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(incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司) Stock Code 股份代號: 1020

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Corporate Information 公司資料

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NON-EXECUTIVE DIRECTOR

Mr. Gao Zhilong

INDEPENDENT NON-EXECUTIVE DIRECTORS

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COMPANY SECRETARY

Mr. Tam Chi Ming George

AUTHORIZED REPRESENTATIVE

Dr. Zhang Lanyin Mr. Tam Chi Ming George

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Mr. Yao Enshu *(Chairman)* Mr. Xu Yejun Mr. Tsui Siu Hang, Steve Mr. Yang Fuqiang

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姚恩澍先生 楊富強先生 徐紹恆先生

公司秘書

譚志明先生

授權代表

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審核委員會

徐紹恆先生(主席) 姚恩澍先生 楊富強先生

薪酬委員會

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Bank of Communications

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STOCK CODE

Stock Exchange of Hong Kong: 1020

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主要往來銀行

交通銀行

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星展亞洲融資有限公司

公司網址

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股份代號

香港聯交所:1020

Chairman's Statement 主席報告書

Dear Shareholders,

I am pleased to present on behalf of the board ("Board") of directors ("**Directors**") of Sinoref Holdings Limited ("**Sinoref**" or the "**Group**") its annual report for the year ended 31 December 2010.

Since its commencement of operation in 2007, Sinoref has become the second largest supplier of advanced steel flow control products in China in four years of time. Its market share in the advanced steel flow control products market is estimated to have risen significantly to approximately 30% this year, with clients including eight of the top ten steel manufacturers in China, including Baosteel Group, Wuhan Steel Group and Hebei Steel Group. On 7 July 2010, Sinoref was successfully listed on the Main Board of The Stock Exchange of Hong Kong Limited on and won wide support from institutional and retail investors. This milestone has not only enhanced the Group's financial capability and corporate governance standards, but also reinforced its competitive edge and brand image in the industry. These enable the Group to gain wider trust and praise from more existing and potential customers.

Innovative technology, quality products and professional services enabled Sinoref to achieve strong growth in product sales and profit attributable to owners to new highs during the year. For the year ended 31 December 2010, the Group's turnover rose remarkably by approximately 103.2% as compared with 2009 to approximately RMB318.76 million while gross profit grew by approximately 106.8% to approximately RMB217.98 million. Its net profit increased by approximately 84.9% to approximately RMB129.56 million while earnings per share also rose by approximately 50% to approximately RMB0.12.

各位股東:

本人謹代表華耐控股有限公司(「**奉耐**」或 「集團」)董事會(「董事會」)向股東提呈 截至2010年12月31日止年度之全年業績 報告。

華耐自2007年投產後,在短短4年間已一 躍成為中國第二大高端鋼水控流產品供應 商,在高端鋼水控流產品的市場份額估計 今年已顯著提升至約30%,客戶包括中國 鋼鐵集團十大中的8家企業,其中包括 鋼集團、武漢鋼鐵集團及河北鋼鐵集團。 華耐於2010年7月7日成功於香港聯合交 易所有限公司主板上市,獲得了機構及零 售投資者的廣泛支持。這重要里程碑不僅 增強了集團的資本實力、提升了集團的企 業管治,還進一步鞏固了集團的行業優勢 及品牌形象,使本集團獲得更多現有及潛 在客戶的信任與青睞。

於本年度內,憑藉創新的技術、優質的產品以及專業的服務,華耐的產品銷售及擁有人應佔盈利均錄得強勁增長,再創高峰。截至2010年12月31日止年度,集團營業額約達人民幣31,876萬元,較2009年大幅上升約103.2%,而毛利增長約106.8%至約人民幣21,798萬元。純利增長約84.9%至約人民幣12,956萬元,而每股基本盈利亦增長約50%至約人民幣0.12元。

Chairman's Statement 主席報告書

The Sinoref successfully acquired various important new clients including Shougang Group and Shandong Taishan Steel Group during the year. The number of the Group's customers reached 22 as at 31 December. Riding on the solid foundation built up in the China market, the Group actively strengthened its sales and marketing team to explore overseas markets. The Group entered into a memorandum of understanding with Carboref GmbH, an established refractory products provider based in Germany, in the first half of 2010 to sell and promote the Group's products in Europe. This arrangement was later transformed to a licensed sales agreement on 19 February 2011 and marked the beginning of sales of the Group's products in Europe. At the same time, the Group continues to identify new business partners to explore other overseas markets including Korea, Taiwan and North America. The Group plans to expand its overseas sales to about 20% of the Group's total revenue in 2 to 5 years time.

The Group is benefited from the elimination of small and less efficient steel manufacturers in the process of consolidation of the steel industry and reduction of energy consumption and omission under the 12th Five Year Plan. To grasp the opportunity from the increasing demand for advanced steel flow control products, Sinoref is building a new plant in its headquarters in Yixing, Jiangsu Province to accommodate a new production line imported from Germany. The new plant is expected to be completed in the second half of 2011 and will commence operation in the fourth quarter this year. By then, the Group's annual production capacity will increase to 16,800 tonnes from 8,200 tonnes, which will allow the Group to further expand its market share in the advanced steel flow control products market. 華耐於年內成功招攬了多個重要的新客 戶,包括首鋼集團及山東泰山鋼鐵集團。 集團於二零一零年十二月三十一日的客戶 數目已達到22家。憑藉在中國市場建立 的穩健基礎,集團積極加強銷售及市場推 廣團隊,以開拓海外市場。於2010年上 半年,集團與德國知名耐火產品供應商 Carboref GmbH就有關在歐洲銷售及推 廣集團產品簽訂諒解備忘錄。其後,該安 排於2011年2月19日轉化為授權銷售商協 議,標誌著集團產品在歐洲的銷售正式展 開。同時間,集團繼續物色新業務夥伴, 以開拓韓國、台灣及北美洲等其他海外市 場。集團計劃於未來二至五年,將海外銷 售額擴大至佔集團總體收入約兩成。

在「十二五」規劃下,小型低效鋼廠於鋼 鐵行業整合過程中陸續被淘汰,加上施實 節能減排,本集團因而受惠。華耐為抓住 高端鋼水控流產品需求上升帶來的商機, 正在江蘇宜興總部興建新廠房,容納一條 從德國進口的新生產線,預計可於2011 年下半年竣工,並將於今年第四季投產, 令集團年產能由8,200噸增加至16,800 噸,有助集團進一步擴大高端鋼水控流產 品的市佔率。

Chairman's Statement 主席報告書

Furthermore, in the 12th Five-Year Plan, the Group's selfdeveloped material used by steel flow control products was listed as one of the new materials for "strategic emerging industries" which will enabled the Group to enjoy policy concessions. In addition, various large-scale infrastructure projects in China, including the construction of the "Four-Vertical and Four-Horizontal" express passenger railway network, the planning of Chengdu-Chongqing Economic Zone and the construction of an additional 10 million units of social security housing, will enter or are in their peak stages this year. As a result, the demand for steel, which is a fundamental construction material, will increase and in turn stimulate the demand for steel flow control products. The Group is confident of the prospects of the industry in the coming future.

Sinoref is well positioned to grasp business opportunities ahead and has formulated effective business development strategies. Apart from increasing production capacity and expanding customer base, the Group will also focus on improving product mix to further enhance its gross profit margin. Going forward, Sinoref will adhere to the belief of "Quality drives market growth" and dedicate to becoming the largest manufacturer of advanced steel flow control products in China to bring fruitful returns for shareholders.

Lastly, on behalf of the Board, I would like to express my sincere appreciation to our dedicated staff, as well as our shareholders and business partners for their support and trust. Let us all pull together and scale another new high for the Group.

Xu Yejun Chairman 此外,根據「十二五」規劃,集團的鋼水 控流產品所用的物料屬自主研發,已被列 為「戰略性新興產業」新材料之一,使集 團享有政策優惠。另外,今年內地多項大 型基建工程皆踏入或處於動工高峰期,包 括「四縱四橫」高鐵客運專線建設、成渝 經濟區區域規劃及增建1,000萬套保障房 等項目,而鋼鐵作為建築基本材料,其需 求將會上升,也會進一步帶動鋼水控流產 品的需求,集團對不久將來的行業前景充 滿信心。

華耐已為把握面前的行業商機做好充分準備,並制定了行之有效的發展策略。除提 升產能及擴大客戶基礎外,集團亦會專注 改善產品結構以繼續提升毛利率。未來, 華耐將堅決落實「今天的質量,明天的市 場」這一不變的理念,積極爭取成為中國 最大的高端鋼水控流產品製造商,為股東 創造持久而豐碩的回報。

最後,本人謹代表集團董事會對各部門員 工的忠誠服務及貢獻,深表謝意,也衷心 感謝各位股東及業務伙伴一直以來的支持 和信任。管理層一定竭盡所能,帶領集團 再創高峰。

徐葉君 主席

OVERVIEW

The Group was established in 2005 and commenced operation in 2007. After spending years of effort in expanding its presence, the Group has become a leading manufacturer of advanced steel flow control products in China. The Group has been renowned for its technological innovation, product quality and operational efficiency in the industry. With the continued effort to advance its service quality, the Group's position in the industry is widely recognized in the market. The successful listing of the Group on the Main Board of The Stock Exchange of Hong Kong Limited in July 2010 is a milestone of the Group and has received great support from investors. The listing has not only strengthened the Group's financial capability, but also enhanced its corporate governance standard, as well as widened its exposure in the international market. In this regard, the Group has laid down a solid foundation to develop itself into the largest manufacturer of advanced steel flow control products in China and lead the industry to scale new heights in the future.

MARKET REVIEW

According to the World Steel Association, the world's production of crude steel in 2010 reached a new high of 1,410 million tonnes, representing an increase of 15% as compared with the previous year. Being the single largest country of crude steel production, China produced more than 620 million tonnes of crude steel in 2010, representing an increase of approximately 10% over the previous year and accounting for nearly half of the world's total production. At the same time, the export of steel products still achieved an increase and steel consumption maintained a stable growth by virtue of the rebound in global steel demand and the recovery of Asian economy. In 2010, various large infrastructure projects in China proceeded in full swing, including the construction of the "Four-Vertical and Four-Horizontal" express passenger railway network with an investment of RMB700 billion, the planning of Chengdu-Chongqing Economic Zone and the construction of an additional 10 million units of social security housing. These infrastructure projects will effectively drive the market demand for steel, a fundamental construction material, and will in turn boost the sales of steel flow control products. In 2009, the market share of advanced steel flow control products reached approximately 39% of the entire steel flow control product market, and is expected to continuously increase.

概覽

木集團成立於二零零五年,並於二零零七 年開始投產,經過多年努力開拓市場,本 集團已成為中國領先的高端鋼水控流產品 製造商,在行內以技術創新、產品優了 遵運效益卓越見稱。集團天斷努力是 服務質素,行業地位獲許場廣泛認同。, 服於二零年七月踏上了新的里程,成 功於香港聯合交易所有限公司主板上市, 獲得資者的大力支持。上市不僅加強了 提升集處為中國最大的高端鋼水控流產且 發展成為中國電大的高端鋼水控流產領行 業邁向新的高峰。

市場回顧

世界鋼鐵協會指出,二零一零年全球粗鋼 產量達14.10億噸,創下又一新高,與去 年同期相比,升幅達15%。中國是全球 單一最大粗鋼生產國,二零一零年的產量 超過6.2億噸,同比上升約10%,佔全球 總產量接近一半。同時,由於國際市場鋼 材需求回升及亞洲地區經濟復甦,鋼鐵產 品出口錄得增長,鋼鐵消耗量保持平穩增 長。二零一零年國內多項大型基建計劃皆 踏入或處於動工高峰期,包括投入7,000 億元人民幣的「四縱四橫」高鐵客運專線 建設、成渝經濟區區域規劃及增建1.000 萬套保障房等,這些都將有效帶動市場對 鋼鐵這一建築基材料的需求,進而推動鋼 水控流產品的銷量。於二零零九年,高端 鋼水控流產品佔整個鋼水控流產品市場的 份額約達39%,且預期會持續上升。

Since 2003, continuous casting has become the major method of steel production and 90% of crude steel worldwide is manufactured by this way. The CAGR of China's steel production by continuous casting reached approximately 17.16% from 2001 to 2010, a threefold of the CAGR on global basis. As the advanced steel flow control products manufactured by the Group are mainly used in continuous casting and the Group's sales have a positive relationship with the production volume of the steel industry of China, the rapid growth of the steel industry implies a promising development for the Group in the future.

Merger and reorganization as well as optimization of industry distribution remain the main theme of steel industry development in the draft of the 12th Five-Year Plan, which call for close down of blast furnaces under 400 cubic meters and converter furnaces under 30 tonnes. In order to increase the standard of energy-saving and emission-reducing, the energy consumption per tonne of steel produced by large and medium sized steel manufacturers is limited to within 580 kilograms of standard coal. Manufacturers that fall short of such requirement will be forced to close down and the other manufacturers remain in the market are also required to upgrade their products to high-end products. The consolidation of steel industry has resulted in a growing market of high-end products, and also stimulated the continuous growth of the consumption of highend steel flow control products. Such developments are not only conducive to the rapid growth of the Group in the past few years, but also in line with the Group's development strategy in targeting at the high-end market.

自二零零三年起,連鑄便是主流的製鋼 方法,目前全球90%的粗鋼都以連鑄方 法生產。中國的連鑄鋼鐵產量於二零零 一年至二零一零年間的年複合增長率達 17.16%,是全球年複合增長率的3倍。由 於集團經營的高端鋼水控流產品主要應用 於連鑄,而集團業務的銷售跟中國鋼鐵業 的產能成正向關係,故鋼鐵業的迅速增長 反映集團的未來發展空間龐大。

「十二五」規劃鋼鐵行業初稿中,兼併重 組和優化產業佈局的主線仍將延續,要 求淘汰400立方米及以下高爐和30噸及以 下轉爐;在節能減排標準方面,重點大中 型企業噸鋼綜合能耗提高至不得超過580 千克標準煤,未達環保標準的將被全部停 產,剩下的亦需升級為高端產品。鋼鐵行 業的整合促使高端產品市場不斷壯大,同 時刺激高端鋼水控流產品的消耗持續增 長,這對集團過去數年的迅速發展極其有 利,也與集團瞄準高端市場的發展戰略不 謀而合。

BUSINESS REVIEW

The Group is a leading manufacturer of steel flow control products in China mainly engaged in the manufacture and sale of advanced steel flow control products. Steel flow control products are mainly used in the continuous casting process to protect, control and regulate the flow of molten steel and are essential products used in the continuous casting process of steel production.

Since commencement of operation in 2007, our annual capacity of production plant has increased from 6,400 tonnes to 8,200 tonnes in 2009. Precision and quality of our products are ensured by the advanced equipment from Germany and customized manufacturing facilities and the Group soon became the second largest producer of high-end steel flow control products in China. The Group's revenue in 2010 grew by approximately 103.2% from 2009 to RMB318.8 million and management estimates that the Group's market share of the high-end market in 2010 increased to approximately 30% from 6% in 2007.

Expanding overseas markets

Riding on the strong foundation in the China market, the Group actively strengthened its sales and marketing team aiming to vigorously expand the overseas markets. In the first half of 2010, the Group entered into a memorandum of understanding with Carboref GmbH in Germany concerning the sale of the Group's products in Europe. In the second half of the year, the Group began to expand its overseas business and successfully secured two trial orders from Germany. The Group has subsequently signed an authorized dealer agreement with Carboref GmbH in February 2011.

業務回顧

集團是中國領先的鋼水控流產品製造商, 主要從事製造及銷售高端鋼水控流產品。 鋼水控流產品主要使用於連鑄過程以保 護、控制及調節熔鋼流,是鋼鐵生產連鑄 工序中不可缺少的核心產品。

集團自二零零七年投產後,生產廠房年產 能已由6,400噸增至二零零九年的8,200 噸。集團備有從德國進口的先進設施及量 身訂造的設備,能確保產品的精密度和質 量,迅速發展成為中國第二大的高端鋼水 控流產品製造商。二零一零年,集團全年 收入較二零零九年取得了約103.2%的增 長,達到人民幣31,880萬元,而管理層估 計集團於二零一零年「高端」產品的市場 份額已由二零零七年的6%躍升至約30%。

開拓海外市場

在中國市場堅實的基礎上,本集團更積極 壯大銷售和市場推廣隊伍,大力拓展海外 市場。二零一零年上半年,集團與德國 Carboref GmbH就有關在歐洲銷售本集 團產品訂了立諒解備忘錄。下半年集團開 始拓展海外業務,成功取得兩張德國的試 驗訂單。其後,集團於二零一一年二月與 Carboref GmbH簽訂了授權銷售商協議。

Expanding customer base

In 2010, the number of the Group's customers in China reached 22, of which 8 are among the top-10 steel manufacturers in China, including Baosteel Group, Hebei Steel Group, Wuhan Steel Group and Shandong Steel Group. As a result of its high-tech products and high quality services as well as its sound reputation over the years, the Group is trusted by more and more leading steel manufacturers. In October 2010, the Group officially entered into a long-term cooperation relationship with Shougang Group, one of the largest state-owned steel enterprises in China. Besides, management has initiated talks with other major steel manufacturers like Anshan Iron and Steel Group to enhance the Group's sustainable and stable growth.

Enhancing technology research and development

The Group has world-class technology and it has collaborated with universities and research institutions so that its research and development team can closely monitor the global technology trend. As at 31 December 2010, the Group had 4 registered patents and 5 patents pending approval, and had been granted ISO 9001 Quality Control System Accreditation by Beijing BTIHEA Certification Co., Ltd. In the 12th Five-Year Plan, the Group's self-developed material used by steel flow control products was listed as one of the new materials for "strategic emerging industries" and enabled the Group to enjoy policy concessions. Mainly attributable to its stay-ahead and selfinnovative research and development capability, the Group is able to maintain a high benchmark and high gross profit margin in the high-end market.

擴大客戶基礎

二零一零年集團國內客戶數目達22家,其 中10大鋼廠中就有8家是集團的客戶,如 寶鋼集團、河北鋼鐵集團、武漢鋼鐵集團 及山東鋼鐵集團等。憑藉多年來高技術的 產品與高質量的服務,以及良好的信譽, 本集團得到越來越多業內領先的鋼鐵製造 企業的垂青,並已於二零一零年十月正式 與中國最大的鋼鐵中央企業之一首鋼集團 建立長期合作夥伴關係。此外,管理層亦 已跟其他大型鋼鐵製造商(如鞍山鋼鐵集 團)展開洽談,為集團持續穩定的發展再 注入新的動力。

加強技術研發

集團擁有國際一流的技術水平,與各大學院校及研究機構保持密切合作,使我研發團隊能夠緊貼全球最新的技術發展趨勢。 集團截至二零一零年十二月三十一日共有四項註冊專利和五項有待批核的專利,以及北京博天亞認證有限公司頒授ISO 9001 品質管制體系認證。在「十二五」規劃中,集團自主研發的鋼水控流產品所用的物料已被列為「戰略性新興產業」新材料之一,可享有政策優惠。與時俱進、自主創新的研發實力正是集團能夠在高端市場保持高門檻及高毛利率的重要原因之一。

Major products

The Group's major products include ladle shrouds, stoppers, tundish nozzles and subentry nozzles, which are all consumables.

Ladle shrouds

The Group's ladle shrouds can have various argon sealing customized for different requirements and can be specially designed to achieve full protection and enhance life-span.

Stoppers

The Group produces more than 30 patterns of stoppers in various specifications to suit the needs of customers for different tundish nozzles.

Tundish nozzles

The Group has developed 20 patterns of tundish nozzles for customers' needs and the hardness of these tundish nozzles is capable to endure pressure from the bottom to be a linkage between a stopper and a subentry nozzle or used for slab casters which have tube changers.

Subentry nozzles

The Group produces various customized subentry nozzles and has developed more than 50 patterns of subentry nozzles. It focuses on the design and function of such product to ensure the prevention of oxidation in the continuous casting process.

主要產品簡介

集團的產品主要包括長水口、塞棒、中間 包水口以及浸入式水口,均為易耗品。

長水口

集團的長水口產品可根據客戶的要求採用 不同的吹氫方式,也可以生產特異型設計 的長水口,從而保證真正實現全程保護澆 注,實現長壽命。

塞棒

集團製造30種不同種類具特定規格的塞 棒,以符合客戶對中間包設計的不同要 求。

中間包水口

集團已開發20個形式的中間包水口以符合 客戶之特定要求,其堅硬程度足以抵禦中 間包底部的壓力,作為塞棒及浸入式水口 之連接,或者用於有浸入式水口快速更換 機構之板坯連鑄設備。

浸入式水口

集團為客戶度身訂造種類繁多的浸入式水 口,至今已開發達50種之多。集團著重 卓越產品功能的細心設計,確保安裝的浸 入式水口能防止鋼水在流傳過程中發生氧 化。

FINANCIAL REVIEW

Revenue

The Group's revenue increased to approximately RMB318.8 million for the year ended 31 December 2010, representing an increase of approximately 103.2% as compared with RMB156.9 million for the previous year. The increase was mainly attributable to the growth in the overall sales volume of our advanced steel flow control products by approximately 93.1% to approximately 7,600 tonnes as compared with the approximately 4,000 tonnes in previous year. Such growth was a combined effect of (i) our acquisition of 4 new customers in the western and northern regions of the PRC and in Germany in 2010 who purchased approximately 300 tonnes from the Company during the reviewing period and contributed approximately RMB16.3 million or 5.1% to the Group's total revenue in 2010 and (ii) the increase in sales to the Group's existing customers acquired in or before December 2009 by approximately 97.3% from approximately 3,700 tonnes in 2009 to approximately 7,300 tonnes in 2010. As a result, the Group's revenue contributed from its existing customers acquired in or before December 2009 has significantly increased to approximately RMB302.5 million from approximately RMB156.9 million for the previous year.

