held on 28 May 2018, the register of members of the Company will be closed from 23 May 2018 to 28 May 2018, both days inclusive, during which no transfer of shares will be registered. All transfer of shares accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong for registration no later than 4:30 p.m. on 21 May 2018.

MATERIAL ACQUISITIONS AND DISPOSALS AND FUTURE PLANS FOR MATERIAL INVESTMENT

The Group disposed 51% equity interest in Global Vision Media Technology Co., Ltd., which is engaged in research and development and design of mobile multimedia services, technology and products and provision of technical advice, technical services and technology transfer, on 19 July 2016.

Save as disclosed in note 18 to the consolidated financial statements, the Company entered into a sale and purchase agreement with Chi Capital Holdings Ltd, pursuant to which the Company has conditionally agreed to purchase 20% equity interest in Silkwave Holdings Limited ("Silkwave Holdings"), which indirectly holds the "AsiaStar" satellite, including its 40 MHz spectrum frequency use, orbital slots, and capacity of "AsiaStar" satellite, the "Silkwave-1" satellite under construction and a media service platform with ample international programming, at a consideration of US\$240 million. Details of this transaction are set out in the Company's circular dated 31 March 2017. This acquisition has not been completed as at the date of issuance of the annual report.

Save as aforesaid, the Group did not have any other material acquisition or disposals of subsidiaries and associated companies for the year ended 31 December 2017.

PROSPECTS

The Group is developing to be the world's first satellite-to-mobile Internet multimedia broadcaster. We deploy geoorbit L-band mobile broadcasting satellite network to deliver IP-based digital entertainment and data services to vehicles and mobile devices that can also integrate with ground LTE network with unprecedented efficiency and economies of scale. Our services include abundant live TV/radio channels, on-demand videos, real-time Internet downloads, big-data telematics, and government education and information, which incur no data charge, no data limit, and is ubiquitous across lands and seas capable of simultaneously supporting billions of users.

Through the acquisition of an equity stake along with management control in Silkwave Holdings, the Group effectively possesses a One-Belt-One-Road Asia satellite infrastructure that covers China, Southeast Asia, and India and total 4.4 billion in population. We are deploying connected-car multimedia in China, the world's largest auto and mobile market, where we have developed a vast and low-cost supply-chain ecosystem as well as government partnerships with regulatory franchise to support our services. In particular, our partnership with China Telecom Corporation, one of the largest telecom operators in China, has enabled us to develop a L-band satellite + 4G/LTE convergent network nationwide, and our partnership with TIAA has enabled us to render the NGB-W/S network as the core national connected-cars data delivery network, and our M-Box solution as an auto industry standard for in-car multimedia to be installed in future Chinese cars by OEMs. TIAA is composed of relevant major government ministries and agencies, key OEM-carmakers, telecom operators, connected-car device suppliers, and media/Internet providers totaling over 500 members from China and globally.

ANNUAL REPORT 2017 9

With the readiness of ecosystem, we are ready to commence comprehensive trial services with TIAA partners in 2017, and commercial offering in 2018. Our operating model is to provide M-Box reference design to OEMs and connected device makers, who in turn will develop their own brand of M-Box application to be installed into pre-factory vehicles to serve as multimedia service interface. Our revenue models will rely on: (1) upfront service activation fee, followed by (2) on-demand subscription, (3) advertising and (4) value-added services. Our goal is to become the largest in-car advertiser and media provider in China by coverage, user, quantity, and revenue.

Parallel to China deployment, we are leveraging our turnkey ecosystem solution and global satellite network to extend services to One-Belt-One-Road countries, such as Southeast Asia, India, Pakistan, which have over 3 billion people and 300 million vehicles. We are in discussion with regional partners for potential collaboration.

FUND RAISING EXERCISE OF THE COMPANY DURING THE PAST TWELVE MONTHS

Set out below is the fund raising activities of the Company during the past twelve months immediately prior to the date of this annual report:

Date of announcement	Event	Net proceeds	Intended use of proceeds	Actual use of proceeds as at the date of this report
22 June 2017	Placing of 375,150,000 new Shares under general mandate granted	Approximately HK\$150,060,000	General working capital for operation and business development of the Group	Administrative and operations of HK\$17,110,000
	by the Shareholders at the AGM on 23 May 2016			• Partial repayment of convertible notes of HK\$78,570,000
				• Deposits paid for the acquisition of assets of HK\$20,000,000
				 New business and network development of HK\$34,320,000

Save as abovementioned, the Company had not conducted any other fund raising exercise in the past twelve months immediately preceding the date of this annual report.

Directors and Senior Management

BOARD OF DIRECTORS

During the year of 2017, the Board consisted of 7 Directors comprising 2 executive Directors, 2 non-executive Directors and 3 independent non-executive Directors. The information on the Directors is set forth below.

EXECUTIVE DIRECTORS

Mr. WONG Chau Chi ("Mr. Wong"), aged 53, was appointed as an executive Director in May 2007. Mr. Wong is currently the chief executive officer of the Group and the Chairman of the Board. Mr. Wong has extensive experiences in finance, technology, and industrial management. He engineered the restructuring and reorganization of Global Flex Holdings Limited, a manufacturing company, into CMMB Vision Holdings Limited, a market leader in the development and operation of state-of-the-art mobile multimedia technologies tailored to the internet age. Mr. Wong is also the founder and managing director of Chi Capital Holdings Ltd, a securities and private equity group. He also worked as the business head for derivatives and securities departments of Goldman Sachs, Citibank, and BNP Paribas, and business and financial management departments of General Electric and McKinsey. Mr. Wong graduated from Pomona College with a BA Degree in Economics and International Relations, as well as a degree in Master in Public Policy (MPP) from the Kennedy School of Government at Harvard University. He was also matriculated by the St. Antony's College at Oxford University for its political history program. Mr. Wong had not held any position nor directorship in other listed companies in the three preceding years.

Dr. LIU Hui ("Dr. Liu"), aged 49, was appointed as a non-executive Director in November 2009 and re-designated to an executive Director in May 2011. Dr. Liu is currently the Chief Technology Officer of the Group and the Vicechairman of the Board. Dr. Liu is one of the world's leading telecommunications engineers and inventors. He was the primary inventor of over 70 granted or pending telecommunications patents, including more than twenty patents in the core OFDMA technology that underlies LTE, Mobile WIMAX and CMMB. He architected CMMB, which had its inaugural launch at the 2008 Beijing Olympics and is now being used in 330 cities in the PRC. As an international renowned telecomm expert, he is also one of the original designers of TD-SCDMA (China's self-developed ITU 3G standard) and a pioneer of OFDMA mobile networks. Dr. Liu holds a BS degree in Electrical Engineering from Fudan University and a PhD degree from University of Texas at Austin. He was a full professor/vice-chair at Department of Electrical Engineering, University of Washington, and then the Associate Dean at The School of Electronic Information and Electrical Engineering of Shanghai Jiao Tong University. His research interests include broadband mobile networks, satellite communications, vehicular and IoT networks, and machine learning. He has received a number of awards, including a Fellow of IEEE (Communications Society), the 1997 National Science Foundation (NSF) CAREER Award, the ONR Young Investigator Award, and the Chinese Gold Prize Patent award for his contributions on TD-SCDMA. Dr. Liu is representing the Company as a key member in the Next Generation Broadcasting – Wireless Working Group in China, which is the comprehensive technology platform for the next generation CMMB and China's triple network convergence (i.e. internet, broadcasting, telecom) initiative. Dr. Liu had not held any position nor directorship in other listed companies in the three preceding years.

Directors and Senior Management

NON-EXECUTIVE DIRECTORS

Mr. CHOU Tsan-Hsiung ("Mr. Chou"), aged 75, was appointed as an independent non-executive Director in June 2005 and was subsequently re-designated as a non-executive Director in September 2005. Mr. Chou graduated with a bachelor degree in Laws from the National Chengchi University and is a member of Taipei Bar Association. Mr. Chou is currently a practicing lawyer in the Best Truth Law Firm in Taiwan. Mr. Chou previously worked in the Legal Affairs Office of the Central Trust of China. Mr. Chou had not held any position nor directorship in other listed companies in the three preceding years.

Mr. YANG Yi ("Mr. Yang"), aged 54, was appointed as a non-executive Director in February 2007. Mr. Yang first graduated from the Beijing University with a Bachelor Degree of Art in International Politics in 1987 and was awarded a scholar of Japanese Education Ministry by the Tokyo University in the same year. In 1991, Mr. Yang was awarded a master degree of Art in Law & Diplomacy by Fletcher School of Law and Diplomacy, jointly administrated by Tufts University and Harvard University. Mr. Yang has about 28 years of experience in finance and human resources management. The major appointments and positions previously assumed by Mr. Yang include a financial analyst at the fixed income division of J.P. Morgan Securities (Tokyo), the vice president of the human capital management of Goldman Sachs LLP (New York), the principal of executive search in the financial industry of Korn/Ferry International (Hong Kong) and a managing director of A.T. Kearney Management Consultancy (Hong Kong). At present, Mr. Yang is the director and founder of G Bridge Limited, Hong Kong based human resources advisory firm. Mr. Yang had not held any position nor directorship in other listed companies in the three preceding years.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. WANG Wei-Lin ("Mr. Wang"), aged 46, was appointed as an independent non-executive Director in September 2005. Mr. Wang has obtained a degree in Juris Scientiae Doctoris (Doctor of Juridical Science) from the Washington University in St. Louis. Mr. Wang also graduated with a Master of Laws degree from the University of Pennsylvania and a bachelor degree in laws from the National Cheng-Chi University. Mr. Wang is a certified attorney in Taiwan and the New York State of the United States of America. Mr. Wang is also a member of the Taipei Bar Association and American Bar Association. Mr. Wang is currently a full Professor and Chair of Department of Financial Law in Ming Chuan University. Mr. Wang currently serves as an independent director of Young Fast Optoelectronics Co., Ltd. (洋華光電股份有限公司), WIN Semiconductors Corp. (穩懋半導體股份有限公司), ANT Precision Industry Co., LTD. (艾恩特精密工業股份有限公司) and Fuzetec Technology Co., Ltd. (富致科技股份有限公司), four companies listed on the Taiwan Stock Exchange Corporation. Mr. Wang had held a position of independent non-executive director at Capital Securities Corp. (群益期貨股份有限公司), two companies listed on the Taiwan Stock Exchange Corporation, in the three preceding years. Save as aforesaid, Mr. Wang had not held any position nor directorship in other listed companies in the three preceding years.

Directors and Senior Management

Mr. LI Shan ("Mr. Li"), aged 54, was appointed as a non-executive Director in October 2009 and re-designated to an independent non-executive Director in March 2010. Mr. Li graduated from School of Economics and Management of Tsinghua University with a BS degree in Management Information Systems in 1986, from University of California Davis with a MA degree in Economics in 1988, and from Massachusetts Institute of Technology with a PhD degree in Economics in 1993. After graduation, Mr. Li worked as an International Economist for Goldman Sachs & Co. In 1995, He became an Executive Director of Investment Research Department of Goldman Sachs (Asia), Executive Director for Investment Banking in Goldman Sachs International in London in 1997. From 1999 to 2001, Mr. Li was a Managing Director and the Head of China Investment Banking at Lehman Brothers. During 2001-2005, Mr. Li was the Chief Executive Officer for Bank of China International Holdings ("BOCI") in Hong Kong. Mr. Li has over 22 years of experience in investment banking and related financial management. At present, Mr. Li is a founding partner and Chief Executive Officer for San Shan (HK) Limited, an investment advisory company based in Hong Kong, Chairman & CEO of Silk Road Finance Corporation Limited, Executive President of the Institute for Governance Studies at Tsinghua University, Director for NYSE listed Soufun.com. Mr. Li was also a Director for Star Cable, and ENN Ecological Holdings Co., Ltd., both are listed on Shanghai Stock Exchange, and Vice-Chairman of UBS Investment Bank, a business division of UBS AG. Save as aforesaid, Mr. Li had not held any position nor directorship in other listed companies in the three preceding years.

Dr. LI Jun ("Dr. Li"), aged 56, was appointed as a non-executive Director in June 2007 and re-designated to an independent non-executive Director in May 2011. Dr. Li obtained a doctorate degree of philosophy in Political Economy from Oxford University in the United Kingdom. He was a senior manager and director of a number of securities and investment companies in Hong Kong and had extensive experience in international financial market. Dr. Li had not held any position nor directorship in other listed companies in the three preceding years.

SENIOR MANAGEMENT

Ms. LI Qun is a managing director of our China Business Operation. Ms. Li has over 20 years of experience in CMMB/DTH chipset design and CMMB network system integration. She was the co-founder of Telepath Technologies Co., Ltd. and chief operating officer of TiMi Technologies Co., Ltd, the Academy of Broadcasting Science, SAPPRFT. She holds a Bachelor Degree of Sciences from Shanghai Jiao tong University and Master Degree of Sciences from Tsinghua University.

Ms. CHAN Pui Yee Janice is the Company Secretary, finance director, authorised representative and agent of the Company. Ms. Chan is primarily responsible for company secretarial and financial reporting' matters. Ms. Chan is a qualified accountant and fellow member of the Association of Chartered Certified Accountants and member of the Hong Kong Institute of Certified Public Accountants. Ms. Chan joined the Group in October 2014. Ms. Chan has more than 20 years of experience in accounting, auditing and financial management. Ms. Chan holds a Bachelor Degree of Business Administration with major in professional accountancy from The Chinese University of Hong Kong.

The Directors recognise the importance of incorporating good corporate governance in the management structures and internal control procedures of the Group so as to promote effective accountability and deliver maximum benefits to the shareholders.

The Company has adopted the Code Provisions set out in the Corporate Governance Code ("CG Code") contained in Appendix 14 to the Listing Rules. The Board will continuously review and improve the corporate governance practices and standards of the Company to ensure that business activities and decision making processes are regulated in a proper and prudent manner.

The Board considers that good corporate governance of the Company is central to safeguarding the interests of the Shareholders and enhancing the performance of the Group. The Board is committed to maintaining and ensuring high standards of corporate governance. The Company has applied the principles and complied with all the applicable Code Provisions of the CG Code throughout the year ended 31 December 2017 except that

- (i) the Company has been deviated from the Code Provision A.2.1 of the CG Code, as the roles of Chairman and chief executive officer of the Company were not separate. With effect on 19 May 2008, Mr. WONG Chau Chi ("Mr. Wong") had been re-designated as the Chairman and Mr. Wong also remains as the chief executive officer of the Company. According to the Code Provision A.2.1 of the CG Code, the roles of a chairman and a chief executive officer should be separate and should not be performed by the same individual. Given Mr. Wong has had extensive experience in the business of the Group and has performed satisfactorily since his joining of the Company in 2007, particularly in soliciting for possible new business opportunities and deducing the overall strategic plan for the future development of the Company, the Board considers that it would be beneficial of the Group if Mr. Wong is also in charge of overseeing the Company's operations as the Chairman. The Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Group. The Board will regularly review the effectiveness of this arrangement.
- (ii) Code provision A.6.7 stipulates that independent non-executive directors and other non-executive directors should also attend general meetings and develop a balanced understanding of the views of shareholders. Three of our independent non-executive directors and two of our non-executive directors, who were not in Hong Kong when the extraordinary general meeting of the Company held on 21 April 2017 and two of each of our independent non-executive directors and non-executive directors who were not in Hong Kong when the annual general meeting held on 30 June 2017, were unable to attend such meetings.
- (iii) Code provision E.1.2 stipulates that the chairman of the board should attend the annual general meeting. Mr. Wong Chau Chi, the Chairman of the Board, was unable to attend the annual general meeting of the Company held on 30 June 2017 as he had to attend certain business abroad. Mr. Wong had appointed Dr. Li Jun, an independent non-executive Director of the Company, to attend and act as the chairman of such meeting.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted a revised code of conduct regarding securities transactions by Directors on terms no less exacting than the required standards under the revised Model Code for Securities Transactions by Directors of Listed Issues ("Model Code") as set out in Appendix 10 to the Listing Rules. The Company has made specific enquiry of all Directors regarding any non-compliance with the Model Code throughout the year ended 31 December 2017 and all the Directors confirmed that they have fully complied with the required standard set out in the Model Code and the code of conduct throughout the year ended 31 December 2017.

BOARD OF DIRECTORS

Board Composition

The Board should have a balance of skills and experience appropriate for the business of the issuer to ensure that the changes to its composition can be managed without undue disruption. The Company is committed to the view that the Board should maintain a balanced composition of executive and non-executive Directors (including independent non-executive Directors) so that the Board has a strong independent element which steered the judgment of the Board to be made independently and objectively. The Board during the year and up to the date of this report comprises 7 Directors, including:

Executive Directors WONG Chau Chi (Chairman)

LIU Hui (Vice-chairman)

Non-executive Directors CHOU Tsan-Hsiung

YANG Yi

Independent non-executive Directors WANG Wei-Lin

LI Shan LI Jun

As at 31 December 2017, the Board comprised two executive Directors (also the Chairman and Vice-chairman of the Company) and five non-executive Directors. Of the five non-executive Directors, three of them are independent non-executive Directors which represent more than one-third of the Board.

The principal focus of the Board is on the overall strategic development of the Group. The Board also monitors the financial performance and the internal controls of the Group's business operations. With a wide range of expertise and a balance of skills, the non-executive Directors bring independent judgment on issues of strategic direction, development, performance and risk management through their contribution at Board meetings and committee works.

The independent non-executive Directors also serve the important function of ensuring and monitoring the basis for an effective corporate governance framework. The Board considers that each independent non-executive Director is independent in character and judgment and that they all meet the specific independence criteria as required by the Listing Rules. The Company has received from each independent non-executive Directors an annual confirmation of their independence pursuant to Rule 3.13 of the Listing Rules regarding the guidelines for the assessment of independence of Directors respectively. The Company believes that all independent non-executive Directors have been complied with the relevant guidelines as stipulated in such rule and are still considered as independent. The independent non-executive Directors are explicitly identified in all corporate communications.

The Company has complied with the provisions of Rules 3.10(1) and 3.10(2) of the Listing Rules that sufficient number of independent non-executive Directors have been appointed and that at least one of the independent non-executive Directors has appropriate professional qualifications or accounting or related financial management expertise.

Appointment, Re-election and Removal

The Company has implemented a set of formal, prudent and transparent procedures for the appointment of new Directors to the Board. The Company has also put in place plans for orderly succession of the Board. All Directors are subject to retirement by rotation and eligible for re-election at the annual general meeting in accordance with the Articles of Association provided that every Director shall be retired at least once every three years. The Board must explain the reasons for the resignation, re-designation or removal of any Director.

Responsibilities of Directors

Every Director is aware that he should devote sufficient time and attention to the affairs of the Company.

