

CHINA RESOURCES AND TRANSPORTATION GROUP LIMITED 中國資源交通集團有限公司

(Incorporated in the Cayman Islands with limited liability) Stock Code: 269

INTERIM REPORT 2019

CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors Mr. Cao Zhong (*Chairman*) Mr. Fung Tsun Pong (*Vice-Chairman*) Mr. Jiang Tao (*Chief Executive Officer*) Mr. Tsang Kam Ching, David (*Finance Director*) Mr. Gao Zhiping Mr. Duan Jingquan

Non-executive Director Mr. Suo Suo Stephen

Independent Non-executive Directors Ms. Chan Chu Hoi (appointed on 21 November 2019) Mr. Jing Baoli Mr. Bao Liang Ming Mr. Xue Baozhong Mr. Yip Tak On (resigned on 21 November 2019)

Audit Committee Ms. Chan Chu Hoi *(Chairman)* Mr. Jing Baoli Mr. Bao Liang Ming Mr. Xue Baozhong

Remuneration Committee Mr. Jing Baoli *(Chairman)* Mr. Cao Zhong Mr. Bao Liang Ming Mr. Xue Baozhong Ms. Chan Chu Hoi

Nomination Committee Mr. Cao Zhong *(Chairman)* Mr. Jing Baoli Mr. Bao Liang Ming Mr. Xue Baozhong Ms. Chan Chu Hoi

COMPANY SECRETARY

Miss Ngan Wai Kam, Sharon

AUDITOR

Crowe (HK) CPA Limited

LEGAL ADVISOR

Sidley Austin Louis K.Y. Pau & Company

PRINCIPAL BANKERS

Bank of China (Hong Kong) Limited The Bank of East Asia Limited The Hong Kong and Shanghai Banking Corporation Limited

REGISTERED OFFICE

Sterling Trust (Cayman) Limited Whitehall House 238 North Church Street P.O. Box 1043 George Town Grand Cayman KY1-1102 Cayman Islands

PRINCIPAL PLACE OF BUSINESS

Room 1801-05, 18/F China Resources Building 26 Harbour Road Wanchai Hong Kong

SHARE REGISTRARS & TRANSFER OFFICE

Tricor Progressive Limited Level 54 Hopewell Centre 183 Queen's Road East Hong Kong

STOCK CODE AT HONG KONG STOCK EXCHANGE

269

CONTACT DETAILS

Telephone no.: (852) 3176 7100 Facsimile no.: (852) 3176 7122

COMPANY WEBSITE

http://www.crtg.com.hk

HIGHLIGHTS

- Unaudited revenues for the six months ended 30 September 2019 amounted to approximately HK\$348,397,000 (mainly including toll income from toll road operations of approximately HK\$324,936,000 and CNG dispensing station service income of approximately HK\$19,483,000), whereas an unaudited revenues of approximately HK\$408,264,000 (mainly including toll income from toll road operations of approximately HK\$389,637,000 and CNG dispensing station service income of approximately HK\$15,632,000) was recorded in the corresponding period of last year.
- The Group recorded an unaudited positive EBITDA (defined as earnings before finance cost, income tax, depreciation, amortisation and noncash changes in values of assets and liabilities) of approximately HK\$285,220,000 for the six months ended 30 September 2019, whereas an unaudited positive EBITDA of approximately HK\$335,318,000 was recorded for the six months ended 30 September 2018.
- Unaudited net loss attributable to owners of the Company for the six months ended 30 September 2019 amounted to approximately HK\$546,211,000, whereas the amount was approximately HK\$566,726,000 in the corresponding period of last year.
- The directors of the Company did not declare any dividend for the six months ended 30 September 2019.

INTERIM RESULTS

The board of directors (the "Board") of China Resources and Transportation Group Limited (the "Company") announces the unaudited condensed consolidated results of the Company and its subsidiaries (the "Group") for the six months ended 30 September 2019 and the unaudited consolidated statement of financial position of the Group as at 30 September 2019.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

For the six months ended 30 September 2019

		Six months ended 30 September			
		2019	2018		
	Notes	HK\$'000	HK\$'000		
		(Unaudited)	(Unaudited)		
Revenues Cost of sales and other direct	3	348,397	408,264		
operating costs		(372,652)	(377,543)		
			00 701		
Gross (loss)/profit	_	(24,255)	30,721		
Other income and other gains or losses	5	13,064	6,277		
Selling and administrative expenses	6	(52,009)	(62,550)		
Finance costs	0	(494,634)	(605,173)		
Impairment loss on trade and other receivables		(52.022)			
		(53,823)			
Loss before income tax	7	(611,657)	(630,725)		
Income tax expense	8	(23)	(327)		
Loss for the period		(611,680)	(631,052)		
Loss for the period attributable to:					
 Owners of the Company 		(546,211)	(566,726)		
 Non-controlling interests 		(65,469)	(64,326)		
		(611,680)	(631,052)		
		НК\$	HK\$		
		(Unaudited)	(Unaudited)		
Loss per share attributable to owners of the Company					
Basic	10	(0.07)	(0.08)		
Diluted	10	N/A	(0.08)		

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the six months ended 30 September 2019

2018 HK\$'000 audited 631,052
audited
631,052
-
104,693
104,693
526,359
470 50
473,564
(52,798
526,359

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 September 2019

	Notes	At 30 September 2019 HK\$'000 (Unaudited)	At 31 March 2019 HK\$'000 (Audited)
NON-CURRENT ASSETS			
Investment properties		-	25,620
Property, plant and equipment	11	761,920	837,681
Prepaid lease payments		142,110	161,584
Goodwill and other intangible assets		45,938	48,815
Biological assets		58,013	62,914
Right-of-use assets		23,814	-
Concession intangible asset	12	13,848,592	14,994,668
Financial assets at fair value through profit or loss		91,491	97,219
TOTAL NON-CURRENT ASSETS		14,971,878	16,228,501
CURRENT ASSETS			
Inventories		22,930	23,887
Financial assets at fair value through			
profit or loss		5,014	5,573
Trade and other receivables	13	195,959	113,109
Prepaid lease payments		14,577	14,174
Amounts due from non-controlling			
shareholder of a subsidiary		14,306	15,201
Cash and cash equivalents		57,070	38,905
TOTAL CURRENT ASSETS		309,856	210,849
TOTAL ASSETS		15,281,734	16,439,350

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 30 September 2019

	Notes	At 30 September 2019 HK\$'000 (Unaudited)	At 31 March 2019 HK\$'000 (Audited)
CURRENT LIABILITIES Other payables Promissory note Lease liabilities Borrowings Non-convertible bonds	14 15 16 17	3,726,117 - 3,670 735,034 4,395,648	3,858,788 315,003 - 637,431 4,395,648
TOTAL CURRENT LIABILITIES		8,860,469	9,206,870
NET CURRENT LIABILITIES		(8,550,613)	(8,996,021)
TOTAL ASSETS LESS CURRENT LIABILITIES NON-CURRENT LIABILITIES		6,421,265	7,232,480
Borrowings Promissory notes Lease liabilities Deferred tax liabilities	16 15	10,318,439 683,348 20,741 939	11,144,021 - - 1,286
TOTAL NON-CURRENT LIABILITIES		11,023,467	11,145,307
TOTAL LIABILITIES		19,883,936	20,352,177
NET LIABILITIES		(4,602,202)	(3,912,827)
CAPITAL AND RESERVES Share capital Reserves	18	1,488,479 (6,046,284)	1,488,479 (5,431,831)
Equity attributable to owners of the Company Non-controlling interests		(4,557,805) (44,397)	(3,943,352) 30,525
TOTAL DEFICIT		(4,602,202)	(3,912,827)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 September 2019

	Share capital HK\$'000	Share premium HK\$'000	Share options reserve HK\$'000 (Note (i))	Capital redemption reserve HK\$'000	Capital reserve HK\$'000 (Note (ii))	Assets revaluation reserve HK\$'000 (Note (iii))	Statutory reserve HK\$'000 (Note (iv))	Translation reserve HK\$'000 (Note (v))	Accumulated losses HK\$'000	Sub-Total HK\$'000	Non- controlling interests HK\$'000	Total HK\$'000
At 1 April 2018 (Audited)	1,488,479	1,880,939	28,058	3,800	795,363	15,903	494	140,825	(7,089,523)	(2,735,662)	159,038	(2,576,624)
Loss for the period Exchange differences on translation of financial statements of foreign	-	-	-	-	-	-	-	-	(566,726)	(566,726)	(64,326)	(631,052)
operations	-	-	-	-	-	-	-	93,162	-	93,162	11,531	104,693
Total comprehensive income for the period	-	-	-	-	-	-	-	93,162	(566,726)	(473,564)	(52,795)	(526,359)
At 30 September 2018 (Unaudited)	1,488,479	1,880,939	28,058	3,800	795,363	15,903	494	233,987	(7,656,249)	(3,209,226)	106,243	(3,102,983)
	Share capital	Share premium	Share options reserve	Capital redemption reserve	Capital reserve	Assets revaluation reserve	Statutory reserve	Translation reserve	Accumulated	Sub-Total	Non- controlling interests	Total
	HK\$'000	HK\$'000	HK\$'000 (Note (i))	HK\$'000	HK\$'000 (Note (ii))	HK\$'000 (Note (iii))	HK\$'000 (Note (iv))	HK\$'000 (Note (v))	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1 April 2019 (Audited)	1,488,479	1,880,939	-	3,800	795,363	15,903	766	9,149	(8,137,751)	(3,943,352)	30,525	(3,912,827)
Loss for the period Release of assets revaluation reserve	-	-	-	-	-	-	-	-	(546,211)	(546,211)	(65,469)	(611,680)
upon disposal of investment properties Exchange differences on translation	-	-	-	-	-	(15,903)	-	-	-	(15,903)	-	(15,903)
of financial statements of foreign operations		-	-	-	-	-	-	(52,339)	-	(52,339)	(9,453)	(61,792)
Total comprehensive income for the period	-	-	-	-	-	(15,903)	-	(52,339)	(546,211)	(614,453)	(74,922)	(689,375)
the period	-					[10/000]		[02,000]	(010/211)	(661,110)	(17,762)	(000,010)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 September 2019

Notes:

- The share options reserve represents the cumulative expenses recognised on the granting of share options during the reporting period.
- (ii) The capital reserve represented capitalisation of payables to non-controlling interests.
- (iii) The assets revaluation reserve represents gains/losses arising on the revaluation of property in Australia which was occupied and operated by the Group as a cold warehouse prior to the year ended 31 March 2007 but was reclassified to investment properties on 31 March 2007.
- (iv) In accordance with the relevant regulations in the People's Republic of China (the "PRC"), the Company's subsidiary established in the PRC is required to transfer a certain percentage of its profits after tax to reserve funds. Subject to certain restrictions set out in the relevant PRC regulations and in the subsidiary's articles of association, the reserve funds may be used either to offset losses, or for capitalisation by way of paid-up capital.
- (v) The translation reserve represents all exchange differences arising from the translation of financial statements of operations outside Hong Kong.

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 September 2019

	Six months ended 30 September		
	2019 HK\$′000 (Unaudited)	2018 HK\$'000 (Unaudited)	
Cash flow from operating activities Operating profit before changes in working capital Net changes in working capital	272,266 (194,860)	330,782 (155,124)	
Cash generated from operations PRC tax paid	77,406 (66)	175,658 (372)	
Net cash generated from operating activities	77,340	175,286	
Cash flow from investing activities Net cash inflow from disposal of subsidiaries Proceeds from disposal of investment properties Proceeds from disposal of property, plant and equipment Other cash flows arising from investing activities	_ 25,920 29 (552)	5,992 - 63,006 (309)	
Net cash generated from investing activities	25,397	68,689	
Cash flow from financing activities Repayment of borrowings Refundable earnest money received for disposal of partial interest in a subsidiary Interest paid Other cash flows arising from financing activities	(35,629) _ (43,899) (2,331)	(37,043) 176,306 (357,850) –	
Net cash used in financing activities	(81,859)	(218,587)	
Net increase in cash and cash equivalents	20,878	25,388	
Effect of foreign exchange rate changes	(2,713)	(4,180)	
Cash and cash equivalents at beginning of period	38,905	39,471	
Cash and cash equivalents at end of period	57,070	60,679	

NOTES TO THE UNAUDITED CONDENSED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

1. BASIS OF PREPARATION

During the six months ended 30 September 2019, the Group incurred a loss of HK\$611,680,000 and as at 30 September 2019, the Group had net current liabilities and net liabilities of HK\$8,550,613,000 and HK\$4,602,202,000, respectively. The Company was in default in the repayment of the non-convertible bonds with aggregate carrying amount of approximately HK\$4,395,648,000 and other borrowings of HK\$441,625,000. These debts, together with the outstanding default interests accrued thereon of approximately HK\$962,458,000, totalling approximately HK\$5,799,731,000 are classified under current liabilities at 30 September 2019. These conditions indicate the existence of a material uncertainty which may cast significant doubt on the Group's ability to continue as a going concern and, in consequence, the Group may not be able to realise its assets and discharge its liabilities in the normal course of business.