Cost of sales

Our costs of sales increased by about 95.7% from approximately RMB51.5 million for the previous year to approximately RMB100.8 million for the reviewing period, which was in line with the increase in the sales volume of our advanced steel flow control products.

財務回顧

收入

截至二零一零年十二月三十一日止年度, 集團的收入由去年同期人民幣15,690萬元 上升約103.2%至約人民幣31,880萬元, 增長的主要原因是集團高端鋼水控流產品 的整體銷量由上年度約4,000噸同比上升 約93.1%至約7,600噸。銷售量增長歸因 於以下各項之共同效應:(i)集團於二零一 零年在華西和華北地區及德國獲得4名新 客戶,該等客戶於回顧期內向集團購買 約300噸產品,為集團二零一零年的總收 入貢獻約人民幣1,630萬元或5.1%及(ii)集 團來自二零零九年十二月或之前已有客戶 的銷量增加約97.3%,由二零零九年全年 約3,700噸增至二零一零年全年約7,300 噸。因此,集團來自二零零九年十二月 或之前已有客戶的收入,由去年同期約人 民幣15,690萬元,大幅上升至約人民幣 30,250萬元。

銷售成本

回顧期內,集團銷售成本由去年同期約人 民幣5,151萬元上升約95.7%至約人民幣 10,080萬元,與集團高端鋼水控流產品銷 量增長情況相符。

Gross profit and gross profit margin

Our gross profit increased by approximately 106.8% from approximately RMB105.4 million for the previous year to approximately RMB218.0 million for the year ended 31 December 2010. Our gross profit margin also increased from approximately 67.2% for the previous year to approximately 68.4%. The increase in our gross profit and gross profit margin were mainly attributable to the economies of scale resulted from the significant increases in our overall sales volume by approximately 93.1% from approximately 4,000 tonnes for the previous year to approximately 7,600 tonnes.

Selling and distribution costs

In the reviewing period, our selling and distribution costs increased to RMB27.9 million, representing an increase of approximately 113.0% from approximately RMB13.1 million for the previous year. The increase was mainly attributable to (i) the increase in commission paid to our salespersons by approximately 122.5%, from approximately RMB10.2 million for the previous year to approximately RMB22.7 million; and (ii) the increase in transportation costs by approximately 140.0% from approximately RMB3.6 million, as a result of increased delivery costs of our products in relation to the increased sales volume. As a percentage of revenue, our selling and distribution costs remained stable at approximately 8.4% and 8.7% for the year ended 31 December 2009 and 2010 respectively.

毛利及毛利率

截至二零一零年十二月三十一日止年度, 集團的毛利由去年同期約人民幣10,540 萬元上升約106.8%至約人民幣21,800萬 元。集團的毛利率亦由去年同期約67.2% 上升至約68.4%。毛利及毛利率上升, 主要是由於集團整體銷量由去年同期約 4,000噸增加約93.1%至約7,600噸,而達 到規模經濟效益。

銷售及分銷成本

回顧期內,集團的銷售及分銷成本由去年 同期約人民幣1,310萬元上升約113.0% 至約人民幣2,790萬元。成本上升主要是 由於(i)銷售人員的佣金由去年同期約人民 幣1,020萬元增加約122.5%至約人民幣 2,270萬元:及(ii)由於有關銷量上升所致 的產品運費增加,運輸成本由去年同期約 人民幣150萬元,增加約140.0%至約人 民幣360萬元。集團銷售及分銷成本佔收 入的比例保持穩定,截至二零零九年及二 零一零年十二月三十一日止年度分別約為 8.4%及8.7%。

Administrative expenses

Our administrative expenses increased by approximately 212.7% from approximately RMB6.3 million for the previous year to approximately RMB19.7 million for the year ended 31 December 2010. The increase was primarily due to the combined effect of (i) the increase in staff costs (other than Directors' remuneration) by about 25.6% from approximately RMB2.5 million for the previous year to approximately RMB3.0 million, as the Group had recruited new staff to facilitate the listing of shares of the Company and expansion of business; and (ii) the increase in travelling expenses and entertainment expenses by approximately 200.0% from approximately RMB1.5 million for the previous year to approximately RMB4.5 million this year, mainly attributable to the increased sales and marketing activities; and (iii) the professional service fee of RMB2.9 million incurred after the listing of shares; and (iv) an amortization of fair value of share options of approximately RMB1.9 million in the current year due to the grant of share options on 22 November 2010.

Profit for the year

As a result of the foregoing, the Group's profit for the year increased by approximately 85.6% to approximately RMB130.1 million from approximately RMB70.1 million for the previous year. The Group's net profit margin decreased slightly from approximately 44.7% for the previous year to approximately 40.8%, which was mainly a result of the provision of the one-off expenses of RMB12.0 million during the year in relation to the listing of shares of the Company in July 2010. The Group's earnings per share increased significantly from RMB0.08 for the previous year to RMB0.12, representing an increase of 50.0%.

Final dividends

The Board recommends the payment of a final dividend of HK\$3.6 cents (equivalent to RMB3.1 cents) per share for the year ended 31 December 2010 (2009: Nil).

行政開支

截至二零一零年十二月三十一日止年度, 集團的行政開支由去年同期約人民幣630 萬元上升約212.7%至約人民幣1,970萬 元。開支上升,主要歸因於以下各項之共 同效應:(i)由於集團於本年度曾招聘新員 工協助處理公司股份上市事宜及擴展業 務,員工成本(董事酬金除外)由去年同 期約人民幣2,500萬元上升約25.6%至約 人民幣3,000萬元;(ii)銷售及營銷活動增 加,導致差旅費及酬酢開支由去年同期約 人民幣150萬元增加約200.0%至約人民幣 450萬元;(ii)上市後,專業服務費約人民 幣290萬元;及(iv)由於二零一零年十一月 二十二日發放購股權,在本年內攤銷購股 權的公平值約人民幣190萬元。

年內溢利

綜合上述各項,集團期內溢利由去年同期 約人民幣7,010萬元增加約85.6%至約人 民幣13,010萬元。主要由於集團於期內就 集團股份於二零一零年七月上市而作出人 民幣1,200萬元的一次性開支撥備,因此 集團的純利率由去年同期約44.7%輕微下 跌至約40.8%。集團每股盈利由去年同期 人民幣0.08元大幅上升至人民幣0.12元, 升幅為50.0%。

末期股息

董事會建議派付截至二零一零年十二月三 十一日止年度的末期股息每股3.6港仙(相 等於人民幣3.1分)(二零零九年:無)。

Capital structure, liquidity and financial resources

During the year ended 31 December 2010, the Group's net cash from operating activities was approximately RMB93.1 million (2009: RMB53.6 million) and the Group's bank balances and cash was approximately RMB315.6 million (2009: RMB65.5 million) as at 31 December 2010. Total equity of the Group as at 31 December 2010 was approximately RMB470.0 million (31 December 2009: RMB153.6 million). The Group does not have any outstanding bank loan as at 31 December 2010.

Pledge of assets

As at 31 December 2010, the Group does not have any pledge of assets.

CONTINGENT LIABILITIES

As at 31 December 2010, the Group had not provided any form of guarantee for any company outside the Group. The Group is not involved in any current material legal proceedings, nor is our Group aware of any pending or potential material legal proceedings involving the Group.

HUMAN RESOURCES AND STAFF REMUNERATION

As at 31 December 2010, the Group had 190 staff members employed in mainland China and Hong Kong. Total staff costs for the year were approximately RMB4.0 million (2009: RMB2.5 million). In the year, the Group continued to reinforce the training provided to its staff, provide opportunities of training and study for management staff and professional technicians, and provide timely update to all the staff with the latest Government policies of the industry, to continuously enhance the professional standard and comprehensive quality of the staff. Meanwhile, the Group has provided competitive remuneration for the staff which encourages them to commit themselves and serve our customers whole-heartedly.

資本架構、流動資金及財務資源

截至二零一零年十二月三十一日止年度, 集團從經營業務所得現金淨額約為人民幣 9,310萬元(二零零九年:人民幣5,360萬 元),而集團於二零一零年十二月三十一 日的銀行結餘及現金約為人民幣31,560萬 元(二零零九年:人民幣6,550萬元)。集 團於二零一零年十二月三十一日的權益總 額約為人民幣47,000萬元(二零零九年十 二月三十一日:人民幣15,360萬元)。於 二零一零年十二月三十一日,本集團並無 任何未償還銀行貸款。

資產抵押

於二零一零年十二月三十一日,本集團並 無任何資產抵押。

或然負債

於二零一零年十二月三十一日,本集團並 無為本集團以外任何公司提供任何形式的 擔保。本集團並無涉及任何現行重大法律 程序,而本集團亦不知悉本集團有涉及任 何未解決或潛在的重大法律程序。

人力資源及僱員薪酬

於二零一零年十二月三十一日,集團於中 國大陸及香港合共聘用約190位員工。期 內,僱員總成本(不包括董事袍金)約為 人民幣400萬元(二零零九年:人民幣250 萬元)。集團於期內繼續加強對員工的培 訓,為管理人員及專業技術人員重點提供 培訓及考察的機會,並向全體員工及時傳 達政府針對行業的最新政策,不斷提高員 工的專業水準及綜合素質。同時,集團為 員工提供具競爭力的薪資水平,讓員工全 心全力地投入工作,服務客戶。

PROSPECTS

The Group has a leading market position and is the second largest company in terms of actual annual production and sale of advanced steel flow control products in China. It plans to further capitalize on its advantages for maintaining the momentum of its future development. The following is a summary of the Group's future development strategies and emphases:

Enhance capacity to satisfy future needs and further expand market share

Sale of our products has continued to grow and our capacity utilization rate is approaching full utilization. As China's steel market develops and consolidates, the management expects that market potential of advanced steel flow control products is huge.

The Group is now constructing a new plant at its headquarter situated in Yixing, Jiangsu, to accommodate a new production line to cope with the increase in sales orders and to capture the huge potential in local and overseas markets. The new line is expected to be completed in the second half of 2011 and commence operation in the third quarter of 2011 earliest. By then, the Group's annual capacity will increase from 8,200 tonnes to 16,800 tonnes.

Continue research and development to enhance and develop steel flow control products

Apart from increasing sale of existing advanced steel flow control products, another Group's development strategy is to advance product quality and diversify our products offerings. The Group will continue to collaborate with universities and research institutions to enhance the quality of our existing products and develop more products.

未來展望

集團擁有領先的市場地位,是中國「高端」鋼水控流產品市場實際年產量和銷售 量第二大的企業。集團計畫進一步強化優 勢以保持未來的發展速度,集團的未來發 展策略及重點概括如下:

提升產能以滿足未來業務增長的需要及進 一步提高市場滲透率

本集團的產品銷量持續增長,設備使用率 已接近飽和。隨著中國鋼鐵市場的發展和 整合,管理層預計「高端」鋼水控流產品 市場的發展空間巨大。

集團正於江蘇宜興總部興建新的生產廠 房,可容納一條新生產線,以應付現時的 銷售訂單增長及捕捉國內外市場的無限商 機。新生產線預計於二零一一年下半年建 成,最快可於二零一一年第三季投產,將 使集團的年產能由8,200噸增至16,800噸。

慿藉持續的研發,繼續改良及發展現有的 鋼水控流產品

在增加現有高端鋼水控流產品銷量的基礎 上,集團將把提升產品質素和擴大產品範 圍作為集團的另一策略。集團將繼續與各 大學院校及研究機構合作,以提升現有產 品質素及開發更多新產品。

Explore mainland and overseas markets

The Group will continue to develop its business riding on its established market position and other advantages. While recruiting most sales talent to explore new customers and business opportunities in China, the Group will continue to expand overseas markets. The Group has expanded into European markets after successfully entering into an authorized distributor agreement with Carboref GmbH of Germany on 19 February 2011, and will continue to reinforce the existing sales and marketing team to attract more potential customers in China and overseas.

The Group is confident that its market competitiveness will greatly be enhanced after the completion of the new production line and our new products will bring in more market development opportunities. The Group will continue its effort to capitalize on its niche in the advanced steel flow control products market in China so as to lead the industry growth as well as to scale new heights for fruitful return for its investors.

積極開拓中國及海外市場

集團將在已確立的市場地位和其他競爭優勢上繼續發展壯大,在招聘更多銷售人才以招攬新客戶和拓展中國商機的同時,並繼續積極開拓海外市場。繼集團成功在二零一一年二月十九日與德國Carboref GmbH成功簽訂授權銷售商協議後,在打開歐洲市場的同時,集團亦會繼續致力強化現有的銷售及市場推廣團隊,從而在中國及海外開發更多潛在客戶。

集團有信心新生產線的建成將大大提高集 團的市場競爭力,新產品將能帶來更多 業務發展的機會。集團將繼續努力在中 國「高端」鋼水控流產品行業保持獨特優 勢,帶領行業發展,致力再創佳績,為投 資者帶來理想回報。

The board ("Board") of directors ("Directors") of Sinoref Holdings Limited ("Company") hereby presents this Corporate Governance Report in the Group's annual report for the year ended 31 December 2010.

The Board is committed to maintaining a high standard of corporate governance and endeavours in following the code provisions ("Code Provisions") of the "Code on Corporate Governance Practices" as set out in Appendix 14 to the Rules ("Listing Rules") Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("Stock Exchange"). The Board considers such commitment is essential for the growth of the Group and for maximising the interest of the shareholders ("Shareholders") of the Company. The Company regularly reviews its corporate governance practices to ensure that the latest development in corporate governance can be followed and observed.

CORPORATE GOVERNANCE PRACTICES

Throughout the financial year under review, the Company had complied with the Code Provisions, save for the deviations from Code Provision A.2.1.

According to Code Provision A.2.1, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual.

Mr. Xu Yejun, in addition to his duties as the chairman of the Company, is also responsible for the strategic planning and overseeing all aspects of the Group's operations as the chief executive officer of the Company. This constitutes a deviation from Code Provision A.2.1. Mr. Xu Yejun as one of the founders of the Group has extensive experience and knowledge in the core business of the Group and his duties for overseeing the Group's operations is clearly beneficial to the Group. The Board considers that this structure will not impair the balance of power and authority between the Board and the management of the Group.

華耐控股有限公司(「本公司」)董事會 (「董事會」)謹此在本集團截至二零一零 年十二月三十一日止年度之年報中呈列本 企業管治報告。

董事會致力維持高水準之企業管治,並 竭盡所能遵行香港聯合交易所有限公司 (「聯交所」)證券上市規則(「上市規則」) 附錄14所載「企業管治常規守則」之守則 條文(「守則條文」)。董事會認為,此項 承諾對本集團之發展及盡量提升本公司股 東(「股東」)的權益至關重要。本公司定 期檢討其企業管治常規,以確保遵行及遵 守企業管治之最新發展。

企業管治常規

除偏離守則條文第A.2.1條外,於回顧財 政年度,本公司已遵守守則條文。

根據守則條文第A.2.1條,主席與行政總 裁的角色應予區分,不應由同一人擔任。

徐葉君先生除處理本公司主席職務外,亦 以本公司行政總裁身份負責本集團策略規 劃及監督本集團各方面營運。此舉構成偏 離守則條文第A.2.1條。作為本集團創辦 人之一,徐葉君先生對本集團核心業務具 有豐富經驗及知識,而其監督本集團營運 的職責明顯對本集團有利。董事會認為此 架構不會使董事會與本集團管理之間的權 力及授權出現失衡。

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company adopted on 7 June 2010 its securities dealing code ("Code") regarding the dealings of securities of the Company by the Directors and senior management of the Group, on terms no less exacting than the required standard under the Model Code for Securities Transactions by Directors of Listed Issuers set out in Appendix 10 to the Listing Rules.

The Company, having made specific enquiry of all Directors and senior management of the Group, all the Directors and senior management of the Group have confirmed that they have complied with the required standard as set out in the Code and Appendix 10 to the Listing Rules regarding securities transactions by Directors and senior management of the Group throughout the financial year ended 31 December 2010.

BOARD OF DIRECTORS

The Board is currently composed of three executive Directors namely Mr. Xu Yejun as the chairman, Dr. Zhang Lanyin and Mr. Gu Aoxing; one non-executive Director, Mr. Gao Zhilong; and three independent non-executive Directors namely Mr. Yao Enshu, Mr. Yang Fuqiang and Mr. Tsui Siu Hang, Steve. The biographical details of the Directors are set out under "Directors and Senior Management" on pages 26 to 31 of this annual report of the Company for the year ended 31 December 2010.

In accordance with Article 105(A) of the articles of association of the Company, Mr. Xu Yejun and Dr. Zhang Lanyin will retire as Directors by rotation and, being eligible, offer themselves for re-election as Directors at the annual general meeting of the Company. Furthermore, pursuant to Article 109 of the articles of association of the Company, Mr. Tsui Siu Hang, Steve, who was appointed as an independent non-executive Director on 19 November 2010, shall retire at the annual general meeting of the Company and, being eligible, offered himself for re-election. Each independent non-executive Director is appointed for a term of one year.

證券交易之標準守則

本公司於二零一零年六月七日就董事及本 集團高級管理層進行本公司之證券交易採 納一套證券交易守則(「守則」),其要求 之標準不遜於上市規則附錄10所載上市發 行人董事進行證券交易的標準守則。

經本公司向所有董事及本集團高級管理層 個別作出查詢後,所有董事及本集團高級 管理層已確認,於截至二零一零年十二月 三十一日止財政年度已就董事及本集團高 級管理層進行證券交易遵守守則所載的規 定標準及上市規則附錄10之規定。

董事會

董事會現時包括三名執行董事,即徐葉 君先生(主席)、張蘭銀博士及顧敖行先 生;一名非執行董事高志龍先生;及三名 獨立非執行董事,即姚恩澍先生、楊富強 先生及徐紹恒先生。董事之履歷詳情載於 本公司截至二零一零年十二月三十一日止 年度之年報第26至31頁「董事及高級管理 層」一節。

根據本公司組織章程細則第105(A)條,徐 葉君先生及張蘭銀博士將於本公司股東週 年大會上輪值退任,惟符合資格並願意膺 選連任。此外,根據本公司組織章程細則 第109條,徐紹恒先生(於二零一零年十 一月十九日獲委任為獨立非執行董事)將 於本公司股東週年大會上退任,惟符合資 格並願意膺選連任。每名獨立非執行董事 之任期為一年。

The Board meets regularly to review and determine the corporate strategies and overall strategic policies. Each of the members of the Board has full access to relevant information at the meetings. During the financial year ended 31 December 2010, the Board has convened 4 regular meetings at which, among other things, the following activities were conducted at such regular meetings:

- approved the interim results and interim report for the six months ended 30 June 2010;
- approved the annual results and annual report for the financial year ended 31 December 2010 and matters to be considered at the annual general meeting of the Company;
- (3) reviewed and approved corporate strategies of the Group for the financial year ending 31 December 2011; and
- (4) reviewed the performance and financial position of the Group.

Apart from the regular board meetings, the Board met on other occasions when a board-level decision on a particular matter was required.

董事會定期召開會議,以檢討及制定企業 策略及整體策略性政策。董事會每位成員 均有權取閱會議之相關資料。於截至二零 一零年十二月三十一日止財政年度,董事 會已召開4次定期會議,並在該等定期會 議上處理(其中包括)以下事務:

- (1) 批准截至二零一零年六月三十日止 六個月之中期業績及中期報告;
- (2) 批准截至二零一零年十二月三十一 日止財政年度之年度業績及年報以 及於本公司股東週年大會上審議之 事宜;
- (3) 審閱及批准本集團於截至二零一一 年十二月三十一日止財政年度之企 業策略;及
- (4) 檢討本集團之表現及財務狀況。

除董事會定期會議外,董事會亦在須對特 定事宜作出董事會決策時召開會議。

Details of the Directors' attendance records at the board meetings during the financial year ended 31 December 2010 are as follows:

截至二零一零年十二月三十一日止財政年 度內,董事出席董事會會議之記錄詳情如 下:

	Attendance		出席率
Executive Directors		執行董事	
Mr. Xu Yejun <i>(Chairman)</i>	4/4	徐葉君先生 <i>(主席)</i>	4/4
Dr. Zhang Lanyin	4/4	張蘭銀博士	4/4
Mr. Gu Aoxing	4/4	顧敖行先生	4/4
Non-executive Director		非執行董事	
Mr. Gao Zhilong	4/4	高志龍先生	4/4
Independent non-executive Directors		獨立非執行董事	
Mr. Yao Enshu	4/4	姚恩澍先生	4/4
Mr. Yang Fuqiang	4/4	楊富強先生	4/4
Mr. Tsui Siu Hang, Steve	2/2	徐紹恒先生	2/2
(appointed on 19 November 2010)		(於二零一零年十一月十九日	
		獲委任)	
Mr. Cheng Yun Ming Matthew	2/2	鄭潤明先生	2/2
(resigned on 19 November 2010)		(於二零一零年十一月十九日	
		辭任)	

Whilst the Board as a whole is to determine the corporate strategies and overall strategy policies, the executive Directors and senior management of the Company, as delegated by the Board, are responsible for implementing the determined strategies and policies and the day-to-day management of the Group's business.

Save as disclosed under "Directors and Senior Management" of this annual report of the Company, there is no other relationship (whether financial, business, family or other material/relevant relationships) among the members of the Board.

The Company has received from each of the independent nonexecutive Directors a written confirmation of independence pursuant to Rule 3.13 of the Listing Rules. The Company considers all the independent non-executive Directors to be independent. 董事會全體負責制定企業策略及整體策略 性政策,而執行董事及本公司高級管理層 則獲董事會委派負責執行既定的策略及政 策以及本集團業務的日常管理。

除本公司年報「董事及高級管理層」一節 所披露外,董事會各成員之間並無任何其 他關係(不論財務、業務、家族或其他重 大/有關之關係)。

根據上市規則第3.13條,本公司已收到 各獨立非執行董事有關其獨立性的書面確 認,本公司認為所有獨立非執行董事均屬 獨立身份。

NOMINATION OF DIRECTORS

The Board has not set up a nomination committee. The nomination of new Directors has been delegated to the Chairman and other executive Directors. Their work includes reviewing regularly the need to appoint additional Directors and formulating the policy for nominating suitable candidates as additional Directors, such as candidates with appropriate professional knowledge and industry experiences. The Board will then consider the appointment of the candidates nominated by them as directors of the Company. The chairman of the Company and other executive Directors have held a meeting for the purpose of appointing Mr. Tsui Siu Hang, Steve as the independent non-executive Director during the year under review.