The Directors are kept informed from time to time on the latest development of any changes to the regulatory requirements and the progress of compliance with applicable rules and regulations by the Company. The Directors of the Company are also be updated from time to time on the latest business development and operation plans of the Company.

In compliance with code provision A.6.5 of Corporate Governance Code, the Company will arrange for, and provide fund for, all the Directors to participate in continuous professional development organised in the form of in-house training, seminars or other appropriate courses to keep them refresh of their knowledge, skill and understanding of the Group and its business or to update their skills and knowledge on the latest development or changes in the relevant statutes, the Listing Rules and Corporate Governance Code and corporate governance practices. Newly appointed Director would receive an induction training covering the statutory regulatory obligations of a director of a listed company. Circulars or guidance notes are issued to Directors and senior management by the Company, where appropriate, to ensure the awareness of best Corporate Governance Code and corporate governance practices.

The Directors acknowledge the need to continue to develop and refresh their knowledge and skills for making contributions to the Company. During the year of 2017, they have attended various trainings, including seminars/programmes on topics relevant to their duties as Directors.

Regarding the Listing Rules' requirement for Directors to obtain a general understanding of an issuer's business and to follow up anything that comes to their attention, it is considered that the current arrangements for keeping the Board informed of the Company's business performance through regular presentations and/or reports by management at Board meetings, providing directors with complete, sufficient and adequate information, and providing the Board with timely reports on urgent key events at ad hoc Board meetings are effective, and have satisfied the requirements. To improve on the existing practice, a management report, covering key business issues and the financial performance of the Company, has been made available to Directors on a regular basis throughout the year. Director can contact the management of the Company individually and independently.

Chairman and Chief Executive Officer

During the year, Mr. WONG Chau Chi served as the Chairman and the chief executive officer of the Company. The Chairman is responsible for the overall business development operation strategy of the Group. The primary responsibilities of chief executive officer of the Company are to provide leadership for the management of the Company, taking a lead to implement the Company's business strategies and oversee the performance of the management in achieving corporate goals.

Terms of appointment of non-executive Directors and independent non-executive Directors

Each of the non-executive Directors and the independent non-executive Directors has entered into an appointment letter with the Company for an initial term of one year. The term of each of the non-executive Directors and the independent non-executive Directors shall be renewable automatically for successive term of one year each commencing from the next day after the expiry of their then current term of appointment, subject to retirement by rotation and re-election at the annual general meeting pursuant to its Articles of Association (the "Articles") unless terminated by not less than three months notice in writing served by either the respective non-executive Director or independent non-executive Director expiring at the end of the initial term or at any time thereafter.

Board Meetings and Procedures

The Board meets regularly throughout the year and up to date of this annual report to review the overall business, financial and technical strategy and to monitor the financial performance of the Group while the senior management are delegated to supervise the day-to-day management and operation of the Group and the execution of the plans of the Group as approved by the Board. The Chairman is primarily responsible for drawing up and approving the agenda for each Board meeting in consultation with all Directors. Notices of at least 14 days have been given to all Directors for all regular Board meetings and the Directors can include matters for discussion in the agenda if necessary. Agenda and accompanying Board papers in respect of regular Board meetings are sent out in full to all Directors within reasonable time before the Board meetings. Draft minutes of all Board meetings are circulated to all Directors for comment within a reasonable time prior to endorsement.

Minutes of Board meetings and meetings of Board committees are kept by duly appointed secretaries of the respective meetings and all Directors have access to Board papers and related materials, and are provided with adequate information on a timely manner, which enable the Board to make an informed decision on matters placed before it.

During the year, eight Board meetings and two general meetings were held and the individual attendance of each Director is set out below:

Name of Director	Number of Board meeting attended/held	Number of general meetings attended/held
WONG Chau Chi (Chairman)	8/8	1/2
LIU Hui (Vice-chairman)	8/8	0/2
CHOU Tsan-Hsiung	8/8	0/2
YANG Yi	0/8	0/2
WANG Wei-Lin	8/8	0/2
LI Shan	8/8	0/2
LI Jun	8/8	1/2

BOARD COMMITTEES

The Board has established and delegated authorities and responsibilities to two specific committees with written terms of reference to assist it in performing its functions effectively, namely the Audit Committee and Remuneration Committee. The terms of reference for Board committees have been published on the Group's website and the Stock Exchange's website for shareholders to review.

AUDIT COMMITTEE

The Company has established the Audit Committee with written terms of reference adopted by reference to the code provisions of the CG Code and its members include:

Mr. LI Shan (Chairman of the Audit Committee)

Mr. CHOU Tsan-Hsiung

Dr. LI Jun

The majority of the Audit Committee members are independent non-executive Directors. The Board considers that each Audit Committee member has broad commercial experience and there is a suitable mix of expertise in business, accounting and financial management in the Audit Committee. The composition and members of the Audit Committee comply with the requirements under the Rule 3.21 of the Listing Rules as at 31 December 2017. The Audit Committee is responsible for assisting the Board in safeguarding the Group's assets by providing an independent review of the effectiveness of the financial reporting process and compliance procedures and the internal controls and risk management systems of the Group. The Audit Committee also oversees the audit process and performs other duties as assigned by the Board.

The Audit Committee meets regularly to review the reporting of financial and other information to the Shareholders, the system of internal controls, risk management and the effectiveness and objectivity of the audit process. The Audit Committee also provides an important link between the Board and the Company's auditor in matters coming within the scope of its terms of reference and keeps under review the independence and objectivity of the auditor.

The Audit Committee together with the management has reviewed the accounting principles and practices adopted by the Group and discussed internal controls, risk management and financial reporting matters, and has reviewed the consolidated financial statements for the year ended 31 December 2017.

During the year ended 31 December 2017, two Audit Committee meetings were held and the individual attendance of each member is set out below:

Number of committee meetings
Name of Director attended/held

Mr. LI Shan 2/2
Mr. CHOU Tsan-Hsiung 2/2
Dr. LI Jun 2/2

The Company has adopted a revised written terms of reference of the Audit Committee with reference to the corresponding changes made to the code provisions of the CG Code. The Company has complied with the provision of Rule 3.21 of the Listing Rules that the Company's audit committee comprises a minimum of three members, at least one of whom is an independent non-executive director with appropriate professional qualifications or accounting or related financial management expertise as required under Rule 3.10(2) of the Listing Rules.

REMUNERATION COMMITTEE

The Company has established the Remuneration Committee with written terms of reference and its members include:

Mr. WANG Wei-Lin (Chairman of the Remuneration Committee)

Mr. CHOU Tsan-Hsiung

Mr. LI Shan Dr. LI Jun

The majority of the Remuneration Committee members are independent non-executive Directors. The Remuneration Committee advises the Board on the Group's overall policy and structure for the remuneration of the Directors and senior management of the Group. The Remuneration Committee ensures that no Director or any of his associates is involved in deciding his own remuneration.

In determining the emolument payable to the Directors, the Remuneration Committee takes into consideration factors such as salaries paid by comparable companies, time commitment and responsibilities of the Directors, employment conditions of the Group and the desirability of performance-based remuneration.

The Remuneration Committee meets regularly to determine the policy for the remuneration of the Directors and assesses performance of the executive Directors and certain senior management of the Group. During the year ended 31 December 2017, one Remuneration Committee meeting was held, the individual attendance of each member is set out below:

NOMINATION OF DIRECTORS

The Board is responsible for considering the suitability of an individual to act as a Director, and approving and terminating the appointment of a Director. The Company has not established a nomination committee. The Company currently does not have any plans to set up a nomination committee.

The Chairman is responsible for identifying suitable candidates to the members of the Board when there is a vacancy or an additional director is considered necessary. The Chairman proposes the appointment of such candidates to each member of the Board for consideration. Each member of the Board will review the qualifications of the relevant candidates for determining the suitability to the Group on the basis of their qualifications, relevant expertise and experiences.

During the year ended 31 December 2017, no any Board meeting was held in relation to the nomination of Director.

EXTERNAL AUDITOR

The Board agrees with the Audit Committee's approval of appointment of HLM CPA Limited ("HLM") as the Company's external auditor for 2017. Its reporting responsibilities on the financial statements are set out in the Independent Auditor's Report of this Annual Report on pages 37 to 41. Details of the amount of auditors' remuneration in 2017 are set out in Note 11 to the consolidated financial statements. The Company has paid fees amounting to US\$200,000 to the auditor for audit service and review service as a reporting accountant during the year. Other than as disclosed above, HLM did not provide any other services to the Group.

HLM will retire and offer themselves for re-appointment at AGM of the Company to be held on 28 May 2018. The re-appointment of HLM as the external auditor of the Group has been recommended by the Audit Committee and endorsed by the Board, subject to the shareholders' approval in the forthcoming AGM.

FINANCIAL REPORTING

The Directors are responsible for keeping proper accounting records and preparing the financial statements which give a true and fair view of the state of affairs of the Company and its subsidiaries, in accordance with Hong Kong Financial Reporting Standards and the disclosure requirements of the Hong Kong Companies Ordinance. In preparing the financial statements for the year ended 31 December 2017, the Directors have made judgments and estimates that are prudent and reasonable and prepared the financial statements on a going concern basis.

Management has provided such explanation and information to the Board as it would enable the Board to make an informed assessment of the financial and other information before the Board's approval.

The statement by the auditor of the Company about their responsibilities for the financial statements is set out in the independent auditor's report contained in this annual report.

The Board's responsibility to present a balanced, clear and understandable assessment extended to annual and interim reports, other price-sensitive announcements and other financial disclosures required under the Listing Rules, and reports to regulators as well as information required to be disclosed pursuant to statutory requirements.

INTERNAL CONTROL

The Board is responsible for the Group's systems of internal control and risk management and for reviewing its effectiveness. The Board, the Group's internal audit division and management reviewed the effectiveness of the internal control system of the Company and its subsidiaries. The Audit Committee reviews the findings and opinions of the Group's internal audit division and management on the effectiveness of the Company's system of internal control, and reports to the Board on such reviews. In respect of the year ended 31 December 2017, the Board considered the internal control system is effective and adequate. No significant areas of concern which might affect the shareholders were identified. The effectiveness of the Audit Committee itself is reviewed annually through a formal process which involves the Company Secretary preparing an evaluation report on its effectiveness. This is examined by both the internal and external auditors before submitted to the Board for endorsement.

The internal audit division of the Group should ensure that the Company maintains sound and effective internal controls to safeguard the shareholders' investments and the Company's assets. The main functions of the internal audit division are to audit the operating efficiencies of each of the operating units, to carry out audit upon resignation of any key management personnel, to assist the Board in reviewing the effectiveness of the internal control system of the Group and to review internal control of business processes and project based auditing (such as auditing of trade receivables). Evaluation of the Group's internal controls covering financial, operational compliance controls and risk management functions will be done once a year at least. As confirmed by the management, the Board is satisfied that the Group has sufficient internal control.

ENTERPRISE RISK MANAGEMENT

The Board is responsible to oversee the Group's overall Risk Management Framework and the Board is also responsible for approving the Group's risk policies and assessing the effectiveness of the Group's risk controls/mitigation tools. Systems and procedures have been established to identify, measure, manage and control various risks including business, compliance, operation, finance and information that may have an impact on the Group and each major department.

The Company has embarked on the journey of building an enterprise risk management (the "ERM") system with a view to enhancing the risk management and corporate governance practice, and improving the effectiveness and efficiency of internal control systems across the whole Group.

The Board believes that a heightened focus on risk and compliance is beneficial for the ongoing development and growth of the Company as well as its staff. In establishing the ERM system, all key functions of the Company were carried out by internal audit division to undertake the following exercises:

- 1. Enterprise Risk assessment to identify and prioritize the Company's key business risks; and
- 2. Process level control assessment to assess the related internal controls and risk mitigating measures.

CORPORATE SOCIAL RESPONSIBILITIES

The Group deeply knows that enterprise is not only an organisation for maximising its own benefits. As part of the society, it is essential for an enterprise to facilitate wealth accumulation of the whole society, advance social civilisation and promote the sustainable development of the environment. The management of the Group pays more attention to corporate social responsibilities. They monitor the development, implementation and results of the initiatives carried out by different departments of the Group, in which the environmental, social and governance standards have been integrated into their operations and activities. Details are set out in the section headed Environment, Society and Governance on page 24 to 30 in this report.

CONTINUOUS DISCLOSURE OBLIGATIONS REGARDING PRICE SENSITIVE AND/OR INSIDE INFORMATION

The Company has developed a system with established policies, processes and procedures across all relevant segments and departments for complying with the disclosure obligations regarding price sensitive and/or inside information. The system continues to be effective. The Company will continue to further enhance its effect on the business operation, development of the Company and new regulations and laws with great effort.

COMPANY SECRETARY

Ms. Chan Pui Yee Janice, our Company Secretary, is an employee of the Company and is appointed by the Board. The Company Secretary is responsible for facilitating the Board's processes and communications among Board members, with the shareholders and with the management. During the year ended 31 December 2017, Ms. Chan had undertaken not less than 15 hours of relevant professional training to update her skills and knowledge.

DIRECTORS' RESPONSIBILITY STATEMENT

The Directors acknowledge their responsibilities for the preparation of the consolidated financial statements for each financial year which gives a true and fair view of the state of affairs of the Group and of its results and cash flows of the Group in accordance with the Hong Kong Financial Reporting Standards, disclosure requirements of the Hong Kong Companies Ordinance and the Listing Rules. In preparing the consolidated financial statements for the year ended 31 December 2017, the Directors have selected suitable accounting policies and applied them consistently; made adjustments and estimates that are prudent, fair and reasonable; and prepared the consolidated financial statements on a going concern basis. The Directors are also responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Group and which enable the preparation of the consolidated financial statements in accordance with the Hong Kong Companies Ordinance.

AUDITOR'S STATEMENT

The auditor of the Company acknowledges its responsibilities in the independent auditor's report on the consolidated financial statements of the Group for the year ended 31 December 2017.

INVESTOR RELATIONSHIP AND COMMUNICATION

The Company endeavours to maintain a high level of transparency in communicating with the shareholders and the investment community at large. Briefings and meetings with institutional investors and analysts are conducted regularly. The Company is committed to continue to maintain an open and effective investor communication policy and to update the investors on relevant information on its business in a timely manner, subject to relevant regulatory requirements. In order to ensure effective, clear and accurate communications with the investors and analysts, all corporate communications are arranged and handled by the executive Directors and designated senior executives according to established practices and procedures of the Company.

CHANGES OF ARTICLES OF THE ASSOCIATION

During the year ended 31 December 2017, there were no changes in the Company's Articles of Association. The latest version of the Company's Articles of Association is available on the websites of the Group and the Stock Exchange. Shareholders can also obtain the details of their rights with reference to the Company's Articles of Association.

SHAREHOLDERS' RIGHTS

Procedures to convene a general meeting and put forward proposals at general meetings

Shareholder(s) representing not less than one tenth of the paid up capital of the Company having the right to vote at general meetings may request the directors to call a general meeting of the Company pursuant to the Articles of Association. The request must state the general nature of the business to be dealt with, and may include the text of a resolution that may properly be moved and is intended to be moved at the general meeting. The request may be sent to the Company at the registered office of the Company in hard copy form or in electronic form for the attention of the Directors or the company secretary, and must be authenticated by the person(s) making it.

Shareholders can refer to the detailed requirements and procedures as set forth in the relevant sections of the Articles of Association when making any requisitions or proposals for transaction at the general meetings of the Company.

Procedures by which enquiries may be put to the Board

Shareholders may send enquiries to the Board in writing c/o the Corporate Secretariat with the following contact details:

Attention Company Secretary and Investor Relations Director

Address: Unit 1211, Level 12, Core F, Cyberport 3, 100 Cyberport Road, Hong Kong

Telephone: (852) 2159 3300 Facsimile: (852) 2159 3399

Email: co.sec@cmmbvision.com

For and on behalf of the Board

WONG Chau Chi

Chairman and Executive Director

Hong Kong, 28 March 2018

As a sustainable enterprise, the Environmental, Social and Governance ("ESG") issues are an integral part of the Group's overall business strategy. We seek to operate in an economically, socially and environmentally ethical way while balancing the interests of our internal and external stakeholders, and supporting and connecting the communities we work in. ESG subjects are used for enhancing the corporation strategic approach formulation and maintaining a constructive long-term relationship with our key stakeholders. These matters would cover both internal talents and external customers, suppliers, and the community where we are serving.

It is our policy to comply with all laws, rules, regulations and sanctions which are applicable to our Company and our business, whether through directly related companies or third parties. We also expect our employees, agents, consultants, contractors, intermediaries, representatives, suppliers and business partners to demonstrate ethical principles and observe the highest standards of integrity and honesty in all professional and personal dealings. In addition to complying with relevant laws and regulations, the Company endeavors to integrate environmental protection measures and community engagement into our business operation.

A. ENVIRONMENTAL

The Company is a leading satellite to mobile operator headquartered in Hong Kong with our own satellite control facilities. The Company is conscious of the need to minimize the environmental, health and safety impacts of our daily operations and to comply with relevant environmental laws. The Group has adopted a "reduce, reuse, repair and recycle" policy to help support our environment aims, namely to preserve and maintain a clean and sustainable environment for future generations. The Group uses resources responsibly, efficiently and effectively in order to contribute to a sustainable society and complies with international standards and regulations.

Eco-friendly measures, such as reducing emissions, greenhouse gases, energy and water consumption, recycling more, and disposing of waste more carefully, have been incorporated into our operation to alleviate the business's impact on the environment. Enhancing energy efficiency continues to be our biggest challenge as travelling, paper and package usage, air-conditioning and lighting, consume a lot of energy and the general use of electricity during production and broadcasting is heavily relied on.

We are committed to protecting the environment and we integrate sustainability into our business operations through internal policies and guidelines. As a global citizen, our "Green" vision has been established to achieve the contribution to the environment and safeguarding the ecosystems over time by adopting appropriate policies and practices throughout the operation and procedures.

A1. Emissions

As travelling is necessary part of our business requirements, the overall emissions and greenhouse gases produced during this time for senior management's air travelling time is calculated based on distance during the year. As client servicing, sales and marketing, staffing needs, training, management support and general business needs all require travelling, it is the Company's policy and is important to keep these at a minimum requirement in order to maintain the lowest possible output of emissions and greenhouse gases. Initiatives and procedures such as carpooling and carsharing is used and encouraged amongst the employees when travelling. During the year ended 31 December 2017, the total CO₂ emission generated from air travel by management was 71.5 tonnes; and the total CO₂ emission generated from the usage of the transportation fuel by the Company was 31,823 kg. Going forward, the Company plans to keep the overall air transportation as well as auto usage low in order to keep the total output of emissions to a minimum.