In view of the above, the directors of the Company have undertaken and/or are in the progress of implementing the following measures to improve its liquidity position:

a.

Financing arrangements through disposals (with mandatory obligation or options to buy back) of interest in Zhunxing On 28 December 2016, the Company, its wholly-owned subsidiary, Cheer Luck Technology Limited ("Cheer Luck") and an independent third party Purchaser A entered into a disposal and buy-back agreement (as amended by a supplemental agreement dated 18 December 2017, together the "Disposal Agreement A"), pursuant to which, Cheer Luck conditionally agreed to sell and Purchaser A conditionally agreed to acquire 25% equity interests of Inner Mongolia Zhunxing Heavy Haul Expressway Company Limited ("Zhunxing") at a consideration of RMB1,145 million (equivalent to approximately HK\$1,282.4 million) ("Disposal and Buyback"), representing 25% of the market value of Zhunxing as at 31 December 2016 based on a valuation prepared by an independent valuer appointed by Purchaser A. The estimated net proceeds of the Disposal and Buy-back, after deducting the expenses directly attributable thereto, will be approximately RMB1,139.64 million (equivalent to approximately HK\$1,276.4 million) which will be fully used to repay partially the outstanding non-convertible bonds. Cheer Luck has a mandatory obligation to buy back the equity interest at a consideration being the same as the amount of the disposal proceeds anytime within five years after the completion of the disposal and with a guaranteed return to the Purchaser A of 4.5% per annum for the period commencing from the date of completion of disposal to the date when the mandatory buy-back obligation is fulfilled. As such, the arrangement is considered as financing in nature and the disposal proceeds will be regarded as longterm borrowings. The Disposal Agreement A and the transactions contemplated thereunder were approved by a resolution at the extraordinary general meeting (the "EGM") of the Company held on 16 April 2018. Up to the date of approval of unaudited condensed interim consolidated financial statements of the Group for the six months ended 30 September 2019 (the "Interim Financial Statements"), payment from Purchaser A remained outstanding as Purchaser A requires additional time to facilitate the funding arrangement for the settlement of the consideration.

a. Financing arrangements through disposals (with mandatory obligation or options to buy back) of interest in Zhunxing (Continued)

On 30 December 2016, Cheer Luck and 3 other independent third party parties, Purchaser B, Purchaser C and Purchaser D, entered into conditional disposal agreements pursuant to which Cheer Luck conditionally agreed to sell and each of Purchaser B, Purchaser C and Purchaser D conditionally agreed to acquire 18%, 18% and 10% equity interests of Zhunxing, at Consideration B, Consideration C and Consideration D, respectively, each of which will be determined with reference to the respective share of net assets of Zhunxing at 31 December 2016 based on another valuation to be prepared by another independent valuer jointly appointed by Purchaser B, Purchaser C and Purchaser D. Based on the terms of each of the above disposal agreements, Cheer Luck shall have an option to buy back from each of Purchaser B, Purchaser C and Purchaser D, within five years after the completion of the respective disposals, at a consideration same as the proceeds of each of these disposals to be received by Cheer Luck with a guaranteed return to each of these purchasers of 4.5% per annum for the period commencing from the date of completion of each of these disposals to the date when each of the buy-back options is exercised by Cheer Luck.

Up to the date of approval of the Interim Financial Statements, Purchaser C has paid refundable earnest monies of RMB225,000,000 (equivalent to HK\$274 million) which will be applied towards the settlement of the consideration for the disposal of 18% equity interests of Zhunxing when the relevant disposal agreement is completed. Due to personnel changes at Purchaser B, Purchaser C and Purchaser D, they require additional time to appoint their designated independent valuer and to prepare and review the terms of the supplemental agreements. The Company will discuss the revised timetable further with Purchaser B, Purchaser C and Purchaser D as soon as practicable, and also continue to monitor the situation closely.

a. Financing arrangements through disposals (with mandatory obligation or options to buy back) of interest in Zhunxing (Continued)

After the completion of these disposals, the Group shall continue to exercise control over Zhunxing which will continue to be consolidated into the consolidated financial statements of the Group.

Up to the date of approval of the Interim Financial Statements, the disposals under Disposal Agreement A and the other disposal agreements entered into with Purchaser B, Purchaser C and Purchaser D have not yet been completed.

b. The Group is still in negotiations with its creditors other than the holder of the promissory note, including but not limited to the nonconvertible bondholders, for the possible standstill or rescheduling of the repayment of the debts owing by the Group. No agreement has been reached with any of these creditors other than the holder of promissory note up to the date of approval of the Interim Financial Statements.

Notwithstanding the above, multiple material uncertainties exists as to whether the Group will be able to continue as a going concern will depend on the following:

- Successful completion of the financing arrangements through disposals (with mandatory obligation or options to buy back) of interests in Zhunxing; and
- Successful negotiations with the non-convertible bondholders and other creditors for the possible standstill or rescheduling of repayment of outstanding debts (including those with overdue principals and accrued and default interests) owing by the Group.

b. (Continued)

Should the disposal agreements in relation to the proposed financing arrangements through disposals (with mandatory obligation or options to buy back) of interests in Zhunxing cannot be completed and/or the creditors do no agree on standstill or potential rescheduling of the repayment of debts owing by the Group, the Company will strive to explore other avenues including but not limited to identifying other purchasers to dispose the interests in Zhunxing, disposing other assets of the Group and carrying out fund raising activities including but not limited to rights issue, open offer, placing of new shares and issuance of other convertible bonds to repay the outstanding non-convertible bonds and other borrowings.

Up to the date of approval of the Interim Financial Statements, the above measures have not yet been completed. Assuming the successful implementation of the above measures, the directors of the Company are of the opinion that the Group will have sufficient working capital to meet its financial obligations as and when they fall due in the next twelve months from date of approval for the Interim Financial Statements. Accordingly, the Interim Financial Statements have been prepared on a going concern basis.

Should the Group be unable to continue in business as a going concern, adjustments would have to be made to restate the value of assets to their recoverable amounts, to reclassify non-current assets and non-current liabilities as current assets and current liabilities respectively, and to provide for any further liabilities that may arise. The effects of these potential adjustments have not been reflected in the Interim Financial Statements.

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

b. (Continued)

The preparation of the Interim Financial Statements in conformity with HKAS 34 requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses on a year to date basis. Actual results may differ from these estimates.

The Interim Financial Statements contain unaudited condensed consolidated financial statements and selected explanatory notes. These notes include an explanation of events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the annual financial statements of the Group for the year ended 31 March 2019 (the "Annual Financial Statements"). The Interim Financial Statements thereon do not include all of the information required for full set of financial statements prepared in accordance with Hong Kong Financial Reporting Standards (the "HKFRSs") (which in collective term includes all applicable HKFRSs, Hong Kong Accounting Standards (the "HKASs") and Interpretations) issued by the HKICPA.

The accounting policies adopted for preparation of the Interim Financial Statements are consistent with those applied in the preparation of the Annual Financial Statements, except for the adoption of the new and revised HKFRSs as disclosed in Note 2 to the Interim Financial Statements. The Interim Financial Statements are unaudited, but have been reviewed by the audit committee of the Company.

The Interim Financial Statements should be read in conjunction with the Annual Financial Statements.

2. ADOPTION OF NEW AND REVISED STANDARDS

The Group has adopted all of the new and revised standards, amendments and interpretations which are relevant to its operations and effective for the first time in the current period. Except for HKFRS 16 "Leases" ("HKFRS 16"), the adoption of the new and revised standards, amendments and interpretations has had no significant impact on the accounting policies of the Group and did not require retrospective adjustments.

HKFRS 16

HKFRS 16 replaces HKAS 17 "Leases" and the related interpretations, HK(IFRIC) 4 "Determining whether an arrangement contains a lease", HK(SIC) 15 "Operating leases — incentives", and HK(SIC) 27 "Evaluating the substance of transactions involving the legal form of a lease". It introduces a single accounting model for lessees, which requires a lessee to recognise a right-of-use asset and a lease liability for all leases, except for leases that have a lease term of 12 months or less ("short-term leases") and leases of low-value assets. The lessor accounting requirements are brought forward from HKAS 17 substantially unchanged.

The Group has initially applied HKFRS 16 as from 1 April 2019. The Group has elected to use the modified retrospective approach and has therefore recognised the cumulative effect of the initial application of HKFRS 16 as an adjustment to the opening balance of equity at 1 April 2019. Comparative information has not been restated and continues to be reported under HKAS 17.

Further details of the nature and the effect of the changes to previous accounting policies and the transition options applied are set out below:

(a) New definition of a lease

The change in the definition of a lease mainly relates to the concept of control. HKFRS 16 defines a lease on the basis of whether a customer controls the use of an identified asset for a period of time, which may be determined by a defined amount of use. Control is conveyed where the customer has both the right to direct the use of the identified asset and to obtain substantially all of the economic benefits from that use.

HKFRS 16 (Continued)

(b) Lessee accounting

HKFRS 16 eliminates the requirement for a lessee to classify leases as either operating leases or finance leases, as was previously required by HKAS 17. Instead, the Group is required to capitalise all leases when it is the lessee, including leases previously classified as operating leases under HKAS 17, other than those short-term leases and leases of low-value assets which are exempted.

Where the contract contains lease component(s) and non-lease component(s), the Group has elected not to separate non-lease components and accounts for each lease component and any associated non-lease components as a single lease component for all leases.

When the Group enters into a lease in respect of a low-value asset, the Group decides whether to capitalise the lease on a lease-bylease basis. The lease payments associated with those leases which are not capitalised are recognised as an expense on a systematic basis over the lease term.

Where the lease is capitalised, the lease liability is initially recognised at the present value of the lease payments payable over the lease term, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, using a relevant incremental borrowing rate. After initial recognition, the lease liability is measured at amortised cost and interest expense is calculated using the effective interest method. Variable lease payments that do not depend on an index or rate are not included in the measurement of the lease liability and hence are charged to profit or loss in the accounting period in which they are incurred.

HKFRS 16 (Continued)

(b) Lessee accounting (Continued)

The right-of-use asset recognised when a lease is capitalised is initially measured at cost, which comprises the initial amount of the lease liability plus any lease payments made at or before the commencement date, and any initial direct costs incurred. Where applicable, the cost of the right-of-use assets also includes an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, discounted to their present value, less any lease incentives received. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses.

The lease liability is remeasured when there is a change in future lease payments arising from a change in an index or rate, or there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or there is a change arising from the reassessment of whether the Group will be reasonably certain to exercise a purchase, extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-ofuse asset has been reduced to zero.

(c) Lessor accounting

The Group leases out its investment properties as the lessor of operating leases.

The accounting policies applicable to the Group as a lessor are not different from those under HKAS 17. The Group is not required to make any adjustments on transition to HKFRS 16 for leases in which it acts as a lessor.

HKFRS 16 (Continued)

(d) Transitional impact

At the date of transition to HKFRS 16, the Group determined the length of the remaining lease terms and measured the lease liabilities for the leases previously classified as operating leases at the present value of the remaining lease payments, discounted using the relevant incremental borrowing rates at 1 April 2019. The weighted average of the incremental borrowing rates used for determination of the present value of the remaining lease payments was 4.9%.