REMUNERATION COMMITTEE

The remuneration committee of the Company ("Remuneration Committee") currently comprised four members, three independent non-executive Directors, Mr. Yao Enshu (chairman), Mr. Yang Fuqiang and Mr. Tsui Siu Hang, Steve, and one executive Director, Mr. Xu Yejun. The Remuneration Committee was established by the Board on 7 June 2010 and its duties are clearly defined in its written terms of reference which have been prepared and adopted according to the Code Provisions.

The Remuneration Committee meets annually to review the remuneration policies and packages for Directors and senior management of the Company and to make recommendations to the Board on such remuneration policies and packages. No Director takes part in any discussions and decisions about his own remuneration.

董事提名

董事會並無設立提名委員會。新董事之提 名事宜交由本公司主席及其他執行董事負 責。彼等之工作包括:定期檢討增加委任 董事之需要以及制定政策以提名合適候選 人(例如具備適當專業知識及行業經驗之 候選人)作為新增董事。董事會然後就委 任彼等所提名之候選人為董事作出考慮。 本公司主席及其他執行董事於回顧年度內 韓舉行會議,以委任徐紹恒先生為獨立非 執行董事。

薪酬委員會

本公司之薪酬委員會(「薪酬委員會」)目 前包括四名成員,即三名獨立非執行董事 姚恩澍先生(主席)、楊富強先生及徐紹 恒先生以及一名執行董事徐葉君先生。薪 酬委員會由董事會於二零一零年六月七日 成立,其職責已在按照守則條文編製及採 納之書面職權範圍中界定。

薪酬委員會每年舉行會議,以檢討本公司 董事及高級管理層之薪酬政策及待遇,並 就該等薪酬政策及待遇向董事會提出建 議。各董事不會參與有關其本身薪酬之討 論及決定。

Details of attendance of each member of the Remuneration Committee during the financial year ended 31 December 2010 are as follows: 截至二零一零年十二月三十一日止財政年 度,薪酬委員會每名成員之出席詳情如 下:

	Attendance		出席率
Independent non-executive Directors		獨立非執行董事	
Mr. Yao Enshu	2/2	姚恩澍先生	2/2
Mr. Yang Fuqiang	2/2	楊富強先生	2/2
Mr. Tsui Siu Hang, Steve	1/1	徐紹恒先生	1/1
(appointed on 19 November 2010)		(於二零一零年十一月十九日	
		獲委任)	
Mr. Cheng Yun Ming Matthew	1/1	鄭潤明先生	1/1
(resigned on 19 November 2010)		(於二零一零年十一月十九日	
		辭任)	

There was no disagreement between the Board's and the Audit Committee's view on the selection, appointment of the external auditor.

During the financial year ended 31 December 2010, the Remuneration Committee had covened one meeting with full attendance by its members and conducted the following activities:

- reviewed and approved the remuneration packages of the Directors and senior management of the Company;
- (2) reviewed the terms of the service contracts of all the executive Directors by reference to their perofmance.

AUDIT COMMITTEE

The audit committee of the Company ("Audit Committee") currently comprises three independent non-executive Directors, namely Mr. Tsui Siu Hang, Steve (chairman), Mr. Yao Enshu and Mr. Yang Fuqiang. The Audit Committee was established by the Board on 7 June 2010 and its duties are clearly defined in its written terms of reference which have been prepared and adopted according to the Code Provisions.

董事會與審核委員會在外聘核數師之選擇 及委任上並無意見分歧。

於截至二零一零年十二月三十一日止財政 年度,薪酬委員會曾召開一次會議,全體 成員均有參與,並處理以下事務:

- (1) 檢討及批准本公司董事及高級管理 層之薪酬待遇;
- (2) 參考執行董事之表現,以檢討全體 執行董事之服務合約。

審核委員會

本公司之審核委員會(「審核委員會」)目 前由三名獨立非執行董事徐紹恒先生(主 席)、姚恩澍先生及楊富強先生組成。審 核委員會由董事會於二零一零年六月七日 成立,其職責已在按照守則條文編製及採 納之書面職權範圍中界定。

The Audit Committee provides an important link between the Board and the Company's auditors in matters coming within the scope of the Group's audit. It also reviews the annual and interim reports of the Company prior to their approval by the Board, the effectiveness of the external and internal audit and of internal controls and risk evaluation.

During the financial year under review, the Audit Committee has convened 2 meetings and conducted the following activities:

- (1) reviewed the annual and interim reports of the Company;
- (2) reviewed the report of internal audit department, internal controls system and financial matters of the Group in pursuance of the written terms of reference;
- (3) reviewed the audit plans and findings of the external auditor of the Company; and
- (4) made recommendation to the Board on the appointment of the external auditor.

Details of attendance of each member of the Audit Committee during the financial year ended 31 December 2010 are as follows:

Attendance

2/2
2/2
1/1
1/1

dependent nen executive Directore

There was no disagreement between the Board's and the Audit Committee's view on the selection, appointment of the external auditor. 審核委員會在董事會及本公司核數師就本 集團有關審核範圍內之事宜擔當重要聯 繫。審核委員會亦在董事會批准年報及中 期報告前審閱年報及中期報告、檢討內部 和外部審核之有效性以及檢討內部控制及 風險評估。

於回顧財政年度,審核委員會曾召開2次 會議並處理以下事務:

- (1) 審閱本公司之年報及中期報告;
- (2) 根據書面職權範圍審閱本集團內部 審核部門之報告、內部控制系統及 財務事宜;
- (3) 審閱本公司外聘核數師之審核計劃 及結果;及
- (4) 就外聘核數師之委任事宜向董事會 提供建議。

截至二零一零年十二月三十一日止財政年 度,審核委員會每名成員之出席詳情如 下:

出席率

獨立非執行董事	
姚恩澍先生	2/2
楊富強先生	2/2
徐紹恒先生	1/1
(於二零一零年十一月十九日	
獲委任)	
鄭潤明先生	1/1
(於二零一零年十一月十九日	
辭任)	

董事會與審核委員會在外聘核數師之選擇 及委任上並無意見分歧。

AUDITORS' REMUNERATION

During the financial year ended 31 December 2011, the nature of the audit and non-audit services provided by Deloitte Touche Tohmatsu, the auditors of the Company, and the relevant fees paid/payable by the Company for such services are as follows:

核數	師	酬	金
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截至二零一零年十二月三十一日止年度, 本公司核數師德勤•關黃陳方會計師行提 供之審計及非審計服務之性質,以及本公 司就該等服務支付/應付之有關費用如 下:

Services rendered	Fee paid/payable	所提供之服務	已付/應付費用
	HK\$		港元
Annual audit	900,000	年度審計	900,000
Interim review	800,000	中期審計	800,000

RESPONSIBILITIES IN RESPECT OF THE FINANCIAL STATEMENTS

The Directors are responsible for the preparation of the financial statements for each financial period which gives a true and fair view of the state of affairs of the Group. In preparing the financial statements for the financial year ended 31 December 2010, the Directors have selected appropriate accounting policies and applied them consistently, and have prepared the financial statements on a historical cost basis.

The statement of the external auditor about their reporting responsibilities on the financial statements are set out in the Independent Auditor's Report on page 51 of this annual report of the Company.

INTERNAL CONTROL

The Board is responsible for maintaining a sound and effective system of internal control. During the financial year under review, the Board has reviewed the effectiveness of the internal control system of the Group through the Audit Committee. There was no significant incidence of failure in connection with the financial, operational and compliance control during the financial year ended 31 December 2010.

The Board has considered the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget.

就財務報表承擔之責任

董事負責編製正確及公平反映每一財政期 間本集團財務狀況之財務報表。在編製截 至二零一零年十二月三十一日止財政年度 之財務報表時,董事已選擇適當之會計政 策及貫徹應用,並按歷史成本基準編製財 務報表。

外聘核數師有關彼等就財務報表之申報責 任之聲明已載於本公司之年報第51頁之獨 立核數師報告書內。

內部控制

董事會負責維持完善及有效之內部控制系 統。於回顧財政年度,董事會已透過審核 委員會檢討本集團內部控制系統之有效 性。於截至二零一零年十二月三十一日止 財政年度,並無發生有關財務、營運及合 規控制的重大失職情況。

董事會已考慮本公司在會計及財務匯報職 能方面的資源、員工資歷及經驗,以及員 工所接受的培訓計劃及有關預算是否足 夠。

EXECUTIVE DIRECTORS

Mr. Xu Yejun, aged 46, the co-founder of our Group, is the chairman, chief executive officer and our executive Director. Mr. Xu was appointed as our executive Director on 4 February 2010. He is responsible for the overall strategic planning and management of our Group. Mr. Xu has extensive experience in the advanced steel flow control products industry, and has been engaging in such business for over 25 years. Mr. Xu is the son-in-law of the brother of Mr. Gu Aoxing (顧敖行), one of our executive Directors.

Mr. Xu studied in 宜興縣大浦中學(Yixing Dapu Secondary School*) from 1979 to 1981. Mr. Xu had been trained in 洛陽耐 火材料研究院 (Luoyang Institute of Refractories Research*) from 1984 to 1986. He had worked in 宜興市鎂質耐火材料廠 (Yixing Magnena Refractory Materials Factory*) from 1981 to 1983 and from 1987 to 1989, in Yixing Wellfire Nonmetal Materials Co., Ltd. 宜興威爾發非金屬材料有限公司 from 1990 to 1995 and in 宜興中村窑業有限公司 (Yixing Zhongcun Kiln Products Co., Ltd.*) from 1996 till the establishment of Sinoref (Yixing) in 2005.

For his research item 玻璃熔窯蓄熱室系列配套優質耐火材 料新產品研製 (The research and manufacture of new high quality refractory accessory materials in glass melting furnace regenerative chamber series*), Mr. Xu was awarded 中國輕工 業科技進步獎 (China Light Industry Technological Advancement Award*) by 中國輕工總會 (China Light Industry Association*) in 1991, 上海市科學技術進步獎 (Science and Technology Progress Awards of Shanghai) by 上海市科學技術進步獎評審委 員會 (Science and Technology Progress Awards Jury, Shanghai Municipality) in 1995 and 上海市科技成果完成者證書 (Certificate for Accomplisher of Technological Advancement in Shanghai*) by 上海市科學技術委員會 (Science and Technology Commission of Shanghai Municipality) in 1996. Mr. Xu was also awarded \pm 海市科學技術進步獎 (Science and Technology Progress Awards of Shanghai) by 上海市科學技術進步獎評審委員會 (Science and Technology Progress Awards Jury, Shanghai Municipality) in 1996 in respect of 優質特異型蓄熱室格子磚系列配套產品 研製 (The research and manufacture of high quality specific regenerative chambers checkers series accessory products*).

執行董事

徐葉君先生,46歲,為本集團共同創辦 人,擔任集團主席、行政總裁及執行董 事。徐先生於二零一零年二月四日獲委任 為執行董事。他負責本集團整體策略規劃 及管理。徐先生於先進鋼水控流產品行業 擁有豐富經驗,從事有關業務逾25年。徐 先生為本公司其中一名執行董事顧敖行先 生的兄弟的女婿。

徐先生自一九七九年至一九八一年於宜興 縣大浦中學就讀,自一九八四年至一九八 六年於洛陽耐火材料研究院接受訓練,他 於一九八一年至一九八三年及一九八七年 至一九八九年在宜興市鎂質耐火材料廠工 作,之後於一九九零年至一九九五年在宜 興威爾發非金屬材料有限公司工作,自一 九九六年在宜興中村窑業有限公司工作, 直至他於二零零五年創立華耐(宜興)為 止。

徐先生憑著他的研究項目「玻璃熔窯蓄熱 室系列配套優質耐火材料新產品研製」於 一九九一年獲中國輕工總會頒發中國輕工 業科技進步獎,於一九九五年獲上海市科 學技術進步獎;評審委員會頒發上海市科學 技術進步獎,又於一九九六年獲上海市科 學技術委員會出具上海市科技成果完成者 證書。徐先生亦於一九九六年獲上海市科 學技術進步獎評審委員會頒授上海市科學 技術進步獎,以表彰他對「優質特異型蓄 熱室格子磚系列配套產品研製」進行的工 作。

Mr. Xu, jointly with Dr. Zhang, also invented the 薄板坯浸入式 水口 (Subentry Nozzle for thin slab casting process) under the CSP Project which was registered as a patent (in respect of utility) in the PRC in January 2010. In addition, Mr. Xu, jointly with Dr. Zhang and Mr. Wang Zhizhong, our senior management staff, invented the 可控制流入氣體的整體式塞棒(Mono block Stopper with controlled gas flow) which was registered as a patent (in respect of utility) in the PRC in May 2010.

Dr. Zhang Lanyin, aged 48, the co-founder of our Group and our chief technical officer, was appointed as our executive Director on 8 March 2010. Dr. Zhang is responsible for the production and research and development aspects of our Group.

Dr. Zhang obtained a bachelor's degree in Science (majoring in refractory materials) from 武漢鋼鐵學院 (Wuhan Institute of Steel and Iron Technology*), the former Wuhan University of Science and Technology, in 1982 and a master's degree in Science from 洛陽耐火材料研究院 (Luoyang Institute of Refractories Research*) in 1985. He obtained a degree of Doctor of Philosophy by the department of Materials and Metallurgical Engineering of Queen's University at Kingston, Canada in 1996.

Dr. Zhang has been engaging in the advanced steel flow control products business for over 25 years. Dr. Zhang worked in 洛陽 耐火材料研究院 (Luoyang Institute of Refractories Research*) from 1986 to 1990. He joined Vesuvius International Inc. in 1994 and worked in the Vesuvius group for eight years until he left as the Deputy General Manager of Vesuvius Advanced Ceramics (Suzhou) Co. Ltd. in 2002. He then joined Minteq International (Suzhou) Co., Ltd., a subsidiary of Minerals Technologies Inc., an international refractory company, as the Vice President Asia in 2002 and worked there for four years until 2006.

在CSP項目下,徐先生與張博士共同發明 薄板坯浸入式水口,該發明於二零一零 年一月在中國獲註冊為專利(有關實用新 型)。另外,徐先生、張博士與本公司高 級管理人員王志中先生共同發明可控制流 入氣體的整體式塞棒,該發明於二零一零 年五月在中國獲註冊為專利(有關實用新 型)。

張蘭銀博士,48歲,為本集團共同創辦人 及技術總監,於二零一零年三月八日獲委 任為執行董事。張博士負責本集團生產及 研發事宜。

張博士一九八二年於武漢鋼鐵學院(即武 漢科技大學前身)獲得理學學士學位(主 修耐火材料),並於一九八五年於洛陽耐 火材料研究院獲得理學碩士學位。他於 一九九六年取得加拿大甘斯敦Queen's University材料與冶金學系哲學博士學位。

張博士已從事先進鋼水控流產品行業逾25 年。他於一九八六年至一九九零年在洛陽 耐火材料研究院工作。他於一九九四年加 入維蘇威國際公司(Vesuvius International Inc.),並於維蘇威集團工作了八年,直至 他於二零零二年辭去維蘇威高級陶瓷(蘇 州)有限公司常務副總經理一職為止。其 後,他於二零零二年加入了一家國際耐火 材料公司礦物技術有限公司的附屬公司 珉泰克高級耐火材料系統(蘇州)有限公 司擔任亞洲區副主席,在該公司工作了4 年,直至二零零六年為止。

During the past years, Dr. Zhang had issued various publications. For instance, he published a paper titled "High toughness silicon carbide/graphite laminar composite by slip casting" in 1995. Further, based on the records of the United States Patent and Trademark Office, Dr. Zhang, jointly with others, were the inventors of the "high toughness carbide ceramics by slip casting and method thereof" which was registered as a patent in the United States in 1995. He, jointly with Mr. Xu, also invented the 薄板坯浸入式水口 (Subentry Nozzle for thin slab casting process) under the CSP Project which was registered as a patent (in respect of utility) in the PRC in January 2010. In addition, Dr. Zhang, jointly with Mr. Xu and Mr. Wang Zhizhong, our senior management staff, invented the 可控制流入氣體的整體式塞棒 (Mono block Stopper with controlled gas flow) which was registered as a patent (in respect of utility) in the PRC in May 2010.

Mr. Gu Aoxing, aged 59, was appointed as our executive Director on 7 June 2010. Mr. Gu is responsible for the corporate and financial matters of our Group. Mr. Gu Aoxing is the brother of Mr. Xu's father-in-law.

Mr. Gu completed a professional technical training in relation to Rural Finance organised by 宜興市科學技術委員會 (Yixing Technology Committee*) and 宜興市財政局 (Yixing Finance Bureau*) in 1989. In 2000, Mr. Gu passed the examination on 會計電算化初級知識培訓 (Basic Knowledge on Computerised Accounting*) organised by 宜興市財政局 (Yixing Finance Bureau*). In 2001, Mr. Gu was qualified as an accountant by 無 錫市人事局 (Wuxi Municipal Personnel Bureau*).

Prior to joining our Group in 2007, Mr. Gu had held financial managerial positions in various companies, including acting as the Assistant Finance Manager at 宜興新威集團 (Yixing Xinwei Group*) from 1991 to 1999 and the Finance Manager at 宜興中 村窑業有限公司(Yixing Zhongcun Kiln Products Co., Ltd.*) from 2000 to 2007. Mr. Gu was also an executive director of China Rare Earth Holdings Limited (Stock Code: 769), a company listed on the Main Board, from 25 August 1999 to 19 May 2000.

過去數年,張博士曾出版過不同著作。例 如,他曾於一九九五年出版一份題目為 「以注漿成型的高靭性碳化矽/石墨層混 合物」的文章。此外,根據美國專利及商 標局紀錄,張博士連同其他人為採用注漿 成型之高韌性碳化物陶瓷及其使用技術之 發明者。該項技術已於一九九五年在美 發明者。該項技術已於一九九五年在美 單一發明了薄板坯浸入式水口,該項產品 已於二零一零年一月在中國註冊成為專利 (有關實用新型)。另外,張博士、徐先 生與本公司高級管理人員王志中先生共同 發明可控制流入氣體的整體式塞棒,該發 明於二零一零年五月在中國獲註冊為專利 (有關實用新型)。

顧敖行先生,59歲,於二零一零年六月七 日獲委任為執行董事。顧先生負責本集團 企業及財政事宜。顧敖行先生為徐先生岳 父之兄弟。

顧先生於一九八九年完成由宜興市科學技 術委員會及宜興市財政局舉辦之有關農村 財政之專業技術培訓。於二零零零年,顧 先生通過由宜興市財政局舉辦之會計電算 化初級知識培訓考試。於二零零一年,顧 先生從無錫市人事局取得會計師之資格。

於二零零七年加入本集團之前,顧先生曾 先後在多家公司任職財務管理職位,包括 自一九九一年至一九九九年於宜興新威集 團擔任財務副總和自二零零零年至二零零 七年於宜興中村窑業有限公司擔任財務主 管一職。於一九九九年八月二十五日至二 零零年五月十九日,顧先生亦曾任中國 稀土控股有限公司(於主板上市的公司, 股份代號:769)的執行董事。

NON-EXECUTIVE DIRECTOR

Mr. Gao Zhilong, aged 34, was appointed as our nonexecutive Director on 7 June 2010. Mr. Gao obtained a bachelor's degree in mechanical design and manufacture from 南京農業大學 (Nanjing Agricultural University) in 1999. He then worked as an assistant engineer in 常州長江客車集團有限公 司 (Changzhou Changjiang Coach Group Company Limited*). Mr. Gao has worked in the quality control department in 華偉 納精密工具公司 (Hua Wei Na Jingmi Gongju Company*) since December 2005. Mr. Gao is interested in approximately 25% of the share capital of Sinoref International.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Yao Enshu, aged 78, was appointed as our independent non-executive Director on 7 June 2010. He was appointed as 冶金工業部幹部司副司長 (Deputy Head of the Personnel Department in the Ministry of Metallurgical Industry*) in the PRC in 1983 and was appointed as 冶金工業部人事司司長 (Head of the Human Resources Department in the Ministry of Metallurgical Industry*) in 1988. He was recognised as a senior economist by 冶金工業部 (The Ministry of Metallurgical Industry*) in the PRC in 1992.

Mr. Yang Fuqiang, aged 66, was appointed as our independent non-executive Director on 7 June 2010. He engaged in research and development work of nonferrous metals metallurgy, and was awarded the 三等國家發明獎 (Third State Invention Prize*) in 1987. He was appointed as the deputy head and head of 工業綜合一司稀土處 (Department of Nonferrous Metals, Consolidated Industry Bureau*) in 1998 and in 1990 respectively. Mr. Yang retired in December 1998.

非執行董事

高志龍先生,34歲,於二零一零年六月七 日獲委任為非執行董事。高先生於一九九 九年在南京農業大學取得機械設計製造專 業學士學位。他其後於常州長江客車集團 有限公司擔任助理工程師。高先生自二零 零五年十二月起於華偉納精密工具公司的 質量控制部門工作。高先生擁有華耐國際 約25%股本權益。

獨立非執行董事

姚恩澍先生,78歲,於二零一零年六月七 日獲委任為獨立非執行董事。他在一九八 三年獲任命為中國冶金工業部幹部司副司 長,並於一九八八年受命擔當冶金工業部 人事司司長。他在一九九二年獲中國冶金 工業部認可為高級經濟師。

楊富强先生,66歲,於二零一零年六月七 日獲委任為獨立非執行董事。他從事有色 金屬冶金之研發工作,並於一九八七年獲 頒三等國家發明獎。彼分別於一九九八年 及一九九零年獲委任為工業綜合一司稀土 處副主管及主管。楊先生於一九九八年十 二月離任。

Mr. Tsui Siu Hang, Steve, aged 37, was appointed as our independent non-executive Director of the Company since 19 November 2010. Graduated from The University of Auckland, New Zealand with a bachelor's degree in Commerce (Accounting) in 1995, Mr. Tsui is a Certified Public Accountant in Hong Kong and a Chartered Accountant in New Zealand. He has also obtained the qualification of Financial Risk Manager from the Global Association of Risk Professional. Mr. Tsui worked for Pricewaterhouse Coopers as an audit manager from 1992 to 1997. From 2001 till now, he works as auditor in various companies. Mr. Tsui has more than 15 years of experience in the auditing field.