Hazardous waste

Although our Company produces limited hazardous waste, we still responsibly dispose of items such as florescent tubes, batteries, waste electrical and electronic equipment and general office equipment. As necessary, we have specialist contractors and waste collectors to handle the recycling and removal management of such waste.

Non-hazardous waste

Our non-hazardous waste consists of general office waste primarily produced by the Company. To ensure our waste disposal methods are in line with local regulations, we utilize professional cleaning service providers and contractors to handle this waste. The general office facility's waste is recycled, reused and repurposed to paper, plastic, glass, metal and waste products accordingly.

A2. Use of Resources

We measure our environmental impact in terms of resources consumption against these major categories: (1) electricity, (2) paper usage, (3) packaging and waste, and (4) water usages. The resources used by the Group consist principally of the electricity, water and paper and waste packaging consumed at the office. In terms of overall electricity usage, the Company uses strong electrical saving measures with LED lighting and zoning maximum capabilities. The Group continues to practice paper saving initiatives, such as double-sided printing, black and white output, and personalized built-in identification confirmation for minimal printing amongst others. The Group has also implemented the collection of waste paper for effective recycling. During the year ended 31 December 2017, the total CO₂ emission generated from the electricity consumption by the Company was 47,339 kg; and the total CO₂ emission generated from the paper consumption by the Company was 621 kg. With our paper saving incentives, we have been able to save a total of 245 kg of CO₂. The water consumption of the Group is minimal.

We have programs promoting the recycling of used toner and ink cartridges, paper, as well as scrap materials such as scrap cables, obsolete devices and accessories, modems and routers, set-top boxes, waste electrical and electronic equipment and transmission equipment. Used cartridges are sent for refill or recycling, depending on their condition as per our printer vendor. Those that cannot be reused will be handled by our copier vendor and partner.

Electricity

1) Efficient lighting LED and energy efficient lighting installation in over 40% of

office area

2) Electricity zoning Air conditioning and lighting zoning arrangements in office to

reduce unnecessary energy waste

3) Light and electricity usage Turn off all the equipment and lighting in the office when not

in use and utilize low battery and energy saving options when

equipment is idle

Paper

1) Printing Office printing set to default duplex to reduce paper wastage

2) Printing output Default black and white printed output to reduce the

dependency on color toner cartridges

3) Duplex/Multiple printing Printing from 2 to 4 pages on one side to reduce paper and ink

usages

4) Individual printing Identification printing is set to each user to prevent excessive

usage

5) Printing quotas Monthly printing quotas are set in order to keep within or

below these thresholds

6) Recycling paper Recycle papers are collected to be reused for printing

7) Recycle envelope Recycle envelopes are reused for non-privacy and confidential

information mailing

8) Electronic communications Apply the communications through E-channels instead of hard

copies or printed correspondences

9) Facsimile All facsimile communication is completed electronically

without any paper consumption and delivered directly through

E-channels

Reducing Packing and Waste

1) Packing materials Reuse the packing materials for the electronic equipment packing and logistics to replace purchasing new packaging

2) Reuse and recycle products Reuse and recycle plastic, glass and paper products and bags

for office procurement to prevent extra consumption

3) Plastic take-away boxes Reuse plastic take-away boxes for food storage in the office

4) Garbage collection Garbage is collected in bulk in order to prevent further plastic

bag waste

Water

1) Reduce water consumption Minimize water usage and purchase bulk sized drinking water instead of individual bottles to preserve excess wastage

A3. The Environment and Natural Resources

Due to the nature of the business, apart from the above-mentioned emissions and resources usage, the Group does not have significant indirect or direct impact on the environment or on natural resources in the course of its operations. In the future, we aim to continue and achieve the environmental friendly and reducing waste factors which include saving internal and non-privacy/confidential documents would be storage as e-format or cloud driver instead of storage with high-volume of paper printing and LED and energy efficient lighting installation.

B. SOCIAL

B1. Employment

The Group's success depends heavily on its ability of attract, retain and motivate talents in the competitive labour markets. Their development is a part of the capitalization of the Group. Value-adding and strengthening the engagement of the talents contribute to the sustainability of the Group. The Company's greatest asset is our employees who are essential to the continued success of the business. We strive to attract and retain talent by providing training and encouraging them to develop their full potential. Their personal development, mental health and work-life balance is carefully considered.

The number of workforce is as follows a total of approximately 30 staff globally of which the men were 71% and the female were 29%. The full-time staff were 44% and consultant or part time staff were 56%. The number of staff based in Hong Kong was 41% and outside was 59%. The number of staff who were 50 years of age and over were 59% and staff who were under 50 were 41%. Attrition is extremely low and employee replacement is completed quickly when required.

B2. Health and Safety

To safeguard employees' occupational health and safety, the Group provides a safe, healthy and comfortable working environment and has complied with relevant rules and regulations. The Group offers its employees comprehensive health care insurance coverage, which covers the staff. We provide a healthy, relaxing and enjoyable workplace for our people for motivating their work engagements and commitments. The Company takes occupational safety as a major management responsibility and works hard to provide a safe and healthy work environment. During the year 2017, Group did not experience any accident or work injury.

We designate several recreational and nearby outdoor fitness areas for some simple fitness techniques. Moreover, a fully equipped pantry and kitchen with different kinds of healthy foods and drinks are provided for our employees to prepare and revitalize themselves from their intensive work tasks. We believe short relaxation breaks can boost up the performance of daily work routines. A spacious work station in a modernize office with 180° horizon sea views and mountain views provides a serene work environment which helps produce work-life balance and stimulate higher performance from employees.

Apart from the office, an agreeable workplace has been established based on the interaction and socialization among the staff. Routine gatherings, meals and activities are held for enhancing communications among the departments and even each individual employee for establishing a productive and harmonious workplace. For example, teambuilding luncheons plus work-related gathering events. These informal training and information sessions help to reinforce our corporate culture and boost employee morale.

Work-life balance is a premium goal of the Group and the Company provides for this accordingly. Knowing about the external news and updates would let employees have an update of their society and keep their workplace connecting with their daily life. Specifically, as a broadcasting Company, multiple live-television broadcasting channels are provided to our employees all the time for their connecting with their external environment and their surroundings. The connection with the external environment stimulates creativity which is what the Group is looking for in terms of sustainable development with new and dynamic ideas.

B3. Development and Training

We sponsor and encourage the training, research and development and skill upgrading activities for the staff who would be benefit for the Group by adding new ideas and brainstorming for future expansion. The Group provides budget for the external training of staffs annually. In Hong Kong, the average number of hours per employee was 16 hours of training of which 36% were female and 64% were male and 73% by senior and middle management and 27% by staff. Moreover, we sponsor and support the staff to attend different kind of conferences, exhibitions and meetings which related to our business aspect. For example, professional industrial organizations and governing bodies held seminars for the employees to update their professional aspect such as corporate governance, technical and technology exhibitions.

In the future, the Company will arrange functions and retreats for the staff to enhance their teamwork, communication and interpersonal skills during the activities. For example, organizing of outdoor activities such as boat trips and similar activities for the staff to enrich the connection with each other and in a natural environment apart from the workplace. We also aim to match the right employees to the trainings, meetings, conferences and exhibitions for acquiring the sustainability opportunities for the employees and the Group.

B4. Labour Standards

The Group fully understands that employing child labour and forced labour is a violation of basic human rights and international labour conventions and strictly prohibits the use of child labour and forced labour in our business operations. The Group has also complied with all relevant labour laws and regulations during the year and strives to create an environment of respect, integrity and fairness for our employees.

B5. Supply Chain Management

Our commitment to maintaining the highest ethical and professional standards not only applies to our own business operations but also those of our suppliers and business partners. We aim to build trusting supply chain relationships as we work together to deliver quality services and products. We partner with respected and reputable companies which have a long-standing history with the business community. Any acts of bribery and corruption are strictly prohibited. We actively encourage our suppliers to adopt environmentally and socially responsible behavior by making them aware of our own ESG commitments. Our purchasing and procurement decisions are governed by our Group, through which we integrate social responsibility considerations into our supplier selection process.

B6. Product Responsibility

The Group is committed to offering excellent and reliable services to our customers. As one of Asia's leading satellite operators, we aim to provide with consistently high-quality services that meet their current and future requirements. The product and services in which the Company provide is also scrutinized with the highest possible research and development teams in order to comply and satisfy all necessary laws and established regulations. The Group is also committed to protecting the privacy of our customers and have taken certain steps to ensure our customer's personal data are protected against unauthorised use or disclosure. Personal data collected by the Group will be used or disclosed only in accordance with our Personal Data (Privacy) Policy and the Hong Kong Personal Data (Privacy) Ordinance.

B7. Anti-Corruption

The Group values and upholds integrity, fairness, transparency and accountability. There is no corruption and fraud identified. Anti-bribery and anti-corruption standards are important parts of the Group's policies and operating practices which reinforces by the employees and communicated to key stakeholders when dealings with the Group. The Group's whistle-blowing policies apply to all stakeholders including employees, shareholders, customers and suppliers. The whistle-blowing mechanisms allow stakeholders to report suspected misconduct, malpractices or fraudulent activities with confidence. Cases reported are followed up independently; all cases are reported by the Group's internal audit function to the Audit Committee and executive management. We expect to maintain the highest standard values and integrity of the anti-corruption policies in the future and update the latest news of any anti-corruption regulations and laws for our employees. During the year, the Group is not aware of any breach of laws and regulations that have a significant impact on the Group relating to anti-corruption.

B8. Community Investment

Caring of the society and taking suitable action by acting as a corporate citizen build up meaningful and supportive relationships with the communities where we are serving. Our corporation values the education of youngster and knowing the foundation of building up an innovative and meaningful community and contributing the education in society. We sponsored different higher education institutions or organizations for improving their education quality to foster the talent for the industry and even for the whole community. Locally in Hong Kong, the Group and senior management are also members of prominent and respected organizations. We support and sponsor these groups as part of our investment in the community and the organizations which provide valuable resources for the overall general public.

OUR FUTURE

Meeting and exceeding our ESG sustainability achievements are supported by management and employees within the Group as we continue to achieve our goals and main stakeholders' expectations. Continual motivation of our talents for higher achievements, building up harmonious relationships among the key stakeholders and serving our community with meaningful and constructive relationships are key attributes we strive for. In the coming 12 months, the Group will focus on several aspects to achieve higher sustainability which are environmental, talent development, society and community support. The ESG sustainability of the Group and our entire key stakeholders will be carefully considered when conducting our future business endeavors. The Group has and will continue to cultivate a culture of sharing our responsibilities among our environment, people and community.

The Directors present their annual report and the audited consolidated financial statements of the Company and its subsidiaries (hereinafter collectively referred to as the "Group") for the year ended 31 December 2017.

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The activities of its principal subsidiaries are set out in note 34 to the consolidated financial statements.

BUSINESS REVIEW

A review of the business of the Group during the year, an analysis of the Group's performance during the year using financial key performance indicators, a discussion on the Group's future business development and description of possible risks and uncertainties that the Group may be facing are provided in the Chairman's Statement and Management Discussion and Analysis on page 4 and pages 5 to 10 of the annual report respectively. The financial risk management objectives and policies of the Group can be found in notes 5 and 6 to the consolidated financial statements.

RESULTS AND APPROPRIATIONS

The results of the Group for the year ended 31 December 2017 are set out in the consolidated statement of profit or loss and other comprehensive income.

The Directors did not recommend payment of any dividend to the Shareholders for the year ended 31 December 2017.

MAJOR CUSTOMERS AND SUPPLIERS

During the year, the largest and the five largest customers of the Group accounted for approximately 50% and 99% of the Group's turnover respectively.

At no time during the year did a Director, an associate of a Director or any Shareholders (which to the best knowledge of the Directors had more than 5% interests in the Company) had an interest in any of the Group's five largest customers or suppliers.

FIVE-YEAR FINANCIAL SUMMARY

A summary of the results and assets and liabilities of the Group for the last five financial years is set out on page 3 of the annual report.

PROPERTY, PLANT AND EQUIPMENT AND INTANGIBLE ASSETS

Details of the movements during the year in the property, plant and equipment and intangible assets of the Group are set out in notes 16 and 17 to the consolidated financial statements respectively.

SUBSIDIARIES

Details of the Company's principal subsidiaries at 31 December 2017 are set out in note 34 to the consolidated financial statements.

CONVERTIBLE NOTES

Details of the convertible notes at 31 December 2017 are set out in note 26 to the consolidated financial statements.

SHARE CAPITAL

During the year, an aggregate 375,150,000 new Shares were issued, which represents approximately 20% change in existing issued share capital as at 31 December 2017. Details of these and other movements during the year in the share capital of the Company are set out in note 27 to the consolidated financial statements.

During the year, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

DISTRIBUTABLE RESERVES OF THE COMPANY

The Company did not have reserves in aggregate available for distribution to the Shareholders as at 31 December 2017. Under the Companies Law Chapter 22 of the Cayman Islands, the share premium of the Company amounted to approximately US\$18,957,000 as at 31 December 2017 is available for distributions to the Shareholders provided that immediately following the date on which the distribution or dividend is proposed to be paid, the Company is able to pay its debts as they fall due in the ordinary course of business.

DIRECTORS

The Directors of the Company during the year and up to the date of this report were:

Executive Directors

Mr. WONG Chau Chi (Chairman) Dr. LIU Hui (Vice-Chairman)

Non-executive Directors

Mr. CHOU Tsan-Hsiung

Mr. YANG Yi

Independent non-executive Directors

Mr. WANG Wei-Lin

Mr. LI Shan Dr. LI Jun

In accordance with Article 108(A) of the Articles, at each annual general meeting ("AGM") one third of the Directors for the time being shall retire from office by rotation provided that every Director shall be subject to retirement by rotation at least once every three years. Accordingly Mr. WONG Chau Chi, Mr. CHOU Tsan-Hsiung and Mr. LI Jun will retire from the office and, being eligible, offer themselves for re-election at the forthcoming AGM of the Company.

A circular containing the explanatory statement on repurchase by the Company of its shares, the biographical details of the director candidates and the notice of AGM will be sent to shareholders of the Company.

DIRECTORS' SERVICE CONTRACTS

None of the Directors has a service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation (other than statutory compensation).

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS IN SHARES AND SHARE OPTIONS

As at 31 December 2017, the interests and short positions of the Directors and chief executives of the Company 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 (the "SFO")), as recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code, were as follows:

Ordinary shares

Name of Director	Name of corporation	Capacity/nature of interest	Total number of ordinary shares	Approximate percentage of shareholding
Mr. WONG Chau Chi	The Company	Interest of controlled corporation (Note)	552,882,000	24.56%

Note: These Shares are registered under the name of Chi Capital Holdings Ltd ("Chi Capital"), a company wholly owned by Mr. WONG Chau Chi and he was the sole shareholder and director of Chi Capital; and Chi Capital Securities Limited, a wholly-owned subsidiary of Chi Capital. Under the SFO, Mr. WONG Chau Chi was deemed to be interested in all the Shares held by Chi Capital and its subsidiary.

All the interests disclosed above represent long positions in the Shares and underlying shares of the Company.

Other than as disclosed above, none of the Directors, chief executives of the Company or their associates had any interests or short positions, whether beneficial or non-beneficial, 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 at 31 December 2017 as required to be recorded in the register maintained by the Company under Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SHARE OPTION SCHEME

On 18 December 2015, the Directors adopted a share option scheme (the "Share Option Scheme") for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Company. Eligible participants of the share option scheme include, without limitation, employees, Directors and shareholders of the Group. During the year ended 31 December 2017, the Company did not grant any share options to the Directors, employees and consultants who are engaged to provide investment advisory services for the business development of the Group. Particulars of the Share Option Scheme and details of the movements during the year in the share options of the Company are set out in note 28 to the consolidated financial statements.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

At no time during the year was the Company or any of its subsidiaries, a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

No contracts of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

SUBSTANTIAL SHAREHOLDERS

As at 31 December 2017, the register of the Company's substantial shareholders maintained by the Company pursuant to Section 336 of the SFO shows that other than the interests disclosed above in respect of certain Directors or chief executives of the Company, the following Shareholders had notified the Company of their relevant interests or short positions in the Shares, underlying shares and debentures of the Company or any of its associated corporation.

Name of shareholder	Capacity/nature of interest	Number of ordinary shares (Note 1)	Percentage of the issued share capital
Chi Capital	Beneficial owner (Note 2)	513,882,000 (L)	22.83%
Chi Capital Securities Limited	Beneficial owner (Note 2)	39,000,000 (L)	1.73%
Mr. WONG Chau Chi	Interest of controlled Corporation (Note 2)	552,882,000 (L)	24.56%

Notes:

- 1. The letter "L" denotes the persons' long positions in the Shares.
- 2. These Shares are registered under the name of Chi Capital, a company wholly owned by Mr. WONG Chau Chi and he was the sole shareholder and director of Chi Capital; and Chi Capital Securities Limited, a wholly-owned subsidiary of Chi Capital. Under the SFO, Mr. WONG Chau Chi was deemed to be interested in all the Shares held by Chi Capital and its subsidiary.

Directors' Report

Other than as disclosed above, the Company has not been notified of any other person (other than a Director or a chief executive of the Company) who had an interest or a short position in any Shares, underlying shares and debentures of the Company or its associated corporations as recorded in the register required to be kept by the Company pursuant to Section 336 of the SFO as at 31 December 2017.

CONNECTED TRANSACTIONS

Neither the Group nor the Company has any connected transactions and/or continuing connected transactions as defined under Chapter 14A of the Listing Rules during the year. The related party transactions disclosed in note 32 to the consolidated financial statements are exempted continuing connected transactions.

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

The Company is empowered by the applicable Cayman Islands Companies Law and the Articles of the Association to repurchase its own shares subject to certain restrictions and the Board may only exercise this power on behalf of the Company subject to any applicable regulations imposed from time to time by the Stock Exchange. There was no purchase, sale, redemption or writing-off by the Company or any of its subsidiaries, of the Company's listed shares during the year ended 31 December 2017.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the year, none of the Directors had any interests in competing business of the Group which was required to be disclosed pursuant to Rule 8.10 of the Listing Rules.

EMOLUMENT POLICY

The Group's emolument policy is designed to attract, retain and motivate talented individuals to contribute to the success of its business. The emolument policy of the employees of the Group is formulated and reviewed by the management on the basis of their merit, qualifications and competence.

The emoluments of the Directors and the senior management of the Group are decided by the Remuneration Committee, having regard to the Group's operating results, individual performance and comparable market statistics.

The Company currently has a Share Option Scheme as an incentive to Directors and eligible employees, details of which are set out in note 28 to the consolidated financial statements.