To ease the transition to HKFRS 16, the Group applied the following recognition exemption and practical expedients at the date of initial application of HKFRS 16:

- the Group elected not to apply the requirements of HKFRS 16 in respect of the recognition of lease liabilities and right-ofuse assets to leases for which the remaining lease term ends within 12 months from the date of initial application of HKFRS 16, i.e. where the lease term ends on or before 31 March 2020; and
- when measuring the lease liabilities at the date of initial application of HKFRS 16, the Group applied a single discount rate to a portfolio of leases with reasonably similar characteristics (such as leases with a similar remaining lease term for a similar class of underlying asset in a similar economic environment).

HKFRS 16 (Continued)

(d) Transitional impact (Continued)

The following table reconciles the operating lease commitments as disclosed in Note 39 as at 31 March 2019 to the opening balance for lease liabilities recognised as at 1 April 2019:

	1 April 2019 HK\$′000
Operating lease commitments as at 31 March 2019 Less: short-term lease and other leases with	46,043
remaining lease term ending	
on or before 31 March 2020	(11,562)
Less: total future interest expense	(6,779)
Lease liabilities as at 1 April 2019	27,702

The right-of-use assets in relation to leases previously classified as operating leases have been recognised at an amount equal to the amount recognised for the remaining lease liabilities, adjusted by the amount of any prepaid or accrued lease payments relating to that lease recognised in the consolidated statement of financial position at 31 March 2019.

The Group presents right-of-use assets and lease liabilities separately in the consolidated statement of financial position.

HKFRS 16 (Continued)

(d) Transitional impact (Continued)

The following table summarises the impacts of the adoption of HKFRS 16 on the Group's consolidated statement of financial position:

	Carrying amounts at 31 March 2019 <i>HK\$'000</i>	Impact on adoption of HKFRS 16 <i>HK\$'000</i>	Carrying amounts as at 1 April 2019 <i>HK\$'000</i>
Non-current assets	16,228,501	27,702	16,256,203
Right-of-use assets	_	27,702	27,702
Current liabilities	9,206,870	3,665	9,210,535
Lease liabilities	_	3,665	3,665
Non-current liabilities	11,145,307	24,037	11,169,344
Lease liabilities		24,037	24,037

(e) Impact on the financial result and cash flows of the Group After the initial recognition of right-of-use assets and lease liabilities as at 1 April 2019, the Group as a lessee is required to recognise interest expense accrued on the outstanding balance of the lease liability, and the depreciation of the right-of-use asset, instead of the previous policy of recognising rental expenses incurred under operating leases on a straight-line basis over the lease term. This results in a positive impact on the reported loss from operations in the Group's consolidated statement of profit or loss, as compared to the results if HKAS 17 had been applied during the period.

HKFRS 16 (Continued)

(e) Impact on the financial result and cash flows of the Group (Continued)

In the consolidated statement of cash flows, the Group as a lessee is required to split rentals paid under capitalised leases into their capital element and interest element. These elements are classified as financing cash outflows, similar to how leases previously classified as finance leases under HKAS 17 were treated, rather than as operating cash outflows, as was the case for operating leases under HKAS 17. Although total cash flows are unaffected, the adoption of HKFRS 16 therefore results in a significant change in presentation of cash flows within the consolidated statement of cash flows.

The impact of adoption of HKFRS 16 on the Group's financial results and cash flows was not significant for the six months ended 30 September 2019.

The Group has not early adopted the new standards and amendment to standards that have been issued but are not yet effective. The directors of the Company anticipate that the application of the new and revised standards will have no material impact on the results and financial position of the Group.

3. **REVENUES**

Revenues are derived from the principal activities of the Group, net of any sales taxes. The amounts of each significant category of revenue recognised at point in time during the period are as follows:

	Six months ended 30 September		
	2019 HK\$'000 (Unaudited)	2018 HK\$'000 (Unaudited)	
Revenue from toll road and related operations Income from supply of solar electricity CNG gas station service income Sales of seedlings	324,936 1,911 19,483 2,067	389,637 2,594 15,632 401	
	348,397	408,264	

4. SEGMENT INFORMATION

The chief operating decision makers have been identified as executive directors of the Company. They review the Group's internal reporting in order to assess performance and allocate resources, and determine the operating segments.

The Group has three reportable segments. These segments are managed separately as each business offers different products or provides different services and requires different business strategies. The following summary describes the operations in each of the Group's reportable segments:

- Expressway operations the operations, management, maintenance and auxiliary facility investment of the Zhunxing Expressway;
- Petroleum business operations of CNG gas stations; and
- Others sales of timber logs from tree plantation and outside suppliers, sales of seedlings, refined plant oil, sales of agricultural and forage products and electricity supply by solar power stations.

There was no inter-segment sale or transfer during the period (six months ended 30 September 2018: HK\$Nil). Central revenue and expenses are not allocated to the operating segments as they are not included in the measure of the segments' results that is used by the chief operating decision makers for assessment of segment performance.

The measure used for reportable segment profit or loss is profit or loss before unallocated finance costs and income tax. During the year ended 31 March 2019, management of the Group changed its policy and redefined the measure used for reportable segment profit or loss by including interests attributable to the reporting segment borrowings. Accordingly, certain interest expense on the reportable segment borrowing are allocated to the reportable segment profit or loss for the six months ended 30 September 2019 and 2018.

4. SEGMENT INFORMATION (Continued)

Segment assets exclude investment property in Australia, financial assets at fair value through profit or loss, amounts due from non-controlling shareholders of subsidiaries, cash and cash equivalents and other unallocated head office and corporate assets as these assets are managed on a group basis.

Segment liabilities exclude promissory note, non-convertible bonds, interest payable on promissory note and non-convertible bonds, deferred tax liabilities and other unallocated head office and corporate liabilities as these liabilities are managed on a group basis.

	Expressway operations		Petroleum	n business Other		ers	To	tal	
	• · · · · · · · ·	Six months ended 30 September		hs ended tember	Six mont 30 Sept		Six months ended 30 September		
	2019 HK\$'000 (Unaudited)	2018 HK\$'000 (Unaudited)	2019 HK\$'000 (Unaudited)	2018 HK\$'000 (Unaudited)	2019 HK\$'000 (Unaudited)	2018 HK\$'000 (Unaudited)	2019 HK\$'000 (Unaudited)	2018 HK\$'000 (Unaudited)	
Revenue from external customers Inter-segment revenue	324,936	389,637 -	19,483	15,632	3,978	2,995 -	348,397 _	408,264	
Reportable segment revenue	324,936	389,637	19,483	15,632	3,978	2,995	348,397	408,264	
Reportable segment (loss)/profit	(453,825)	(457,233)	633	1,880	(24,996)	(20,836)	(478,188)	(476, 189	
Adjusted EBITDA (Note)	287,610	354,479	2,905	3,000	(606)	(6,695)	289,909	350,784	
Amortisation of concession intangible asset	293,881	304,322	-	_	-	-	293,881	304,322	
	At 30 September 2019 HK\$'000 (Unaudited)	At 31 March 2019 HK\$'000 (Audited)	At 30 September 2019 HK\$'000 (Unaudited)	At 31 March 2019 HK\$'000 (Audited)	At 30 September 2019 HK\$'000 (Unaudited)	At 31 March 2019 HK\$'000 (Audited)	At 30 September 2019 HK\$'000 (Unaudited)	Af 31 March 2019 HK\$'000 (Audited)	
Reportable segment assets	14,643,010	15,789,372	70,839	72,779	367,821	388,565	15,081,670	16,250,716	
Reportable segment liabilities	(13,698,356)	(14,310,737)	(922)	(738)	(136,339)	(119,025)	(13,835,617)	(14,430,50	

(a) Reportable Segment

Note:

Adjusted EBITDA is defined as earnings or loss before finance costs, income tax, depreciation, amortization and non-cash changes in values of assets and liabilities.

4. SEGMENT INFORMATION (Continued)

(b) Reconciliation of reportable segment results

	Six months ended 30 September		
	2019 HK\$′000 (Unaudited)	2018 HK\$'000 (Unaudited)	
Reportable segment loss	(478,188)	(476,189)	
Gain on disposal of investment properties	16,720	-	
Other income and other gains or losses Unallocated finance costs	(5,425) (128,754)	2,721 (139,013)	
Fair value loss on financial assets at fair value through profit or loss	(1,703)	(33)	
Net realised gain on disposal of financial assets at fair value	1,000		
through profit or loss Loss on disposal of subsidiaries Unallocated corporate expenses	(15,307)		
Consolidated loss before			
income tax	(611,657)	(630,725)	

5. OTHER INCOME AND OTHER GAINS OR LOSSES

	Six months ended 30 September		
-	2019	2018	
	HK\$'000	HK\$'000	
	(Unaudited)	(Unaudited)	
Loss on disposal of subsidiaries	_	(4,008)	
Gain on disposal of property,			
plant and equipment	9	5,848	
Interest income	63	2,667	
Exchange (loss)/gain, net	(4,786)	544	
Net realised gain on disposal of financial			
assets at fair value through profit or loss	1,000	_	
Fair value loss on financial assets at fair			
value through profit or loss	(1,703)	(33)	
Gain on disposal of investment properties	16,720	_	
Rental income	84	221	
Others	1,677	1,038	
	13,064	6,277	

6. FINANCE COSTS

	Six months ended 30 September	
	2019	2018
	HK\$'000	HK\$'000
	(Unaudited)	(Unaudited)
Interest and finance costs on bank and other borrowings	314,949	466,160
Default interest expenses on other	011/010	100,100
borrowings	50,383	_
Interest expenses on lease liabilities	629	_
Default interest expenses on non-		
convertible bonds	112,947	110,192
Interest expenses on promissory note	15,726	-
Default interest expenses on promissory		
note	-	28,821
	494,634	605,173

7. LOSS BEFORE INCOME TAX

Loss before income tax is stated after charging:

	Six months ended 30 September	
	2019	2018
	HK\$'000	HK\$'000
	(Unaudited)	(Unaudited)
Depreciation of property,		
plant and equipment	41,586	47,169
Depreciation of right-of-use assets	2,313	_
Amortisation of prepaid lease payments	8,937	9,349
Amortisation of concession intangible		
asset included in cost of sales	293,881	304,322
Impairment loss on trade and		
other receivables	53,823	_
Cost of inventories sold	14,562	11,817
Short-term lease payments recognised	-	·
as expenses	5,580	7,856
Staff costs (excluding directors'		,
remuneration)		
- Salaries and allowances	23,329	24,162
 Defined contributions pension costs 	4,442	5,223
·····		
	27,771	29,385

8. INCOME TAX EXPENSE/(CREDIT)

	Six months ended 30 September	
	2019	2018
	HK\$′000 (Unaudited)	HK\$'000 (Unaudited)
Current tax – PRC enterprise income tax	66	372
Deferred tax credit – Reversal of temporary differences	(43)	(45)
Total	23	327

The PRC State Council released the Implementation Rules to the Corporate Income Tax Law on 6 December 2007 (the "Implementation Rules"). According to the Implementation Rules, an entity engaged in forestry business is entitled to full exemption from PRC enterprise income tax commencing from 1 January 2008. 樹人木業(大埔)有限公司, 樹人苗木組培 (大埔)有限公司 and 阿魯科爾沁旗鑫澤農牧業有限公司, being subsidiaries of the Company, are qualified as forestry operation enterprise by the local tax authorities and so they are fully exempted from PRC enterprise income tax.

Zhunxing, a subsidiary of the Company, is entitled to a three-year exemption from PRC enterprise income tax followed by a 50% reduction in PRC enterprise income tax for subsequent three years (the "Tax Holiday"). As Zhunxing has started operations during the year ended 31 March 2014, the Tax Holiday has been started in 2014. Consequently, Zhunxing is exempted from PRC enterprise income tax rate from 2014 to 2016 and is subject to a 12.5% PRC enterprise income tax rate from 2017 to 2019.

For the six months ended 30 September 2019, the statutory PRC enterprise income tax rate applicable to all other subsidiaries established and operating in the PRC is 25% (six months ended 30 September 2018: 25%).