SENIOR MANAGEMENT

Mr. Tam Chi Ming George HKCPA, ACIS, ACS, aged 35, is the chief financial officer and company secretary of our Company. He joined our Group in January 2010 and is responsible for managing the corporate finance department of our Group, including overseeing financial management, compliance and reporting obligations of our Group. Mr. Tam has over 10 years' experience in auditing, financial management and corporate finance. Prior to joining our Group, Mr. Tam worked for KPMG Corporate Finance Limited as Senior Manager, responsible for executing merger and acquisition transactions. Mr. Tam is a fellow member of the Hong Kong Institute of Certified Public Accountants and an associate member of the Hong Kong Institute of Chartered Secretaries. Mr. Tam holds a bachelor's degree in Accountancy from the Hong Kong Polytechnic University and a master's degree in Business Administration from the University of London.

Mr. Wang Zhizhong, aged 43, is the deputy general manager and the head of our Production Department. Mr. Wang joined our Group in 2005. Mr. Wang was qualified as an assistant engineer by 無錫市人事局 (Wuxi Municipal Personnel Bureau*) in 1995. He obtained 上海市科技成果完成者證書 (Certificate for Accomplisher of Technological Achievement in Shanghai*) for each of the project named "復合結構電熔澆注空心磚研製" (Development of hollow composite fusion cast blocks*) and "大 型玻璃窟上部結構用新型耐火材料品種的研究" (Research on novel refractories for super structure of glass furnace*) from 上 海市科學技術委員會 (Science and Technology Commission of Shanghai Municipality) in 2000. 徐紹恒先生,37歲,於二零一零年十一 月十九日獲委任為獨立非執行董事、徐 先生於一九九五年畢業於紐西蘭奧克蘭 大學,並獲授商務(會計)學士學位。徐 先生為香港執業會計師及紐西蘭特許會計 師。彼亦已獲Global Association of Risk Professional頒授財務風險經理之資格。 徐先生曾於一九九二年至一九九七年期 間於羅兵咸永道會計師事務所擔任審計經 理。由二零零一年起至現在,彼於多間公 司出任核數師。徐先生於核數方面擁有逾 15年經驗。

高級管理層

譚志明先生 HKCPA, ACIS, ACS, 35歲, 為本公司之財務總監及公司秘書。他於二 零一零年一月加入本集團,負責管理本集 團之企業財務部門,包括主責本集團之財 務管理、合規及匯報責任。譚先生於核 數、財務管理及企業融資方面有逾10年經 驗。在加入本集團之前,譚先生於畢馬威 企業財務有限公司擔任高級經理,負責執 行併購交易。譚先生是香港會計師公會資 深會員及香港特許秘書公會之會員。譚先 生持有香港理工大學頒發之會計學士學位 及倫敦大學頒發之工商管理碩士學位。

王志中先生,43歲,為副總經理兼生產部 主管。王先生於二零零五年加入本集團。 王先生於一九九五年從無錫市人事局取得 助理工程師資格。他於二零零零年就「復 合結構電熔澆注空心磚研製」及「大型玻 璃窟上部結構用新型耐火材料品種的研 究」項目從上海市科學技術委員會各自取 得上海市科技成果完成者證書。

Mr. Wang worked in the production technology department in various companies including Yixing Wellfire Nonmetal Materials Co., Ltd. 宜興威爾發非金屬材料有限公司 and 宜興中村窑業 有限公司 (Yixing Zhongcun Kiln Products Co., Ltd.*), before joining our Group in 2005. In addition, Mr. Wang, jointly with Mr. Xu and Dr. Zhang, invented the 可控制流入氣體的整體式 塞棒 (Mono block Stopper with controlled gas flow) which was registered as a patent (in respect of utility) in the PRC in May 2010.

Mr. Jiang Panyuan, aged 47, joined us in 2007 as head of our Purchasing Department. Mr. Jiang is mainly responsible for our procurement and environmental protection matters. Mr. Jiang graduated from 江蘇省廣播電視學校 (Jiangsu Radio and TV Institute*) in 2001 and worked as the officer in a community association in Yixing Yang'an (宜興市洋岸村民委員會) from 1989 to 2007 prior to joining our Group.

Mr. Tang Jishan, aged 37, joined us in 2007 as head of our Research and Development Department. He obtained his bachelor's and master's degree in Metallurgy of Iron and Steel in 2001, both from Wuhan University of Science and Technology. He has experience in the field of metallurgical industry. He worked in the sales department in Vesuvius Advanced Ceramics (Suzhou) Co. Ltd..

Mr. Dai Donglin, aged 41, joined us in 2007 as executive regional sales manager. He obtained a bachelor's degree in Arts from Henan University in 1992. He then joined Vesuvius Advanced Ceramics (Suzhou) Co. Ltd. from 1995 to 2004. Mr. Dai furthered his studies on Civil and Commercial Law between 1998 and 2000 in Jilin University. He has many years of experiences in sales management.

For the purpose of this section, "*" denotes unofficial English translation.

王先生於二零零五年加入本集團前曾於多 間公司的生產技術部門工作,當中包括宜 興威爾發非金屬材料有限公司及宜興中村 窑業有限公司。另外,王先生、徐先生與 張博士共同發明可控制流入氣體的整體式 塞棒,該發明於二零一零年五月在中國獲 註冊為專利(有關實用新型)。

蔣盤元先生,47歲,於二零零七年加入 本集團擔任採購部主管。蔣先生主要負責 本集團採購及環保事宜。蔣先生於二零零 一年畢業於江蘇省廣播電視學校,在加入 本集團之前,他曾自一九八九年至二零零 七年於宜興市洋岸村民委員會擔當主任一 職。

唐繼山先生,37歲,於二零零七年加入本 集團擔任研究及開發部門主管。他於二零 零一年在武漢科技大學獲得鋼鐵冶金學學 士及碩士學位。他於冶金行業擁有經驗。 他曾於維蘇威高級陶瓷(蘇州)有限公司 的銷售部門任職。

戴東林先生,41歲,於二零零七年加入 本集團擔任區域行政銷售經理。他於一九 九二年獲河南大學頒發文學學士學位。其 後,他於一九九五年至二零零四年期間加 入維蘇威高級陶瓷(蘇州)有限公司。戴 先生於一九九八年至二零零零年於吉林大 學進修民商法。他具備多年的銷售管理經 驗。

The Directors are pleased to present their report and audited financial statements of the Group for the year ended 31 December 2010.

PRINCIPAL ACTIVITIES

The Group is primarily engaged in the manufacturing of advanced steel flow control products used in the continuous casting steel making process to protect, control and regulate the flow of molten steel.

The Group's turnover is mainly derived from business activities in Mainland China. An analysis of the Group's income for the year is set out in note 8 to the financial statements.

Particulars of the Company's major subsidiaries as at 31 December 2010 are set out in note 33 to the financial statements.

RESULTS AND DIVIDENDS

The results of the Group for the year ended 31 December 2010 are set out in the consolidated income statement on page 53 of this report.

The state of the Group's and the Company's affairs at 31 December 2010 is set out in the consolidated statement of financial position and statement of financial position on pages 54 and 118 of this report.

The Directors recommended a final dividend of 3.6 HK cents per share for the year ended 31 December 2010 (2009: HK\$Nil).

FOUR YEAR FINANCIAL SUMMARY

The result, assets and liabilities of the Group for the last four financial years, as extracted from the audited financial statements, are summarized on page 120 of this report. 董事謹此呈列本集團截至二零一零年十二 月三十一日止年度之報告及經審核財務報 表。

主要業務

本集團主要從事製造高端鋼水控流產品, 該等產品用於連鑄過程以保護、控制及調 節熔鋼流。

本集團之營業額主要來自中國大陸之業務 活動。本集團年內之收入分析載於財務報 表附註8。

本公司於二零一零年十二月三十一日之主 要附屬公司詳情載於財務報表附註33。

業績及股息

本集團截至二零一零年十二月三十一日止 年度之業績載於本年報第53頁之綜合收益 表。

本集團及本公司於二零一零年十二月三十 一日之財務狀況,分別載於本年報第54及 118頁之綜合財務狀況表及財務狀況表。

董事建議派付截至二零一零年十二月三十 一日止年度之末期股息每股3.6港仙(二零 零九年:無)。

四年財務概要

摘錄自經審核財務報表,本集團於過去四 個財政年度之業績、資產及負債概要載於 本年報第120頁。

PROPERTY, PLANT AND EQUIPMENT

Details of properties of the Group as at 31 December 2010 are set out in note 17 to the financial statements.

SHARE CAPITAL

Details of the movements in share capital are set out in note 26 to the financial statements.

PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the latest practicable date prior to the issue of the annual report, there was a sufficiency of public float the Company's securities as required under the Listing Rules.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES

During the year ended 31 December 2010, neither the Company nor any of its subsidiaries had purchased, redeemed or sold any of the Company's listed securities.

RESERVES

Details of the movements in reserves of the Group during the year are set out in the consolidated statement of changes in equity.

物業、廠房及設備

本集團於二零一零年十二月三十一日之物 業詳情載於財務報表附註17。

股本

股本變動詳情載於財務報表附註26。

公眾持股量

根據本公司於緊接本年報刊發前的最後實際可行日期獲得的公開資料及據董事所 知,本公司證券的公眾持股量一直充足, 符合上市規則的規定水平。

購買、贖回或出售上市證券

於截至二零一零年十二月三十一日止年 度,本公司或其任何附屬公司概無購買、 贖回或出售本公司任何上市證券。

儲備

本集團儲備於年內之變動詳情載於綜合權 益變動表。

MAJOR CUSTOMERS AND SUPPLIERS

The percentages of sales and purchases for the year attributable to the Group's major customers and suppliers are as follows:

主要客戶及供應商

本集團主要客戶及供應商所佔本年度之銷 售及採購額百分比如下:

Percentage of the total purchases/sales accounted for		佔採購/ 銷售總額 百分比
	採購	
20.9%	- 最大供應商	20.9%
57.8%	- 五大供應商合計	57.8%
	銷售	
11.2%	- 最大客戶	11.2%
38.1%	- 五大客戶合計	38.1%
	purchases/sales accounted for 20.9% 57.8% 11.2%	of the total purchases/sales accounted for 20.9% - 最大供應商 57.8% - 五大供應商合計 銷售 11.2% - 最大客戶

None of the Directors, their associates or any shareholder (which to the knowledge of the Directors owns more than 5% of the Company's issued share capital) had an interest in the five largest suppliers or customers of the Group noted above.

At no time during the year, none of the Directors, their associates or shareholders (which to the knowledge of the Directors own more than 5% of the Company's issued share capital) has any interest in the customers or suppliers disclosed above.

-五大客戶合計 38.1%
 概無董事、彼等之聯繫人士或任何股東
 (就董事所知擁有本公司已發行股本5%以
 上者)在上述本集團五大供應商或客戶中

擁有權益。

於本年度內任何時間,董事、彼等之聯繫 人士或任何股東(據董事所知擁有本公司 已發行股本逾5%者)概無於上述主要客戶 或供應商擁有任何權益。

DIRECTORS

The Directors who held office during the year and up to the date of this report were:

Executive Directors

Mr. Xu Yejun (*Chairman and chief executive officer*) Dr. Zhang Lanyin Mr. Gu Aoxing

Non-executive Director

Mr. Gao Zhilong

Independent Non-executive Directors

Mr. Yao Enshu Mr. Yang Fuqiang Mr. Tsui Siu Hang, Steve (appointed on 19th November 2010) Mr. Cheng Yun Ming Matthew (resigned on 19th November 2010)

DIRECTORS' PROFILES

Directors' profiles are set out on pages 26 to 31 of this report.

DIRECTORS' SERVICE CONTRACTS

Each of our executive Directors has entered into a service contract with our Company pursuant to which they agreed to act as executive Directors for an initial term of three years with effect from 7 June 2010. The term of service shall be renewed and extended automatically by one year on the expiry of such initial term and on the expiry of every successive period of one year thereafter, unless either party has given at least three months' written notice of non-renewal before the expiry of the then existing term.

董事

於年內直至本報告日期之董事如下:

執行董事

徐葉君先生(*主席兼行政總裁)* 張蘭銀博士 顧敖行先生

非執行董事

高志龍先生

獨立非執行董事

姚恩澍先生 楊富強先生 徐紹恒先生 (於二零一零年十一月十九日獲委任) 鄭潤明先生 (於二零一零年十一月十九日辭任)

董事履歷

董事履歷載於本年報第26至31頁。

董事服務合約

每名執行董事已各自與本公司訂立服務合 約,據此彼等同意自二零一零年六月七日 起擔任執行董事,初步為期三年。任期將 於初步任期屆滿或每次繼後一年任期屆滿 時自動續期一年,直至任何一方於現行任 期屆滿前向另一方發出不少於三個月之書 面通知不予續期為止。

Each of our non-executive Director and our independent nonexecutive Directors (except for Mr. Tsui Siu Hang, Steve) has been appointed for an initial term of one year commencing from 7 June 2010 renewable automatically for successive term of one year each commencing from the next day after the expiry of then current term of appointment, unless terminated by either our non-executive Director or our independent non-executive Director, as applicable, or our Company giving not less than three months' notice in writing expiring at the end of the initial term or at any time thereafter. Mr. Tsui Siu Hang, Steve, an independent non-executive Director appointed on 21 November 2010, has been appointed for an initial term of one year commencing from 21 November 2010 renewable automatically for successive term of one year each commencing from the next day after the expiry of then current term of appointment, unless terminated by either Mr. Tsui Siu Hang, Steve himself or our Company giving not less than three months' notice in writing expiring at the end of the initial term or at any time thereafter.

No Director proposed for re-election at the forthcoming annual general meeting has an unexpired service contract which is not determinable by the Company within one year without payment of compensation, other than normal statutory compensation.

DIRECTORS' INTERESTS IN CONTRACTS

Apart from the particulars disclosed in note 31 under the heading "Related Party Transactions" to the financial statements, there were no other contracts of significance in relation to the Company's business, to which the Company or any of the Company's subsidiaries was a party nor there were any other contracts of significance in relation to the Company's business between the Company or any of the Company's subsidiaries subsisting at the end of the year or at any time during the year in which a Director had, whether directly or indirectly, a material interest.

No contract of significance had been entered into between the Company or any of its subsidiaries and the controlling shareholder (as defined in the Listing Rules) of the Company or any of its subsidiaries. 每名非執行董事及獨立非執行董事(徐紹 恒先生除外)之初步委任期自二零一零年 六月七日起計為期一年,於當時委任期屆 滿後翌日起將自動更新及延長一年任期, 直至由非執行董事或獨立非執行董事(如 適用)或本公司在初步任期屆滿前或其後 任何時間發出不少於三個月之書面通知終 上零一零年十一月二十一日獲委任,其初步 奏任期自二零一零年十一月二十一日起計 為期一年,於當時委任期屆滿後翌日起將 自動更新及延長一年任期,直至由徐紹恒 先生或本公司在初步任期屆滿前或其後任 何時間發出不少於三個月之書面通知終止 為止。

在應屆股東週年大會上建議重選之董事概 無訂有本公司不可於一年內免付賠償(一 般法定賠償除外)而終止之未屆滿服務合 約。

董事於合約之權益

除財務報表附註31「關連人士交易」所披 露之詳情外,於年終時或年內任何時間, 本公司或其附屬公司並無訂有與本公司業 務有關而董事直接或間接擁有重大權益之 任何其他重大合約,而本公司與其附屬公 司之間亦無訂有與本公司業務有關而董事 直接或間接擁有重大權益之任何其他重大 合約。

本公司或其任何附屬公司與本公司或其 任何附屬公司之控股股東(定義見上市規 則)之間概無訂立任何重大合約。

No contract of significance for the provision of services to the Company or any of its subsidiaries by the controlling shareholder of the Company or any of its subsidiaries was entered into.

DIRECTORS' INTEREST IN SHARES

As at 31 December 2010, the interests or short positions of the Directors or chief executive of the Company in the shares, underlying shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the Securities and Futures Ordinance ("SFO")), as recorded in the register of the Company required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Part XV of the SFO or pursuant to the Model Code for Securities Transactions by Directors of Listed Companies ("Model Code"), are set out below:

Long and short positions in the Shares and underlying Shares

概無訂立本公司或其任何附屬公司之控股 股東向本公司或其任何附屬公司提供服務 之重大合約。

董事於股份之權益

於二零一零年十二月三十一日,本公司董 事或行政總裁於本公司或其任何相關聯法 團(定義見證券及期貨條例(「證券及期貨 條例」)第XV部)之股份、相關股份及債 券中所擁有本公司根據證券及期貨條例第 352條須存置之登記冊中所記錄,或根據 證券及期貨條例第XV部或上市公司董事進 行證券交易的標準守則(「標準守則」)須 知會本公司及聯交所之權益及淡倉如下:

於股份及相關股份之好倉及淡倉

			Interest in	Approximate
		Number of	underlying shares	percentage of
Name of Director	Nature of interest	securities held	of share option	shareholding
		(Note 1)	(Note 1)	(%)
			購股權之	概約股權
董事姓名	權益性質	所持有證券數目	相關股份權益	百分比
		(附註1)	(附註1)	(%)
Mr. Xu Yejun	Beneficial owner	360,000,000 Shares (L)	3,000,000 (L) (Note 2)	30.25
徐葉君先生	實益擁有人	360,000,000股股份 (L)	3,000,000 (L) <i>(附註2)</i>	
	Interest of sponse	500,000 Shares (L)	500,000 (L) (Note 4)	0.042
	配偶權益	500,000股股份 (L)	500,000 (L) <i>(附註4)</i>	
Mr. Gao Zhilong	Beneficial owner	171,000,000 Shares (L)	-	14.25
高志龍先生	實益擁有人	171,000,000股股份 (L)	-	
Dr. Zhang Lanyin	Beneficial owner	90,000,000 Shares (L)	5,000,000 (L) (Note 3)	7.92
張蘭銀博士	實益擁有人	90,000,000股股份 (L)	5,000,000 (L) <i>(附註3)</i>	
Mr. Gu Aoxing	Beneficial owner	36,000,000 Shares (L)	5,000,000 (L) (Note 3)	3.42
顧敖行先生	實益擁有人	36,000,000股股份 (L)	5,000,000 (L) <i>(附註3)</i>	

Notes:

- 1. The letter "L" denotes the person's long position in our Shares.
- On 22 November 2010, Mr. Xu Yejun was granted 3,000,000 options under the share option scheme of the Company to subscribe for 3,000,000 Shares, exercisable at a price of HK\$1.408 per share in three tranches in the proportion of 30%, 60% and 100% on 22 November 2011, 22 November 2012 and 22 November 2013 respectively. The options have a term of ten years commencing from 22 November 2010.
- 3. On 22 November 2010, each of Mr. Gu Aoxing and Dr. Zhang Lanyin was granted 5,000,000 options under the share option scheme of the Company to subscribe for 5,000,000 Shares, exercisable at a price of HK\$1.408 per share in three tranches in the proportion of 30%, 60% and 100% on 22 November 2011, 22 November 2012 and 22 November 2013 respectively. The options have a term of ten years commencing from 22 November 2010.
- 4. These options were held by Ms. Gu Shuping, the wife of Mr. Xu Yejun.

Save as disclosed above, as at 31 December 2010, none of the Directors or chief executive of the Company had any interest or short positions of the in the shares, underlying shares and debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO), as recorded in the register of the Company required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to Part XV of the SFO or pursuant to the Model Code.