The Group operates a mandatory provident fund ("MPF") scheme under rules and regulations of MPF Schemes Ordinance for all its employees in Hong Kong. All the employees of the Group in Hong Kong are required to join the MPF scheme. Contributions are made based on a percentage of the employees' salaries and are charged to consolidated income statement as they become payable in accordance with the rules of the MPF scheme. The assets of the MPF scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF scheme. No forfeited contribution is available to reduce the contribution payable in the future years as at 31 December 2017. During the year, the total amounts contributed by the Group to the schemes and costs charged to the consolidated income statement represent contribution payable to the schemes by the Group at designated rates according to the rules of the schemes.

Directors' Report

PERMITTED INDEMNITY PROVISION

The Directors shall be indemnified against all losses and liabilities which they may incur in connection with their duties. The Company has arranged appropriate directors' and officers' liability insurance coverage for the directors and officers of the Group.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association or the laws of the Cayman Islands, which would oblige the Company to offer new Shares on a pro-rata basis to existing Shareholders.

TAX RELIEF AND EXEMPTION

The Company is not aware that holders of securities of the Company are entitled to any tax relief or exemption by reason of their holding of such securities.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the best knowledge of the Directors, as at the latest practicable date prior to the issue of this annual report, the Directors consider that the Company has maintained a sufficient public float as required under the Listing Rules, throughout the year ended 31 December 2017.

EVENT AFTER THE REPORTING PERIOD

The Company did not have significant event after the reporting period.

CONFIRMATION OF INDEPENDENCE

The Company has received from each of the independent non-executive Directors an annual confirmation of independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on the Stock Exchange. The Company considers all of the independent non-executive Directors are independent.

AUDITOR

The consolidated financial statements for the year ended 31 December 2017 have been audited by HLM CPA Limited, who will retire and being eligible, offer themselves for re-appointment. A resolution will be proposed in the forthcoming AGM to re-appoint HLM CPA Limited as auditor of the Company.

On behalf of the Board

Wong Chau Chi

Chairman

Hong Kong, 28 March 2018

恒健會計師行有限公司

HLM CPA LIMITED

Certified Public Accountants

Room 305, Arion Commercial Centre 2-12 Queen's Road West, Hong Kong. 香港皇后大道西2-12號聯發商業中心305室

Tel 電話: (852) 3103 6980 Fax 傳真: (852) 3104 0170 E-mail 電郵: info@hlm.com.hk

TO THE SHAREHOLDERS OF CMMB VISION HOLDINGS LIMITED 中國移動多媒體廣播控股有限公司

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of CMMB Vision Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 42 to 110, which comprise the consolidated statement of financial position as at 31 December 2017, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2017, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matter

Impairment review of intangible asset

As set out in Note 17 to the consolidated financial statements, the Group has US\$106,588,000 of intangible asset as at 31 December 2017. The intangible asset represents the spectrum usage rights held by the Group in the United States of America.

Management is required to carry out an impairment test at least annually. Independent external valuations were obtained in order to support management's estimates. Income approach was adopted in the valuation, in which value in use is calculated with cash flow projections based on financial budgets approved by the management, which is judgemental and based on a number of assumptions.

How our audit addressed the Key Audit Matter

Our procedures in relation to management's valuation of the intangible asset included:

- evaluating the independent external valuer's competence, capabilities and objectivity;
- assessing the methodologies used and the projected cash flows, including the assumptions relating to revenue growth rates and operating margins based on our knowledge of the industry; and
- checking on a sample basis, the accuracy and relevance of the input data used.

We found the key assumptions were supported by available evidence.

Impairment review of deposits for the acquisition of assets

As set out in Note 18 to the consolidated financial statements, we have identified that the recoverability of the deposits for acquisition of assets as a key audit matter because of its significance to the consolidated financial statements. The impairment assessment of refundable deposits requires significant judgements made by the management in respect of the reputation and creditworthiness of the counterparty.

How our audit addressed the Key Audit Matter

Our procedures in relation to the impairment assessment of the deposits for acquisition of assets included:

- obtaining and reviewing the relevant agreement, and agreeing to the total consideration amount;
- reviewing information and documents regarding the progress of the acquisition; and
- obtaining direct confirmation of the balances of such deposits.

We found the judgement and assessment made by management in respect of impairment of such deposits were supported by available evidence.

OTHER INFORMATION

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

RESPONSIBILITIES OF DIRECTORS AND THOSE CHARGED WITH GOVERNANCE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors are responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the directors either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgement and maintain professional skepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.
- conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

• evaluate the overall presentation, structure and content of the consolidated financial statements, including the

disclosures, and whether the consolidated financial statements represent the underlying transactions and events in

a manner that achieves fair presentation.

• obtain sufficient appropriate audit evidence regarding the financial information of the entities or business

activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit

opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of

the audit and significant audit findings, including any significant deficiencies in internal control that we identify during

our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical

requirements regarding independence and communicate with them all relationships and other matters that may

reasonably be thought to bear on our independence and, where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most

significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the

matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report

because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of

such communication.

HLM CPA Limited

Certified Public Accountants

Chan Lap Chi

Practising certificate number: P04084

Hong Kong, 28 March 2018

41

Consolidated Statement of Profit or Loss and Other Comprehensive Income For the year ended 31 December 2017

	NOTES	2017 US\$'000	2016 US\$'000
Revenue Cost of sales	7	7,034 (4,304)	6,089 (4,242)
Gross profit Other income	8	2,730 1 (2,025)	1,847 17
Administrative expenses Market development and promotion expenses Other expenses Finance costs	9	(2,025) (4,406) (1,853) (1,960)	(1,966) (4,312) (378) (2,092)
Gain on redemption of convertible notes Loss on disposal of a subsidiary Share of loss of a joint venture	9	(1,960) 1,257 -	(7,629) (106)
Impairment loss recognised on financial assets at fair value through profit or loss			(2,118)
Loss before tax Income tax expense	10	(6,256) (187)	(16,737) (59)
Loss for the year	11	(6,443)	(16,796)
Other comprehensive (expenses) income Items that may be reclassified subsequently to profit or loss: - Exchange differences arising on translation of foreign operations - Reclassification of cumulative exchange differences attributable to a subsidiary disposed of during the year		(205)	(49)
Total comprehensive expenses for the year		(6,648)	(16,824)
Loss for the year attributable to: - Owners of the Company - Non-controlling interests		(6,622) 179	(17,327)
		(6,443)	(16,796)
Total comprehensive expenses for the year attributable to: - Owners of the Company - Non-controlling interests		(6,827) 179	(17,355)
		(6,648)	(16,824)
		US cents	US cents
Loss per share Basic	15	(0.32)	(1.10)
Diluted		(0.34)	(1.10)

Consolidated Statement of Financial Position

At 31 December 2017

	NOTES	2017 US\$'000	2016 US\$'000
NON-CURRENT ASSETS			
Property, plant and equipment	16	698	443
Intangible assets	17	106,588	106,588
Deposits for the acquisition of assets	18	94,000	91,442
Interests in associates	19	_	_
Financial assets at fair value through profit or loss	20		
		201,286	198,473
CURRENT ASSETS			
Trade and other receivables	22	3,780	1,275
Amount due from a related company	25	7,127	4,639
Bank balances and cash	23	1,181	5,925
		12,088	11,839
Assets classified as held for sale	21	7,171	7,171
		19,259	19,010
CURRENT LIABILITIES			
Trade and other payables	24	3,534	3,828
Tax payable		222	35
		3,756	3,863
NET CURRENT ASSETS		15,503	15,147
TOTAL ASSETS LESS CURRENT LIABILITIES		216,789	213,620
NON-CURRENT LIABILITIES			
Convertible notes	26	16,145	20,712
NET ASSETS		200,644	192,908

Consolidated Statement of Financial Position

At 31 December 2017

	NOTES	2017 US\$'000	2016 US\$'000
CAPITAL AND RESERVES			
Share capital	27	2,900	2,419
Share premium and reserves		169,210	162,134
Equity attributable to owners of the Company		172,110	164,553
Non-controlling interests		28,534	28,355
TOTAL EQUITY		200,644	192,908

The consolidated financial statements on pages 42 to 110 were approved and authorised for issue by the Board of Directors on 28 March 2018 and are signed on its behalf by:

DIRECTOR DIRECTOR

Consolidated Statement of Changes in Equity For the year ended 31 December 2017

	Attributable to owners of the Company											
	Share capital US\$'000	Share premium US\$'000	Merger reserve US\$'000 (note 1)	Distributable reserve US\$'000 (note 2)	Share option reserve US\$'000	Capital reserve US\$'000 (note 3)	Convertible notes reserve US\$'000	Exchange reserve US\$'000	Accumulated losses US\$'000	Sub-total US\$'000	Non- controlling interests US\$'000	Total US\$'000
At 1 January 2016	80,673	81,140	31,987	18,464	67	2,110	15,999	(8)	(128,771)	101,661	27,824	129,485
Loss for the year Exchange differences arising on translation of foreign operations Reclassification of cumulative	-	-	-	-	-	-	-	- (49)	(17,327)	(17,327) (49)	531	(16,796) (49)
exchange differences attributable to a disposed subsidiary to profit or loss								21		21		21
Total comprehensive expense for the year Issue of shares	-	-	-	_	-	-	-	(28)	(17,327)	(17,355)	531	(16,824)
- rights issue - bonus issue	80,595 80,595	(80,595)	-	-	-	-	-	-	-	80,595	-	80,595
 exercise of options Transaction costs related to issue 	-	2	-	-	(2)	-	-	-	-	-	-	-
of shares Capital reduction	(239,444)	(348)		111,293					128,151	(348)		(348)
At 31 December 2016 and 1 January 2017	2,419	199	31,987	129,757	65	2,110	15,999	(36)	(17,947)	164,553	28,355	192,908
Loss for the year Exchange differences arising on	-	-	-	-	-	-	-	-	(6,622)	(6,622)	179	(6,443)
translation of foreign operations								(205)		(205)		(205)
Total comprehensive expense for the year Issue of shares	-	-	-	-	-	-	-	(205)	(6,622)	(6,827)	179	(6,648)
placement Lapse of share options Release upon redemption of	481	18,758	-	-	- (65)	-	-	-	- 65	19,239	-	19,239
convertible notes							(4,855)			(4,855)		(4,855)
At 31 December 2017	2,900	18,957	31,987	129,757	_	2,110	11,144	(241)	(24,504)	172,110	28,534	200,644

Note:

- The merger reserve represents the difference between the nominal value of the share capital issued by the Company and the nominal value of the share capital of Global Technology International Limited acquired pursuant to a group reorganisation on 5 July 2005.
- On 29 April 2009, the authorised and issued share capital of the Company was reduced through a reduction in the nominal value of each share from HK\$0.10 to HK\$0.01. The capital reduction amount was transferred to distributable reserve.

On 10 September 2012, every ten issued and unissued shares were consolidated into one consolidated share from HK\$0.01 to HK\$0.10.

On 21 June 2016, every ten issued and unissued shares were consolidated into one consolidated share from HK\$0.10 to HK\$1.

On 8 September 2016, the authorised and issued share capital of the Company was reduced through a reduction in the nominal value of each share from HK\$1 to HK\$0.01. The credit balance of the capital reduction amount after reducing the accumulated losses of the Company was transferred to distributable reserve.

Capital reserve represents (i) the capital contribution from a shareholder of the Company through the shares granted by a shareholder to the employees of the Company during the year ended 31 December 2006 and 2008, (ii) deemed capital contribution from a shareholder regarding the non-interest bearing advances.

Consolidated Statement of Cash Flows For the year ended 31 December 2017

	2017 US\$'000	2016 US\$'000
	·	·
OPERATING ACTIVITIES		
Loss for the year	(6,443)	(16,796)
Adjustments for:		
Income tax expense	187	59
Finance costs	1,960	2,092
Depreciation of property, plant and equipment	179	132
Interest income	(1)	(2)
Provision for financial guarantee liability	1,499	_
Gain on redemption of convertible notes	(1,257)	_
Loss on disposal of a subsidiary	_	7,629
Loss on disposal of property, plant and equipment	-	9
Share of loss of a joint venture	-	106
Written off of other payables	_	(15)
Impairment loss recognised on financial assets at fair value through profit or loss	_	2,118
Impairment loss recognised on assets classified as held for sale	_	33
Impairment loss recognised on other receivables	(76)	
Operating cash flows before movements in working capital	(3,952)	(4,635)
(Increase) decrease in trade and other receivables	(2,429)	594
(Decrease) increase in trade and other payables	(1,793)	2,370
NET CASH USED IN OPERATING ACTIVITIES	(8,174)	(1,671)
INVESTING ACTIVITIES		
Interest received	1	2
Deposits paid for the acquisition of assets	(2,558)	(65,430)
Net cash outflow on disposal of a subsidiary	_	(13,902)
Purchase of property, plant and equipment	(437)	(324)
NET CASH USED IN INVESTING ACTIVITIES	(2,994)	(79,654)
FINANCING ACTIVITIES		
Interest paid	(1)	(2)
Repayment to a related company	(2,488)	(3,367)
Proceeds from rights issue, net of expenses	· · · · ·	80,247
Proceeds from issue of shares	19,239	_
Redemption of convertible notes	(10,125)	
NET CASH FROM FINANCING ACTIVITIES	6,625	76,878

Consolidated Statement of Cash Flows For the year ended 31 December 2017

	2017 US\$'000	2016 US\$'000
NET DECREASE IN CASH AND CASH EQUIVALENTS	(4,543)	(4,447)
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE YEAR	5,925	10,412
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	(201)	(40)
CASH AND CASH EQUIVALENTS AT END OF THE YEAR, represented by bank balances and cash	1,181	5,925

For the year ended 31 December 2017

1. GENERAL

The Company is incorporated in the Cayman Islands as an exempted company with limited liability and its shares are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The address of the registered office and principal place of business of the Company are disclosed in the Corporate Information section of the annual report.

The Company acts as an investment holding company. The Company together with its subsidiaries (collectively the "Group") are principally engaged in the development and promotion of CMMB-based multimedia and interactive services via proprietary terrestrial infrastructure. The Company entered into a conditional sales and purchase agreement with Chi Capital Holdings Ltd. ("Chi Capital"), a company wholly owned by Mr. Wong Chau Chi ("Mr. Wong"), the chief executive officer of the Group and an executive director and a shareholder of the Company, pursuant to which the Company has conditionally agreed to purchase 20% equity interest of Silkwave Holdings Limited ("Silkwave Holdings"), which through its wholly-owned subsidiary, indirectly holds a geosynchronous L-band satellite operating platform, including the "AsiaStar" satellite capacity, its 40MHz spectrum frequency use, orbital slots, the "Silkwave-1" satellite under construction and a media service platform with ample international programming, in order to provide multimedia broadcasting and internet-based content delivery services to vehicles and mobile devices in China and Asia Pacific Region. In the United States of America ("US"), the Group is operating a terrestrial UHF wireless television ("TV") network providing digital media and entertainment services to New York and other key markets in preparation for deploying a similar multimedia service platform in the US.

Converged Mobile Multimedia Broadcasting ("CMMB") is a digital mobile multimedia technology developed by and currently commercially deployed in the People's Republic of China (the "PRC") under the State Administration of Press, Production, Radio, Film and Television ("SAPPRFT"). It can deliver digital mobile TV and multimedia contents via both terrestrial and satellite networks directly to mobile and wireless devices such as smartphones, tablets, pocket TV, laptops, automobile digital receivers and personal media players that are equipped with a CMMB-enabled chipset. Its broadcast oriented delivery capability can render data contents to be received anytime anywhere with enormous scale and cost efficiency and encounter no traffic interruption or bandwidth squeeze typical of today's unicast-based cellular network. The signals can be received when a vehicle is moving over 350 kilometer/hour without distortion.

It is the plan of the Company to apply the CMMB technology to the existing TV broadcasting services so as to provide mobile TV services in the future.

The Group is also engaged in trading which relates to the procurement and distribution of printed circuit board ("PCB") materials.

The consolidated financial statements are presented in United States dollars ("US\$"), which is also the functional currency of the Group.

For the year ended 31 December 2017

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

(a) Applications of amendments to HKFRSs

The Group has applied the following amendments to HKFRSs issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") for the first time in the current year:

HKAS 7 (Amendments) Disclosure Initiative

HKAS 12 (Amendments) Recognition of Deferred Tax Assets for Unrealised Losses

HKFRS 12 (Amendments) As part of the Annual Improvements to HKFRSs 2014-2016 Cycle

Except as described below, the application of the amendments to HKFRSs in the current year has had no material impact on the Group's financial performance and positions for the current and prior years and/or on the disclosures set out in these consolidated financial statements.

Amendments to HKAS 7 Disclosure Initiative

The Group has applied these amendments for the first time in the current year. The amendments require an entity to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both cash and non-cash changes. In addition, the amendments also require disclosures on changes in financial assets if cash flows from those financial assets were, or future cash flows will be, included in cash flows from financing activities. Specifically, the amendments require the following to be disclosed: (i) changes from financing cash flows; (ii) changes arising from obtaining or losing control of subsidiaries or other businesses; (iii) the effect of changes in foreign exchange rates; (iv) changes in fair values; and (v) other changes.

A reconciliation between the opening and closing balances of these items is provided in note 33. Consistent with the transition provisions of the amendments, the Group has not disclosed comparative information for the prior year. Apart from the additional disclosure in note 33, the application of these amendments has had no impact on the Group's consolidated financial statements.

For the year ended 31 December 2017

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New and amendments to HKFRSs issued but not yet effective

The Group has not early applied the following new and amendments to HKFRSs that have been issued but are not yet effective.

HKFRS 9 Financial Instruments¹

HKFRS 15 Revenue from Contracts with Customers and related Amendments¹

HKFRS 16 Leases²

HKFRS 17 Insurance Contracts⁴

HK(IFRIC)-Int 22 Foreign Currency Transactions and Advance Consideration¹

HK(IFRIC)-Int 23 Uncertainty over Income Tax Treatments²

HKFRS 2 (Amendments) Classification and Measurement of Share-based

Payment Transactions1

HKFRS 4 (Amendments) Applying HKFRS 9 Financial Instruments with HKFRS 4

Insurance Contracts¹

HKFRS 9 (Amendments) Prepayment Features with Negative Compensation²

HKFRS 10 and HKAS 28 Sale or Contribution of Assets between an Investor and its Associate

(Amendments) or Joint Venture³

HKAS 28 (Amendments) Long-term Interests in Associates and Joint Ventures²

HKAS 28 (Amendments) As part of the Annual Improvements to HKFRSs 2014-2016 Cycle¹

HKFRS 40 (Amendments) Transfers of Investment Properties¹

HKFRSs (Amendments)

Annual Improvements to HKFRSs 2015-2017 Cycle²

- Effective for annual periods beginning on or after 1 January 2018.
- ² Effective for annual periods beginning on or after 1 January 2019.
- ³ Effective for annual periods beginning on or after a date to be determined.
- ⁴ Effective for annual periods beginning on or after 1 January 2021.