8. INCOME TAX EXPENSE/(CREDIT) (Continued)

According to the PRC Corporate Income Tax Law and its implementation rules, dividends receivable by non-PRC resident corporate investors from PRC-resident enterprises are subject to withholding income tax at a rate of 10%, unless reduced by tax treaties or arrangements, for profits earned since 1 January 2008. Since the Group can control the quantum and timing of distribution of profits of the Group's subsidiaries in the PRC, deferred tax liabilities are only provided to the extent that such profits are expected to be distributed in the foreseeable future.

On 21 March 2018, the Inland Revenue (Amendment) (No. 7) Bill 2017, which introduces a two-tiered profits tax regime for qualifying corporations, was substantively enacted with effect from the year of assessment 2018/2019. Under the two-tiered profit tax regime, the first HK\$2 million of assessable profits of qualifying corporations will be taxed at the rate of 8.25% and assessable profits above HK\$2 million continued to be subject to the tax rate of 16.5%. Such tax regime is applicable to the Company and its subsidiaries in Hong Kong during the six months ended 30 September 2019 and 2018. No provision for the Hong Kong profits tax has been made as the Group did not earn any income subject to Hong Kong profits tax during the six months ended 30 September 2019 and 2018.

The subsidiaries in Guyana are liable to Guyana income tax at a rate of 45% (six months ended 30 September 2018: 45%). No provision for Guyana income tax had been made as the subsidiaries in Guyana sustained losses for taxation purposes for the six months ended 30 September 2019 and 2018.

The subsidiaries in Australia are liable to Australian income tax at a rate of 30% (six months ended 30 September 2018: 30%). No provision for Australian income tax had been made as the subsidiaries in Australia sustained losses for taxation purposes for the six months ended 30 September 2019 and 2018.

9. DIVIDEND

The directors of the Company do not recommend the payment of a dividend for the six months ended 30 September 2019 (six months ended 30 September 2018: HK\$Nil).

10. LOSS PER SHARE

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

Loss attributable to owners of the Company

	Six months ended 30 September	
	2019	2018
	HK\$'000	HK\$'000
	(Unaudited)	(Unaudited)
Loss for the purpose of basic and diluted loss per share	(546,211)	(566,726)
Number of shares:	′000 (Unaudited)	'000 (Unaudited)
Weighted average number of ordinary shares as at 30 September for the purpose of basic and diluted		
loss per share		7,442,396

No diluted loss per share is presented for the six months ended 30 September 2019 as all share options of the Company were lapsed during the year ended 31 March 2019 and accordingly there were no potential ordinary shares in issue during the six months ended 30 September 2019.

The computation of diluted loss per share during the six months ended 30 September 2018 did not assume the exercise of the Company's outstanding share options as the exercise prices of those options were higher than the average market price of shares for the six months ended 30 September 2018.

11. PROPERTY, PLANT AND EQUIPMENT

No impairment losses were recognised in respect of property, plant and equipment for both periods. During the six months ended 30 September 2019, additions to property, plant and equipment amounted to HK\$150,000 (six months ended 30 September 2018: amounted to HK\$394,000) and disposal of property, plant and equipment amounted to a net carrying amount of HK\$20,000 (six months ended 30 September 2018: HK\$57,158,000).

12. CONCESSION INTANGIBLE ASSET

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Cost:		
At 1 April 2019 and 1 April 2018	19,800,987	21,079,783
Exchange differences	(957,556)	(1,278,796)
At 30 September 2019 and		
31 March 2019	18,843,431	19,800,987
Accumulated amortisation:		
At 1 April 2019 and 1 April 2018	4,806,319	4,454,961
Amortisation for the period/year	293,881	602,538
Exchange differences	(105,361)	(251,180)
At 30 September 2019 and		
31 March 2019	4,994,839	4,806,319
Net carrying amount:		
At 30 September 2019 and		
31 March 2019	13,848,592	14,994,668

12. CONCESSION INTANGIBLE ASSET (Continued)

Zhunxing entered into a service concession arrangement with a PRC local government authority whereby Zhunxing is required to build the infrastructure of Zhunxing Expressway and is granted an exclusive operating right for collecting tolls from vehicles using the Zhunxing Expressway for a term of 30 years.

According to the relevant government authority's approval documents and the relevant regulations, Zhunxing is responsible for the construction of the toll road and the acquisition of the related facilities and equipment and it is also responsible for the operations and management, maintenance and overhaul of the toll road during the exclusive operating period. Zhunxing is entitled to operate the toll road upon completion for an exclusive operating period of 30 years by charging drivers, which amounts are contingent on the extent that the public uses the expressway. The relevant toll road assets are required to be returned to the local government authorities when the exclusive operating periods expires without any compensation to be made to Zhunxing. As such, the arrangement is accounted for as a concession intangible asset under Hong Kong (IFRIC) Interpretation 12 "Service Concession Arrangements".

The right to charge the users of the public service is recognised as an intangible asset. Zhunxing estimates the fair value of the intangible asset to be equal to the construction costs plus certain margin by management estimation with reference to the market information in similar industry and management's experience.

13. TRADE AND OTHER RECEIVABLES

	At 30 September 2019 HK\$'000	At 31 March 2019 HK\$'000
	(Unaudited)	(Audited)
Trade receivables Less: Provision for impairment loss	162,394 (81,093)	52,788 (30,186)
Trade receivables, net	81,301	22,602
Other receivables Less: Provision for impairment loss	188,255 (87,683)	171,821 (89,024)
Other receivables, net	100,572	82,797
Other loan receivable Less: Provision for impairment loss	59,207 (59,207)	62,914 (62,914)
Other loan receivable, net	_	
Loan and other receivables, net	181,873	105,399
Deposits paid Less: Provision for impairment loss	3,364 (6)	3,454 (6)
Deposit paid, net	3,358	3,448
Prepayments Less: Provision for impairment loss	21,330 (10,602)	15,528 (11,266)
Prepayments, net	10,728	4,262
	195,959	113,109

13. TRADE AND OTHER RECEIVABLES (Continued)

The Group's trading terms with its customers are mainly on credit, except for new customers, where payment in advance is normally required. The credit period is generally two months, extending up to over three months or more for major customers. Each customer has a maximum credit limit. The Group seeks to maintain strict control over its outstanding receivables and has a credit control department to minimize credit risk. Overdue balances are reviewed regularly by senior management of the Group.

The below table reconciles the impairment loss of trade and other receivables for the period/year:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
At 1 April 2019 and 1 April 2018	193,396	125,675
Add: Impairment loss recognised	53,823	74,383
Exchange differences	(8,628)	(6,662)
At 30 September 2019 and 31 March 201	9 238,591	193,396

Details of the ageing analysis of trade receivables of the Group (net of impairment loss) are as follows:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Outstanding balances aged: 0 to 30 days 31 to 60 days 61 to 180 days	48,442 16,299 16,560	16,209 250 6,143
	81,301	22,602

13. TRADE AND OTHER RECEIVABLES (Continued)

The ageing analysis of trade receivables that are neither individually nor collectively considered to be impaired are as follows:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Neither past due nor impaired	48,442	16,209
30 to 90 days past due	32,859	6,393
	81,301	22,602

At 30 September 2019, other loan receivable represented the balance of an unsecured advance of RMB50,000,000 (31 March 2019: RMB50,000,000) made to a third party in August 2015 and the interest accrued thereon, totaling approximately HK\$59,207,000 (31 March 2019: HK\$62,914,000) which had been overdue since 2016 and accordingly, full impairment on the carrying balance of approximately HK\$59,207,000 (31 March 2019: HK\$62,914,000) was recognized.

Trade and other receivables that were neither past due nor impaired related to a number of independent customers for whom there was no recent history of default.

At 30 September 2019, included in the other receivables (net of provision for impairment loss) were security deposit of approximately HK\$55,147,000 (31 March 2019: HK\$54,551,000) made to courts in the PRC in relation to certain litigations instituted by certain third party contractors, subcontractors or suppliers.

14. OTHER PAYABLES

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Other payables and accruals (Note a)	3,434,268	3,566,753
Contract liabilities	18,270	18,456
Refundable earnest money received from		
the Purchaser C (Note c)	273,579	273,579
	3,726,117	3,858,788

Notes:

(a) Analysis of other payables and accruals is as follows:

	At 30 September 2019 HK\$′000 (Unaudited)	At 31 March 2019 HK\$'000 (Audited)
Construction costs payable	1,905,031	2,052,680
Retention and guarantee deposit	168,859	182,939
Accrued and default interest on		
the bank and other borrowings	601,138	306,586
Accrued and default interest		
on promissory note	15,726	368,345
Accrued default interest on		
non-convertible bonds	634,377	521,430
Other deposits and accruals	109,137	134,773
	3,434,268	3,566,753

14. OTHER PAYABLES (Continued)

Notes: (Continued)

- (a) Analysis of other payables and accruals is as follows: (Continued) At 30 September 2019, the Group was in default in the repayment of outstanding accrued and default interests totaling approximately HK\$962,458,000 (31 March 2019: HK\$1,186,181,000) which comprises overdue amounts of approximately HK\$Nil (31 March 2019: HK\$368,345,000), HK\$634,377,000 (31 March 2019: HK\$521,430,000) and HK\$328,081,000 (31 March 2019: HK\$296,406,000) payable on the promissory note, nonconvertible bonds and other borrowings respectively.
- (b) The carrying amounts of other payables and accruals at the end of reporting period approximate their fair values.
- (c) During the year ended 31 March 2018, the Group and Purchaser C entered into an agreement, pursuant to which Purchaser C agreed to pay RMB80,000,000 (equivalent to HK\$97,272,000) to the Group as refundable earnest money for the disposal of 18% equity interests in Zhunxing. During the year ended 31 March 2019, addition of refundable earnest money of RMB145,000,000 (equivalent to HK\$176,307,000) was paid by Purchaser C to the Group. These refundable earnest monies of approximately HK\$273,579,000 (31 March 2019: HK\$273,579,000) will be applied towards the settlement of consideration of the disposal when the disposal transaction is completed.

15. PROMISSORY NOTE

On 16 April 2019, the Company and the promissory note holder entered into a supplementary agreement, pursuant to which, the existing promissory note together with the accrued and default interests, totaling approximately HK\$683,348,000 were replaced by 60 new transferable promissory note (the "New Promissory Notes") with principal amount totaling HK\$683,348,000 (which is equal to the sum of the outstanding principal amount of the existing promissory note and accrued and default interests). The New Promissory Notes are unsecured, bear coupon interest at 5% per annum and repayable on 15 April 2024.

16. BORROWINGS

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Bank borrowings	10,611,848	11,312,301
Other borrowings	441,625	469,151
	11,053,473	11,781,452

At 30 September 2019, borrowings of the Group were repayable as follows:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Within 1 year or on demand	735,034	637,431
After 1 year but within 2 years	582,760	366,869
After 2 years but within 5 years	1,574,377	1,768,358
After 5 years	8,161,302	9,008,794
	10,318,439	11,144,021
	11,053,473	11,781,452

16. BORROWINGS (Continued)

At 30 September 2019, borrowings of the Group were secured as follows:

		At	At
		30 September	31 March
		2019	2019
	Notes	HK\$'000	HK\$'000
		(Unaudited)	(Audited)
Secured	<i>(i)</i>	10,611,848	11,312,301
Unsecured	(ii) and (iii)	441,625	469,151
		11,053,473	11,781,452

Notes:

 At 30 September 2019 and 31 March 2019, the secured borrowings of the Group, together with the interest accrued thereon, were secured by (a) Zhunxing's receivables of toll income of the Zhunxing Expressway; (b) the Group's equity interests in 內蒙古博源新型能源有限公司 with a fair value of HK\$14,185,000 (31 March 2019: HK\$15,073,000); (c) the equity interests in 內蒙古准興高速服務區管理責任有限公司; (d) the equity interests in Zhunxing and (e) certain assets of Zhunxing.

At 30 September 2019 and 31 March 2019, the borrowings of the Group were also guaranteed by (a) the Company; (b) a non-controlling shareholder of Zhunxing; (c) a director of the Company and his spouse and (d) Zhunxing.