附註:

- 1. 「L」代表該人士於本公司股份之好倉。
- 於二零一零年十一月二十二日,徐葉 君先生根據本公司購股權計劃獲授
 3,000,000份購股權,可按每股1.408
 港元之行使價,於二零一一年十一月 二十二日、二零一二年十一月二十二
 日及二零一三年十一月二十二日分別按
 30%、60%及100%之比例分三批認購
 3,000,000股股份。該等購股權之有效期
 由二零一零年十一月二十二日起計為期
 十年。
- 於二零一零年十一月二十二日,顧敖行 先生及張蘭銀博士根據本公司購股權計 劃各自獲授5,000,000份購股權,可按每 股1.408港元之行使價,於二零一一年十 一月二十二日、二零一二年十一月二十 二日及二零一三年十一月二十二日分別 按30%、60%及100%之比例分三批認購 5,000,000股股份。該等購股權之有效期 由二零一零年十一月二十二日起計為期 十年。
- 該等購股權由徐葉君先生之妻子顧淑萍 女士持有。

除上文披露者外,於二零一零年十二月三 十一日,本公司董事或行政總裁於本公 司或其任何相關聯法團(定義見證券及期 貨條例第XV部)之股份、相關股份及債券 中,概無擁有本公司根據證券及期貨條例 第352條須存置之登記冊中所記錄,或根 據證券及期貨條例第XV部或標準守則須知 會本公司及聯交所之任何權益或淡倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 31 December 2010, so far as was known to the Directors of the Company, the following persons, other than the Directors and chief executive of the Company, had an interest or short position in the shares and underlying shares of the Company, which were required to be recorded in the register maintained by the Company pursuant to Section 336 of the SFO were as follows:

Long and short positions in the Shares and underlying Shares

主要股東之權益

於二零一零年十二月三十一日,就本公司 董事所知,以下人士(本公司董事及行政 總裁除外)於本公司股份及相關股份中擁 有須根據證券及期貨條例第336條登記於 本公司存置的登記冊之權益或淡倉如下:

於股份及相關股份之好倉及淡倉

			Interest in	Approximate
Name of		Number of	underlying shares	percentage of
Shareholder	Nature of interest	securities held	of share option	shareholding
		(Note 1)	(Note 1)	(%)
			購股權之	概約股權
股東姓名	權益性質	所持證券數目	相關股份權益	百分比
		(附註1)	(附註1)	(%)
Ms. Gu Shuping	Interest of spouse	360,000,000 Shares (L)	3,000,000 (L)	30.25
(Note 2)	配偶權益	360,000,000股股份 (L)	3,000,000 (L)	
顧淑萍女士 <i>(附註2)</i>	Beneficial owner		500,000 (L)	0.042
	實益擁有人		500,000 (L)	
Ms. Chai Xiaoyuan	Interest of spouse	171,000,000 Shares (L)	-	14.25
(Note 3)	配偶權益	171,000,000股股份 (L)	-	
柴笑媛女士 <i>(附註3)</i>				
Mr. Chai Xishu	Beneficial owner	108,000,000 Shares (L)	-	9.00
柴希樹先生	實益擁有人	108,000,000股股份 (L)	-	
Ms. Wang Suying	Interest of spouse	108,000,000 Shares (L)	-	9.00
(Note 4)	配偶權益	108,000,000股股份 (L)	-	
王素英女士 <i>(附註4)</i>				
Ms. Zhao Yijun (Note 5)	Interest of spouse	90,000,000 Shares (L)	5,000,000 (L)	7.92
趙毅君女士 <i>(附註5)</i>	配偶權益	90,000,000股股份 (L)	5,000,000 (L)	
Mr. Cheah Cheng	Founder of a	60,736,000 Shares (L)	-	5.06
Hye	discretionary trust	(Note 6)		
謝清海先生	酌情信託之創辦人	60,736,000股股份 (L)		
		(附註6)		
Ms. To Hau Yin (Note 7)	Interest of spouse	60,736,000 Shares (L)	-	5.06
杜巧賢女士 <i>(附註7)</i>	配偶權益	60,736,000股股份 (L)		
Hang Seng Bank	Trustee	60,736,000 Shares (L)	-	5.06
Trustee International	受託人	60,736,000股股份 (L)		
Limited				

Notes:

- 1. The letter "L" denotes the person's long position in our Shares.
- 2. Ms. Gu Shuping is the wife of Mr. Xu Yejun.
- 3. Ms. Chai Xiaoyuan is the wife of Mr. Gao Zhilong.
- 4. Ms. Wang Suying is the wife of Mr. Chai Xishu.
- 5. Ms. Zhao Yijun is the wife of Dr. Zhang Lanyin.
- 6. These Shares were held by Value Partners Limited. Value Partners Limited is wholly owned by Value Partners Group Limited, of which 28.69% of shares were owned to Cheah Capital Management Limited. Cheah Capital Management Limited is wholly owned by Cheah Company Limited. The entire issued share capital of Cheah Company Limited is held by Hang Seng Bank Trustee International Limited as discretionary trustee for Mr. Cheah Cheng Hye's family.
- 7. Ms. To Hau Yin is the wife of Mr. Cheah Cheng Hye.

Save as disclosed above, the Directors and the chief executive of the Company are not aware that there is any party who, as at 31 December 2010, had interests or short positions in the shares and underlying shares of the Company, which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or be directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances of general meetings of the Company or substantial shareholders as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO.

附註:

- 1. 「L」代表該人士於本公司股份之好倉。
- 2. 顧淑萍女士為徐葉君先生的妻子。
- 3. 柴笑媛女士為高志龍先生的妻子。
- 4. 王素英女士為柴希樹先生的妻子。
- 5. 趙毅君女士為張蘭銀博士的妻子。
- 該等股份由Value Partners Limited持 有。Value Partners limited由Value Partners Group Limited全資擁有,而 Value Partners Group Limited的28.69% 股份由Cheah Capital Management Limited 擁有。Cheah Capital Management Limited 由Cheah Company Limited全資擁有。 Cheah Company Limited全資擁有。 Cheah Company Limited之全部已發 行股本由Hang Seng Bank Trustee International Limited作為謝清海先生家 屬之酌情受託人而持有。
- 7. 杜巧賢女士為謝清海先生之妻子。

除上文所披露者外,就本公司董事及行政 總裁所知,於二零一零年十二月三十一 日,並無任何人士在本公司股份及相關股 份中擁有須根據證券及期貨條例第XV部第 2及3分部之條文向本公司披露之權益或淡 倉,或直接或間接擁有可於任何情況下在 本公司或按本公司須根據證券及期貨條例 第336條存置的登記冊所記錄的主要股東 的股東大會上投票之任何類別股本的面值 5%或以上之權益。

SHARE OPTION SCHEME

The Company operates a share option scheme (the "**Share Option Scheme**"), which was adopted on 27 June 2010 (the "**Adoption Date**"), for the purpose of providing incentives or rewards to selected eligible participants for their contribution to the Group. Unless otherwise cancelled or amended, the Share Option Scheme will remain in force for ten years from the Adoption Date.

Eligible participants of the Share Option Scheme include the following:

- (i) any employee (whether full time or part time) of the Group or any entity (the "Invested Entity") in which any member of the Group holds any shareholding (including any executive director but excluding any non-executive director of the Group or any Invested Entity);
- (ii) any non-executive directors (including independent nonexecutive directors) of the Group or any Invested Entity;
- (iii) any supplier of goods or services to any member of the Group or any Invested Entity;
- (iv) any customer of the Group or any Invested Entity;
- (v) any person or entity that provides research, development or other technological support to the Group or any Invested Entity;
- (vi) any shareholder of any member of the Group or any Invested Entity or any holder of any securities issued by any member of the Group or any Invested Entity;
- (vii) any adviser (professional or otherwise) or consultant to any area of business or business development of the Group or any Invested Entity; and

購股權計劃

本公司設有一項購股權計劃(「**購股權計** 劃」),該計劃於二零一零年六月二十七日 (「**採納日期**」)採納,目的是向經甄選合 資格參與者提供獎勵或報酬,以表揚彼等 對本集團作出之貢獻。除非另行取消或修 訂,否則購股權計劃將由採納日期起一直 有效,為期十年。

購股權計劃之合資格參與者包括以下人 士:

- (i) 本集團或本集團任何成員公司持有 股權之任何實體(「被投資實體」) 之任何僱員(不論全職或兼職)(包 括本集團或任何被投資實體的任何 執行董事但不包括其任何非執行董 事);
- (ii) 本集團或任何被投資實體之任何非 執行董事(包括獨立非執行董事);
- (iii) 向本集團或任何被投資實體的任何 成員公司提供貨品或服務之任何供 應商;
- (iv) 本集團或任何被投資實體之任何客戶;
- (v) 向本集團或任何被投資實體提供研究、開發或其他技術服務之任何人 士或實體;
- (vi) 本集團任何成員公司或任何被投資 實體之任何股東或本集團任何成員 公司或任何被投資實體所發行任何 證券之持有人;
- (vii) 就本集團或任何被投資實體的業務 或業務發展之任何範疇提供意見之 任何顧問(專業或其他方面)或諮詢 人;及

(viii) any other group or classes of participants who have contributed or may contribute by way of joint venture, business alliances or other business arrangement to the development and growth of the Group.

As at the date of this annual report, the total number of Shares available for issue under the Share Option Scheme is 60,000,000, representing 5% of the issued share capital of the Company as at the date of this annual report. The maximum number of Shares issuable upon exercise of the options which may be granted under the Share Option Scheme and any other share option scheme of the Group (including both exercised and outstanding options) to each participant in any 12-month period shall not exceed 1% of the issued share capital of the Company for the time being. Any further grant of share options in excess of this limit is subject to Shareholders' approval in a general meeting.

Share options granted to a Director, chief executive or substantial shareholder of the Company, or to any of their respective associates (as defined under the Listing Rules), are subject to approval in advance by the independent nonexecutive Directors (excluding independent non-executive Director who is the grantee of the options). In addition, where any grant of share options to a substantial shareholder or an independent non-executive Director, or to any of their respective associates, would result in the Shares issued and to be issued upon exercise of all options already granted and to be granted (including options exercised, cancelled and outstanding) to such person in excess of 0.1% of the Shares in issue and with an aggregate value (based on the closing price of the Shares at the date of the grant) in excess of HK\$5 million, in a 12-month period up to and including the date of grant, such grant of share options are subject to Shareholders' approval in a general meeting.

(viii) 透過合作經營、業務聯盟或其他業務安排,對本集團的發展及增長作 出貢獻或可能作出貢獻之任何組別 或類別之參考者。

於本年報日期,根據購股權計劃可供發行 之股份總數為60,000,000股,相等於本 公司於本年報日期之已發行股本5%。於 任何12個月期間內,每名參與者因行使根 據購股權計劃及本集團任何其他購股權計 劃可授出的購股權(包括已行使及尚未行 使的購股權)而可獲發行之購股權最高數 目,不得超過本公司當時之已發行股本之 1%。任何進一步授出超出該上限之購股 權,須經股東在股東大會上批准。

向本公司董事、行政總裁或主要股東或向 彼等各自之聯繫人(定義見上市規則)授 出購股權,須事先經獨立非執行董事(包 括身為購股權承授人之獨立非執行董事) 批准。此外,倘若向主要股東或獨立非執 行董事或彼等各自之聯繫人授出購股權, 將導致於任何12個月期間內,有關人士因 行使所有已獲授及將獲授之購股權(包括 已行使、註銷及尚未行使之購股權)而獲 發行及將獲發行之股份,超出已發行股份 的0.1%,且總值(根據授出日期之股份收 市價計算)超出5百萬港元,則上述授出 須經股東在股東大會上批准。

The offer of a grant of share options may be accepted within 21 days from the date of the offer, upon payment of a nominal consideration of HK\$1 by the grantee. The exercise period for the share options granted is determined by the Board, which period may commence from the date of acceptance of the offer for the grant of share options but shall end in any event not later than 10 years from the date of the grant of the option subject to the provisions for early termination under the Share Option Scheme.

The subscription price for Shares under the Share Option Scheme shall be a price determined by the Board, but shall not be less than the highest of:

- the closing price of Shares as stated in the daily quotations sheet of the Stock Exchange on the date of the offer of the grant, which must be a business day;
- the average closing price of the Shares as stated in the Stock Exchange's daily quotations sheets for the five trading days immediately preceding the date of the offer of grant; and
- (iii) the nominal value of the Shares.

Since the Adoption Date and up to 31 December 2010, 60,000,000 share options has been granted by the Company, representing 5% of the issued share capital of the Company as at the date of this annual report.

授出的購股權可於授出日期起計21日內, 由承授人支付象徵式代價1港元而接納。 所授出購股權之行使期由董事會釐定,而 該期間由所授出購股權獲接納日期開始, 而無論如何不得遲於授出購股權日期後第 10年屆滿,惟可根據購股權計劃的有關條 文而提早終止。

根據購股權計劃認購股份之認購價將由董 事會釐定,惟不得低於下列最高者:

- (i) 於授出日期(須為營業日)聯交所每 日報價表所示之股份收市價;
- (ii) 於緊接授出日期前五個營業日在聯 交所每日報價表所示之股份平均收 市價;及
- (iii) 股份面值。

由採納日期直至二零一零年十二月三十一 日,本公司已授出60,000,000份購股權, 相等於本公司於本年報日期之已發行股本 5%。

DIRECTOR'S INTEREST IN SHARE OPTIONS

Movements of the options, which were granted under the share option scheme, during the year were listed below in accordance with Rule 17.07 of the Listing Rules:

董事於購股權之權益

根據購股權計劃授出之購股權於年內之變 動根據上市規則第17.07條呈列如下:

					No.of shar 購股權						
		Date of grant	Outstanding at 7 June 2010 於二零一零年	Granted during the year	Exercised during the year	Forfeited during the year	Cancelled during the year	Lapsed during the year	Outstanding at 31 December 2010 於二零一零年	Exercise price if share options	Exercise Period
			六月七日						十二月三十一日	購股權之	
		授出日期	尙未行使	年內授出	年內行使	年內沒收	年內註銷	年內失效	尙未行使	行使價	行使期
										(Note 2)	(Note 3)
										(附註2)	(附註3)
										HK\$ <i>港元</i>	
										1876	
Name of Director or his associate	董事或其 聯繫人姓名										
Mr. Xu Yejun	徐葉君先生	22/11/2011	-	3,000,000	-	-	-	-	3,000,000	1.408	22/11/2011 to 21/11/2020 22/11/2011至 21/11/2020
Dr. Zhang Lanyin	張蘭銀博士	22/11/2011	-	5,000,000	-	-	-	-	5,000,000	1.408	22/11/2011 to 21/11/2020 22/11/2011至 21/11/2020
Mr. Gu Aoxing	顧敖行先生	22/11/2011	-	5,000,000	-	-	-	-	5,000,000	1.408	22/11/2011 to 21/11/2020 22/11/2011至 21/11/2020
Ms. Gu Shuping (Note 1)	顧淑萍女士 <i>(附註1)</i>	22/11/2011	-	500,000	-	-	-	-	500,000	1.408	22/11/2011 to 21/11/2020 22/11/2011至 21/11/2020

Notes:

- Ms. Guo Shuping is the wife of Mr. Xu Yejun, the chairman, the chief executive officer and an executive Director of the Company and hence an associate (as defined in the Listing Rules) of Mr. Xu Yejun.
- 2. The closing price of the Shares immediately on before the date on which the options were granted was HK\$1.43.
- 3. The options granted under the Share Option Scheme have a terms of ten years commencing from 20 November 2010 and shall vest and become exercisable in three tranches in the proportion of 30%, 60% and 100% on 22 November 2011, 22 November 2012 and 22 November 2013 respectively

Further details of share options were stipulated in note 27 to the financial statements. Apart from the aforesaid, at no time during the year ended 31 December 2010 was the Company or any of its subsidiaries a party to any arrangement to enable the Directors of the Company or any of their spouses or children under the age of 18 to acquire benefits by means of the acquisition of shares in the Company or any other body corporate.

附註:

- 顧淑萍女士為本公司主席、行政總裁兼執 行董事徐葉君先生之妻子,因此為徐先生 之聯繫人(定義見上市規則)。
- 股份於緊接授出購股權日期前之收市價為 1.43港元。
- 根據購股權計劃授出之購股權之有效期由 二零一零年十一月二十日起計為期十年, 而將於二零一一年十一月二十二日、二零 一二年十一月二十二日及二零一三年十一 月二十二日,分別按30%、60%及100% 之比例,分三批歸屬及可予行使。

購股權的進一步詳情在財務報表附註27載 列。除上述者外,於截至二零一零年十二 月三十一日止年度內任何時間,本公司或 其任何附屬公司概無訂立任何安排,致使 本公司董事或彼等之配偶或18歲以下之子 女可藉購入本公司或任何其他企業之股份 而獲益。

EMPLOYEES' INTEREST IN SHARE OPTION SCHEME

Details of the options to subscribe for shares of the Company under the Share Option Scheme for the period under review are as follows:

僱員於購股權計劃之權益

於回顧期內,根據購股權計劃可認購本公 司股份之購股權詳情如下:

					No. of share 購股權數						
Class of grantee	承授人類別	Date of grant	Outstanding at 7 June 2010 於二零一零年	Granted during the year	Exercised during the year	Forfeited during the year	Cancelled during the year	Lapsed during the year	Outstanding at 31 December 2010 於二零一零年	Exercise price if share options	Exercise Period
		授出日期	六月七日 尙未行使	年內授出	年內行使	年內沒收	年內註銷	年內失效	十二月三十一日 尙未行使	購股權之 行使價	行使期
										(Note 3)	(Note 4)
										(附註3) HK \$ 港元	(附註4)
Directors (Note 1)	董事 <i>(附註1)</i>	22/11/2011	-	13,000,000	-	-	-	-	13,000,000	1.408	22/11/2011 to 1/11/2020 22/11/2011 至1/11/2020
Other employees (Note 2)	其他僱員 <i>(附註2)</i>	22/11/2011	-	47,000,000	-	-	-	-	47,000,000	1.408	22/11/2011 to 21/11/2020 22/11/2011 至21/11/2020

Notes:

- Details of options granted to the Directors are set out in the paragraph headed "Directors' Interest in Share Options" in the Report of the Directors above.
- Other employees include employees of the Group (other than Directors) working under employment contract of the Group which are regarded as "continuous contract" for the purpose of the Employment Ordinance (Cap. 57 of the Laws of Hong Kong).
- 3. The closing price of the Shares immediately on before the date on which the options were granted was HK\$1.43.
- 4. The options granted under the Share Option Scheme have a terms of ten years commencing from 20 November 2010 and shall vest and become exercisable in three tranches in the proportion of 30%, 60% and 100% on 22 November 2011, 22 November 2012 and 22 November 2013 respectively.

附註:

- 授予董事購股權之詳情載於上文董事會 報告內「董事於購股權之權益」一段。
- 其他僱員包括根據本集團的僱傭合約工 作之本集團僱員(董事除外),而該等僱 傭合約就僱傭條例(香港法例第57章)被 視為「持續合約」。
- 股份於緊接授出購股權日期前之收市價 為1.43港元。
- 根據購股權計劃授出之購股權之有效期 由二零一零年十一月二十日起計為期十 年,而將於二零一一年十一月二十二 日、二零一二年十一月二十二日及二零 一三年十一月二十二日,分別按30%、 60%及100%之比例,分三批歸屬及可予 行使。

RIGHTS TO ACQUIRE COMPANY'S SECURITIES

Other than as disclosed under the sections "Share Options" and "Directors' Interest in Shares" above, at no time during the year was the Company or any of its subsidiaries, or any of its fellow subsidiaries, a party to any arrangement to enable the Directors or chief executives of the Company or their respective associates (as defined in the Listing Rules) to have any right to subscribe for securities of the Company or any of its associated corporations as defined in the SFO or to acquire benefits by means of acquisition of shares in, or debentures of, the Company or any other body corporate.

CONNECTED TRANSACTIONS

Details of the related party transactions undertaken in the usual course of business are set out in note 31 to the financial statements. None of these related party transactions constitutes a discloseable connected transaction as defined under the Listing Rules.

COMPETING INTERESTS

None of the Directors or the management shareholders of the Company and their respective associates (as defined under the Listing Rules) had any interest in a business which competes or may compete with the business of the Group or has any other conflict of interest with the Group during the year and up to the date of this report.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro rata basis to existing shareholders.

MANAGEMENT CONTRACTS

No contracts of significance concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the year.

購買本公司證券之權利

除上文「購股權」及「董事於股份之權益」 兩節所披露者外,於年內任何時間,本公 司或其任何附屬公司或其任何同系附屬公 司概無訂立任何安排,致使本公司之董事 或行政總裁或彼等各自之聯繫人士(定義 見上市規則)有任何權利認購本公司或其 相聯法團(定義見證券及期貨條例)之證 券,或可藉購入本公司或任何其他企業之 股份而獲益。

關連交易

在日常業務過程中進行之關連人士交易詳 情載於財務報表附註31。概無該等關連人 士交易構成上市規則所界定之須予披露關 連交易。

競爭權益

於年內及直至本年報日期,本公司董事或 管理層股東及彼等各自之聯繫人士(定義 見上市規則)概無在與本集團業務競爭或 可能構成競爭的業務中擁有任何權益,或 與本集團有任何其他利益衝突。

優先購買權

本公司組織章程細則或開曼群島法例並無 有關優先購買權之條文,規定本公司須按 比例向現有股東發售新股份。

管理合約

年內並無訂立或存在有關本公司全部業務 或其中任何重要部份的管理及行政之重大 合約。

EMOLUMENT POLICY

The emolument policy of the employees and senior management of the Group is set up by the remuneration committee of the Company on the basis of their merit, qualifications and competence.

The emoluments of the Directors are decided by the remuneration committee of the Company, having regard to market competitiveness, individual performance and achievement.

The Company has adopted a share option scheme as an incentive to Directors and eligible employees, details of the scheme is set out in note 27 to the financial statements.

EVENTS AFTER THE REPORTING PERIOD

There are no material events after the reporting period which would require disclosure to the financial statements.

CORPORATE GOVERNANCE

Details of the Company's corporate governance practices are set out in the "Corporate Governance Report" section of this annual report.

AUDIT COMMITTEE

The Company established an audit committee (the "Audit Committee") with written terms of reference in compliance with the requirements as set out in the Listing Rules for the purposes of reviewing and supervising the financial reporting process and internal controls of the Group.

The Audit Committee currently comprises Mr. Tsui Siu Hang, Steve(Chairman), Mr. Yao Enshu and Mr. Yang Fuqiang. The Audit Committee has reviewed and discussed with the management and the external auditors financial reporting matters including the annual results for the year ended 31 December 2010.

酬金政策

本集團僱員及高級管理層之酬金政策乃由 本公司薪酬委員會根據有關人士之長處、 資歷及能力而制訂。

董事之酬金乃由本公司薪酬委員會經考慮 市場競爭力、個人表現及績效而決定。

本公司已採納購股權計劃,作為董事及合 資格僱員之獎勵,有關該計劃之詳情載於 財務報表附註27。

報告期後事項

報告期後並無重大事項發生而須於財務報 表中披露。

企業管治

本公司企業管治詳情載於本年報「企業管 治報告」 一節。

審核委員會

本公司已成立審核委員會(「審核委員 會」),並已遵照上市規則所載規定制訂書 面職權範圍,目的是檢討及監察本集團之 財務申報程序及內部監控。

審核委員會成員現時包括徐紹恒先生(主 席)、姚恩澍先生及楊富強先生。審核委 員會已與管理層及外聘核數師一同審閱及 討論財務申報事宜,包括截至二零一零年 十二月三十一日止年度之全年業績。

AUDITOR

A resolution to re-appoint the retiring auditor, Deloitte Touche Tohmatsu, will be proposed at the forthcoming annual general meeting.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from 19 May 2011 to 26 May 2011, both days inclusive. In order to qualify for the proposed final dividend and for attending the annual general meeting of the Company, all transfers accompanied by the relevant share certificates, must be lodged with the Company's share registrars in Hong Kong, Tricor Investor Services Limited at 26th Floor, Tesbury Centre, 28 Queen's Road East, Wanchai, Hong Kong not later than 4:30 p.m. on 18 May 2011.