Except for the new and amendments to HKFRSs and interpretations mentioned below, the directors of the Company anticipate that the application of all other new and amendments to HKFRSs and interpretations will have no material impact on the consolidated financial statements in the foreseeable future.

HKFRS 9 Financial Instruments

HKFRS 9 introduces new requirements for the classification and measurement of financial assets, financial liabilities, general hedge accounting and impairment requirements for financial assets.

For the year ended 31 December 2017

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New and amendments to HKFRSs issued but not yet effective (Continued)

HKFRS 9 Financial Instruments (Continued)

Key requirements of HKFRS 9 which are relevant to the Group are:

- all recognised financial assets that are within the scope of HKFRS 9 are required to be subsequently measured at amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent accounting periods. Debt instruments that are held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets, and that have contractual terms that give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, are generally measured at fair value through other comprehensive income ("FVTOCI"). All other financial assets are measured at their fair value at subsequent accounting periods. In addition, under HKFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognised in profit or loss.
- in relation to the impairment of financial assets, HKFRS 9 requires an expected credit loss model, as
 opposed to an incurred credit loss model under HKAS 39. The expected credit loss model requires
 an entity to account for expected credit losses and changes in those expected credit losses at each
 reporting date to reflect changes in credit risk since initial recognition. In other words, it is no longer
 necessary for a credit event to have occurred before credit losses are recognised.
- except for the potential early recognition of credit losses based on the expected loss model in relation to the Group's financial assets measured at amortised costs, the directors of the Company anticipate that the application of HKFRS 9 in the future may not have other significant impact on amounts reported in respect of the Group's financial assets and financial liabilities based on an analysis of the Group's financial instruments as at 31 December 2017.

For the year ended 31 December 2017

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New and amendments to HKFRSs issued but not yet effective (Continued)

HKFRS 15 Revenue from Contracts with Customers

HKFRS 15 establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. HKFRS 15 will supersede the current revenue recognition guidance including HKAS 18 "Revenue", HKAS 11 "Construction Contracts" and the related interpretations when it becomes effective.

The core principle of HKFRS 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for goods and services. Specifically, the Standard introduces a 5-step approach to revenue recognition:

Step 1: Identify the contract(s) with customer

Step 2: Identify the performance obligations in the contract

Step 3: Determine the transaction price

Step 4: Allocate the transaction price to the performance obligations in the contract

Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

Under HKFRS 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the goods or services underlying the particular performance obligation is transferred to the customer. Far more prescriptive guidance has been added in HKFRS 15 to deal with specific scenarios. Furthermore, extensive disclosures are required by HKFRS 15.

In 2016, the HKICPA issued Clarifications to HKFRS 15 in relation to the identification of performance obligations, principal versus agent consideration, as well as licensing application guidance.

The directors of the Company anticipate that the application of HKFRS 15 in the future may result in more disclosures, however, they do not anticipate that the application of HKFRS 15 will have a material impact on the timing and amounts of revenue recognised in the respective reporting periods.

For the year ended 31 December 2017

2. APPLICATION OF NEW AND AMENDMENTS TO HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New and amendments to HKFRSs issued but not yet effective (Continued)

HKFRS 16 Leases

HKFRS 16 introduces a comprehensive model for the identification of lease arrangements and accounting treatments for both lessors and lessees. HKFRS 16 will supersede HKAS 17 "Leases" and the related interpretations when it becomes effective.

HKFRS 16 distinguishes lease and service contracts on the basis of whether an identified asset is controlled by a customer. Distinctions of operating leases and finance leases are removed for lessee accounting, and is replaced by a model where a right-of-use asset and a corresponding liability have to be recognised for all leases by lessees, except for short-term leases and leases of low value assets.

The right-of-use asset is initially measured at cost and subsequently measured at cost (subject to certain exceptions) less accumulated depreciation and impairment losses, adjusted for any remeasurement of the lease liability. The lease liability is initially measured at the present value of the lease payments that are not paid at that date. Subsequently, the lease liability is adjusted for interest and lease payments, as well as the impact of lease modifications, amongst others. For the classification of cash flows, the Group currently presents operating lease payments as operating cash flows. Upon application of HKFRS 16, lease payments in relation to lease liability will be allocated into a principal and an interest portion which will be presented as financing cash flows respectively by the Group.

In contrast to lessee accounting, HKFRS 16 substantially carries forward the lessor accounting requirements in HKAS 17, and continues to require a lessor to classify a lease either as an operating lease or a finance lease.

Furthermore, extensive disclosures are required by HKFRS 16.

As at the end of the reporting period, the Group has non-cancellable operating lease commitments of approximately US\$289,000. A preliminary assessment indicates that these arrangements will meet the definition of a lease. Upon application of HKFRS 16, the Groups will recognise a right-of-use asset and a corresponding liability in respect of all these leases unless they qualify for low value or short-term leases.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange ("Listing Rules") and by the Hong Kong Companies Ordinance ("CO").

Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis, except for certain financial instruments that are measured at fair values at the end of each reporting period, as explained in the accounting policies set out below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

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, regardless of whether that price is directly observable or estimated using another valuation technique. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date.

Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of HKFRS 2, leasing transactions that are within the scope of HKAS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in HKAS 2 or value in use in HKAS 36.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date;
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The principal accounting policies are set out below.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

Profit or loss and each item of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable HKFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under HKAS 39, when applicable, the cost on initial recognition of an investment in an associate.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value, except that:

- deferred tax assets or liabilities, and assets or liabilities related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 Income Taxes and HKAS 19 Employee Benefits respectively;
- liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with HKFRS 2 Share-based Payment at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that standard.

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value if the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after the reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interest's proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at fair value or, when applicable, on the basis specified in another HKFRS.

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with the corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the "measurement period" (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

or the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations (Continued)

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

The subsequent accounting for the changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with HKAS 39, or HKAS 37 Provisions, Contingent Liabilities and Contingent Assets, as appropriate, with the corresponding gain or loss being recognised in profit or loss.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to its acquisition-date fair value and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from the interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss where such treatment would be appropriate if those interests were disposed of.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which accounting is incomplete. Those provisional amounts are adjusted during the measurement period, or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date.

Investments in associates and joint ventures

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

The results and assets and liabilities of associates and joint ventures are incorporated in these consolidated financial statements using the equity method of accounting, except when the investment, or a portion thereof, is classified as held for sale, in which case it is or the portion so classified is accounted for in accordance with HKFRS 5 Non-current Assets Held for Sale and Discontinued Operations. Any retained portion of interests in an associate or a joint venture that has not been classified as held for sale shall be accounted for using the equity method. The financial statements of associates and joint ventures used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, interests in an associate or a joint venture is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate or joint venture. When the Group's share of losses of an associate or joint venture exceeds the Group's interest in that associate or joint venture (which includes any long-term interests that, in substance, form part of the Group's net interests in the associate or joint venture), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate or joint venture.

Interests in an associate or a joint venture are accounted for using the equity method from the date on which the investee becomes an associate or a joint venture. On acquisition of interests in an associate or a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The requirements of HKAS 39 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's interests in an associate or a joint venture. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with HKAS 36 Impairment of Assets as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with HKAS 36 to the extent that the recoverable amount of the investment subsequently increases.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

When the Group ceases to have significant influence over an associate or joint control over a joint venture, it is accounted for as a disposal of the entire interest in the investee with a resulting gain or loss being recognised in profit or loss. When the Group retains an interest in the former associate or joint venture and the retained interest is a financial asset within the scope of HKAS 39, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition. The difference between the carrying amount of the associate or joint venture and the fair value of any retained interest and any proceeds from disposing the relevant interest in the associate or joint venture is included in the determination of the gain or loss on disposal of the associate or joint venture. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate or joint venture on the same basis as would be required if that associate or joint venture had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that associate or joint venture would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued.

When a group entity transacts with an associate or a joint venture of the Group, profits and losses resulting from the transactions with the associate or joint venture are recognised in the Group's consolidated financial statements only to the extent of interests in the associate or joint venture that are not related to the Group.

Non-current assets held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the asset (or disposal group) is available for immediate sale in its present condition subject only to terms that are usual and customary for sales of such asset (or disposal group) and its sale is highly probable. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

When the Group is committed to a sale plan involving loss of control of a subsidiary, all of the assets and liabilities of that subsidiary are classified as held for sale when the criteria described above are met, regardless of whether the Group will retain a non-controlling interest in its former subsidiary after the sale.

When the Group is committed to a sale plan involving disposal of an investment, or a portion of interests, in an associate or joint venture, the investment or the portion of the investment that will be disposed of is classified as held for sale when the criteria described above are met, and the Group discontinues the use of the equity method in relation to the portion that is classified as held for sale from the time when the investment (or a portion of the investment) is classified as held for sale.

Non-current assets (and disposal groups) classified as held for sale are measured at the lower of their previous carrying amounts and fair value less costs to sell.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and represents amount receivable for goods sold and services provided in the normal course of business, net of discounts and sales related taxes.

Trading income is recognised when the related procurement and distribution of goods are completed.

Service income represents the air time and transmission services provided and the channels broadcasting in real time on TV stations 24 hours a day, seven days a week. Service income will be recognised on a straight-line basis over the contract period.

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Property, plant and equipment

Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

Depreciation is recognised so as to write off the cost of items of property, plant and equipment over their estimated useful lives, using the straight-line method. The estimated useful lives and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

Intangible assets

Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are carried at cost, being the fair value at the date of acquisition, less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible assets with finite useful lives is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis. Intangible assets with indefinite useful lives are carried at cost less any subsequent accumulated impairment losses (see the accounting policy in respect of impairment losses on tangible and intangible assets below).

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Intangible assets (Continued)

Intangible assets acquired separately (Continued)

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

Leasing

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Group as lessee

If the terms of a lease of the Group are changed to such an extent that the lease would have been classified differently at inception had the changed terms been in effect at that time, the revised agreement is considered to be a new agreement over its remaining term.

When a lease previously classified as an operating lease becomes a finance lease resulting from modification of lease agreement, the revised contract is accounted for as a finance lease from the date of modification. The leased asset is recognised in the Group's consolidated statement of financial position at an amount equal to the fair value of the leased asset or, if lower, the present value of the minimum lease payments plus the costs incurred to acquire the relevant lease agreement, less cumulative amortisation and impairment (if any) prior to the change in classification. The corresponding liability to the lessor is included in the consolidated statement of financial position as a finance lease obligation.

Lease payments are apportioned between finance expenses and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance expenses are recognised immediately in profit or loss, unless they are directly attributable to qualifying assets, in which case they are capitalised in accordance with the Group's general policy on borrowing costs (see the accounting policy below). Contingent rentals are recognised as expenses in the periods in which they are incurred.

Operating lease payments are recognised as an expense on a straight-line basis over the lease term.

Impairment losses on tangible and intangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its tangible and intangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment losses on tangible and intangible assets (Continued)

Intangible assets with indefinite useful lives are tested for impairment at least annually, and whenever there is an indication that they may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from profit as reported in the profit or loss because of income or expense that are taxable or deductible in other years and that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary difference to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax are recognised to profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchange prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the foreign operations are translated into the presentation currency of the Group (i.e. United States dollars) using exchange rates prevailing at the end of each reporting period. Income and expenses are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of exchange reserve.

On the disposal or deconsolidation of subsidiaries which are not foreign operations, all of the relevant exchange differences accumulated in equity in respect of those operations attributable to the owners of the Company are transferred to accumulated losses.

Retirement benefit costs

Payments to defined contribution retirement benefit plans are recognised as an expense when employees have rendered services entitling them to the contributions.

Share-based payment transactions

Equity-settled share-based payment transactions

Shares and share options granted to employees of the Group

For grants of share options that are conditional upon satisfying specified vesting conditions, the fair value of services received determined by reference to the fair value of share options granted at the grant date is expensed on a straight line basis over the vesting period, with a corresponding increase in equity (share options reserve).

At the end of the reporting period, the Group revises its estimates of the number of options that are expected to ultimately vest. The impact of the revision of the original estimates, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to share options reserve.

For share options that vest immediately at the date of grant, the fair value of the share options granted is expensed immediately to profit or loss.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payment transactions (Continued)

Equity-settled share-based payment transactions (Continued)

Shares and share options granted to employees of the Group (Continued)

When the share options are exercised, the amount previously recognised in share options reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will be transferred to accumulated losses.

Share options granted to consultants

Share options issued in exchange for services are measured at the fair value of the services received, unless that fair value cannot be reliably measured, in which case the services received are measured by reference to the fair value of the share options granted. The fair value of the services received is recognised as an expense, with a corresponding increase in equity (share option reserve), when the counterparties render services, unless the services qualify for recognition as assets.

Financial instruments

Financial assets and financial liabilities are recognised when a group entity becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets or financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets

Financial assets are classified as financial assets at fair value through profit or loss ("FVTPL") and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the debt instrument, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest income is recognised on an effective interest basis for debt instruments.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Financial assets at FVTPL

Financial assets are classified as at FVTPL when the financial asset is (i) contingent consideration that may be paid by an acquirer as part of a business combination to which HKFRS 3 applies, (ii) held for trading, or (iii) it is designated as at FVTPL.

A financial asset is classified as held for trading if:

- It has been acquired principally for the purpose of selling in the near term; or
- On initial recognition it is a part of a portfolio of identified financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
- It is a derivative that is not designed and effective as a hedging instrument.

A financial asset other than a financial asset held for trading or contingent consideration that may be paid by an acquirer as part of a business combination may be designated as at FVTPL upon initial recognition if:

- Such designation eliminates or significantly reduces a measurement or recognition inconsistency that would otherwise arise; or
- The financial asset forms part of a group of financial assets or financial liabilities or both, which is
 managed and its performance is evaluated on a fair value basis, in accordance with the Group's documented
 risk management or investment strategy, and information about the grouping is provided internally on that
 basis; or
- It forms part of a contract containing one or more embedded derivatives, and HKAS 39 permits the entire combined contract (asset or liability) to be designated as at FVTPL.

Loans and receivables

Loans and receivables (including trade and other receivables and bank balances) are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, loans and receivables are carried at amortised cost using the effective interest method, less any identified impairment losses (see accounting policy on impairment of financial assets below).

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

Financial assets are assessed for indicators of impairment at the end of the reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been affected.

Objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- breach of contract, such as default or delinquency in interest and principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation.

For certain categories of financial assets, such as trade and other receivables, assets that are assessed not to be impaired individually are, in addition, assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the respective credit period and observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the financial asset's original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade and other receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When a trade and other receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity instruments in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Company are recognised at the proceeds received, net of direct issue costs.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

Interest expense is recognised on an effective interest basis.

Convertible notes contain debt and equity components

The component parts of the convertible loan notes issued by the Group are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. A conversion option that will be settled by the exchange of a fixed amount of cash or another financial asset for a fixed number of the Company's own equity instruments is an equity instrument.

At the date of issue, the fair value of the liability component is estimated using the prevailing market interest rate for similar non-convertible instruments. This amount is recorded as a liability on an amortised cost basis using the effective interest method until extinguished upon conversion or at the instrument's maturity date.

The conversion option classified as equity is determined by deducting the amount of the liability component from the fair value of the compound instrument as a whole. This is recognised and included in equity, net of income tax effects, and is not subsequently remeasured. In addition, the conversion option classified as equity will remain in equity until the conversion option is exercised, in which case, the balance recognised in equity will be transferred to share premium. Where the conversion option remains unexercised at the maturity date of the convertible note, the balance recognised in equity will be transferred to retained profits. No gain or loss is recognised in profit or loss upon conversion or expiration of the conversion option.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Convertible notes contain debt and equity components (Continued)

Transaction costs that relate to the issue of the convertible loan notes are allocated to the liability and equity components in proportion to the allocation of the gross proceeds. Transaction costs relating to the equity component are charged directly to equity. Transaction costs relating to the liability component are included in the carrying amount of the liability portion and amortised over the period of the convertible loan notes using the effective interest method.

Other financial liabilities

Other financial liabilities (including trade and other payables are subsequently measured at amortised cost, using the effective interest method.

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire.

On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument. Financial guarantee contracts issued by the Group are initially recognised at their fair values and, if not designated as at FVTPL are subsequently measured at the higher of: (i) the amount of obligation under the contact, as determined in accordance with HKAS 37 Provisions, Contingent Liabilities and Contingent Assets; and (ii) the amount initially recognised less, when appropriate, cumulative amortisation recognised with the revenue recognition policies.

For the year ended 31 December 2017

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of a past event, and it is probable that the Group will be required to settle that obligation. Provisions are measured at the directors' best estimate of the expenditure required to settle the obligation at the end of each reporting period, and are discounted to present value where the effect is material.

Related parties

A party is considered to be related to the Group if:

- (a) the party is a person or a close member of that person's family if that person
 - (i) has control or joint control of the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group; or
- (b) the party is an entity related to the Group where any of the following conditions applies:
 - (i) the entity and the Group are members of the same group;
 - (ii) one entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);
 - (iii) the entity and the Group are joint ventures of the same third party;
 - (iv) one entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) the entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group;
 - (vi) the entity is controlled or jointly controlled by a person identified in (a);
 - (vii) a person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity); and
 - (viii) the entity, or any member of a group of which it is a part, provides key management personnel services to the reporting entity or to the parent of the reporting entity.

Close family members of an individual are those family members who may be expected to influence, or be influenced by, that individual in their dealings with the entity.

For the year ended 31 December 2017

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on an ongoing basis.

Critical judgement in applying accounting policies

The following are the critical judgements, apart from those involving estimations (see below), that the directors of the Company have made in the process of applying the Group's accounting policies and that have the most significant effect on the amounts recognised in the consolidated financial statements.

Enforceability of the finance lease agreement

Section 310 of the Communication Act of 1934 in the US ("US Rules and Regulations") places certain restrictions on foreign investment in and ownership of a US broadcast licensee. The Group conducts their CMMB Business in the US principally through a finance lease agreement with New York Broadband, LLC ("NYBB") being the lessor (Note 17). The directors of the Company, after consulting legal opinion, are of the view that such a lease agreement is valid, binding and enforceable, and does not result in any violation of the US Rules and Regulations currently in effect in all material respects. However, if the US government changes its regulations to restrict or prohibit companies of foreign sources from operating TV stations in the US, the Group may have difficulties in enforcing its rights under the lease agreement. In such case, the Group may not be able to operate its intangible assets which may have an adverse and material effect on the carrying amount of the intangible assets and the Group's operation and results thereof.