- At 30 September 2019 and 31 March 2019, unsecured borrowings of the Group were guaranteed by (a) the Company and (b) certain wholly-owned subsidiaries of the Company.
- (iii) The Group's available credit facilities as at 30 September 2019 amounted to approximately HK\$11,053,473,000 (31 March 2019: HK\$11,781,452,000), out of which HK\$11,053,473,000 (31 March 2019: HK\$11,781,452,000) had been utilised.
- (iv) All the other borrowings were overdue at 30 September 2019 and 31 March 2019. On 29 October 2018, an independent third party lender commenced legal actions against the Company and the Group for immediate repayment of a total outstanding balance of other borrowing, accrued interests and accrued default interests of approximately RMB606,108,000 at 20 September 2018 (equivalent to approximately HK\$694,237,000), which was accumulated to approximately RMB697,462,000 (31 March 2019: RMB652,888,000) (equivalent to approximately HK\$767,515,000 (31 March 2019: HK\$763,448,000)) at 30 September 2019, for which a corporate guarantee has been issued by the Company.

17. NON-CONVERTIBLE BONDS

As at 30 September 2019 and 31 March 2019, the carrying amounts of the non-convertible bonds (including the principals and the accrued default interests), which remain in default and became immediately repayable, are as below:

	Principal amounts HK\$'000	Coupon interests HK\$'000	Carrying amounts HK\$'000	Default interest payable (Note 14(a)) HK\$'000
As at 30 September 2019				
(Unaudited) Bond A	500,000	19,295	519,295	86,864
Bond B	500,000	45,083	545,083	77,376
Bond C	832,000	2,468	834,468	141,838
Bond D	1,500,000	182,556	1,682,556	227,726
Bond E	700,000	114,246	814,246	100,573
	4,032,000	363,648	4,395,648	634,377
As at 31 March 2019 (Audited)				
Bond A	500,000	19,295	519,295	72,905
Bond B	500,000	45,083	545,083	63,986
Bond C	832,000	2,468	834,468	120,396
Bond D	1,500,000	182,556	1,682,556	184,492
Bond E	700,000	114,246	814,246	79,651
	4,032,000	363,648	4,395,648	521,430

⁽a) Mr. Cao Zhong has provided personal guarantees to the holders of Bond A and Bond B as to the due performance of all the obligations of the two bonds.

17. NON-CONVERTIBLE BONDS (Continued)

(b) In accordance with the bond instruments (as amended by their respective subsequent amendment agreements, as appropriate), in the events of defaults in the payment of any sum due and payable thereon these bonds, the Group shall be liable to pay default interest to these bondholders from due date to the date of actual payment in full calculated at the prime lending rate, as quoted by The Hongkong and Shanghai Banking Corporation Limited on a daily basis, accruing on these carrying amounts of HK\$4,395,648,000 in default.

18. SHARE CAPITAL

	At 30 Septe	ember 2019	At 31 Mar	ch 2019
	No. of shares	Amount	No. of shares	Amount
	'000	HK\$'000	'000	HK\$'000
		(Unaudited)		(Audited)
Authorised:				
At 1 April 2018,				
31 March 2019,				
1 April 2019 and				
30 September 2019,				
ordinary shares of				
HK\$0.20 each	20,000,000	4,000,000	20,000,000	4,000,000
Issued and fully paid:				
At 1 April 2018,				
31 March 2019,				
1 April 2019 and				
30 September 2019,				
ordinary shares of				
HK\$0.20 each	7,442,396	1,488,479	7,442,396	1,488,479

19. OPERATING LEASES

Operating lease commitments – as a lessee As at 30 September 2019, the Group had total future minimum lease payments under non-cancellable operating leases due at the end of reporting period as follows:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Within one year	_	11,832
In the second to fifth year, inclusive	-	29,560
Over five years	-	4,651
		46,043

Operating lease receivables – as a lessor

The Group's investment properties are leased to tenants for varying terms. The rental income during the six months ended 30 September 2019 was HK\$84,000 (six months ended 30 September 2018: HK\$221,000).

The minimum rent receivables under non-cancellable operating leases at the end of the reporting period are as follows:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Within one year	244	259
In the second to fifth year, inclusive	1,010	1,066
Over five years	4,308	4,714
	5,562	6,039

20. CAPITAL COMMITMENTS

Capital commitments outstanding at 30 September 2019 not provided for in the Interim Financial Statements were as follows:

	At	At
	30 September	31 March
	2019	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Contracted but not provided for		
 acquisition of property, plant and 		
equipment	21,703	22,897

21. RELATED PARTY TRANSACTIONS

- (a) Transactions between the Company and its subsidiaries, which are related parties of the Company, have been eliminated on consolidation and are not disclosed in this note.
- (b) Save as disclosed elsewhere in these financial statements, the Group had the following major transactions with related parties during the six months ended 30 September 2019 and 2018:

Related party relationship	Type of transactions	Six months ended 30 September	
		2019	2018
		HK\$'000	HK\$'000
		(Unaudited)	(Unaudited)
Mr. Cao Zhong (a substantial shareholder and director	Guarantees given to banks in respect of credit facilities granted to subsidiaries	638,563	702,680
of the Company)	of the Company		
Mr. Cao Zhong (a substantial shareholder and director	Guarantees given for due performance of all obligations of two outstanding	1,064,378	1,064,378
of the Company)	non-convertible bonds		

21. RELATED PARTY TRANSACTIONS (Continued)

(c) Members of key management during the six months ended 30 September 2019 and 2018 comprised only of the directors of the Company whose remuneration is set out as follows:

	Six months ended 30 September	
	2019 201 HK\$'000 HK\$'00	
	(Unaudited)	(Unaudited)
Fee, basis salaries, allowances and other benefits Retirement benefit scheme	2,394	2,610
contributions	54	54
	2,448	2,664

22. CONTINGENT LIABILITIES

(a) During the year ended 31 March 2018, a former shareholder of Zhunxing instituted a legal proceeding against Zhunxing to claim damage of approximately RMB250 million arising from the prior years' termination of an operating contract, which was purportedly made in 2008, for service areas of Zhunxing Expressway. The Group considered, after having sought legal advices, that Zhunxing shall have valid ground to set aside this claim and accordingly, no provision is required at 30 September 2019 and 31 March 2019 respectively.

22. CONTINGENT LIABILITIES (Continued)

(b) During the year ended 31 March 2018, the PRC Supreme Court issued an order to set aside an earlier judgement in favour of Zhunxing by a local court, in relation to the proceeding first taken by Zhunxing against an independent third party contractor who subsequently counterclaimed against Zhunxing for additional construction costs and various damages under two construction contracts (as varied by supplemental agreements in 2011), against which, the Group has recognised approximately RMB603.8 million (31 March 2019: RMB603.8 million) at 30 September 2019. The Group considered, after having sought legal advices, that Zhunxing has valid grounds to defend those unrecognized counterclaims for additional construction costs and accordingly, no additional provision is required at 30 September 2019 and 31 March 2019 respectively.

23. APPROVAL OF THE INTERIM FINANCIAL STATEMENTS

The Interim Financial Statements were approved and authorised for issue by the Board on 29 November 2019.

BUSINESS REVIEW

For the six months ended 30 September 2019, the Group was principally engaged in expressway operations, compressed natural gas ("CNG") gas stations operations, growing and sales of forage and agricultural products and timber operations.

Operation of Zhunxing Expressway

During the period, the Group's revenue was mainly contributed by toll income from the 265-kilometre heavy-haul toll expressway in Inner Mongolia ("Zhunxing Expressway") operated by Inner Mongolia Zhunxing Heavy Haul Expressway Company Limited* (內蒙古准興重載高速公路有限責任公司) ("Zhunxing") which is indirectly held as to 86.87% by the Company.

In the first three quarters of 2019, as the supply of coal market was initially tight and later eased, the coal prices of Inner Mongolia gradually returned from a high level to a reasonable range. The number of trucks using Zhunxing Expressway has gradually increased, leading to a steady rise in the overall traffic volume of Zhunxing Expressway.

For the six months ended 30 September 2019, Zhunxing Expressway recorded an accumulated toll income of approximately RMB287.94 million (approximately HK\$324.94 million), i.e. an average daily toll income of approximately RMB1.57 million (approximately HK\$1.78 million) and an average daily traffic volume of approximately 6,996 vehicles (for the six months ended 30 September 2018, the average daily toll income was approximately RMB1.80 million (approximately HK\$2.13 million) and an average daily traffic volume of approximately 6,210 vehicles).

Upon traffic opening and commencement of toll collection of Zhunxing Expressway on 21 November 2013, the Group actively introduced measures and promotions to build client base. Yet, a number of factors tend to restrain the growth of both traffic volume and toll income of Zhunxing Expressway during the period:

BUSINESS REVIEW (Continued)

Operation of Zhunxing Expressway (Continued)

- (1) the implementation of joint overload control on the expressways under the central and western toll collection network in Inner Mongolia Autonomous Region limited the vehicle tonnage of a single vehicle (the "Overload Control"), which consequently lowered the tolls charged on a single vehicle; and
- (2) the expressways in Ordos City has tightened the entrance load limit of the six-axis single row drive wheel semi-trailers to 46 tons, which reduced the traffic volume of such type of vehicle with 49 tons running on expressways within Ordos City.

In order to accelerate the growth in traffic volume and toll income of Zhunxing Expressway, Zhunxing is actively implementing a number of measures to promote and attract more coal transport vehicles to utilize Zhunxing Expressway on a regular basis:

- (1) strengthen the tracking of its competitors to cope with any new market changes brought by the toll collection network. Zhunxing continues to finetune its business strategies to seek revenue growth in this competitive market environment:
 - promoting certain advantageous features of Zhunxing Expressway including its tunnel-free nature and the absence of hazardous chemical transport restrictions to attract specific customers while maintaining existing customers;
 - brand building with optimized qualitative auxiliary services in catering and vehicle maintenance while taking advantage of the distance and toll of Zhunxing Expressway, with the objective to enhance customer loyalty with high-quality service, building a route with customer recognition;

BUSINESS REVIEW (Continued)

Operation of Zhunxing Expressway (Continued)

- (iii) executing a road maintenance program that is comprehensively planned and deployed under Zhunxing's policy to "normalize, standardize, and ensure the road conditions of Zhunxing Expressway preserve its best state". During the past five years, Zhunxing Expressway maintained good standards on road appearance and road condition, and thus fully realized the maintenance management objectives of "smooth, safe, comfortable and splendid" for an expressway; and
- (iv) reinforcing a safe and expedient driving environment by implementing 24-hour patrol system to improve the service level and emergency response capability of the maintenance, road administration and traffic police personnel, with an aim to swiftly resolve spontaneous traffic incidents and minimize the time to restore traffic fluency on Zhunxing Expressway;
- (2) continue to follow up on new changes of relevant competitive routes or toll collection policy to maintain Zhunxing Expressway's competitive edge; and
- (3) focus on marketing activities to grow customer base. Zhunxing will continue to explore cooperation opportunities with the neighboring logistic base and coal chemical enterprises, promoting Zhunxing Expressway's advantageous position in bringing together a coal transport process that reinforces traffic fluency, cost-saving and high efficiency.

Petroleum and Related Products Business

During the period, the Group through its wholly-owned subsidiary, Leshan Zhongshun Oil and Gas Company Limited* (樂山中順油汽有限公司) ("Leshan") focused on the development of the new energy business sector based on CNG.

For the six months ended 30 September 2019, Leshan realized sales of CNG of approximately 5,901 km³ in total (for the six months ended 30 September 2018: 5,046 km³), amounted to approximately HK\$19.48 million (for the six months ended 30 September 2018: HK\$15.63 million).

BUSINESS REVIEW (Continued)

Forage and Agricultural Product Business

The Group has commenced its business in the growing and sales of forage and agricultural products in May 2017 upon Ar Horqin Banner Xinze Agricultural & Animal Husbandry Company Limited* (阿魯科爾沁旗鑫澤農牧業有限公司) ("Xinze") becoming a 60% owned subsidiary of the Group after the acquisition was completed on 10 May 2017.