By order of the Board **Sinoref Holdings Limited Xu Yejun** *Chairman* Hong Kong, 29 March 2011

核數師

在應屆股東週年大會上將提呈決議案,續 聘退任的德勤•關黃陳方會計師行為本公 司核數師。

暫停辦理股份過戶登記

本公司將於二零一一年五月十九日至二零 一一年五月二十六日暫停辦理股份過戶登 記。為符合資格獲派所建議末期股息及出 席本公司股東週年大會之資格,所有股份 過戶文件連同有關股票須於二零一一年五 月十八日下午四時三十分前,交回本公司 在香港之股份過戶登記處卓佳證券登記有 限公司,地址為香港灣仔皇后大道東28號 金鐘匯中心26樓。

承董事會命 華耐控股有限公司 *主席* 徐葉君 香港,二零一一年三月二十九日

Independent Auditor's Report 獨立核數師報告

Deloitte. 德勤

TO THE MEMBERS OF SINOREF HOLDINGS LIMITED 奉耐控股有限公司

(Incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of Sinoref Holdings Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 53 to 119, which comprise the consolidated statement of financial position as at 31 December 2010, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

致華耐控股有限公司列位股東

(於開曼群島註冊成立之有限公司)

本核數師(以下簡稱「我們」)已審計列載 於第53至119頁華耐控股有限公司(「貴公 司」)及其附屬公司(合稱「貴集團」)的綜 合財務報表,此綜合財務報表包括於二零 一零年十二月三十一日的綜合財務狀況表 及截至該日止年度的綜合全面收益表、綜 合權益變動表和綜合現金流量表,以及主 要會計政策概要及其他解釋資料。

董事就綜合財務報表須承擔的責 任

貴公司董事須負責根據香港會計師公會頒 佈的《香港財務報告準則》及香港《公司條 例》的披露規定編製綜合財務報表,以令 綜合財務報表作出真實而公平的反映,及 落實其認為編製綜合財務報表所必要的內 部控制,以使綜合財務報表不存在由於欺 詐或錯誤而導致的重大錯誤陳述。

Independent Auditor's Report 獨立核數師報告

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit and to report our opinion solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

核數師的責任

我們的責任是根據我們的審計對該等綜合 財務報表作出意見,並僅根據我們獲委聘 的協定條款向 貴公司全體股東報告,除 此之外本報告別無其他目的。我們不會就 本報告的內容向任何其他人士負上或承擔 任何責任。我們已根據香港會計師公會頒 佈的《香港審計準則》進行審計。該等準 則要求我們遵守道德規範,並規劃及執行 審計,以合理確定綜合財務報表是否不存 在任何重大錯誤陳述。

審計涉及執行程序以獲取有關綜合財務報 表所載金額及披露資料的審計憑證。所選 定的程序取決於核數師的判斷,包括評估 由於欺詐或錯誤而導致綜合財務報表存 在重大錯誤陳述的風險。在評估該等風險 時,核數師考慮與該公司編製綜合財務報 表以作出真實而公平的反映相關的內部控 制,以設計適當的審計程序,但目的並非 對公司內部控制的有效性發表意見。審計 亦包括評價董事所採用會計政策的合適性 及作出會計估計的合理性,以及評價綜合 財務報表的整體列報方式。

我們相信,我們所獲得的審計憑證能充足 和適當地為我們的審計意見提供基礎。

Independent Auditor's Report 獨立核數師報告

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Group as at 31 December 2010, and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

意見

我們認為,該等綜合財務報表已根據《香 港財務報告準則》真實而公平地反映 貴 公司於二零一零年十二月三十一日的事 務狀況及截至該日止年度的利潤及現金流 量,並已按照香港《公司條例》妥為編製。

Deloitte Touche Tohmatsu

Certified Public Accountants Hong Kong 29 March 2011

德勤•關黃陳方會計師行

執業會計師 香港 二零一一年三月二十九日

Consolidated Statement of Comprehensive Income

綜合全面收益表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

			2010	2009
			二零一零年	二零零九年
		Notes	RMB'000	RMB'000
		附註	人民幣千元	人民幣千元
Revenue	收入	7	318,762	156,896
Cost of sales	銷售成本		(100,782)	(51,508)
Gross profit	毛利		217,980	105,388
Other income	其他收入		813	72
Selling and distribution costs	銷售及分銷成本		(27,855)	(13,109)
Administrative expenses	行政開支		(19,671)	(6,263)
Other expenses	其他開支	9	(12,003)	(2,000)
Finance costs	融資成本	10	(265)	(195)
Profit before taxation	除税前溢利		158,999	83,893
Taxation	税項	11	(28,943)	(13,817)
				·
Profit and total comprehensive	本公司擁有人應佔			
income for the year attributable	年內溢利及年內			
to owners of the Company	全面收入總額	12	130,056	70,076
		. –		
Earnings per share	每股盈利	16		
Basic (RMB)	基本(人民幣)		0.12	0.08
Diluted (RMB)	攤薄(人民幣)		0.12	N/A 不適用

Consolidated Statement of Financial Position

綜合財務狀況表

At 31 December 2010 於二零一零年十二月三十一日

		Notes 附註	2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Non-current assets Property, plant and equipment Prepaid land lease payments Deposit paid for acquisition of plant	非流動資產 物業、廠房及設備 預付土地租賃款項 收購廠房及設備	17 18	57,536 10,331	45,344 10,566
and equipment	已付按金		<u> </u>	55,910
Current assets Inventories Trade receivables Bills receivables Other receivables, deposits	流動資產 存貨 貿易應收款項 應收票據 其他應收款項、按金及	19 20 21	15,273 96,593 30,579	8,604 46,490 12,625
and prepayments Prepaid land lease payments Bank balances and cash	預付款項 預付土地租賃款項 銀行結餘及現金	18 22	516 235 315,554	141 235 65,500
			458,750	133,595
Current liabilities Trade payables Other payables and accruals Discounted bills with recourse Tax liabilities	流動負債 貿易應付款項 其他應付款項及應計費用 附追索權貼現票據 税項負債	23 24 21	15,248 29,453 _ 	1,602 16,028 9,012 4,995
			49,613	31,637
Net current assets	流動資產淨值		409,137	101,958
Total assets less current liabilities	資產總值減流動負債		480,934	157,868
Non-current liability Deferred tax liabilities	非流動負債 遞延税項負債	25	10,937	4,291
			469,997	153,577
Capital and reserves Share capital Reserves	資本及儲備 股本 儲備	26	104,201 365,796	47,041 106,536
Total equity	權益總額		469,997	153,577

The consolidated financial statements on pages 53 to 119 were approved and authorised for issue by the Board of Directors on 29 March 2011 and are signed on its behalf by:

於第53至119頁之綜合財務報表由董事會 於二零一一年三月二十九日批准及授權刊 發,並由以下代表簽署:

Xu Yejun	徐葉君	Zhang Lanyin	張蘭銀
DIRECTOR	董事	DIRECTOR	董事

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

						Share		
		Share	Share	Special	Statutory	options	Retained	
		capital	premium	reserve	reserves	reserve	profits	Total
		股本	股份湓價	特別儲備	法定儲備	購股權儲備	保留溢利	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
				(Note a)	(Note b)			
				(附註a)	(附註b)			
At 1 January 2009	於二零零九年							
	一月一日	47,041	-	_	3,865	-	32,595	83,501
Profit for the year	年內溢利							
representing total	(指年內全面							
comprehensive income	收入總額)							
for the year		_	_	_	_	_	70,076	70,076
Transfer to statutory reserves	轉撥至法定儲備	_	_	_	6,844	_	(6,844)	-
At 01 December 2000	、 一 電 電 も 左							
At 31 December 2009	於二零零九年	47.041			10 700		05 007	150 577
Dualit fau tha waar	十二月三十一日	47,041	-	-	10,709	-	95,827	153,577
Profit for the year	年内溢利							
representing total	(指年內全面							
comprehensive income	收入總額)						100.050	100.050
for the year		-	-	-	-	-	130,056	130,056
Special reserve arising from	公司重組時交換							
exchange of shares upon	股份所產生							
Corporate Reorganisation	之特別儲備	(46,867)	-	46,867	-	-	-	-
Issue of shares by	透過將股份溢價賬							
capitalisation of share	撥充資本而發行							
premium account	股份	77,977	(77,977)	-	-	-	-	-
Issue of shares pursuant	根據全球發售發行							
to global offering	股份	26,050	171,931	-	-	-	-	197,981
Expenses incurred in	就發行新股份							
connection with issue of	而動用之開支							
new shares		-	(13,512)	-	-	-	-	(13,512)
Recognition of equity settled	確認股本結算以							
share-based payments	股份為基礎付款	-	-	-	-	1,895	-	1,895
Transfer to statutory reserves	轉撥至法定儲備	-	-	-	15,879	-	(15,879)	-
At 31 December 2010	於二零一零年							
	∧_ ₹ ₹ † +二月三十一日	104,201	80,442	46,867	26,588	1,895	210,004	469,997
						.,		

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

Notes:

- (a) Special reserve represents the difference between the nominal value of shares of the Company issued as consideration in exchange for the aggregate of the paid-up capital of the subsidiaries of the Company arising upon the corporate reorganisation (the "Corporate Reorganisation") (details are set out in note 1) to rationalise the Group's structure prior to listing of the Company's shares on The Stock Exchange of Hong Kong Limited.
- (b) In accordance with the relevant laws and regulations of the People's Republic of China ("PRC"), the PRC subsidiary is required to provide for PRC statutory reserves, including enterprise expansion fund and general reserve fund, by way of appropriations from its statutory net profit (based on the PRC statutory financial statements of the PRC subsidiary) but before dividend distributions.

All appropriations to the funds are made at the discretion of the PRC subsidiary's board of directors. The board of directors of the PRC subsidiary shall decide on the amounts to be appropriated based on its profitability each year.

The enterprise expansion fund may be used to increase registered capital subject to approval from the relevant PRC authorities. The general reserves fund may be used to offset accumulated losses or increase the registered capital subject to approval from the relevant PRC authorities.

附註:

- (a) 特別儲備指於本公司股份在香港聯合交易所有限公司上市前為了整頓本集團架構而進行公司重組(「公司重組」)(詳情載於附註1)之時,作為交換附屬公司股份的代價而發行之本公司股份的面值,與本公司附屬公司繳入資本的總額之間的差額。
- (b) 根據中華人民共和國(「中國」)有關法例 及法規,一家中國附屬公司須從其法定 溢利淨額(根據該中國附屬公司之中國法 定財務報表)於分派股息前按比例提撥資 金至中國法定儲備,包括企業擴展基金 及一般儲備基金。

基金之所有分配乃由該中國附屬公司之 董事會酌情決定。中國附屬公司之董事 會將根據其每年盈利能力而決定將予分 配之款項。

企業擴展基金可用於增加註冊資本,惟 須取得相關中國部門之批准後方可作 實。一般儲備基金可用於抵銷累計虧損 或增加註冊股本,惟須取得相關中國部 門之批准後方可作實。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

		2010 二零一零年 RMB'000	2009 二零零九年 RMB'000
		人民幣千元	人民幣千元
Operating activities Profit before taxation	經營活動 除税前溢利	158,999	83,893
Adjustments for: Interest income Interest expense Depreciation of property, plant and equipment Amortisation of prepaid land lease payments Share-based payments expense	就以下各項作出調整: 利息收入 利息開支 物業、廠房及設備折舊 預付土地租賃款項攤銷 以股份為基礎付款開支	(551) 265 4,962 235 1,895	(72) 195 4,591 235
Operating cash flows before movements in working capital Increase in inventories Increase in trade receivables Increase in bills receivable (Increase) decrease in other receivables, deposits and prepayments	營運資本變動前之經營 現金流量 存貨增加 貿易應收款項增加 應收票據增加 其他應收款項、按金及預付款項 (增加)減少	165,805 (6,669) (50,103) (17,954) (375)	88,842 (2,471) (37,580) (4,735) 651
Increase in trade payables Increase in other payables and accruals	貿易應付款項增加 其他應付款項及應計費用增加	13,646 11,154	1,077 13,558
Net cash generated from operations PRC income tax paid	經營活動產生之現金淨額 已付中國所得税	115,504 (22,380)	59,342 (5,742)
Net cash from operating activities	經營活動所得現金淨額	93,124	53,600
Investing activities Interest received Purchase of property, plant and equipment Deposit paid for acquisition of plant and equipment	投資活動 已收取利息 購買物業、廠房及設備 收購廠房及設備已付 按金	551 (14,883) (3,930)	72 (1,604)
Net cash used in investing activities	^{议並} 投資活動所用現金淨額	(18,262)	(1,532)
Financing activities	没員石動の市场並 序額 融資活動	(10,202)	(1,002)
Interest paid Proceeds from issue of new shares Expenses paid in connection with the issue	已付利息 發行新股份所得款項 就發行股份支付	(265) 197,981	(195) _
of shares Repayment of bank borrowings	之開支 償還銀行借貸	(13,512) –	_ (9,000)
(Repayment) additions of discounted bills with recourse	(償還)增加附追索權 貼現票據	(9,012)	2,622
Net cash from (used in) financing activities	融資活動所得(所用)現金淨額	175,192	(6,573)
Net increase in cash and cash equivalents	現金及現金等值物增加淨額	250,054	45,495
Cash and cash equivalents at beginning of the year	年初現金及現金等 值物	65,500	20,005
Cash and cash equivalents at end of the year representing bank balances and cash	; 年終現金及現金等值物, 以銀行結餘及現金列示	315,554	65,500

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

1. GROUP RESTRUCTURING AND BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS

The Company was incorporated in the Cayman Islands as an exempted company with limited liability on 4 February 2010 under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The shares of the Company have been listed on The Stock Exchange of Hong Kong Limited with effect from 7 July 2010. The addresses of the registered office and principal place of business of the Company are disclosed in the section headed "Corporate Information" to the annual report.

Pursuant to corporate reorganisation (the "Corporate Reorganisation") to rationalise the Group's structure in preparation for the listing of the Company's shares on The Stock Exchange of Hong Kong Limited ("Stock Exchange"), the Company became the holding company of the Group by issuing shares of the Company to the shareholders of Sinoref International Limited, the then holding company of Sinoref (BVI) Limited and 華耐國際 (宜興) 高級陶瓷有限公司 ("Sinoref Yixing") in exchange for its entire equity interest in Sinoref (BVI) Limited from Sinoref International Limited on 7 June 2010. Details of the Corporate Reorganisation" in the Appendix VI to the prospectus of the Company dated 25 June 2010.

集團重組及綜合財務報表之 呈列基準

本公司於二零一零年二月四日在開 曼群島根據開曼群島公司法第22章 (一九六一年法例第3章,經綜合及 修訂)註冊成立為獲豁免有限公司。 本公司股份自二零一零年七月七日 起在香港聯合交易所有限公司上 市。本公司自二零一零年二月十一 日起由Sinoref Holdings Ltd.易名為 Sinoref Holdings Ltd.易名為 Sinoref Holdings Ltd.易名為 Sinoref Holdings Limited華耐科技 控股有限公司,並於二零一零年五 月十一日再易名為Sinoref Holdings Limited華耐控股有限公司。本公司 之註冊辦事處及主要營業地點之地 址在本年報〔公司資料〕一節披露。

根據為籌備本公司股份在香港聯合 交易所有限公司(「聯交所」)上市而 整頓本集團架構所進行之公司重組 (「公司重組」),本公司於二零一零 年六月七日向華耐國際有限公司(當 時為Sinoref (BVI) Limited及華耐國 際(宜興)高級陶瓷有限公司之控股 公司)之股東發行本公司股份,以向 華耐國際有限公司換取其於Sinoref (BVI) Limited之全部股本權益,本公 司因而成為本集團之控股公司。公 司重組詳情載於本公司日期為二零 一零年六月二十五日之招股章程附 錄六「集團重組」一節。

Notes to the Consolidated Financial Statements

综合財務報表附註 For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

1. GROUP RESTRUCTURING AND BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (continued)

The Corporate Reorganisation completed on 7 June 2010 was regarded as a reorganisation of companies under common control. Accordingly, the Group resulting from the Corporate Reorganisation including the Company and its subsidiaries is regarded as a continuing entity. The consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows are prepared using merger accounting as if the group structure immediately after the Corporate Reorganisation had been in existence throughout the years ended 31 December 2009 and 2010, or since the respective dates of incorporation/ establishment of the relevant entity, where this is a shorter period. The consolidated statement of financial position as at 31 December 2009 presents the assets and liabilities of the companies comprising the Group which had been incorporated/established as at 31 December 2009 as if the group structure immediately after the Corporate Reorganisation had been in existence on 31 December 2009.

The Company acts as an investment holding company. The principal activities of its subsidiaries are set out in note 33.

The consolidated financial statements are presented in Renminbi ("RMB"), which is the functional currency of the Company.

1. 集團重組及綜合財務報表之 呈列基準(績)

已於二零一零年六月七日完成之公 司重組被視為受共同控制公司之重 組。因此,公司重組所產生之本集 團(包括本公司及其附屬公司)被視 為一家持續經營實體。綜合全面收 益表、綜合權益變動表及綜合現金 流量表乃使用合併會計法編製,猶 如緊隨公司重組後之集團架構於截 至二零零九年及二零一零年十二月 三十一日止年度一直存在,或自有 關實體各自的註冊成立/成立日期 起(以較短者為準)已一直存在。於 二零零九年十二月三十一日之綜合 財務狀況表指於二零零九年十二月 三十一日已註冊成立/成立之本集 團屬下各公司之資產及負債,猶如 緊隨公司重組後之集團架構於二零 零九年十二月三十一日經已存在。

本公司為一家投資控股公司。其附 屬公司之主要業務載於附註33。

綜合財務報表以人民幣呈列,而人 民幣為本公司之功能貨幣。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING **STANDARDS**

In the current year, the Group has applied the following new and revised Hong Kong Accounting Standards ("HKAS(s)"), Hong Kong Financial Reporting Standards ("HKFRS(s)"), amendments and interpretations ("HK(IFRIC) - Int") (hereinafter collectively referred to as the "new and revised HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA").

HKFRS 2	Group Cash-settled Share-based	香港財務報告準則	集團現金結算以股份為基礎
(Amendments)	Payment Transactions	第2號(修訂本)	付款之交易
HKFRS 3	Business Combinations	香港財務報告準則	業務合併
(as revised in		第3號 (二零	
2008)		零八年經修訂)	
HKAS 27	Consolidated and Separate Financial	香港會計準則	綜合及獨立財務報表
(as revised in	Statements	第27號 (二零	
2008)		零八年經修訂)	
HKAS 39	Eligible Hedged Items	香港會計準則	合資格對沖項目
(Amendments)		第39號(修訂本)	
HKFRSs	Improvements to HKFRSs issued in	香港財務告準則	於二零零九年頒佈的香港財務
(Amendments)	2009	(修訂本)	報告準則之改進
HKFRSs	Amendment to HKFRS 5 as part of	香港財務告準則	香港財務報告準則第5號之
(Amendments)	Improvements to HKFRSs issued in	(修訂本)	修訂,作為於二零零八年
	2008		頒佈的香港財務報告準則之
			一部份改進
HK(IFRIC) – Int 17	Distributions of Non-cash Assets to	香港(國際財務	向擁有人分派非現金資產
	Owners	報告詮釋委員	
		會)- 詮釋第17號	10 10
HK – Int 5	Presentation of Financial Statements	香港 – 註釋第5號	財務報表之呈列一借款人對言
	 Classification by the Borrower 		有隨時要求償還條款的定期
	of a Term Loan that Contains a		貸款之分類
	Repayment on Demand Clause		

2. 應用新訂及經修訂香港財務 報告準則

於本年度,本集團首次應用以下由 香港會計師公會頒佈之新訂及經 修訂香港會計準則(「香港會計準 則」)、香港財務報告準則(「香港財 務報告準則」)、修訂本及詮釋(香 港(國際財務報告詮釋委員會)- 詮 釋)(下文統稱為「新訂及經修訂香 港財務報告準則」)。

	省沧晋訂华則	一頁恰對/// 項目
	第39號(修訂本)	
	香港財務告準則	於二零零九年頒佈的香港財務
	(修訂本)	報告準則之改進
	香港財務告準則	香港財務報告準則第5號之
in	(修訂本)	修訂,作為於二零零八年
		頒佈的香港財務報告準則之
		一部份改進
	香港 (國際財務	向擁有人分派非現金資產
	報告詮釋委員	
	會)- 詮釋第17號	Ē.
S	香港-註釋第5號	財務報表之呈列-借款人對含
		有隨時要求償還條款的定期
		貸款之分類

Notes to the Consolidated Financial Statements

综合財務報表附註 For the year ended 31 December 2010

截至二零一零年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

HKFRS 3 (as revised in 2008) Business Combinations

The Group applies HKFRS 3 (as revised in 2008) "Business Combinations" prospectively to business combinations for which the acquisition date is on or after 1 January 2010. The requirements in HKAS 27 (as revised in 2008) "Consolidated and Separate Financial Statements" in relation to accounting for changes in ownership interests in a subsidiary after control is obtained and for loss of control of a subsidiary are also applied prospectively by the Group on or after 1 January 2010.

As there was no transaction during the current year in which HKFRS 3 (as revised in 2008) and HKAS 27 (as revised in 2008) are applicable, the application of HKFRS 3 (as revised in 2008), HKAS 27 (as revised in 2008) and the consequential amendments to other HKFRSs had no effect on the consolidated financial statements of the Group for the current or prior accounting periods.