Renewal of spectrum usage rights

In determining the effect of supplementary agreement signed between the Group and NYBB, the lessor, during the year ended 31 December 2013, which provided the option for the Group to renew the lease continuously with NYBB, the directors of the Company assessed the Group's ability and intention to renew the lease and concluded that the lease previously classified as an operating lease has become a finance lease as a result of the modification of the lease agreement. The spectrum usage rights provide legal rights of 5 years. In assessing the useful life of the spectrum usage rights, the directors of the Company are of the view that NYBB has the ability to renew the license right with the authority indefinitely at minimal costs. Therefore, the useful life of the spectrum usage rights is regarded as indefinite.

Key sources of estimation uncertainty

The following are the key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

For the year ended 31 December 2017

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty (Continued)

Impairment of intangible assets

During the current year, the management has evaluated the impairment of intangible assets by way of value-in-use ("VIU") calculation by reference to the discounted cash flows derived from financial budgets approved by the management of the Group only as the fair value less cost to sell with reference to the latest market transaction ("FVLCTS") is not available in the current year. If the VIU is less than the corresponding carrying amounts, an impairment loss may be required. For the years ended 31 December 2016 and 2017, VIU is used to compare the carrying amount of the spectrum usage rights for impairment assessment. As VIU is higher than its carrying amount, no impairment (2016: Nil) was recognised in profit or loss for the year ended 31 December 2017. As at 31 December 2017, the carrying amount of intangible assets were US\$106,588,000 (2016: US\$106,588,000).

5. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to equity holders through the optimisation of the debts and equity balance. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of net debts, which includes convertible notes disclosed in note 26, net of cash and cash equivalents disclosed in note 23 and equity attributable to owners of the Company, comprising issued share capital, share premium and reserves. The Group relies mainly on the equity financing from the owners of the Company.

The directors of the Company review the capital structure on a regular basis by considering the cost of capital and the risks associated with the capital. Based on recommendation of directors of the Company, the Group will balance its overall capital structure through, new share issues and share buy-backs as well as the issue of new debts and the redemption of existing debts.

For the year ended 31 December 2017

6. FINANCIAL INSTRUMENTS

6a. Categories of financial instruments

	2017 US\$'000	2016 US\$'000
Financial assets Trade receivables, amount due from a related company and cash and bank balances	10,226	11,634
Financial liabilities Trade payables and convertible notes	17,382	21,742

6b. Financial risk management objectives and policies

The Group's major financial instruments include trade receivables, bank balances, trade payables, amount due from/to a related company and convertible notes. Details of the financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (represented by currency risk and interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

(i) Currency risk

Certain bank balances of the Group are denominated in currencies other than US dollars, which exposes the Group to foreign currency risk. The carrying amounts of the Group's foreign currency denominated monetary assets and monetary liabilities at the reporting date are as follows:

	Liabili	Liabilities		ts
	2017	2016	2017	2016
	US\$'000	US\$'000	US\$'000	US\$'000
Hong Kong dollars	_	_	7,659	8,334
Renminbi			17	2

The Group does not have a foreign currency hedging policy. However, management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

For the year ended 31 December 2017

6. FINANCIAL INSTRUMENTS (Continued)

6b. Financial risk management objectives and policies (Continued)

Market risk (Continued)

(i) Currency risk (Continued)

Sensitivity analysis

For the exposure to the fluctuation in US dollars against Hong Kong dollars, as Hong Kong dollars is pegged to US dollars, the management is of the opinion that such exposure is insignificant and no sensitivity analysis is presented.

In the management's opinion, the Group does not have significant exposure to the fluctuation in US dollar against Renminbi, so no sensitivity analysis is presented.

(ii) Interest rate risk

The Group is exposed to interest rate risk in relation to the bank balances due to the fluctuation of market interest rates in both years.

The Group currently does not have any interest rate hedging policy. The directors of the Company monitor the Group's exposure on ongoing basis and will consider hedging interest rate risk should the need arise. The Group's cash flow interest rate risk is mainly sensitive to the fluctuation of interest rate arising from the Group's bank balances.

Sensitivity analysis

For the years ended 31 December 2017 and 2016, the Group's cash flow interest rate risk is only related to the impact of prevailing market interest rate change on bank balances which are all short-term in nature. Any variations in interest rates are not expected to have a significant impact on the result of the Group. Accordingly, no sensitivity analysis is performed for the years ended 31 December 2017 and 2016.

Credit risk

At the end of the reporting period, the Group's maximum exposure to credit risk which might cause a financial loss to the Group due to failure to perform an obligation by the counterparties arises from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

In order to minimise the credit risk, management of the Group has delegated a team responsible for monitoring procedures to ensure that follow-up action is taken to recover overdue debts. Before accepting any new customer, the Group has to assess the potential customer's credit quality and defines credit limits of the customer. Limits attributed to customers are reviewed periodically. In addition, the Group reviews the recoverable amount of each individual trade debt periodically to ensure that adequate impairment losses are made for irrecoverable amounts.

For the year ended 31 December 2017

6. FINANCIAL INSTRUMENTS (Continued)

6b. Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The credit risk on bank balances is limited because all the counterparties are reputable banks in Hong Kong and the PRC.

As at 31 December 2017, the Group has concentration of credit risk as the total trade receivables was due from the Group's three (2016: two) largest customers. The management is of the view that these customers have good track records and considers that the trade receivables from these customers are recoverable. In order to minimise the credit risk, management continuously monitors the level of exposure to individual customers to ensure that follow-up actions and/or corrective actions are taken promptly to lower the risk exposure or to recover overdue balances.

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The directors of the Company are taking active steps to improve the liquidity position of the Group and the Group should be able to continue as a going concern.

The following table details the Group's remaining contractual maturity for its financial liabilities based on agreed repayment terms. The table has been drawn up based on undiscounted cash flows of the financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

For the year ended 31 December 2017

6. FINANCIAL INSTRUMENTS (Continued)

6b. Financial risk management objectives and policies (Continued)

Liquidity risk (Continued)

Liquidity risk tables

2017

	Weighted average interest rate %	Less than 1 month on or demand US\$'000	1 to 3 months US\$'000	3 months to 1 year US\$'000	1 to 6 years US\$'000	Total undiscounted cash flows US\$'000	Carrying amount at 31/12/2017 US\$'000
Trade payables Convertible notes (note 26)	- -		615	424	23,510	1,237 23,510	1,237 16,145
		198	615	424	23,510	24,747	17,382
2016							
	Weighted average interest rate %	Less than 1 month on or demand US\$'000	1 to 3 months US\$'000	3 months to 1 year US\$'000	1 to 6 years US\$'000	Total undiscounted cash flows US\$'000	Carrying amount at 31/12/2016 US\$'000
Trade payables Convertible notes (note 26)	- -	257 	204	569	33,635	1,030 33,635 34,665	1,030 20,712 21,742

Note: The undiscounted cash flows of convertible notes are presented based on the assumption that the Company will not early redeem the outstanding convertible notes before the maturity date.

For the year ended 31 December 2017

7. REVENUE AND SEGMENT INFORMATION

Information is reported to the Company's executive directors, being the chief operating decision maker, for the purposes of resources allocation and assessment of segment performance with focus on types of services provided.

No operating segments identified by the chief operating decision maker have been aggregated in arriving at the reportable segments of the Group.

Specifically, the Group's reportable and operating segments under HKFRS 8 are as follows:

- 1. CMMB business Provision of transmission and broadcasting of TV programs.
- 2. Trading business Trading of PCB materials.

The following is an analysis of the Group's revenue and results by operating and reportable segments:

For the year ended 31 December 2017

	CMMB business US\$'000	Trading business US\$'000	Total US\$'000
Revenue			
Segment revenue	3,501	3,533	7,034
Segment profit (loss)	1,237	(85)	1,152
Market development and promotion expenses	(4,406)	_	(4,406)
Impairment loss recognised on other receivables	-	_	(76)
Interest income	-	_	1
Unallocated expenses	_		(3,114)
Loss for the year			(6,443)

For the year ended 31 December 2017

7. REVENUE AND SEGMENT INFORMATION (Continued)

For the year ended 31 December 2016

	CMMB business US\$'000	Trading business US\$'000	Total US\$'000
Revenue			
Segment revenue	2,736	3,353	6,089
Segment loss	(296)	(170)	(466)
Market development and promotion expenses	(4,312)	_	(4,312)
Loss on disposal of a subsidiary	_	_	(7,629)
Share of loss of a joint venture	(106)	_	(106)
Impairment loss recognised on financial assets at			
fair value through profit or loss	(2,118)	_	(2,118)
Interest income	_	_	2
Unallocated expenses	_	-	(2,167)
Loss for the year			(16,796)

The accounting policies of the operating segments are the same as the Group's accounting policies described in note 3. Segment profit (loss) represents the profit (loss) from each segment after tax without allocation of interest income and central administration expenses. This is the measure reported to Company's executive directors for the purposes of resources allocation and performance assessment.

Segment assets

	2017 US\$'000	2016 US\$'000
	C5\$ 000	Ο 5 φ 0 0 0
CMMB business	201,640	198,234
Trading business	1,665	1,523
Total segment assets	203,305	199,757
Unallocated		
- Property, plant and equipment	277	248
– Other receivables	1,853	196
- Amount due from a related company	7,127	4,639
 Bank balances and cash 	812	5,472
Assets classified as held for sale	7,171	7,171
Consolidated assets	220,545	217,483

For the year ended 31 December 2017

7. REVENUE AND SEGMENT INFORMATION (Continued)

Segment liabilities

	2017 US\$'000	2016 US\$'000
CMMB business Trading business	16,619 1,273	23,100 1,072
Total segment liabilities Unallocated	17,892	24,172
AccrualsOther payables	433 1,576	387 16
Consolidated liabilities	19,901	24,575

For the purposes of monitoring segment performance and allocating resources between segments:

- segment assets include certain property, plant and equipment, intangible assets, deposits for the acquisition of assets, certain bank balances and cash and trade receivables; and
- segment liabilities include trade payables, certain accruals and convertible notes.

Revenue from major products and services

The following is an analysis of the Group's revenue from its major products and services:

	2017 US\$'000	2016 US\$'000
Trading of PCB materials Transmission and broadcasting of television programs	3,533 3,501	3,353 2,736
	7,034	6,089

For the year ended 31 December 2017

7. REVENUE AND SEGMENT INFORMATION (Continued)

Other segment information

	CMMB business US\$'000	Trading business US\$'000	Total US\$'000
Amounts included in the measurement of			
segment profit or loss or segment assets:			
Year ended 31 December 2017			
Depreciation	86	_	86
Effective interest expense on convertible notes	1,959	_	1,959
Gain on redemption of convertible notes	(1,257)	_	(1,257)
Income tax expense	187		187
Year ended 31 December 2016			
Depreciation	26	_	26
Loss on disposal of property, plant and equipment	9	_	9
Impairment loss recognised on financial assets at			
fair value through profit or loss	2,118	_	2,118
Effective interest expense on convertible notes	2,090	_	2,090
Income tax expense	59	_	59

For the year ended 31 December 2017

7. REVENUE AND SEGMENT INFORMATION (Continued)

Geographical information

The Group principally operates in the USA (country of domicile of the operating subsidiary) for CMMB business and in Taiwan for trading business. Nearly all non-current assets of the Group are located in the US except for certain insignificant non-current assets (such as office equipment and motor vehicles in Hong Kong office) located in Hong Kong.

Information about the Group's revenue from external customers is presented based on the location of the operations.

	Revenue from	
	external customers	
	2017	2017 2016
	US\$'000	US\$'000
US	3,501	2,736
Taiwan	3,533	3,353
	7,034	6,089
Information about major customers		
Revenue from customers contributing over 10% of the total revenue of the Group	p are as follows:	
	2017	2016
	US\$'000	US\$'000
Customer A	3,533 ²	$2,915^2$
Customer B	2,5681	$1,926^{1}$
Customer C	680 ¹	N/A ^{1,3}

Revenue from CMMB business

² Revenue from Trading business

The corresponding revenue did not contribute over 10% of the total sales of the Group

For the year ended 31 December 2017

8. OTHER INCOME

Other income of the Group is analysed as follows:

		2017 US\$'000	2016 US\$'000
	Interest income Written off of other payables	1 	2 15
		1	17
9.	FINANCE COSTS		
		2017 US\$'000	2016 US\$'000
	Effective interest expense on convertible notes (note 26) Bank interest expense	1,959	2,090
		1,960	2,092
10.	TAXATION		
		2017 US\$'000	2016 US\$'000
	Current tax:		
	Withholding tax on foreign income	_	59
	US Income Tax	187	
		187	59

Withholding tax on foreign income represented PRC withholding tax on income from a PRC customer at 10% of the gross invoice amount.

Hong Kong Profits Tax is charged at 16.5% for both years. No provision for Hong Kong Profits Tax has been made as the Group has no assessable profit arising in Hong Kong for both years.

Taxation arising in the US is charged at 38% for the both years. No provision for Federal Income Tax and State and Local Income Tax was made in 2016 as the Group had tax losses brought forward from previous years which were available to set off against the assessable profit for the year ended 31 December 2016.

For the year ended 31 December 2017

10. TAXATION (Continued)

Taiwan Income Tax is charged at 17% for both years. No provision for Taiwan Income Tax has been made as the Group does not have assessable profit arising in Taiwan for both years.

Under the laws of the PRC on Enterprise Income Tax (the "EIT Law") and the Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries of the Company is 25% from 1 January 2008 onward. No provision for PRC income tax has been made in the consolidated financial statements as all of the PRC subsidiaries did not have taxable income for both years.

The taxation for the year can be reconciled to the loss before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2017	2016
	US\$'000	US\$'000
Loss before tax	(6,256)	(16,737)
Tax at the USA income tax rate of 38% (2016: 38%)	(2,377)	(6,360)
Tax effect of income not taxable for tax purpose	(1,821)	(1)
Tax effect of expenses not deductible for tax purpose	4,474	7,052
Tax effect of tax losses not recognised	_	13
Utilisation of tax losses previous not recognised	(89)	(704)
Withholding tax on foreign income		59
Taxation for the year	187	59

At the end of both reporting periods, the Group has deductible temporary differences of US\$1,334,000 (2016: US\$1,334,000) relating to impairment loss recognised on an intangible asset recognised in the year ended 31 December 2012. No deferred tax asset has been recognised in relation to such deductible temporary difference as it is not probable that taxable profit will be available against which the deductible temporary difference can be utilised. In addition, the Group has unused tax losses of US\$5,630,000 as at 31 December 2017 (2016: US\$5,719,000) available for offsetting against future profits, subject to the confirmation of the relevant tax authorities. No deferred tax asset has been recognised due to the unpredictability of future profit streams.

For the year ended 31 December 2017

11. LOSS FOR THE YEAR

	2017 US\$'000	2016 US\$'000
Loss for the year has been arrived at after charging:		
Staff costs, including directors' remuneration		
– Directors' remuneration	235	205
 Salaries and allowances 	886	1,432
 Retirement benefit scheme contributions 	18	51
Total staff costs	1,139	1,688
Included in other expenses:		
- Provision for financial guarantee liability	1,499	_
– Exchange loss, net	68	36
 Legal and professional fee 	121	31
Auditor's remuneration		
- Assurance service	135	135
 Non-assurance service 	65	13
Depreciation of property, plant and equipment	179	132
Loss on disposal of property, plant and equipment	_	9
Impairment loss recognised on assets classified as held for sale		33

12. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

(a) Directors' emoluments

The emoluments paid or payable to each of the seven directors of the Company were as follows:

2017

				Directors				
			Chou					
	Wong	Liu	Tsan	Yang	Wang	Li	Li	Total
	Chau Chi	Hui	Hsiung	Yi	Wei-Lin	Shan	Jun	2017
	US\$'000 US\$'000	US\$'000 US\$'000		US\$'000 US\$'000		US\$'000	US\$'000	
Fees	_	_	_	_	_	_	_	_
Other emoluments								
Salaries and other benefits	-	235	_	_	_	_	_	235
Contributions to retirement								
benefits scheme	-	_	_	_	_	_	_	_
Performance related								
incentive payments	-	-	-	-	-	-	-	_
Equity-settled share-based								
payment expense	_							
Total emoluments	_	235	_	_	_	_	_	235

For the year ended 31 December 2017

12. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

(a) Directors' emoluments (Continued)

2016

				Directors				
			Chou					
	Wong	Liu	Tsan	Yang	Wang	Li	Li	Total
	Chau Chi	Hui	Hsiung	Yi	Wei-Lin	Shan	Jun	2016
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
Fees	_	_	_	_	_	_	_	_
Other emoluments								
Salaries and other benefits	-	205	-	-	-	-	-	205
Contributions to retirement								
benefits scheme	-	-	-	-	-	-	-	-
Performance related								
incentive payments	-	-	-	-	-	-	-	-
Equity-settled share-based								
payment expense								
Total emoluments	_	205	_	_	_	_	_	205

The directors' emoluments disclosed above include their services in connection with management of the affairs of the Group.

Mr. Wong Chau Chi is also the Chief Executive Officer of the Company.

One of the directors had waived emoluments of US\$50,000 (2016: US\$50,000) during the year ended 31 December 2017.

(b) Directors' material interests, transactions, arrangements or contracts

Except as disclosed in note 32, no other transactions, arrangements and contracts of significance to which the Group as a party and in which a director of the Group had material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

(c) Loans, quasi-loans and other dealings in favour of directors

Except as disclosed in note 32, no other loans, quasi-loans and other dealings in favour of directors of the Group or body corporate controlled by such directors, or entities connected with such directors, subsisted at the end of the year or at any time during the year.

For the year ended 31 December 2017

13. EMPLOYEES' REMUNERATIONS

Of the five individuals with the highest emoluments in the Group, there was one director whose emoluments are included in the disclosures in note 12 (2016: one). The emoluments of the remaining four (2016: four) individuals were as follows:

	2017 US\$'000	2016 US\$'000
Salaries and other benefits Contributions to retirement benefits scheme	498 5	523 4
	503	527
Their emoluments were within the following bands:		
	2017 No. of employees	2016 No. of employees
Nil to HK\$1,000,000 (equivalent to nil to US\$129,000) HK\$1,000,001 to HK\$1,500,000 (equivalent to US\$129,001 to US\$194,000) HK\$1,500,001 to HK\$2,000,000) (equivalent to US\$194,001 to US\$258,000)	3 - 1	3 - 1

During the year ended 2017 and 2016, no emoluments had been paid by the Group to the directors of the Company or the five highest-paid individuals referred to note 13 as an inducement to join or upon joining the Group or as a compensation for loss of office.

14. DIVIDENDS

The directors of the Company do not recommend the payment of a dividend for the year ended 31 December 2017 and 2016.