The major factor attributes to the sales revenue of the forage is the level of local precipitation that affects the yield of the forage. Due to climate changes in recent years, especially since the second half of 2018, with multiple drastic changes in national temperature and the effects of cold currents, the production and sales of forage is difficult to maintain at a stable level.

For the six months ended 30 September 2019, no sales income was recorded under the forage and agricultural product business as the production of sorghum silage has ceased due to the significant drop of local precipitation this year, and the price of products has been affected by the domestic economic situation (for the six months ended 30 September 2018: HK\$Nil).

Under the growing momentum of the agriculture and animal husbandry industry in Inner Mongolia Autonomous Region, Xinze has implemented cattle bleeding, which is less influenced by climate changes, to diversify the source of revenue in 2020.

Forest Operation

With an aim to increase the cashflows of the Group, the Company will continue to look for opportunity to dispose its forestry related businesses in the People's Republic of China (the "PRC").

FINANCIAL REVIEW

Revenue

The Group's unaudited revenue for the six months ended 30 September 2019 was approximately HK\$348.40 million, representing a decrease of about 14.7% from approximately HK\$408.26 million for the last corresponding period. The Group's income was recognized under three reportable segments of the Group, namely expressway operations, petroleum business, and others including timber operations, contributed approximately HK\$324.94 million (93.3%), HK\$19.48 million (5.6%) and HK\$3.98 million (1.1%) (for the six months ended 30 September 2018: HK\$389.64 million (95.5%), HK\$15.63 million (3.8%) and HK\$2.99 million (0.7%)) respectively to the Group's consolidated revenue.

Toll income from expressway operations of approximately RMB287.94 million (approximately HK\$324.94 million) (for the six months ended 30 September 2018: RMB330.07 million (approximately HK\$389.64 million)) constituted the mainstream of the Group's revenue for the six months ended 30 September 2019. Despite the traffic volume of Zhunxing Expressway was increased by about 12.7% during the period, the decrease of about 16.6% in toll income from the expressway operations as compared to the last corresponding period was mainly attributable to (i) the reduction in tolls on a single vehicle after the implementation of the Overload Control as discussed in the above business review section and (ii) the drop in Chinese Yuan Renminbi to Hong Kong Dollar exchange rate.

FINANCIAL REVIEW (Continued)

Cost of sales

The Group's cost of sales for the six months ended 30 September 2019 was approximately HK\$372.65 million, representing a reduction of about 1.3% from approximately HK\$377.54 million for the last corresponding period. The Group's cost of sales during the period was mainly attributable to (i) the amortization of concession intangible assets arising from the expressway operations of approximately HK\$293.88 million (for the six months ended 30 September 2018: HK\$304.32 million), (ii) the depreciation of fixed assets arising from the expressway operations of approximately HK\$34.10 million (for the six months ended 30 September 2018: HK\$39.81 million), and (iii) the operating costs arising from the expressway operations of approximately HK\$17.05 million (for the six months ended 30 September 2018: HK\$18.41 million).

Gross profit/loss

For the six months ended 30 September 2019, the Group recorded a gross loss amounted to approximately HK\$24.26 million as compared to a gross profit of HK\$30.72 million for the last corresponding period.

EBITDA

For the six months ended 30 September 2019, the Group recorded a decreased EBITDA (defined as earnings before interest, tax, depreciation, amortization and non-cash changes in values of assets and liabilities) amounted to approximately HK\$285.22 million compared to the EBITDA of approximately HK\$335.32 million for the last corresponding period. The approximately 14.9% decrease in EBITDA was primarily driven by the reduced revenue from the expressway operations of the Group as discussed above. Detailed segment revenue and contribution to loss before income tax of the Group is shown in Note 4 to the unaudited condensed interim consolidated financial statements of the Group for the six months ended 30 September 2019 (the "Interim Financial Statements").

FINANCIAL REVIEW (Continued)

Loss for the period

The Group's net loss for the six months ended 30 September 2019 was approximately HK\$611.68 million, representing a drop of about 3.1% from approximately HK\$631.05 million. The Group's net loss for the period was primarily contributed by the finance cost of the Group amounted to approximately HK\$494.63 million (for the six months ended 30 September 2018: HK\$605.17 million), the selling and administrative expenses amounted to approximately HK\$52.01 million (for the six months ended 30 September 2018: HK\$62.55 million) and the impairment loss on trade and other receivables amounted to approximately HK\$53.82 million (for the six months ended 30 September 2018: HK\$Nil) primarily arising from the expressway operations of the Group. The approximately 18.3% decrease in finance cost of the Group was mainly due to reduced interest expenses on bank and other borrowings. The Group's selling and administrative expenses for the six months ended 30 September 2019 were primarily attributed to staff costs and benefits of approximately HK\$17.72 million (for the six months ended 30 September 2018: HK\$18.92 million), legal and professional fees of approximately HK\$9.25 million (for the six months ended 30 September 2018: HK\$7.47 million) and short term lease payment and management fees of approximately HK\$5.58 million (for the six months ended 30 September 2018: HK\$7.86 million).

The loss attributable to owners of the Company for the six months ended 30 September 2019 was approximately HK\$546.21 million (for the six months ended 30 September 2018: HK\$566.73 million). The basic loss per share attributable to owners of the Company for the period was HK\$0.07 as compared with HK\$0.08 for the last corresponding period. No diluted loss per share is presented for the six months ended 30 September 2019 (for the six months ended 30 September 2018: HK\$0.08) as all share options of the Company were expired during the year ended 31 March 2019 and there were no potential ordinary shares of the Company (the "Shares") in issue during the period.

LIQUIDITY REVIEW

The Group's policy is to regularly monitor its liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and long term. The Group's assets portfolio is mainly financed by its borrowings and debt securities.

As at 30 September 2019, the Group was in a net liabilities position of approximately HK\$4,602.20 million as compared to a net liabilities position of approximately HK\$3,912.83 million as at 31 March 2019.

As at 30 September 2019, contractual maturities based on contractual undiscounted cash flows of approximately HK\$9,377.07 million, HK\$1,163.72 million, HK\$3,683.69 million and HK\$10,235.26 million (31 March 2019: HK\$9,751.03 million, HK\$919.67 million, HK\$3,348.53 million and HK\$11,412.46 million) were required to be repaid within 1 year or on demand, after 1 year but within 2 years, after 2 years but within 5 years and after 5 years, respectively.

The gearing ratio of the Group, measured as total liabilities to total assets, was 130.12% as at 30 September 2019 (31 March 2019: 123.80%).

As at 30 September 2019, the Group had cash and bank balances of approximately HK\$57.07 million (31 March 2019: HK\$38.91 million) and its available banking facilities were amounted to approximately HK\$11,053.47 million (31 March 2019: HK\$11,781.45 million), which have been fully utilized (31 March 2019: HK\$11,781.45 million).

LIQUIDITY REVIEW (Continued)

Borrowings

The Group's outstanding borrowings, all being denominated in RMB, amounted to approximately HK\$11,053.47 million (31 March 2019: HK\$11,781.45 million), represented approximately 55.6% of the Group's total liabilities as at 30 September 2019 (31 March 2019: 57.9%). Approximately HK\$439.63 million (31 March 2019: HK\$469.15 million) of the Group's outstanding borrowings were charged at fixed rates. Approximately 6.7% of the Group's outstanding borrowings were repayable within one year (31 March 2019: 5.4%).

As the expressway operation is a capital intensive industry, the Group's outstanding borrowings amounted to RMB10,042.78 million (approximately HK\$11,051.47 million) were obtained and drawn down primarily for the construction of Zhunxing Expressway as at 30 September 2019. The syndicated loan facilities of RMB8,721.54 million (approximately HK\$9,597.53 million) granted by several PRC banks in December 2012, including short term loans of RMB107.00 million (approximately HK\$117.75 million) and long term loans of RMB8,614.54 million (approximately HK\$9,479.78 million), were secured by Zhunxing's receivables of toll income. Furthermore, Zhunxing obtained and drawn down short term loans of RMB762.11 million (approximately HK\$838.66 million) and long term loans of RMB762.11 million (approximately HK\$838.66 million) from several authorized financial institutions in the PRC, of which RMB921.74 million (approximately HK\$1,014.32 million) was secured by a combination of (i) Zhunxing's receivables of toll income, (ii) the Group's equity interests in Zhunxing and/or (iii) certain Zhunxing's investments.

Capital Commitments

The Group's capital commitments outstanding as at 30 September 2019 decreased by approximately 5.2% to approximately HK\$21.70 million (31 March 2019: HK\$22.90 million), representing the capital expenditure arising from the acquisition of property, plant and equipment under the expressway operations sector.

LIQUIDITY REVIEW (Continued)

Going Concern

During the six months ended 30 September 2019, the Group suffered a loss of approximately HK\$611.68 million (for the six months ended 30 September 2018: HK\$631.05 million), and as at the end of the reporting period, the Group had net current liabilities of approximately HK\$8,550.61 million (31 March 2019: HK\$8,996.02 million) and net liabilities of approximately HK\$4,602.20 million (31 March 2019: HK\$3,912.83 million).

As at 30 September 2019, the Company was in default in the repayment of the promissory note of HK\$Nil (31 March 2019: HK\$315.00 million), the non-convertible bonds with aggregate carrying amounts of approximately HK\$4,395.65 million (31 March 2019: HK\$4,395.65 million) and other borrowings of approximately HK\$441.62 million (31 March 2019: HK\$469.15 million). These debts, together with the outstanding default interests accrued thereon of approximately HK\$962.46 million (31 March 2019: HK\$1,186.18 million), totaling approximately HK\$9,799.73 million (31 March 2019: HK\$6,365.98 million) are classified under current liabilities as at 30 September 2019. These conditions indicate the existence of material uncertainties which may cast significant doubt on the Group's ability to continue as a going concern and therefore, the Group may not be able to realize its assets and discharge its liabilities in the normal course of business.

In view of the circumstances, the Board has undertaken and/or is in the progress of implementing various measures to improve the Group's liquidity position as set out in Note 1 to the Interim Financial Statements and the below section headed "Remedial Measures on Going Concern". Up to the date of this interim report, the measures have not been completed. Assuming the successful implementation of the measures, the Board is of the opinion that the Group will have sufficient working capital to meet its financial obligation as and when they fall due in the foreseeable future. Accordingly, the Interim Financial Statements have been prepared on a going concern basis.

Had the Group failed to continue business as a going concern, adjustments would have been made to the Interim Financial Statements to restate the value of assets to their recoverable amounts, to reclassify non-current assets and non-current liabilities as current assets and current liabilities respectively, and to make provision for further liabilities that may arise.

LIQUIDITY REVIEW (Continued)

Treasury Policy

The Group's business operations, assets and liabilities are dominated mainly in Hong Kong dollars, Renminbi, Australia dollars and US dollars. There was no significant foreign exchange gain or loss recognized during the period. The management will review from time to time of potential foreign exchange exposure and will take appropriate measures to minimize the risk of foreign exchange exposure in the future.

The Group did not use any financial instruments for hedging purposes and did not have foreign currency investments being hedged by foreign currency borrowings and other hedging instruments.

MATERIAL EVENTS

Replacement of Promissory Note

On 16 April 2019, the Company issued a new promissory note of an aggregate principal amount of approximately HK\$683 million with coupon interests of 5% per annum for a term of five years (the "New Promissory Note") on a dollar-for-dollar basis to replace and supersede the old promissory note with a principal amount of HK\$280,000,000 and its accrued and default interests (the "Old Promissory Note") which was issued to China Alliance International Holding Group Limited* (中聚國際 控股集團有限公司) ("China Alliance") on 9 February 2010.

The Old Promissory Note bore interests at 1.5% per annum payable quarterly commencing from the date of the issue by 14 installments of HK\$20,000,000 each with the interest accrued thereon. On 23 May 2012, the Company and China Alliance signed a supplemental agreement pursuant to which the repayment terms of the Old Promissory Note were extended and the Company is required to pay a default interests at 18.25% per annum.

Further details on the issue of the Old Promissory Note and the New Promissory Notes are set out in the announcement of the Company dated 21 May 2009 and 16 April 2019, respectively.