Results of the Group in future periods may be affected by future transactions for which HKFRS 3 (as revised in 2008), HKAS 27 (as revised in 2008) and the consequential amendments to the other HKFRSs are applicable.

The adoption of these new and revised HKFRSs had no material effect on the results or financial position of the Group for the current or prior accounting periods.

 應用新訂及經修訂香港財務 報告準則(績)

> 香港財務報告準則第3號(二零零八 年經修訂)業務合併

本集團對收購日期為二零一零年一 月一日或之後的業務合併根據未來 適用法應用香港財務報告準則第3號 (二零零八年經修訂)「企業合併」。 本集團亦於二零一零年一月一日或 之後根據未來適用法採用香港會計 準則第27號(二零零八年經修訂) 「綜合及獨立財務報表」內有關取得 及失去附屬公司之控制權後附屬公 司的擁有權益的變動之會計處理方 法之規定。

由於在本年度內並無香港財務報告 準則第3號(二零零八年經修訂)及 香港會計準則第27號(二零零八年 經修訂)適用的交易,因此應用香港 財務報告準則第3號(二零零八年經 修訂)及香港會計準則第27號(二零 零八年經修訂)以及因此而對其他香 港財務報告準則所作出的修訂不會 對本集團本年度或過往年度之綜合 財務報表產生影響。

香港財務報告準則第3號(二零零八 年經修訂)、香港會計準則第27號 (二零零八年經修訂)以及因此而對 其他香港財務報告準則所作出的修 訂適用之未來交易可能影響到本集 團未來年度業績。

採納該等新訂及經修訂香港財務報 告準則對本集團本年度或過往年度 之業績或財務狀況並無影響。

Notes to the Consolidated Financial Statements 综合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

The Group has not early applied the following new and revised standards, amendments or interpretations that have been issued but are not yet effective.

HKFRSs	Improvements to HKFRSs issued in
(Amendments)	2010 ¹
HKFRS 1	Limited Exemption from Comparative
(Amendments)	HKFRS 7 Disclosures for First-time Adopters ³
HKFRS 1	Severe Hyperinflation and Removal
(Amendments)	of Fixed Dates for First-time Adopters⁵
HKFRS 7	Disclosures – Transfers of Financial
(Amendments)	Assets⁵
HKFRS 9	Financial Instruments7
HKAS 12	Deferred Tax: Recovery of Underlying
(Amendments)	Assets ⁶
HKAS 24	Related Party Disclosures ⁴
(as revised in 2009)	
HKAS 32 (Amendments)	Classification of Rights Issues ²
HK(IFRIC) – Int 14	Prepayments of a Minimum Funding
(Amendment)	Requirement ⁴
HK(IFRIC) – Int 19	Extinguishing Financial Liabilities with Equity Instruments ³

應用新訂及經修訂香港財務 報告準則(績)

本集團並無提早採納以下已頒佈但 尚未生效之新訂及經修訂準則、修 訂本或詮釋。

香港財務報告準則 二零一零年香港財務報告準則 (修訂本) 之改進1 香港財務報告準則 首次採納者就相若之香港財務 第1號(修訂本) 報告準則第7號披露之有限度 豁免³ 香港財務報告準則 嚴重惡性通脹及剔除首次採納 第1號(修訂本) 者之既定日期⁵ 香港財務報告準則 披露 - 轉讓金融資產5 第7號(修訂本) 香港財務報告準則 金融工具7 第9號 香港會計準則 遞延税項:收回相關資產6 第12號(修訂本) 香港會計準則 關連人士披露4 第24號 (二零 零九年經修訂) 香港會計準則 供股分類² 第32號(修訂本) 香港(國際財務 最低資金要求之預付款項4 報告詮釋委員 會)-詮釋 第14號(修訂本) 香港(國際財務 以股本工具抵銷金融負債³ 報告詮釋委員

會)- 詮釋 第19號

Notes to the Consolidated Financial Statements

综合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS (continued)

- ¹ Effective for annual periods beginning on or after 1 July 2010 and 1 January 2011, as appropriate.
- ² Effective for annual periods beginning on or after 1 February 2010.
- ³ Effective for annual periods beginning on or after 1 July 2010.
- ⁴ Effective for annual periods beginning on or after 1 January 2011.
- ⁵ Effective for annual periods beginning on or after 1 July 2011.
- ⁶ Effective for annual periods beginning on or after 1 January 2012.
- ⁷ Effective for annual periods beginning on or after 1 January 2013.

The directors of the Company anticipate that the application of these new and revised HKFRSs, amendments or interpretations will have no material impact on the consolidated financial statement of the Group.

3. SIGNIFICANT ACCOUNTING POLICIES

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

The consolidated financial statements have been prepared on the historical cost basis. Historical cost is generally based on the fair value of the consideration given in exchange for goods.

The principal accounting policies are set out below.

應用新訂及經修訂香港財務 報告準則(績)

- 於二零一零年七月一日及二零一一 年一月一日(按適用情況)或以後 開始之年度期間生效。
- 2 於二零一零年二月一日或以後開始 之年度期間生效。
- 3 於二零一零年七月一日或以後開始 之年度期間生效。
- 4 於二零一一年一月一日或以後開始 之年度期間生效。
- 5 於二零一一年七月一日或以後開始 之年度期間生效。
- 6 於二零一二年一月一日或以後開始 之年度期間生效。
- 7 於二零一三年一月一日或以後開始 之年度期間生效。

本公司董事預期,應用該等新訂及 經修訂香港財務報告準則、修訂或 詮釋對本集團之綜合財務報表並無 重大影響。

3. 主要會計政策

綜合財務報表乃根據香港會計師公 會頒佈之香港財務報告準則編製。 此外,綜合財務報表包括香港聯合 交易所有限公司證券上市規則及香 港公司條例所規定之適用披露。

綜合財務報表乃根據歷史成本基準 編製。歷史成本一般是基於就交換 貨品所給予代價之公平值而釐定。

主要會計政策載列如下。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with those used by other members of the Group.

All intra-group transactions, balances, income and expenses are eliminated on consolidation.

Business combinations

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

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

 deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with HKAS 12 "Income Taxes" and HKAS 19 "Employee Benefits" respectively;

3. 主要會計政策(續)

綜合基準

綜合財務報表包括本公司及本公司 所控制實體(其附屬公司)之財務報 表。當本公司有權力支配一家實體 之財務及營運政策而藉此從其活動 中獲益時,即取得該實體之控制權。

如有需要,附屬公司財務報表會予 以調整,以使其會計政策與本集團 其他成員公司所用者一致。

所有集團間交易、結餘、收入及開 支於綜合時對銷。

業務合併

收購業務採用收購法入賬。業務合 併中所轉讓之代價按公平值計量, 而計算方法為本集團所轉讓之資 產、本集團向被收購方原股東產生 之負債及本集團於交換被收購方之 控制權時發行之股權之總額。收購 相關成本一般於產生時在損益賬確 認。

於收購日期,所收購之可識別資產 及所承擔之負債於收購日期按公平 值確認,惟以下情況除外:

 遞延税項資產或負債及僱員福 利安排所產生之資產或負債分 別按香港會計準則第12號「所 得税」及香港會計準則第19號 「僱員福利」確認及計量;

Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations (continued)

- liabilities or equity instruments related to sharebased payment transactions of the acquiree or the replacement of an acquiree's share-based payment transactions with share-based payment transactions of the Group are measured in accordance with HKFRS 2 "Share-based Payment" at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with HKFRS 5 "Non-current Assets Held for Sale and Discontinued Operations" are measured in accordance with that Standard.

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

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

3. 主要會計政策(績)

業務合併(續)

- 與被收購方以股份支付之交易 有關或以本集團以股份為基礎 付款交易取代被收購方以股份 為基礎付款交易有關之負債及 股本工具,乃於收購日期按香 港財務報告準則第2號「以股份 為基礎付款」計量;及
- 根據香港財務報告準則第5號 「持作出售之非流動資產及已 終止經營業務」分類為持作出 售之資產(或出售組別)乃根 據該準則計量。

屬現有擁有權權益並賦予持有人權 利可在清盤情況下分佔該實體資產 淨值之非控股權益,可按公平值或 非控股權益所佔被收購方可識別資 產淨值兩者之一計量。計量基準乃 按每項交易的情況作選擇。其他類 別的非控股權益按公平值或其他標 準所要求之計量基準進行計量。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations (continued)

Where the consideration the Group transfers in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and considered as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with the corresponding adjustments being made against goodwill or gain on bargain purchase. Measurement period adjustments are adjustments that arise from additional information obtained during the measurement period about facts and circumstances that existed as of the acquisition date. Measurement period does not exceed one year from the acquisition date.

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

3. 主要會計政策(續)

業務合併(續)

倘若或有代價公平值之後續變動不 符合計量期間調整的條件,則其後 續會計處理須視乎或有代價如何分 類而定。歸類為權益的或有代價如何分 後續結算會在權益中入賬。歸類為 資產或負債的或有代價在後續報告 日期容計準則第37號「撥備、或然 負債及或然資產」(視何者適用而定) 重新計量,相關損益在損益賬中確 認。

Notes to the Consolidated Financial Statements

综合財務報表附註 For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Business combinations (continued)

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

Changes in the value of the previously held equity interest recognised in other comprehensive income and accumulated in equity before the acquisition date are reclassified to profit or loss when the Group obtains control over the acquiree.

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

3. 主要會計政策(續)

業務合併 (續)

倘若業務合併分階段進行,則應按 收購日期(即本集團獲得控制權之 日)的公平值重新計量本集團先前在 被收購方中持有之權益,而所產生 的收益或虧損(如有)在損益賬中確 認。當出售有關權益時,如有關處 理方法適用,則收購日期前從被收 購方權益產生而先前已在其他全面 收益中確認之金額重新分類至損益 賬。

當本集團取得被收購方之控制權 時,於收購日期前已持有並在其他 全面收益中確認及在股權中累計的 股本權益的價值變動重新分類至損 益賬。

倘於業務合併發生之申報期完結 時,業務合併之最初會計處理仍未 完成,則本集團會呈報尚未完成會 計處理的相關項目之臨時金額。該 等臨時金額於計量期間內調整(見上 文)或確認額外資產或負債,以反映 已獲得的有關收購日期經已存在的 事實及狀況的新信息,而假若不知 悉有關信息,則會影響該日期所確 認之金額。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Merger accounting

The consolidated financial statements incorporate the financial statements items of the combining entities in which the common control combination occurs as if they had been combined from the date when the combining entities first came under the control of the controlling party.

The net assets of the combining entities are consolidated using the existing book values from the controlling party's perspective. No amount is recognised in respect of goodwill or excess of acquirer's interest in the net fair value of acquiree's identifiable assets, liabilities and contingent liabilities over cost at the time of common control combination, to the extent of the continuation of the controlling party's interest.

The consolidated statement of comprehensive income includes the results of each of the combining entities from the earliest date presented or since the date when the combining entities first came under the common control, where this is a shorter period, regardless of the date of the common control combination.

The comparative amounts in the consolidated financial statements are presented as if the entities had been combined at the end of the previous reporting period or when they first came under common control, whichever is shorter.

3. 主要會計政策(績)

合併會計

綜合財務報表納入共同控制合併所 涉及的合併實體之財務報表項目, 猶如該等實體自合併實體首次受到 控制方控制之日期起經已被合併。

合併實體之資產淨值以控制方的現 有賬面值合併。在控制方權益維持 不變之期間,共同控制業務合併時 產生的商譽或收購方所佔被收購方 可識別資產、負債及或然負債公平 值超逾成本之差額並不確認。

綜合全面收益表包括各合併實體自 最早呈列日期或自合併實體開始受 共同控制日期起之業績(不論何日為 共同控制合併之日期,均以較短期 間為準)。

綜合財務報表內之比較數字經已呈 列,猶如合併實體於上一申報期末 或自開始受共同控制日期起(以較短 期間為準)經已合併。

Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for goods sold in the normal course of business, net of sales tax.

Revenue from sales of goods are recognised when goods are delivered and title has passed.

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

Property, plant and equipment

Property, plant and equipment including buildings held for use in the production or supply of goods or services, or for administrative purpose (other than construction in progress) are stated at cost less subsequent accumulated depreciation and accumulated impairment losses, if any.

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

3. 主要會計政策(績)

收入確認

收入按已收取或應收取代價公平值 計算,即一般業務過程中已售出商 品之應收款項減除銷售税項。

銷售貨品之收入乃在貨品交付客戶 及貨品擁有權已轉移時予以確認。

當經濟利益有可能流向本集團而收 入金額能可靠地估計時,則會確認 來自金融資產之利息收入。金融資 產之利息收入乃按時間基準參考未 償還之本金及適用實際息率累計, 實際息率指將金融資產之估計未來 所收現金於初始確認時在估計可使 用期內折現至資產賬面淨值之息率。

物業、廠房及設備

物業、廠房及設備(包括用作生產或 供應貨品或服務或作行政用途之樓 宇,但不包括在建工程)乃按成本減 累計折舊及累計減值虧損(如有)列 賬。

物業、廠房及設備確認的折舊乃以 成本減去其剩餘價值後在估計可使 用年期用直線法計算。估計可使用 年期、估計剩餘價值和折舊方法會 於每個申報期末作檢核,並採用未 來適用法對估計變動之影響入賬處 理。

Notes to the Consolidated Financial Statements 綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Property, plant and equipment (continued)

Properties in the course of construction for production, supply or administrative purposes are classified as construction in progress and are carried at cost, less any recognised impairment loss. Costs include professional fees and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy.

Such properties are classified to the appropriate categories of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

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

Leasing

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

The Group as lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

3. 主要會計政策(續)

物業、廠房及設備(續)

為了用作生產、供應貨物或行政用 途而正在興建之物業分類為在建工 程,以成本減任何已確認減值虧損 列賬。成本包括專業費用及(就合資 格資產而言)根據本集團會計政策可 資本化之借貸成本。

當竣工及可作擬定用途時,該等物 業分類至合適的物業、廠房及設備 類別。當該等資產可作擬定用途 時,開始按與其他物業相同之基準 計算折舊。

物業、廠房及設備項目於出售後或 當預期持續使用該資產將不會產生 未來經濟利益時解除確認。解除確 認該等資產所產生之任何收益或虧 損(根據所得款項淨額與資產賬面值 之間的差額計算)於解除確認該項目 的期間在損益賬中確認。

租賃

倘租賃條款將所有權絕大部份風險 及收益轉讓予承租人,則租賃被分 類為融資租賃。所有其他租賃被分 類為經營租賃。

本集團為承租人

經營租賃應付租金按有關租期以直 線法確認為開支,除非另有系統基 準更能代表租賃資產使用經濟利益 之時間模式則除外。

Notes to the Consolidated Financial Statements

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Leasing (continued)

The Group as lessee (continued)

In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straightline basis, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

Leasehold land and building

When a lease includes both land and building elements, the Group assesses the classification of each element as a finance or an operating lease separately based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the Group. Specifically, the minimum lease payments (including any lump-sum upfront payments) are allocated between the land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element of the lease at the inception of the lease.

To the extent the allocation of the lease payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "prepaid land lease payments" in the consolidated statement of financial position and is amortised over the lease term on a straight-line basis. When the lease payments cannot be allocated reliably between the land and building elements, the entire lease is generally classified as a finance lease and accounted for as property, plant and equipment, unless it is clear that both elements are operating leases, in which case the entire lease is classified as an operating lease.

3. 主要會計政策(績)

租賃 (續)

本集團為承租人 (續)

倘若獲取租賃優惠以達成經營租 賃,則有關優惠被確認為負債。優 惠的合計利益以直接法確認為租賃 開支之扣減,除非另有系統基準更 能代表租賃資產使用經濟利益之時 間模式則除外。

租賃土地及樓宇

倘租約包括土地及樓宇部份,則本 集團根據對各部份的擁有權所附帶 之絕大部份風險及回報是否已轉讓 予本集團之評估,獨立將各部份分 類評估為融資或經營租賃。具體而 言,最低租賃付款(包括任何一次過 預付款項)乃按租賃土地部份及樓宇 部份於租約開始時的租賃權益相對 公平值比例於土地及樓宇部份之間 分配。

倘能可靠分配租賃款項,作為經營 租賃入賬之租賃土地權益於綜合財 務狀況表內列為「預付租賃款項」, 並按直線法於租賃期內攤銷。當租 賃付款不能可靠地在土地及樓宇部 份之間分配時,整份租約一般分類 為職,除非明顯兩個部份均為 經營租約,在此情況下,整份租約 分類為經營租賃。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recorded in the respective functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are re-translated at the rates prevailing at that date. Nonmonetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

Borrowing costs

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

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

3. 主要會計政策(績)

外幣

各獨立集團實體在編製財務報表 時,以該實體功能貨幣以外的貨幣 (「外幣」)所進行的交易按交易當日 匯率換算為各自功能貨幣(即該實 體營運所在的主要經濟環境的貨幣) 計量。於申報期末,以外幣結算的 貨幣項目按申報期末的匯率重新換 算。以過往成本計算之非貨幣項目 不予重新換算。

於結算及換算貨幣項目時所產生之 匯兑差額,於其產生期間在損益賬 內確認。

借貸成本

直接與收購、建設或生產合資格資 產(即必須等待一段長時間始能作擬 定用途或出售之資產)有關之借貸成 本,撥入該等資產之成本,直至該 等資產最後可用於其擬定用途或出 售為止。特定借貸於撥作合資格資 產之支出前用作短暫投資所賺取之 投資收入,會從合資格撥作資本之 借貸成本中扣除。

所有其他借貸成本於產生時在期內 損益賬確認。

综合財務報表附註 For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Retirement benefits costs

The employees of the Group's subsidiary which operates in the People's Republic of China ("PRC") are required to participate in a central pension scheme operated by the local municipal government. The PRC subsidiary is required to contribute certain percentage of their payroll costs to the central pension scheme. The contributions are charged to the profit or loss as they become payable in accordance with the rules of the central pension scheme.

The Group also operates a Mandatory Provident Fund Scheme in Hong Kong. The Group contributes 5% of relevant payroll costs or HK\$12,000 (equivalent to RMB10,000) per annum, whichever is lower, to the scheme, which contribution is matched by employees.

Taxation

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

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

3. 主要會計政策(績)

退休福利成本

本集團在中華人民共和國(「中國」) 營運的附屬公司之僱員須參與由地 方市政府管理之中央退休金計劃。 中國附屬公司須將僱員薪金或薪酬 成本的若干百分比向中央退休金計 劃作出供款。供款金額於根據中央 退休金計劃須支付時自損益賬扣除。

本集團亦在香港運作強制性公積金 計劃。本集團將相關薪酬成本的5% 或每年12,000港元(相等於人民幣 10,000元)兩者之較低者向計劃作 出供款,而僱員亦作出等額供款。

税項

所得税開支指現時應付税項及遞延 税項之總和。

現時應付税項乃按年內應課税溢利 計算。應課税溢利與綜合全面收益 表中所報溢利不同,乃由於前者不 包括在其他年度應課税收入或或可 扣税開支,並且不包括收益表內從 未課税或扣税之項目。本集團即期 税項負債乃按申報期末頒佈或已實 際頒佈之税率計算。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Taxation (continued)

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

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

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

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

3. 主要會計政策(績)

税項(續)

遞延税項負債乃就附屬公司投資之 相關應課税暫時差額而確認,惟若 本集團能夠控制臨時差額轉回及臨 時差額有可能未必於可見將來轉回 之情況除外。與該等投資及權益 關之可扣税暫時差額所產生之遞延 税項資產僅於可能有足夠應課税溢 利可以使用暫時差額之利益且預計 於可見將來可以撥回時確認。

遞延税項資產之賬面值於申報期末 作檢討,並在沒可能於會有足夠應 課税溢利恢復全部或部份資產價值 時作調減。

遞延税項資產及負債乃按償還負債 或變現資產之期內所預期之適用税 率,根據申報期未已實施或實際實 施之税率(及税法)計算。

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Taxation (continued)

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities. Deferred tax is recognised in profit or loss, except when it relates to items that are recognised in other comprehensive income or directly in equity, in which case the deferred tax is also recognised in other comprehensive income or directly in equity respectively.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weightedaverage method.

Impairment loss of tangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount. Impairment loss is recognised as an expense immediately.

Where an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised as income immediately.

3. 主要會計政策(績)

税項 (續)

遞延税項負債及資產之計量反映按 照本集團預期於申報期末可收回或 結算其資產及負債之賬面值方式計 算而得出之税務結果。遞延税項乃 於損益賬中確認,除非該税項與該 等項目有關時乃於其他全面收益或 直接於股本中確認,在此情況下, 直接於股本中確認。

存貨

存貨乃按成本及可實現淨值兩者中 之較低值列值。成本乃按加權平均 法計算。

有形資產減值虧損

於申報期末,本集團審閱其有形資 產之賬面值,以釐定該等資產是否 有減值虧損之跡象。倘出現任何該 等跡象,將作出資產之可收回金額 估計,以釐定減值虧損(如有)程 度。倘一項資產之可收回金額估計 少於其賬面值,該資產之賬面值將 減少至其可收回金額。減值虧損即 時獲確認為開支。

倘減值虧損於其後撥回,該資產之 賬面值將增加至其經修訂估計可收 回金額,因此增加賬面值不會超逾 資產於過往年度如無確認減值虧損 時之金額。撥回減值虧損即時獲確 認為收入。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

Financial assets

The Group's financial assets are loans and receivables. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

Effective interest method

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

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

3. 主要會計政策(續)

金融工具

當集團實體成為工具合約條款的一 方時,會在綜合財務狀況表上確認 金融資產及金融負債。

金融資產及金融負債首次按公平值 計量。收購或發行金融資產及金融 負債的直接應佔交易成本,於首次 確認時加入金融資產或金融負債的 公平值或從中扣減(如適用)。

金融資產

本集團之金融資產為貸款及應收款 項。所有金融資產之日常買賣以交 易日期基準確認及取消確認。日常 買賣指須根據市場規則或慣例訂立 之時間內交收資產之金融資產買賣。

實際利率法

實際利率法乃計算金融資產之經攤 銷成本以及分攤有關期間之利息收 入之方法。實際利率乃按金融資產 於初始確認時之預計年期或適用之 較短期間內準確折算估計未來現金 收入(包括構成實際利率不可或缺部 份已付或已收之一切費用、交易成 本及其他溢價或折讓)至賬面淨值之 利率。

利息收入乃按債務工具實際利率基 準確認。

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Loans and receivables

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

Impairment of financial assets

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

Objective evidence of impairment could include:

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

3. 主要會計政策(續)

金融工具 (續) 金融資產 (續)

貸款及應收款項

貸款及應收款項乃並無活躍市場報 價之定額或待定付款之非衍生金融 資產。於初始確認後,貸款及應收 款項(包括貿易應收款項、其他應收 款項、應收票據及銀行結餘)以實際 利率法按攤銷成本減任何已識別減 值虧損入賬(見下述金融資產減值虧 損之會計政策)。

金融資產減值

金融資產乃於申報期末評估有否減 值跡象。倘有客觀跡象顯示在初始 確認金融資產後出現一件或多件事 件已影響金融資產的估計未來現金 流量,則金融資產出現減值。

客觀減值跡象可包括:

- 發行人或交易對手出現重大財 政困難;或
- 違反合約,例如未能繳付或延 遲償還利息或本金;或
- 借款人有可能面臨破產或財務 重組。

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3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial assets (continued)

Impairment of financial assets (continued)

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

An impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate.