For the year ended 31 December 2017

15. LOSS PER SHARE

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

	2017 US\$'000	2016 US\$'000
Loss		
Loss for the year attributable to owners of the Company		
for the purpose of basic loss per share	(6,622)	(17,327)
Effect of dilutive potential ordinary shares:		
 Interest on convertible notes 	180	N/A
 Gain on redemption of convertible notes 	(653)	<u>N/A</u>
Loss for the year attributable to owners of the Company		
for the purpose of dilutive loss per share	(7,095)	(17,327)
		
	2017	2016
Number of shares		
Weighted average number of ordinary shares for		
the purpose of basic loss per share	2,060,966,279	1,570,242,196
Effect of dilutive potential ordinary shares:		
- Convertible notes	8,921,475	N/A
– Share options	N/A	N/A
Weighted average number of ordinary shares for		
the purpose of dilutive loss per share	2,069,887,754	1,570,242,196

Adjustment has been made to the basic loss per share amount for the year ended 31 December 2017 in respect of a dilution because the diluted loss per share amount is increased when taking convertible notes into account, so the convertible notes had a dilutive effect. The computation of the diluted loss per share for the year ended 31 December 2016 has not assumed the conversion of the Company's outstanding convertible notes and share options since their exercise would result in a decrease in loss per share.

For the year ended 31 December 2017

16. PROPERTY, PLANT AND EQUIPMENT

	Leasehold improvements US\$'000	Motor vehicles US\$'000	TV equipment US\$'000	Office and other equipment US\$'000	Total US\$'000
COST					
At 1 January 2016	581	117	115	75	888
Additions	97	_	40	187	324
Disposal of a subsidiary	(418)	_	_	(71)	(489)
Written off	-	_	(11)	-	(11)
Exchange differences				(33)	(42)
At 31 December 2016	251	117	144	158	670
Additions	_	_	_	437	437
Exchange differences	(2)	(1)		(1)	(4)
At 31 December 2017	249	116	144	594	1,103
DEPRECIATION					
At 1 January 2016	57	31	13	35	136
Provided for the year	60	18	26	28	132
Disposal of a subsidiary	_	_	_	(6)	(6)
Written off	_	_	(2)	_	(2)
Exchange differences				(33)	(33)
At 31 December 2016	117	49	37	24	227
Provided for the year	63	18	31	67	179
Exchange differences	(1)				(1)
At 31 December 2017	179	67	68	91	405
CARRYING VALUES					
At 31 December 2017	70	49	76	503	698
At 31 December 2016	134	68	107	134	443

The above items of property, plant and equipment are depreciated on a straight-line basis at the following rates per annum:

Leasehold improvement	33%
Motor vehicles	20%
TV equipment	20%
Office and other equipment	10-33%

There are motor vehicles, office and other equipment which have been fully depreciated remain in use at the end of the reporting period.

For the year ended 31 December 2017

17. INTANGIBLE ASSETS

Spectrum usage rights (note a) US\$'000	Licensing rights (note b) US\$'000	Total US\$'000
108,937	1,533	110,470
2,349	1,533	3,882
106,588		106,588
106,588	_	106,588
	usage rights (note a) US\$'000 108,937	usage rights rights (note a) (note b) US\$'000 US\$'000 108,937 1,533 2,349 1,533 106,588 -

(a) The spectrum usage rights represented user and operating rights over free-to-air UHF Spectrum TV Stations inclusive of the spectrum usage right, broadcasting rights and operating facilities in eight top US metropolitan cities, which are New York, Los Angeles, San Francisco, Dallas, Houston, Altanta, Miami and Tampa.

The spectrum usage rights are subject to renewal from time to time. The directors of the Company are of the view that NYBB is able to renew the license rights with the authority indefinitely at minimal costs. Accordingly, the useful life of the spectrum usage rights is regarded as indefinite.

Since the date of acquisition in year 2012 to date of modification in year 2013, the costs of spectrum usage rights in New York were amortised on a straight-line basis over the leasing period of 20 years under the lease and amortisation of US\$664,000 was recognised during the period.

For the year ended 31 December 2017

17. INTANGIBLE ASSETS (Continued)

(a) (Continued)

The management conducted an impairment assessment on the spectrum usage rights on the reporting date. The Group's intangible assets were valued by Peak Vision Appraisals Limited, an independent valuer not related to the Group. The directors of the Company determined there is no impairment for the spectrum usage rights by reference to the VIU on 31 December 2017 as the FVLCTS is not available (2016: Nil).

The basis of the recoverable amounts of the above spectrum usage rights and their underlying assumptions are summarized below:

The recoverable amount of the spectrum usage rights has been determined based on a value-in-use calculation. The calculation uses cash flow projections based on financial budgets approved by the management covering a three-year period and a discount rate of 13.11% (2016: 12.21%). Cash flows of the spectrum usage rights beyond the three-year period are extrapolated using a steady growth rate of 2.35% p.a. (2016: 2.46%). This growth rate is based on projected inflation published by the International Monetary Fund.

Other key assumptions for the value-in-use calculations relate to the estimation of cash inflows/outflows which included budgeted sales and gross margin. Such estimation is based on the past performance and management's expectations.

The Group's intangible assets are categorised as Level 3 fair value hierarchy by inputs for the assets or liabilities that are not based on observable market data. There were no transfers into or out of Level 3 during the year.

Section 310 of the US rules and regulations places certain restrictions on foreign investment in and ownership of a US broadcast licensee. The Group conducts their CMMB business in the US principally through a finance lease agreement with NYBB being the lessor. The directors of the Company, after consulting legal opinion, are of the view that such lease agreement is valid, binding and enforceable, and does not result in any violation of the US rules and regulations currently in effect in all material respects. However, if the US government changes its regulations to restrict or prohibit companies of foreign sources from operating TV stations in the US, the Group may have difficulties in enforcing its rights under the lease agreement. In such case, the Group may not be able to operate its intangible assets which may have an adverse and material effect on the carrying amount of the intangible assets and the Group's operation and results thereof.

For the year ended 31 December 2017

17. INTANGIBLE ASSETS (Continued)

(b) The licensing rights represented the exclusive international development and licensing right of CMMB technology registered in the PRC for providing turnkey solutions to develop and promote CMMB technology and business platform in markets outside of the PRC. The licensing rights have finite useful lives and are amortised on a straight-line basis over the remaining licensing period of 9 years which approximates its economic useful life. The licensing rights will expire in year 2020. As the actual results in the second half of 2012 did not meet the expected results, the directors of the Company recognised an impairment loss of US\$1,334,000 for the year ended 31 December 2012. As at 31 December 2017 and 2016, there were no changes to the circumstances which led to the impairment in the prior year. Accordingly, no reversal of impairment loss had been made in the current year.

18. DEPOSITS FOR THE ACQUISITION OF ASSETS

Refundable deposits paid for the acquisition of assets as at 31 December 2017 and 2016 are as follows:

 2017
 2016

 US\$'000
 US\$'000

 Satellites and related assets
 94,000
 91,442

On 31 October 2016, the Company entered into a sale and purchase agreement with Chi Capital, pursuant to which the Company has conditionally agreed to purchase 20% equity interest in Silkwave Holdings, which through its wholly-owned subsidiary, indirectly holds the "AsiaStar" satellite, including its 40 MHz spectrum frequency use, orbital slots, and capacity of "AsiaStar" satellite, the "Silkwave-1" satellite under construction and a media service platform with ample international programming, at a consideration of US\$240 million. On completion of the transaction, the 20% equity interest in Silkwave Holdings will become an associate of the Group and will be accounted for using the equity method.

As at 31 December 2017, the Group has paid a total amount of approximately US\$94,000,000 (2016: US\$91,442,000) for the proposed acquisition of satellite and related assets.

The acquisition has not been completed as at the date of issuance of the consolidated financial statements.

For the year ended 31 December 2017

19. INTERESTS IN ASSOCIATES

	2017 US\$'000	2016 US\$'000
Unlisted investments in associates		

Details of the Group's associates as at 31 December 2017 and 2016 are as follows:

Name of associate	Country of registration and principal place of operation	Paid-up registered capital	Attributable equity interest held by the Group	Principa	al activity
北京富學傳媒文化 有限公司	PRC	RMB3,000,000	30%	Inactive	
北京德神傳動廣告 有限責任公司	PRC	RMB500,000	30%	Inactive	
Note: 北京德神傳動廣告有	「限責任公司 was deregist	ered during the year.			
			2 US\$	2017 2000	2016 US\$'000
The unrecognised share of	of losses of associates for	or the year		2	1
Cumulative unrecognised	share of losses of associ	ciates		53	51

For the year ended 31 December 2017

20. FINANCIAL ASSET AT FAIR VALUE THROUGH PROFIT OR LOSS

	2017 US\$'000	2016 US\$'000
Unlisted investment,		
At 1 January	_	2,118
Impairment loss recognised		(2,118)
At 31 December		

The Group entered into a joint venture agreement on 31 March 2015 to acquire 3% equity interest in Soaring Idea Holdings Limited ("Soaring") at a consideration of US\$2,000,000 and an option to acquire an additional 47% equity interest in Soaring for a term of 5 years, maturing on 31 March 2020 for an additional cash consideration of US\$3 million. The acquisition was completed on 25 May 2015. Since the option cannot be measured reliably after separation from the whole contract, the 3% equity interest and the option were accounted for as one contract and classified as a financial asset at FVTPL.

The directors of the Company recognised an impairment loss of US\$2,118,000 for the year ended 31 December 2016 as Soaring recorded significant deficits and negative cash flows. There were no changes to the circumstances which led to the impairment in the prior year. Accordingly, no reversal of impairment loss had been made in the current year.

21. ASSETS CLASSIFIED AS HELD FOR SALE

On 31 October 2016, the Company entered into a sale and purchase agreement with Chi Capital Holdings Limited, a Company controlled by Mr. Wong, a director of the Company, pursuant to which the Company has conditionally agreed to purchase 20% equity interest in Silkwave Holdings Limited at a consideration of US\$240 million, of which US\$50 million will be satisfied by the disposal of 49% equity interest in Global Vision. In view of this, the interest in a joint venture was reclassified as held for sale at 31 October 2016.

Details of the joint venture classified as assets held for sale as at 31 December 2017 are as follows:

	2017 US\$'000	2016 US\$'000
At 1 January	7,171	_
Initial cost of the joint venture classified as assets held for sale	_	7,310
Share of loss from 1 August 2016 to 31 October 2016	_	(106)
Impairment loss recognised		(33)
At 31 December	7,171	7,171

The transaction has not been completed as at the date of issuance of the consolidated financial statements.

For the year ended 31 December 2017

22. TRADE AND OTHER RECEIVABLES

	2017	2016
	US\$'000	US\$'000
Trade receivables	1,918	1,070
Other receivables and deposits (Note)	1,838	149
Prepayments	24	56
Total trade and other receivables	3,780	1,275

Note: The major item is a receivable of US\$1,777,000 advanced to a third party. The amount has been fully settled subsequent to the end of the reporting period.

The Group generally allows credit periods between 60 to 120 days to its customers of CMMB business and trading business.

The trade receivables are due from a customer under trading business (2016: two) and two customers under CMMB business (2016: Nil) as at 31 December 2017.

The aging analysis of the trade receivables, presented based on invoice dates, are as follows:

	2017 US\$'000	2016 US\$'000
0 – 30 days	508	259
31 – 60 days	702	208
61 – 90 days	504	245
Over 90 days	204	358
	1,918	1,070

The trade receivables that are neither past due nor impaired as at 31 December 2017 have no default payment history.

Aging of trade receivables which are past due but not impaired based on the past due date:

	2017 US\$'000	2016 US\$'000
0 – 30 days	718	289
31 – 60 days	68	302
Over 60 days	272	
	1,058	591

The Group has not provided for receivables past due as all overdue amounts have been fully settled subsequent to the end of the reporting period.

For the year ended 31 December 2017

23. BANK BALANCES AND CASH

Bank balances carry interest at market rates, which range from 0.001% to 0.3% (2016: 0.001% to 0.3%) per annum.

The carrying amounts of the Group's bank balances and cash denominated in currencies other than functional currencies of the relevant group entities at the reporting date are as follows:

	2017	2016
	US\$'000	US\$'000
Hong Kong dollars	532	3,695
Renminbi	17	2

24. TRADE AND OTHER PAYABLES

The aging analysis of the trade payables as at the end of the reporting period, presented based on invoice dates, are as follows:

	2017 US\$'000	2016 US\$'000
0 – 90 days	1,237	703
91 – 180 days		327
	1,237	1,030
Accruals	721	397
Provision for financial guarantee liability (note)	1,499	_
Deposits received	_	2,385
Other payables	77	16
Total trade and other payables	3,534	3,828
The average credit period granted by its suppliers is 60 days (2016: 60 days).		
Accruals included the following items:		
Staff salaries	66	99
Audit fee	135	145
Others	520	153
Total trade and other payables	721	397

For the year ended 31 December 2017

24. TRADE AND OTHER PAYABLES (Continued)

Note:

On 12 June 2015, the Company provided a guarantee to a third party in aggregate amount of US\$1,551,000 in respect of an upgrade project undertaken by a subsidiary of the Company's equity investment. By a claim form dated 27 September 2017 served on the Company, the third party demanded payment from the Company for the outstanding balance and accrued interest pursuant to the guarantee. On 10 January 2018, a default judgement was issued in which the Company was ordered to pay the third party US\$1,499,000 for debt, interest and costs. The abovementioned amount was fully provided for at 31 December 2017.

25. AMOUNT DUE FROM A RELATED COMPANY

	2017 US\$'000	2016 US\$'000
Amount due from Chi Capital	7,127	4,639

For the years ended 31 December 2017 and 31 December 2016, the amount due from Chi Capital is non-interest bearing, unsecured and repayable within one year and thus classified as current liability. Chi Capital is controlled by Mr. Wong, a director of the Company.

26. CONVERTIBLE NOTES

On 22 July 2015, the Company issued United States dollar denominated convertible notes with a principal amount of US\$38,000,000 ("2021 Convertible Notes") to Chi Capital as part of the consideration for the acquisition of Chi Vision. The maturity date of the 2021 Convertible Notes is 21 July 2021 ("2021 CN Maturity Date"), which is 6 years from the date of issue of the 2021 Convertible Notes. The 2021 Convertible Notes are not interest bearing. The 2021 Convertible Notes are convertible into shares at any time after the issuance up to, but excluding, 5 business days prior to the 2021 CN Maturity Date at the conversion price of HK\$0.1, subject to anti-dilutive adjustments.

The initial number of ordinary shares of the Company issuable upon conversion is 2,948,800,000 shares. During the year 2015, US\$9,664,948 value of the 2021 Convertible Notes had been converted into shares of the Company. As disclosed in note 27, the Company completed the rights issue on 18 April 2016. There are no adjustments on the number of conversion shares or conversion price of the 2021 Convertible Notes with a conversion price of HK\$0.1 per share as pursuant to the terms and conditions of the 2021 Convertible Notes, its conversion price of HK\$0.1 cannot be adjusted downwards to below HK\$0.1 which is the par value of a share. As disclosed in note 27, the share consolidation become effective on 21 June 2016. Pursuant to terms and conditions of the 2021 Convertible Notes, the conversion price of and the number of conversion shares to be issued upon exercise of the conversion rights attached to the outstanding 2021 Convertible Notes are adjusted to HK\$1 and 219,880,000 shares, respectively. During the year 2017, 2021 Convertible Notes in principal amount of US\$4,825,000 were redeemed at redemption amount of US\$4,825,000.

For the year ended 31 December 2017

26. CONVERTIBLE NOTES (Continued)

On 22 July 2015, the Company issued United States dollar denominated convertible notes with a principal amount of US\$5,300,000 ("LA Convertible Notes") to Chi Capital as part of the consideration for the acquisition of Chi Vision. The maturity date of the LA Convertible Notes is 21 July 2021 ("LACN Maturity Date"), which is 6 years from the date of issue of the LA Convertible Notes. The LA Convertible Notes are not interest bearing. The LA Convertible Notes are convertible into shares at any time after the issuance up to, but excluding, 5 business days prior to the LACN Maturity Date at the conversion price of HK\$0.473, subject to anti-dilutive adjustments.

The initial number of ordinary shares of the Company issuable upon conversion is 86,951,374 shares. As disclosed in note 27, the Company completed the rights issue on 18 April 2016. Pursuant to terms and conditions of the LA Convertible Notes, the conversion price of and the number of conversion shares to be issued upon exercise of the conversion rights attached to the outstanding LA Convertible Notes are adjusted to HK\$0.461 and 89,214,750 shares, respectively. On 21 June 2016, the share consolidation become effective. Pursuant to terms and conditions of the LA Convertible Notes, the conversion price of and the number of conversion shares to be issued upon exercise of the conversion rights attached to the outstanding LA Convertible Notes are adjusted to HK\$4.61 and 8,921,475 shares, respectively. During the year 2017, the LA Convertible Notes in principal amount of US\$5,300,000 were fully redeemed at redemption amount of US\$5,300,000.

The Hong Kong dollar equivalent of the principal amount of the 2021 Convertible Notes and LA Convertible Note being converted shall be calculated by using the fixed exchange rate of HK\$7.76 per US\$1.00.

The convertible notes contain two components, liability and equity components. The equity component is presented in equity under heading "convertible notes reserve". The values of the liability component and the equity component were determined at the issuance of the notes.

The movements of the liability component of the 2021 Convertible Notes and LA Convertible Notes for the year are set out below:

	2021 Convertible Notes US\$'000	LA Convertible Notes US\$'000	Total US\$'000
At 1 January 2016	15,753	2,869	18,622
Effective interest expenses at 11.68%	1,755	335	2,090
At 31 December 2016 and 1 January 2017	17,508	3,204	20,712
Effective interest expenses at 11.68%	1,779	180	1,959
Redemptions	(3,142)	(3,384)	(6,526)
At 31 December 2017	16,145		16,145

For the year ended 31 December 2017

27. SHARE CAPITAL

	Number of ordinary shares of HK\$0.1 each	Number of ordinary shares of HK\$1 each	Number of ordinary shares of HK\$0.01 each	Nominal value HK\$'000	Shown as US\$'000
Authorised:					
At 1 January 2016	50,000,000,000	-	-	5,000,000	
Share consolidation (note iii)	(50,000,000,000)	5,000,000,000	_	_	
Share-subdivision (note iv)		(5,000,000,000)	500,000,000,000		
At 31 December 2016, 1 January 2017 and					
31 December 2017			500,000,000,000	5,000,000	
Issued and fully paid:					
At 1 January 2016	6,253,189,277	_	_	625,319	80,673
Rights issue (note i)	6,253,189,277	_	_	625,319	80,595
Bonus shares (note i)	6,253,189,277	-	-	625,319	80,595
Exercise of share options (note ii)	40,169	-	-	4	-
Share consolidation (note iii)	(18,759,608,000)	1,875,960,800	_	_	-
Capital reduction (note iv a)		(1,875,960,800)	1,875,960,800	(1,857,201)	(239,444)
At 31 December 2016 and 1 January 2017	_	_	1,875,960,800	18,760	2,419
Issue of new shares by placement (note v)			375,150,000	3,752	481
At 31 December 2017			2,251,110,800	22,512	2,900

Notes:

(i) The Company raised approximately HK\$625.32 million before expenses by way of issuance of 6,253,189,277 new shares pursuant to the Rights Issue on the basis of one Rights Share for every one share in issue on the record date at the subscription price of HK\$0.1 per Rights Share. In addition, Bonus Shares on the basis of one Bonus Share for every one Rights Share taken up under the Rights Issue were also allotted and issued. All the resolutions approving the Rights Issue and the issue of Bonus Shares were duly passed at the extraordinary general meeting of the Company on 15 March 2016. On 18 April 2016, the Company issued 6,253,189,277 new shares pursuant to the Rights Issue and a total of 6,253,189,277 new shares have been issued pursuant to the Bonus Shares.