MATERIAL EVENTS (Continued)

Update on Debt Restructuring

As disclosed in the latest annual report of the Company (the "Annual Report 2019"), the Group had bank borrowings in the total amount of approximately HK\$11,781.45 million. Such borrowings mainly consisted of syndicated loan facilities of approximately RMB8,721.54 million (equivalent to approximately HK\$9,597.53 million) (the "Syndicated Loans") granted by several PRC banks (the "Banks") in December 2012. The Company was informed that the Banks intended to optimise their loan portfolios by derecognising and reorganising the Syndicated Loans asset at a discount to other interested parties. However, the Banks have to go through certain legal proceedings with the Group including filing of civil actions, court-directed mediations, entering into of settlement agreement(s), execution(s) of settlement agreement(s) and derecognition of the Syndicated Loans, which will take approximately six months to complete. As at the date of this interim report, these legal proceedings are on-going and the Group is working with the Banks to facilitate a smooth completion of their asset restructuring.

Further details of the update are set out in the announcement of the Company dated 5 September 2019.

MATERIAL EVENTS (Continued)

Outstanding Non-convertible Bonds

As at the date of this interim report, details of the non-convertible bonds of the Company in the aggregate principal amount of HK\$4,032.00 million (the "Outstanding Bonds") are as follows:

Holders of Outstanding Bonds	Principal amount (HK\$)	Maturity date	Default interest rate as at 30 September 2019 (per annum)
China Life Insurance (Overseas) Company Limited	800,000,000	10 February 2016	5.125%
China Life Insurance (Overseas) Company Limited	700,000,000	24 January 2017	5.125%
Cross-Strait Capital Limited	32,000,000	10 February 2016	5.125%
Dr. Lo Ka Shui	36,000,000	3 March 2016	5.125%
Dr. Lo Ka Shui	35,000,000	3 September 2016	5.125%
Li Ka Shing (Canada) Foundation	464,000,000	3 March 2016	5.125%
Li Ka Shing (Canada) Foundation	465,000,000	3 September 2016	5.125%
Strait Capital Service Limited	800,000,000	24 January 2017	5.125%
Strait CRTG Fund, L.P.	700,000,000	24 January 2017	5.125%

The Group is negotiating with its creditors, including but not limiting to the holders of the Outstanding Bonds, for possible standstill or rescheduling of the repayment of debts owing by the Group. Up to the date of this interim report, no agreement has been reached.

MATERIAL EVENTS (Continued)

Proposed Disposal of 71% Equity Interests in Zhunxing and the Undertaking of the Buy-back Obligation or Options

Disposal Agreement A

On 28 December 2016, the Company as guarantor and its wholly-owned subsidiary Cheer Luck Technology Limited ("Cheer Luck") acting as vendor, entered into a disposal agreement ("Disposal Agreement A") with Inner Mongolia Yuanheng Investment Co. Ltd.* (內蒙古源恒投資有限公司) ("Purchaser A"), pursuant to which Cheer Luck has conditionally agreed to sell, and Purchaser A has conditionally agreed to acquire 25% equity interests of Zhunxing at RMB1,125.00 million (equivalent to HK\$1,260.00 million) with an option to buy back (the "Disposal A").

On 18 December 2017, Cheer Luck and Purchaser A entered into a supplemental agreement to amend the aforesaid consideration to RMB1,145.00 million (equivalent to approximately HK\$1,282.40 million) pursuant to a valuation report (the "Consideration A"). A fund company, Wulanchabu Zhongshi Yuanheng Logistics Management Centre (Limited Partnership)* (烏蘭察布市中實源恆物流產業管理中心(有限合夥)) (the "Fund Company"), was established by Purchaser A at its sole discretion to facilitate its internal funding arrangement and the settlement of the consideration. The directors of the Company (the "Directors") expect that the net proceeds from Disposal A, after deducting the expenses directly attributable thereto, will be approximately RMB1,139.64 million (equivalent to approximately HK\$1,276.40 million).

On 16 April 2018, the Disposal Agreement A and all the transactions contemplated thereunder were approved at the extraordinary general meeting of the Company.

As at the date of this interim report, all payments from Purchaser A are delayed and remained outstanding as the Fund Company requires additional time to facilitate the internal funding arrangement for settlement of Consideration A. The Company has been regularly discussing with Purchaser A in relation to the settlement of the outstanding amount. However, as advised by the Fund Company, the internal funding is taking much longer than initially expected due to the recent economic slowdown in the PRC. The Company understands from the Fund Company that it will settle Consideration A once the payment is ready.

MATERIAL EVENTS (Continued)

Proposed Disposal of 71% Equity Interests in Zhunxing and the Undertaking of the Buy-back Obligation or Options (Continued)

Disposal Agreement B, C and D

On 30 December 2016, the Company as guarantor and Cheer Luck as vendor entered into a disposal agreement with each of the following purchasers:

- Hohhot Economic and Technological Development Zone Investment and Development Group Co. Ltd.* (呼和浩特經濟技術開發區投資開發集團有限責 任公司) ("Purchaser B"), for the sale and purchase of 18% equity interests of Zhunxing at a consideration equals to 18% of the net asset value of Zhunxing as at 31 December 2016 ("Disposal Agreement B");
- (ii) Hohhot Huizeheng Investment Co. Ltd.* (呼和浩特惠則恒投資有限責任公司) ("Purchaser C"), for the sale and purchase of 18% equity interests of Zhunxing at a consideration equals to 18% of the net asset value of Zhunxing as at 31 December 2016 ("Disposal Agreement C"); and
- (iii) Deyuan Xingsheng Industrial Co. Ltd.* (德源興盛實業有限公司) ("Purchaser D"), for the sale and purchase of 10% equity interests of Zhunxing at a consideration equals to 10% of the net asset value of Zhunxing as at 31 December 2016 ("Disposal Agreement D").

Up to the date of this interim report, an aggregate of RMB225,000,000 (equivalent to approximately HK\$273,579,000) refundable earnest monies were paid by Purchaser C to facilitate further negotiation in respect of the disposal of 18% equity interests in Zhunxing. The earnest monies will be settled as part of the consideration of the aforesaid disposal when the transaction is completed. The earnest monies were applied to pay the Group's borrowings and related interest expenses.

As at the date of this interim report, due to the unexpected change of personnel of the three purchasers, they require additional time to appoint their designated independent valuer and to prepare and review the terms of the supplemental agreements. The Company will discuss the revised timetable further with these three purchasers as soon as practicable, and also continue to monitor the situation closely.

MATERIAL EVENTS (Continued)

Proposed Disposal of 71% Equity Interests in Zhunxing and the Undertaking of the Buy-back Obligation or Options (Continued)

Disposal Agreement B, C and D (Continued)

Each of the above disposal agreements is not inter-conditional and shall be completed separately. The proceeds from the disposals of 71% equity interests in Zhunxing will be used to repay partially the principal amount of the Outstanding Bonds. In case there is any surplus, it will be used as general working capital of the Group.

In the event that the disposals of Zhunxing cannot be completed on or before 31 March 2020, the Company will explore other avenues (including but not limited to disposing other assets of the Group and identifying other purchasers to dispose the unsold interests in Zhunxing) to generate funds to repay the Outstanding Bonds.

Details on the arrangement of proposed disposals and buy-backs of the 71% equity interests in Zhunxing are set out in the announcements of the Company dated 9 January 2017, 30 March 2017, 30 June 2017, 29 September 2017, 18 December 2017, 16 April 2018 and 12 August 2019 and the circular of the Company dated 26 March 2018.

Bankruptcy Petition filed against a Director

The chairman and an executive director of the Company, Mr. Cao Zhong ("Mr. Cao") confirmed that Li Ka Shing (Canada) Foundation ("LKSCF") had filed a bankruptcy petition against him (the "Bankruptcy Petition"). Neither the Company nor any of its subsidiaries is a party to the Bankruptcy Petition.

The Bankruptcy Petition was due to the 9% convertible bonds issued by the Company to LKSCF on 3 September 2013 (the "Bonds") which matured on 3 September 2015 and remained outstanding. As disclosed in the Company's announcement dated 14 August 2015, the repayment date of the Bonds had been extended, and Mr. Cao also provided LKSCF with personal guarantee as to the due performance of all the obligations of the Bonds. The outstanding principal of the Bonds, together with the accrued interests and the accrued default interests exceeds HK\$1.1 billion as at the date of this interim report. The Company will continue to monitor the development of the Bankruptcy Petition.

Please refer to the announcements of the Company dated 14 August 2015, 23 September 2019 and 27 September 2019 for details.

PROSPECTS

In 2019, the Chinese and global economy is overcast by external uncertainties and downward pressures brought about by the Sino-US trade war. Faced with the slowdown of global economic growth, the Chinese economy is striving to maintain an overall stable trend.

Going forward, as an important transportation channel of the Wulanchabu Integrated Logistics Industrial Park, Zhunxing Expressway will play an important role in the development of the Xinghe Miaoliang Logistics Park of Wulanchabu (the "Miaoliang Logistics Park"), and it is expected that the traffic volume of the Miaoliang Logistics Park will continue to rise, which will benefit the traffic volume of the relevant road section of Zhunxing Expressway. Following the effective implementation of the coal de-capacity policy in the PRC, energy consumption is expected to remain stable, and along with the forthcoming development of Zhunxing Expressway, especially the inter-connection with the Zhangjiakou city road section to facilitate the direct passage to Hebei province, the traffic volume and toll income of Zhunxing Expressway are expected to grow, bringing a turnaround to profit in the long run.

In respect to the growing and sales of forage and agricultural products sector of the Group, due to climate changes and the significant reduction of local water resources in 2019, the production of sorghum silage under existing natural conditions has ceased, and the growth of operating income is weakened. To diversify the source of revenue under this business sector of the Group in 2020, in view of the growing momentum of the agriculture and animal husbandry industry in the Inner Mongolia Autonomous Region, Xinze has implemented cattle breeding which is less influenced by climate changes.

Given the Company's imminent funding needs to meet its short-term financial obligations, the Company will strive to explore all possible avenues, including but not limited to rights issue, open offer, placing of new shares and issuance of new convertible bonds, disposing assets of the Group and identifying other purchasers to dispose the unsold interest in Zhunxing, to generate capitals to repay the Outstanding Bonds and other outstanding borrowings. The Board will continue to look out for opportunities to strengthen the Group's financial position, and therefore maximizing the benefits of the shareholders of the Company (the "Shareholders") as a whole.

REMEDIAL MEASURES ON GOING CONCERN

As set forth in the Company's Annual Report 2019, the auditor of the Company did not express opinion on the consolidated financial statements of the Group for the year ended 31 March 2019 due to the potential interaction of the multiple uncertainties relating to going concern and their possible cumulative effect on the consolidated financial statements.

In order to proactively address the issues, up to the date of this interim report, the Board continued to focus on the implementation of the financial arrangements through the proposed disposals of 71% equity interests in Zhunxing and the related buy-back obligation or options (the "Zhunxing Disposals") and a series of debt restructuring arrangements (together, the "Remedial Measures").

(i) The Zhunxing Disposals

As set forth in the above section headed "Material Events", all payments from Purchaser A for the disposals of 25% equity interests in Zhunxing under the Disposal Agreement A remained outstanding. The Company has engaged in regular discussion with Purchaser A in relation to the outstanding amount. However, as advised by the Fund Company, which is established by Purchaser A to facilitate its internal funding arrangement, the internal funding arrangement is taking much longer than initially expected to the recent economic slowdown in the PRC. The Company understands from the Fund Company that it will settle Consideration A once the payment is ready.

The Disposal Agreement B, Disposal Agreement C and Disposal Agreement D stipulate the financing arrangements through disposals with option to buy back 46% equity interests in Zhunxing. As disclosed in the Company's announcement dated 9 January 2017, Purchaser B, Purchaser C and Purchaser D shall appoint an independent valuer to prepare a valuation report of Zhunxing, which will be used as the basis of considerations for the disposals of 46% equity interests in Zhunxing. Due to the unexpected change of personnel in Purchaser B, Purchaser C and Purchaser D, they require additional time to appoint their designated independent valuer and to prepare and review the terms of the supplemental agreements. The Company will discuss the revised timetable further with the three purchasers as soon as practicable, and also continue to monitor the situation closely.