For the year ended 31 December 2017

27. SHARE CAPITAL (Continued)

Notes: (Continued)

- (ii) On 4 May 2016, 40,169 share options have been exercised (note 28).
- (iii) On 20 June 2016, an extraordinary general meeting of the Company was held and the resolutions of the share consolidation of the Company involving consolidation of the number of shares on the basis that every ten issued and unissued shares be consolidated into one consolidated share of HK\$1.00 each were approved, with effect from 21 June 2016.
- (iv) On 20 June 2016, an extraordinary general meeting of the Company was held and passed the resolutions of capital reduction of issued shares and sub-division of unissued shares which became effective on 8 September 2016. The capital reduction of issued shares and sub-division of unissued shares involved the following:
 - (a) the par value of each of the issued consolidated shares be reduced from HK\$1.00 to HK\$0.01 by cancelling the paid up share capital to the extent of HK\$0.99 on each of the issued consolidated share by way of a reduction of capital, so as to form issued new shares with par value of HK\$0.01 each;
 - (b) the credit arising from the capital reduction be applied towards offsetting the accumulated losses of the Company as at the effective date of the capital reduction, thereby reducing the accumulated losses of the Company. The balance of credit is transferred to "distributable reserve"; and
 - (c) immediately following the capital reduction, each of the then authorized but unissued consolidated share with par value of HK\$1.00 each be subdivided into 100 new shares with par value of HK\$0.01 each;
- (v) On 22 June 2017, the Company entered into subscription agreements with subscribers for the subscription of an aggregate 375,150,000 new shares for an aggregate consideration of approximately HK\$150.06 million at the subscription price of HK\$0.4 per subscription share. The subscription was completed on 5 July 2017. The proceeds were used to provide general working capital for the Company.

These new shares rank pari passu with the existing shares in issue in all aspects.

For the year ended 31 December 2017

28. SHARE OPTION SCHEME

A share option scheme (the "Share Option Scheme") was adopted pursuant to a written resolution of the sole shareholder of the Company passed on 5 July 2005.

The purpose of the Share Option Scheme is to enable the Group to grant options to selected participants as incentives or rewards for their contributions to the Group. All directors, employees, suppliers of goods or services, customers, persons or entities that provide research, development or other technological support to the Group, shareholders of any member of the Group, advisers or consultants of the Group and any other group or classes of participants who have contributed or may contribute by way of joint venture, business alliance or other business arrangement and growth of the Group are eligible to participate in the Share Option Scheme.

The Share Option Scheme will remain in force for a period of 10 years after the date on which the Share Option Scheme is adopted.

The total number of shares which may be allotted and issued upon exercise of all options to be granted under the Share Option Scheme and any other share option scheme adopted by the Group must not in aggregate exceed 10% of the shares of the Company in issue on 10 October 2005 (the "General Scheme Limit"). The Company may renew the General Scheme Limit with shareholders' approval provided that each such renewal may not exceed 10% of the shares in the Company in issue as at the date of the shareholders' approval.

The maximum number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option scheme adopted by the Group must not in aggregate exceed 30% of the shares in issue from time to time.

Unless approved by shareholders of the Company, the total number of shares issued and to be issued upon exercise of the options granted under the Share Option Scheme and any other share option scheme of the Group (including both exercised or outstanding options) to each participant in any 12-months period shall not exceed 1% of the issued share capital of the Company for the time being.

An option may be accepted by a participant within 21 days from the date of the offer for grant of the option. A nominal consideration of HK\$1 is payable on acceptance of the grant of an option. An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period to be determined and notified by the directors to each grantee, which period may commence on a day after the date upon which the grant of options is made but shall not end later than 10 years from the date of grant of the option, subject to the provisions for early termination thereof. Unless otherwise determined by the directors and stated in the offer of the grant of options to a grantee, there is no minimum period required under the Share Option Scheme for the holding of an option before it can be exercised.

The subscription price for the shares under the Share Option Scheme will be a price determined by the directors, but shall not be less than the highest of (i) the closing price of shares as stated in the Stock Exchange's daily quotations sheet on the date of the offer of grant, which must be a business day; (ii) the average closing price of the shares as stated in the Stock Exchange's daily quotations for the five trading days immediately preceding the date of the offer of grant; and (iii) the nominal value of the shares.

For the year ended 31 December 2017

28. SHARE OPTION SCHEME (Continued)

Details of the share options granted and outstanding under the Share Option Scheme during the year were as follows:

2017

				Number of share options					
	Date of grant	Adjusted exercise price HK\$	Exercise period	Outstanding at 1.1.2017	Granted during the year	Adjustment	Exercised during the year	Expired during the year	Outstanding at 31.12.2017
Consultants	7 May 2014	1.11	7 May 2014 to 6 May 2017	1,045,082				(1,045,082)	
Total consulta	ints			1,045,082				(1,045,082)	
Total				1,045,082				(1,045,082)	
Exercisable at	the end of the year								
Weighted aver	rage exercise price (HK\$	5)							

Details of the share options granted and outstanding under the Share Option Scheme during the prior year were as follows:

2016

						Number of sh	are options		
		Adjusted exercise	Exercise	Outstanding at	Granted during		Exercised during		Outstanding at
	Date of grant	price HK\$	period	1.1.2016	the year	Adjustment	the year	Adjustment	31.12.2016
		(Note ii)				(Note i)	(Note 27)	(Note ii)	
Consultants	7 May 2014	1.11	7 May 2014 to 6 May 2017	10,214,912		276,078	(40,169)	(9,405,739)	1,045,082
Total consulta	ants			10,214,912		276,078	(40,169)	(9,405,739)	1,045,082
Total				10,214,912	_	276,078	(40,169)	(9,405,739)	1,045,082
Exercisable a	t the end of the year								1,045,082
Weighted ave	rage exercise price (HK\$))							1.11

(i) As a result of the rights issue completed on 18 April 2016, the exercise price per share and number of outstanding share options granted on 7 May 2014 were adjusted from HK\$0.114 to HK\$0.111 and from 10,214,912 to 10,490,990 respectively.

For the year ended 31 December 2017

28. SHARE OPTION SCHEME (Continued)

(ii) As a result of the share consolidation which was effective on 20 June 2016, the exercise price per share and number of outstanding share options granted on 7 May 2014 were adjusted from HK\$0.111 to HK\$1.11 and from 10,450,821 to 1,045,082 respectively.

In respect of the share options exercised during the year ended 31 December 2016, the weighted average share price at the dates of exercise is HK\$1.11.

At 31 December 2016, the number of shares in respect of which options had been granted and remained outstanding under the Share Option Scheme was 1,045,082, representing 0.06% of the shares of the Company in issue at the date.

The Share Option Scheme had expired on 4 July 2015. In view of the expiry of the Share Option Scheme, the directors adopted a new share option scheme, the Share Option Scheme 2015, as a replacement of the Share Option Scheme, which was duly passed at the extraordinary general meeting of the Company held on 18 December 2015. Details of the Share Option Scheme 2015 are set out in the circular of the Company dated 2 December 2015.

29. OPERATING LEASES

The Group as lessee

Lease payments paid under operating leases of an office and site premises for the operation of TV transmission antenna and related transmission equipment were US\$374,000 (2016: US\$530,000) and US\$756,000 (2016: US\$732,000), respectively.

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases, which fall due as follows:

	2017	2016
	Office	Office
	US\$'000	US\$'000
Within one year	261	241
In the second to fifth years inclusive	28	237
	289	478

The lease agreement for site premises was signed by NYBB and the third party. The Company would reimburse the rental expenses to NYBB.

Operating lease payments represent solely leases payable by the Group for an office for daily operations. Lease terms are negotiated for a term ranging from one to three years (2016: one to three years) with fixed rentals.

For the year ended 31 December 2017

30. COMMITMENTS

2017 2016 US\$'000 US\$'000

Capital expenditure contracted for but not provided

in the consolidated financial statements in respect of

- acquisition of 20% equity in Silkwave Holdings (Note i)

146,000

148,558

i) On 31 October 2016, the Group and Chi Capital entered into a sale and purchase agreement, pursuant to which the Group has conditionally agreed to purchase 20% equity interest in Silkwave Holdings, which through its wholly-owned subsidiary, indirectly holds the "AsiaStar" satellite, including its 40 MHz spectrum frequency use, orbital slots, and capacity of "AsiaStar" satellite, the "Silkwave-1" satellite under construction and a media service platform with ample international programming, at a consideration of US\$240 million.

31. RETIREMENT BENEFIT SCHEME

(a) Mandatory Provident Fund

The Group operates a Mandatory Provident Fund Scheme ("MPF Scheme") for all qualifying employees in Hong Kong under the Mandatory Provident Fund Schemes Ordinance. The assets of the MPF Scheme are held separately from those of the Group in funds under the control of an independent trustee. Under the rule of the MPF Scheme, the employer and its employees are each required to make contributions to the scheme at rate specified in the rules. The only obligation of the Group with respect of MPF Scheme is to make the required contributions under the scheme. No forfeited contribution is available to reduce the contribution payable in the future years. Both the Group and the employee contribute a fixed percentage of the relevant payroll, subject to a maximum mandatory contribution of HK\$1,500 (approximately US\$194) effective from 1 June 2014 to the MPF Scheme.

(b) Social security and benefits for PRC employees

In accordance with the relevant PRC rules and regulations, the PRC subsidiaries are required to establish defined contribution plans managed by the relevant local government bureau in the PRC and to make contributions to the plan for its eligible employees. The contribution borne by the Group is calculated according to the level regulated by the municipal government.

The total cost charged to profit or loss of US\$18,000 (2016: US\$32,000) represents contributions payable to these schemes by the Group in respect of the current year.

For the year ended 31 December 2017

32. RELATED PARTY DISCLOSURES

Transactions with related party

In addition to those disclosed above for deposits paid for acquisition of assets with Chi Capital, those related party balances and convertible notes at the end of the reporting period which are set out in notes 18, 25 and 26 respectively, the Group had the following transaction with a related party during the year:

Name of related parties	Nature of transactions	2017	2016
		US\$'000	US\$'000
Chi Capital	Rental paid	24	24

During the current year, the Group reimbursed NYBB of US\$782,000 (2016: US\$732,000) in relation to the rental expenses paid by NYBB on behalf of the Group for certain site premises.

Compensation of key management personnel

The remuneration of key management personnel of the Company during the year were as follows:

	2017 US\$'000	2016 US\$'000
Salaries and other benefits	235	205

The emoluments of key management personnel are determined by the remuneration committee having regard to the performance of individuals and market trends.

33. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flow were, or future cashflows will be, classified in the Group's consolidated statement of cash flows from financing activities.

	Convertible
	notes
	US\$'000
At 1 January 2017	20,712
Imputed interest	1,959
Redemptions	(6,526)
At 31 December 2017	16,145

For the year ended 31 December 2017

34. PARTICULARS OF SUBSIDIARIES OF THE COMPANY

(a) Particulars of the Company's principal subsidiaries as at 31 December 2017 and 2016 are as follows:

Name of subsidiary	Place of incorporation/ establishment/ operations	Class of share held	Issued and fully paid share/ registered capital	Proportion of nominal value of issued share capital/paid up capital and voting power held by the Company Directly Indirectly				Principal activities	
				2017	2016	2017	2016		
Global Flex Trading Center Limited	Samoa/Taiwan	Ordinary	*US\$2,000,000	100%	100%	-	-	Trading business	
Glactic Venture Holdings Limited	British Virgin Islands	Ordinary	US\$1	100%	100%	-	-	Investment holding	
Grand Regal Capital Limited	British Virgin Islands	Ordinary	US\$1	-	-	100%	100%	Investment holding	
Newell Top Limited	British Virgin Islands	Ordinary	US\$50,000	-	-	100%	100%	Trading business	
CMMB International Limited	Hong Kong	Ordinary	HK\$10,000	-	-	65%	65%	Holding of a licensing right	
CMMB Vision USA	US	Ordinary	US\$10,000	51%	51%	-	-	Provision of transmission and broadcasting of TV programs	
Chi Vision	US	Ordinary	US\$20	79%	79%	-	-	Provision of transmission and broadcasting of TV programs	
Professional Broadcasting Communications Limited	Hong Kong	Ordinary	HK\$10	100%	100%	-	-	Provision of transmission and broadcasting of TV programs	
CMMB Satellite Services Limited	Hong Kong	Ordinary	HK\$100	100%	-	-	-	Provision of satellite services	

^{*} The registered capital has not been paid up as at 31 December 2017 and 2016.

None of the subsidiaries had issued any debt securities at the end of the year.

For the year ended 31 December 2017

34. PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued)

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests

The table below shows details of the non-wholly owned subsidiary of the Company that has material non-controlling interests:

Name of subsidiary	Place of incorporation and principal place of business	Proportion of ownership interests and voting rights held by non-controlling interests		Profit allo		Accumi	
		2017	2016	2017 US\$'000	2016 US\$'000	2017 US\$'000	2016 US\$'000
CMMB Vision USA	US	49%	49%	115	271	11,325	11,210
Chi Vision	US	21%	21%	64	260	17,559	17,495
Individually immaterial subsidiaries with non-controlling interests						(350)	(350)
				179	531	28,534	28,355

Summarised financial information in respect of the Group's subsidiaries that has a material non-controlling interest is set out below. The summarised financial information below represents amounts before intragroup eliminations.

CMMB Vision USA

	2017 US\$'000	2016 US\$'000
Current assets	3,062	3,135
Non-current assets	34,865	34,865
Current liabilities	(13,140)	(13,448)
Equity attributable to owners of the Company	13,462	13,342
Non-controlling interests	11,325	11,210

For the year ended 31 December 2017

34. PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued)

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests (Continued)

CMMB Vision USA (Continued)

	2017 US\$'000	2016 US\$'000
Revenue	498	996
Expenses	(263)	(443)
Profit for the year	235	553
Profit and total comprehensive income attributable to owners of the Company	120	282
Profit and total comprehensive income attributable to non-controlling interests	115	271
Profit and total comprehensive income for the year	235	553
Net cash inflow from operating activities		497
Net cash outflow from investing activities		_
Net cash outflow from financing activities		(498)
Net cash outflow		(1)
Chi Vision		
	2017 US\$'000	2016 US\$'000
Current assets	591	1,575
Non-current assets	84,673	82,852
Current liabilities	(1,646)	(1,114)
Equity attributable to owners of the Company	66,059	65,818
Non-controlling interests	17,559	17,495

For the year ended 31 December 2017

34. PARTICULARS OF SUBSIDIARIES OF THE COMPANY (Continued)

(b) Details of non-wholly owned subsidiaries that have material non-controlling interests (Continued)

Chi Vision (Continued)

	2017 US\$'000	2016 US\$'000
Revenue	3,003	1,739
Expenses	(2,698)	(498)
Profit for the year	305	1,241
Profit and total comprehensive income attributable to owners of the Company	241	981
Profit and total comprehensive income attributable to non-controlling interests	64	260
Profit and total comprehensive income for the year	305	1,241

There were no cash transactions during the years ended 31 December 2017 and 2016.

For the year ended 31 December 2017

35. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY

	2017 US\$'000	2016 US\$'000
NON-CURRENT ASSETS		
Property, plant and equipment	277	248
Investments in subsidiaries	83,582	83,691
Deposits for the acquisition of assets	91,000	88,442
Amounts due from subsidiaries	7,876	7,220
	182,735	179,601
CURRENT ASSETS		
Amount due from a related company	7,743	4,901
Other receivables, deposits and prepayment	1,827	172
Bank balances and cash	734	5,381
	10,304	10,454
CURRENT LIABILITIES		
Other payables	507	2,771
Provision for financial guarantee liability	1,499	
	2,006	2,771
NET CURRENT ASSETS	8,298	7,683
TOTAL ASSETS LESS CURRENT LIABILITIES	191,033	187,284
NON-CURRENT LIABILITIES		
Amounts due to subsidiaries	3,704	3,053
Convertible notes	16,145	20,712
	19,849	23,765
	171,184	163,519
CAPITAL AND RESERVES	2.000	2 410
Share capital Passaryas	2,900	2,419
Reserves	168,284	161,100
TOTAL EQUITY	171,184	163,519

The statement of financial position was approved by the Board of Directors on 28 March 2018 and is signed on its behalf by:

DIRECTOR DIRECTOR

For the year ended 31 December 2017

35. STATEMENT OF FINANCIAL POSITION AND RESERVES OF THE COMPANY (Continued)

	Share Premium US\$'000	Merger reserve US\$'000	Distributable reserve US\$'000	Share option reserve US\$'000	Capital reserve US\$'000	Convertible notes reserve US\$'000	Accumulated losses US\$'000	Total US\$'000
At 1 January 2016	81,140	31,987	18,464	67	2,105	15,999	(123,625)	26,137
Loss for the year and total comprehensive expense for the year	_			_	_		(23,538)	(23,538)
Issue of shares							(23,330)	(23,330)
– bonus issue	(80,595)	_	_	_	_	_	_	(80,595)
- exercise of options	2	_	_	(2)	_	_	_	-
Transaction costs related								
to issue of shares	(348)	-	_	_	_	_	_	(348)
Capital reduction			111,293				128,151	239,444
At 31 December 2016	199	31,987	129,757	65	2,105	15,999	(19,012)	161,100
Loss for the year and total comprehensive expense								
for the year	-	-	-	-	-	-	(6,719)	(6,719)
Issue of shares								
- placement	18,758	-	_	_	-	-	_	18,758
Lapse of share options	_	-	-	(65)	-	-	65	-
Redemption of convertible notes						(4,855)		(4,855)
At 31 December 2017	18,957	31,987	129,757		2,105	11,144	(25,666)	168,284