REMEDIAL MEASURES ON GOING CONCERN (Continued)

(ii) The debt restructuring arrangements

As mentioned in the above section headed "Material Events", on 16 April 2019, the Company completed the issuance of the New Promissory Note to replace and supersede the outstanding principal amounts of the Old Promissory Note and the relevant accrued and default interests, which in effect extend the time for repayment for five years. Up to the date of this interim report, the Group is working with the Banks to facilitate a smooth completion of the Banks' asset restructuring. The Group is also negotiating with its creditors, including but not limited to the holders of the non-convertible bonds, for possible standstill or rescheduling of the repayment of debts owing by the Group. Up to the date of this interim report, no agreement has been reached.

As the Remedial Measures involve on-going negotiations and communications with various potential purchasers and creditors, it is difficult to define a definite timetable on the completion of the Remedial Measures. Notwithstanding, the Board will strive to complete the Remedial Measures before the financial year ending 31 March 2020.

In the event that the Zhunxing Disposals cannot be completed on or before 31 March 2020 and/or the creditors do not agree on standstill or potential rescheduling of the repayment of debts owing by the Group, the Company will explore other avenues including (i) initiating discussions with other interested buyers; (ii) disposing other assets of the Group; and (iii) carrying out fund raising activities, including but not limited to rights issue, open offer, placing of new shares and issuance of convertible bonds to repay the Outstanding Bonds and other outstanding borrowings.

CHARGES ON ASSETS

As at 30 September 2019, the Group has pledged the equity interests in (i) Inner Mongolia Berun New Energy Company Limited* (內蒙古博源新型能源有限公司); (ii) Inner Mongolia Zhunxing Expressway Service Areas Management Company Limited* (內蒙古准興高速服務區管理有限責任公司); and (iii) Zhunxing to secure part of the Group's borrowings.

CONTINGENT LIABILITIES

Save as disclosed in Note 22 to the Interim Financial Statements, the Group did not have any material contingent liabilities.

DIVIDEND

The Directors do not recommend any dividend for the six months ended 30 September 2019 (for the six months ended 30 September 2018: HK\$Nil).

EMPLOYEES

The Group had approximately 494 employees in Hong Kong and the PRC as at 30 September 2019. The Group implements remuneration policy, bonus and share options scheme to ensure that pay scales of its employees are rewarded on performance-related basis within the general framework of the Group's remuneration policy.

SHARE OPTION SCHEME

A new share option scheme of the Company was adopted on 28 August 2014 (the "Scheme") pursuant to the approval by the Shareholders at the annual general meeting held on 28 August 2014. The Scheme shall remain in force for a period of 10 years ending on 27 August 2024, unless otherwise terminated or amended.

As at 30 September 2019, no share option has been granted, exercised, cancelled or lapsed under the Scheme.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

There were no purchases, sales or redemptions of the Company's listed securities by the Company or any of its subsidiaries during the six months ended 30 September 2019.

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES, AND DEBENTURES

Save as disclosed below, as at 30 September 2019, according to the register of interest kept by the Company under Section 336 of the Securities and Futures Ordinance (the "SFO") and so far as was known to the Directors, none of the Directors and chief executive of the Company held any interest or short positions on the Shares, underlying Shares and debentures of the Company and its associated corporations (within the meaning or Part XV of the SFO) which (i) where required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the Directors and chief executive were taken or deemed to have taken under such provisions of the SFO); or (ii) which were required, pursuant to Section 352 of the SFO, to be recorded in the register referred to therein; or (iii) were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 of the Rules Governing the Listing of Securities on the Stock Exchange.

		As at 30 September 2019	
Name of Directors	Capacity	Number of Shares and/ or underlying Shares	Approximate % of total issued Shares (Note 3)
Cao Zhong ("Mr. Cao")	Beneficial owner Interest in controlled corporation	33,800,000 348,325,000 <i>(Note 1)</i>	0.45 4.68
Fung Tsun Pong ("Mr. Fung")	Beneficial owner Interest in controlled corporation	303,940,610 459,080,000 <i>(Note 2)</i>	4.08 6.16
Tsang Kam Ching, David	Beneficial owner	7,581,224	0.10

Long positions in issued Shares and underlying Shares of the Company

DIRECTORS' INTERESTS AND SHORT POSITIONS IN SHARES, UNDERLYING SHARES, AND DEBENTURES (Continued)

Long positions in issued Shares and underlying Shares of the Company (Continued) Notes:

- Champion Rise International Limited ("Champion Rise") being wholly-owned by Mr. Cao was interested in 348,325,000 Shares, representing approximately 4.68% in the issued Shares. Mr. Cao is a substantial Shareholder of the Company and his shareholding in the Company is also set out in the below section headed "Substantial Shareholders".
- 2. Ocean Gain Limited ("Ocean Gain") being wholly-owned by Mr. Fung was interested in 459,080,000 Shares, representing approximately 6.16% in the issued share capital of the Company. Mr. Fung is a substantial Shareholder of the Company and his shareholding in the Company is also set out in the below section headed "Substantial Shareholders".
- 3. Based on 7,442,395,970 Shares of HK\$0.20 each in issue as at 30 September 2019.

SUBSTANTIAL SHAREHOLDERS

Save as disclosed below, as at 30 September 2019, according to the register of interest kept by the Company, under section 336 of the SFO and so far as was known to the Directors, no other person or entities had interests or short positions in the Shares or underlying Shares which fall to be disclosed to the Company and the Stock Exchange under the provision of Divisions 2 and 3 of part XV of the SFO, or who were, directly or indirectly, interested in 5% or more of the issued voting shares to vote in all circumstances at general meeting of any other members of the Group.

SUBSTANTIAL SHAREHOLDERS (Continued)

Long Position in issued Shares and underlying Shares of the Company

		As at 30 September 2019	
Name of substantial Shareholders	Capacity	Number of Shares and/ or underlying Shares	Approximate % of total issued Shares (Note 7)
Mak Siu Hang Viola (Notes 1 and 2)	Interest in controlled corporation	1,816,330,000	24.41
VMS Investment Group Limited (Note 1)	Interest in controlled corporation	974,215,000	13.09
	Beneficial owner	242,115,000	3.25
Focal Sunshine Limited (Note 1)	Beneficial owner	600,000,000	8.06
	Person having a security interest in shares	374,215,000	5.03
VMS Finance Group Limited (Note 2)	Interest in controlled corporation	600,000,000	8.06
Keywood Group Limited (Note 2)	Beneficial owner	600,000,000	8.06
Mr. Fung (Note 3)	Beneficial owner	303,940,610	4.08
	Interest in controlled corporation	459,080,000	6.16
Ocean Gain <i>(Note 3)</i>	Beneficial owner	459,080,000	6.16
Epoch Luck Investments Limited (Note 4)	Beneficial owner	690,000,000	9.27
Chan Wun Lun <i>(Note 4)</i>	Interest in controlled corporation	690,000,000	9.27
Mr. Cao (Note 5)	Beneficial owner	33,800,000	0.45
	Interest in controlled corporation	348,325,000	4.68
Turbo View Investment Limited (Note 6)	Beneficial owner	375,000,000	5.04
Gao Xiao Rui <i>(Note 6)</i>	Interest in controlled corporation	375,000,000	5.04

SUBSTANTIAL SHAREHOLDERS (Continued)

Long Position in issued Shares and underlying Shares of the Company (Continued) Notes:

- Each of Ms. Mak Siu Hang Viola and VMS Investment Group Limited is interested in the 974,215,000 Shares held by Focal Sunshine Limited by reason of interests of controlled corporations within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of The Laws of Hong Kong).
- Each of Ms. Mak Siu Hang Viola and VMS Finance Group Limited is interested in 600,000,000 Shares held by Keywood Group Limited by reason of interests of controlled corporations within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of The Laws of Hong Kong).
- Ocean Gain is wholly-owned by Mr. Fung, an executive Director and the Vice Chairman of the Company whose interest in Shares or underlying Shares is also set out in the above section headed "Directors' Interests and Short Positions in Shares, Underlying Shares and Debentures".
- 4. Epoch Luck Investments Limited is wholly-owned by Mr. Chan Wun Lun.
- Champion Rise is wholly owned by Mr. Cao, the Chairman and an executive Director of the Company whose interest in Shares or underlying Shares is also set out in the above section headed "Directors' Interests and Short Positions in Shares, Underlying Shares and Debentures".
- 6. Turbo View Investment Limited is wholly-owned by Mr. Gao Xiao Rui.
- 7. Based on 7,442,395,970 Shares of HK\$0.20 each in issue as at 30 September 2019.

COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

Save for the deviations as reported and discussed in the Corporate Governance Report as set forth in the Annual Report 2019, none of the Directors are aware of any information that would reasonably indicate that the Company was not throughout the period ended 30 September 2019, in compliance with the Corporate Governance Code as set out in Appendix 14 (the "CG Code") of the Listing Rules. The Board will review the corporate governance practice of the Company regularly and effect changes if necessary.

THE MODEL CODE

The Company has adopted a code of conduct regarding directors' securities transactions on terms no less than the required standard set out in the Model Code in Appendix 10 of the Listing Rules and the Directors have confirmed that they have complied with the required standard set out in the Model Code and the Company's code of conduct regarding directors' securities transactions.

During the period of 30 days immediately preceding and including the date of this interim report, certain shares of the Company held by Ocean Gain, a company wholly-owned by Mr. Fung, were sold on the market as a result of forced sale by the stockbroker of Ocean Gain due to the failure in meeting the issued margin call, and the percentage interest of Mr. Fung and Ocean Gain in the Company has been reduced to approximately 9.54% and 5.46% respectively of the total issued share capital of the Company as of the date of this interim report. The Directors (except Mr. Fung) satisfied that the disposals by Mr. Fung since 21 November 2019 are forced sales occurred under exceptional circumstances within the meaning of paragraph C.14 of Appendix 10 to the Listing Rules.

AUDIT COMMITTEE

The terms of reference of the Audit Committee was revised on 28 November 2011, 30 June 2016 and 28 June 2019 to bring them in line with the revised CG Code. The Audit Committee comprising all independent non-executive directors of the Company ("INEDs"), namely Ms. Chan Chu Hoi (Chairman), Mr. Jing Baoli, Mr. Bao Liang Ming and Mr. Xue Baozhong, is responsible for reviewing the Group's accounting practices and policies, the external audit, internal controls and risk evaluation. The Audit Committee of the Company has reviewed and discussed with the management the financial reporting matters and the unaudited consolidated financial results for the six months ended 30 September 2019.

OTHER CHANGES IN DIRECTORS' INFORMATION

Subsequent to the publication of the Annual Report 2019, other changes in Directors' information of the Company with effect from 21 November 2019 are set out as below:

- Mr. Yip Tak On has resigned as an INED, the chairman of the Audit Committee and Remuneration Committee and the member of the Nomination Committee of the Board;
- Ms. Chan Chu Hoi was appointed as an INED, the chairman of the Audit Committee, and a member of the Remuneration Committee and Nomination Committee of the Board; and
- iii) Mr. Jing Baoli was appointed as the chairman of the Remuneration Committee of the Board.

OTHER DISCLOSURE

Save as disclosed, the Group either has had no material changes from the information disclosed in the Annual Report 2019 or are considered not significant to the Group's operations, thus no additional disclosure has been made in this report.

PUBLICATION OF RESULTS ON THE STOCK EXCHANGE'S WEBSITE

All the information required by paragraphs 46 of Appendix 16 to the Listing Rules will be published on the website of The Stock Exchange of Hong Kong Limited and the Company's website (www.crtg.com.hk) in due course.

By order of the Board China Resources and Transportation Group Limited Cao Zhong Chairman

Hong Kong, 29 November 2019

As at the date of this report, the Board comprises six executive Directors, namely Messrs Cao Zhong, Fung Tsun Pong, Jiang Tao, Tsang Kam Ching, David, Gao Zhiping and Duan Jingquan; a non-executive Director, namely Mr. Suo Suo Stephen and four independent non-executive Directors, namely Messrs Jing Baoli, Bao Liang Ming, Xue Baozhong and Ms. Chan Chu Hoi.

* For identification purpose only