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

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

3. 主要會計政策(績)

金融工具 (續) 金融資產 (續)

金融資產減值(續)

就若干類別之金融資產(如貿易應收 款項及票據)而言,被評估不會個別 減值之資產,將會其後彙集一併評 估減值。應收款項組合出現減值之 客觀證據包括本集團過往收款記錄 以及國家或地區經濟狀況出現明顯 變動導致應收款項未能償還。

當有客觀證據顯示該項資產出現減 值時,即會在損益確認減值虧損, 減值虧損之金額按該項資產之賬面 值與估計未來現金流量按原實際利 率折算之現值之差額計量。

除貿易應收款項及應收票據之賬面 值減少會透過準備金賬目計算外, 所有金融資產之賬面值減少乃直接 經由減值虧損計算。準備金賬目賬 面值之變化於損益賬內確認。當一 項應收款項被認為不可收回時,將 從準備金賬目上予以註銷。如日後 收回以往註銷之款項,則計入損益。

倘若在往後期間,減值虧損金額減 少且此減少可客觀聯繫到一項發生 在減值虧損確認後之事件上,則之 前確認之減值虧損將透過損益撥 回,但減值撥回日之資產賬面值不 應超過假若減值不曾被確認下的已 攤銷成本。

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3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Financial liabilities and equity instruments

Financial liabilities and equity instruments issued by a group entity are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or, where appropriate, a shorter period.

Interest expense is recognised on an effective interest basis.

Financial liabilities

Financial liabilities including trade payables, other payables, amounts due to shareholders and discounted bills with recourse are subsequently measured at amortised cost, using the effective interest method.

Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received, net of direct issue costs. 3. 主要會計政策(續)

金融工具(續)

金融負債及股本工具

集團實體發行之金融負債及股本工 具乃按所訂立合約安排之性質與金 融負債及股本工具之定義分類。

股本工具為有證據顯示本集團於資 產中扣減所有負債後有剩餘資產權 益之任何合約。

實際利率法

實際利率法乃計算金融負債之經攤 銷成本以及分攤有關期間之利息開 支之方法。實際利率乃按金融負債 之預計年期或適用之較短期間內準 確折算估計未來現金支付之利率。

利息開支按實際利率法確認。

金融負債

金融負債包括貿易應付款項、其他 應付款項、應付股東款項及附追索 權貼現票據,其後以實際利率法按 攤銷成本計量。

股本工具

本公司發行之股本工具以已收取所 得款項扣除直接發行成本記錄。

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3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Derecognition

Financial assets are derecognised when the rights to receive cash flows from the assets expire or, the financial assets are transferred and the Group has transferred substantially all the risks and rewards of ownership of the financial assets.

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

On derecognition of a financial asset other than in its entirety (e.g. when the Group retains an option to repurchase part of a transferred asset or retains a residual interest that does not result in the retention of substantially all the risks and rewards of ownership and the Group retains control), the Group allocates the previous carrying amount of the financial asset between the part it continues to recognise under continuing involvement, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in profit or loss. A cumulative gain or loss that had been recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the basis of the relative fair values of those parts.

3. 主要會計政策(績)

金融工具(續)

終止確認

當從資產得到現金流量之權利屆滿 或金融資產被轉讓及本集團已轉讓 該項金融資產擁有權之絕大部份風 險及回報時,金融資產會被終止確 認。

於終止確認全部金融資產時,該項 資產賬面值與已收及應收代價及經 已在其他全面收益中確認並在權益 中累計的累積損益總和之間的差額 於損益內確認。

除全面取消確認外(例如本集團保 留購回部份已轉讓資產之選擇權或 保留不會導致保留擁有權絕大部份 風險及回報之餘下權益,及本集團 保留控制權),於終止確認金融資產 時,本集團會將金融資產之過往賬 面值,根據於其確認為繼續參與之 部份及不再確認之部份於轉讓日期 之相對公平值在兩者間作出分配, 而不再確認部份已於其他全面收入 確認之已收代價及獲分配之任何累 計收益或虧損之總和,乃於損益內 確認。已於其他全面收入確認之累 計收益或虧損,將按繼續確認之部 份及不再確認之部份之相對公平值 之間作出分配。

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial instruments (continued)

Derecognition (continued)

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Equity-settled share-based payment transactions

For share options granted to directors and employees of the Company and its subsidiaries, the fair value of services received determined by reference to the fair value of share options granted at the grant date is expensed on a straight-line basis over the vesting period, with a corresponding increase in equity (share options reserve).

At the end of the reporting period, the Group revises its estimates of the number of options that are expected to ultimately vest. The impact of the revision of the estimates during the vesting period, if any, is recognised in profit or loss, with a corresponding adjustment to share option reserve.

At the time when the share options are exercised, the amount previously recognised in share options reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will be transferred to retained profits.

3. 主要會計政策(績)

金融工具(續)

終止確認(續)

金融負債乃於有關合約訂明的特定 責任獲解除、取消或到期時終止確 認。終止確認的金融負債賬面值與 已付或應付代價的差額於損益中確 認。

股本結算以股份為基礎付款交易

就授予本公司及其附屬公司之董事 及僱員的購股權而言,所獲服務之 公平值乃參考購股權於授出日期之 公平值釐定,在權益歸屬期間以直 線法列作開支,並於權益(購股權儲 備)作出相應增加。

本集團於申報期末修訂對預期最終 將歸屬的購股權數目之估計。歸屬 期內修訂估計之影響(如有)於損益 確認,並對購股權儲備作出相應調 整。

於購股權獲行使時,早前在購股權 儲備確認的金額將轉撥至股份溢 價。倘購股權於歸屬日期後被沒收 或於屆滿日期仍未行使,早前在購 股權儲備確認之金額將轉撥至保留 溢利。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY

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

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

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

Useful lives of property, plant and equipment

In applying the accounting policy on property, plant and equipment with respect to depreciation, management estimates the useful lives of various categories of property, plant and equipment according to the industrial experiences over the usage of property, plant and equipment and also by reference to the relevant industrial norm. If the actual useful lives of property, plant and equipment is less than the original estimate useful lives due to changes in commercial and technological environment, such difference will impact the depreciation charge for the remaining period.

4. 估計涉及不確定性之主要來 源

於應用附註3所述的本集團會計政策 時,本公司董事須對尚無法從其他 渠道確認的資產及負債賬面值作出 多項估計及假設。該等估計及相關 假設乃基於過往經驗及其他視作相 關的因素作出。實際結果或會有別 於該等估計。

本公司會持續檢討該等估計及相關 假設。倘就會計估計的修訂只影響 修訂估計之期間,則有關修訂會在 該期間確認;倘有關修訂影響即期 及未來期間,則有關修訂會在修訂 期間及未來期間確認。

以下為於申報期末所作出有關未來 的主要假設及估計不確定因素之其 他主要來源,並具有相當風險而可 能導致須於下個財政年度就資產及 負債的賬面值作出重大調整。

物業、廠房及設備的可使用年期

於採用有關物業、廠房及設備折舊 的會計政策時,管理層乃根據物 業、廠房及設備用途之行業經驗並 參考有關行業規範來估計各種物 業、廠房及設備之可使用年期。倘 物業、廠房及設備的實際可使用年 期,由於商業及技術環境改變以致 少於原本估計之可使用年期,有關 差額將影響餘下期間之折舊開支。

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4. KEY SOURCES OF ESTIMATION UNCERTAINTY (continued)

Estimated allowances for inventories

The management estimates the net realisable value of inventories based primarily on the latest market prices and current market conditions. The Group carries out an inventory review at the end of each reporting period and makes allowance on obsolete and slow moving items to write off or write down inventories to their net realisable values. Where the expectation on the net realisable value is lower than the carrying amount, an impairment may arise. At 31 December 2010, the carrying amount of inventories is RMB15,273,000 (2009: RMB8,604,000).

Estimated impairment of trade receivables

When there is objective evidence of impairment loss, the Group takes into consideration the estimation of future cash flows. The amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition). Where the actual future cash flows are less than expected, a material impairment loss may arise. At 31 December 2010, the carrying amount of trade receivables is RMB96,593,000 (2009: RMB46,490,000).

4. 估計涉及不確定性之主要來 源(績)

估計存貨撥備

管理層主要根據最近市價及目前市 況估計存貨的可變現淨值。本集團 會於各申報期末進行存貨盤點,並 就陳舊及滯銷產品作出撥備以撇銷 或撇減存貨至其可變現淨值。倘對 變現淨值之預期低於其賬面值,則 可能出現減值。於二零一零年十二 月三十一日,存貨之賬面值為人民 幣15,273,000元(二零零九年:人 民幣8,604,000元)。

貿易應收款項的估計減值

倘出現減值虧損的客觀證據,則本 集團會考慮對未來現金流量之估 計。減值虧損數額乃按資產賬面值 與估計未來現金流量(不包括尚未發 生之未來信貸虧損)按金融資產之 原實際利率(即初始確認時用於 算之實際利率)貼現的現值間之差 異計算。倘實際的未來現金流量低 於預期者,則可能會出現重大減值 虧損。於二零一零年十二月三十一 日,貿易應收款項之賬面值為人民 幣96,593,000元(二零零九年:人 民幣46,490,000元)。

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5. CAPITAL RISK MANAGEMENT

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

The capital structure of the Group consists of debt, which includes discounted bills with recourse as disclosed in note 21 and equity attributable to owners of the Company, comprising share capital, reserves and retained profits.

The management of the Group reviews the capital structure on a continuous basis taking into account the cost of capital and the risk associated with the capital. The Group will balance its overall capital structure through payment of dividend, issuance of new shares as well as the raising of new debts, if necessary.

6. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments

5. 資本風險管理

本集團之資本管理旨在確保本集團 內實體均可持續經營,同時透過優 化債務及權益,盡量為股東帶來最 大回報。本集團之整體策略與往年 度一樣保持不變。

本集團的資本架構包括債務(其中包 括於附註21披露之附追索權貼現票 據)及本公司擁有人應佔權益(即股 本、儲備及保留溢利)。

本集團管理層持續檢討資本結構, 當中涉及考慮資本成本及與資本相 關之風險。如有必要,本集團將透 過支付股息、發行新股份以及新增 債務以平衡其整體資本結構。

6. 金融工具

(a) 金融工具之類別

		2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Financial assets Loans and receivables (including cash and cash equivalents)	金融資產 貸款及應收款項(包括 現金及現金等值物)	442,826	124,629
Financial liabilities Amortised cost	金融負債 攤銷成本	18,661	11,047

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6. FINANCIAL INSTRUMENTS (continued)

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade receivables, other receivables, bills receivables, bank balances, trade payables, other payables and discounted bills with recourse.

Details of these financial instruments are disclosed in respective notes. The risk associated with these financial instruments include market risk (currency risk and interest rate risk), credit risk and liquidity risk. The polices on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

Currency risk

Certain transactions of the Group are denominated in Hong Kong dollars ("HKD") which are other than the functional currency of the relevant group entity (i.e. RMB), which expose the Group to foreign currency risk. The Group does not have a foreign currency hedging policy. However, the management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arise.

6. 金融工具(績)

(b) 金融風險管理之目的及政策

本集團主要金融工具包括貿易 應收款項、其他應收款項、應 收票據、銀行結餘、貿易應付 款項、其他應付款項及附追索 權貼現票據。

此等金融工具之詳情於各自之 附註披露。此等金融工具所附 帶之風險包括市場風險(貨幣 風險及利率風險)、信貸風險 及流動資金風險。有關如何減 輕此等風險之政策載列如下。 管理層確保適時及有效地採取 適用措施管理及監控此等風 險。

市場風險

貨幣風險

本集團若干交易以港元計值, 而港元為有關集團實體的功 能貨幣(即人民幣)以外的貨 幣,令本集團面對外幣風險。 本集團並無外幣對沖政策。然 而,管理層監控外匯風險,並 於有需要時考慮對沖重大外匯 風險。

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued) (b) Financial risk management objectives and policies (continued) Market risk (continued) Market risk (continued) 市場風險(續)

Currency risk (continued)

The carrying amount of the Group's foreign currency denominated financial assets and liabilities at the end of the reporting period is as follows: 貨幣風險(續)

本集團於申報期末以外幣計值 之金融資產及金融負債如下:

		Assets 資產		Liabilities 負債		
		2010	2009	2010	2009	
		二零一零年	二零零九年	二零一零年	二零零九年	
		RMB'000	RMB'000	RMB'000	RMB'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
HKD	港元	87,099		76		

The financial asset subject to foreign currency risk represents the bank balances denominated in HKD held by the subsidiaries of the Company in Hong Kong.

涉及外幣風險之金融資產是指 本公司之香港附屬公司所持有 以港元計值之銀行結餘。

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6. FINANCIAL INSTRUMENTS (continued)

6. 金融工具(績)

(b) Financial risk management objectives and policies (continued)

Market risk (continued)

Currency risk (continued)

The following table details the Group's sensitivity to a 5% appreciation or depreciation of the HKD against RMB. 5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the possible change in foreign exchange rate. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the end of the reporting period for a 5% change in foreign currency rate. A positive number indicates an increase in profit where HKD strengthens 5% against the RMB. For a 5% weakening of HKD against RMB, there would be an equal and opposite impact.

(b) 金融風險管理之目的及政策 (續)

市場風險(續)

貨幣風險(續)

下表詳列本集團對於港元兑 人民幣升值或貶值5%之敏感 度。5%是在內部向主要管理 人員匯報外幣風險時所使用之 敏感比率,是管理層所評估的 外幣匯率的可能變動。敏感度 分析僅包括仍有效的以外幣計 值的貨幣項目,於申報期末以 5%外幣匯率調整來作分析。 正數顯示當港元兑人民幣升值 5%時之溢利增加。當港元兑 人民幣貶值5%時,將對溢利 有對等之相反影響。

Profit or loss 淦利或虧損				
2010	2009			
二零一零年	二零零九年			
RMB'000	RMB'000			
人民幣千元	人民幣千元			
4,351	_			

管理層認為,敏感度分析並不 代表內在外匯風險,因為年末 時承受的風險並不反映年內面 對的風險。

HKD

港元

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk as the year end exposure does not reflect the exposure during the year.

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued)

6. 金融工具(績)

(b)

(b) Financial risk management objectives and policies (continued)

Market risk (continued)

Interest rate risk

At 31 December 2009, the Group was exposed to fair value interest rate risk in relation to the fixedrate discounted bills with recourse. The Group's exposure to cash flow interest rate risk in relation to bank balances at the end of the reporting period is considered as insignificant. The Group does not have an interest rate hedging policy. However, the management monitors interest rate exposure and will consider hedging significant interest rate exposure should the need arise.

Credit risk

At 31 December 2010, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties provided by the Group is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position. The Group has adopted a policy of only dealing with creditworthy counterparties, as a means of mitigating the risk of financial loss from defaults.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings.

(續)

金融風險管理之目的及政策

市場風險(續)

利率風險

於二零零九年十二月三十一 日,本集團就定息附追索權貼 現票據面對公平值利率風險。 本集團於報告期末就銀行結餘 面對之現金流利率風險並不重 大。本集團並無利率對沖政 策。管理層監控利率風險,並 於有需要時考慮對沖重大利率 風險。

信貸風險

於二零一零年十二月三十一 日,倘對手方未能履行責任, 本集團面對構成財務虧損之最 高信貸風險,相等於綜合財務 狀況表所列各項已確認金融資 產之賬面值。本集團採納之政 策為僅與信譽良好之對手方進 行交易,以盡量降低因違約而 招致之財務損失風險。

由於交易對手乃具有高度信貸 評級的銀行,因此流動資金之 信貸風險有限。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued)

(b) Financial risk management objectives and policies (continued)

Credit risk (continued)

At 31 December 2010, the Group has concentration of credit risk as 13% (2009: 10%) and 41% (2009: 47%) of the total trade receivables was due from the Group's largest customer and the five largest customers respectively. In order to minimise the concentration risk, the management of the Group has delegated staff responsible for determination of credit limits, credit approvals and other monitoring procedures to ensure follow-up action is taken to recover overdue debts. In addition, the Group reviews the recoverable amount of each of individual trade debt regularly to ensure that adequate impairment losses are made for irrecoverable amount. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

Liquidity risk

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

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. To the extent that interest payments are at variable rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period.

6. 金融工具(績)

(b) 金融風險管理之目的及政策 (續)

信貸風險 (續)

於二零一零年十二月三十一 日,由於貿易應收款項總額之 13% (二零零九年:10%)及 41% (二零零九年:47%)分 別來自本集團之最大客戶及五 大客戶,因此本集團有集中信 貸風險。為將集中風險減至最 低,本集團之管理層已委派員 工負責釐定信貸限額、信貸審 批及其他監控程序,以確保可 採取跟進行動收回逾期債務。 此外,本集團定期審閱各個別 應收款項之可收回金額,以確 保就不可收回金額作出充足減 值虧損。就此而言,本公司董 事認為本集團之信貸風險已大 幅降低。

流動資金風險

就管理流動資金風險而言,本 集團監察及維持管理層認為足 夠撥付本集團業務之現金及現 金等值物水平,以及減低現金 流量波動的影響。

下表為本集團之非衍生金融負 債餘下合約到期日之詳情。下 表根據本集團須支付金融負債 之最早日期當日之未貼現現金 流量編製。該表包括利息及本 金現金流。在按浮動利率支付 利息之情況下,未貼現金額乃 從申報期末之利率曲線推算。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued) 6. 金融工具(績) (b)

Financial risk management objectives and policies (continued)

金融風險管理之目的及政策 (b) (續)

Liquidity risk (continued)

流動資金風險(續)

		Weighted average effective interest rate 加權平均 實際利率 %	On demand or less than 3 months 按要求或 少於3個月 RMB'000 人民幣千元	3 months to 1 year 3個月至1年 RMB'000 人民幣千元	Total undiscounted cash flows 未貼現 現金流總額 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
As at 31 December 2010 Trade payables	於二零一零年 十二月三十一日 貿易應付款項	-	10,548	4,700	15,248	15,248
Other payables	其他應付款項	-	3,413 13,961	4,700	3,413 18,661	3,413 18,661
As at 31 December 2009	於二零零九年 十二月三十一日					
Trade payables	貿易應付款項	-	1,602	-	1,602	1,602
Other payables	其他應付款項 附始声描时	-	433	-	433	433
Discounted bills with recourse	附追索權貼 現票據	2.81	6,451	2,561	9,012	9,012
			8,486	2,561	11,047	11,047

The amounts included above for variable interest rate instruments for non-derivative financial liabilities is subject to change if changes in variable interest rate differ to those estimates of interest rates determined at the end of the reporting period.

倘若浮動利率與申報期末時釐 定的利率估計有差別,以上就 非衍生金融負債的淨動利率工 具所載列的金額或會出現變 動。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

6. FINANCIAL INSTRUMENTS (continued)

(c) Fair values

The fair values of financial assets and financial liabilities are determined in accordance with generally accepted pricing models based on discounted cash flow analysis using prices or rates from observable current market transactions as input.

The directors consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated financial statements approximate their fair values.

7. REVENUE

Revenue represents the net amounts received and receivable for goods sold less returns and discounts in the normal course of business.

8. OPERATING SEGMENTS

HKFRS 8 "Operating segments" requires operating segments to be identified on the basis of internal reports about components of the Group that are regularly reviewed by the chief operating decision maker (the board of directors) in order to allocate resources to segments and to assess their performance.

The Group's operating activities are attributable to a single operating segment focusing on the manufacture and sale of advanced steel flow control products. This operating segment has been identified on the basis of internal management reports prepared in accordance with accounting policies which conform to HKFRSs, that are regularly reviewed by the board of directors. The board of directors monitors the revenue from manufacture and sale of advanced steel flow control products for the purpose of making decisions about resource allocation and performance assessment. However, other than revenue analysis, no operating results and other discrete financial information is available for the resource allocation and performance assessment. The board of directors reviews the profit for the year of the Group as a whole for performance assessment. No analysis of segment assets or segment liabilities is presented as they are not regularly provided to the board of directors.

6. 金融工具(續)

(c) 公平值

金融資產及金融負債之公平值 以現時可觀察市場交易的價格 或費率作為輸入數據根據貼現 現金流分析以一般公認之定價 模式釐定。

董事認為於綜合財務報表內以 攤銷成本記錄之金融資產及金 融負債之賬面值與其公平值相 若。

7. 收入

收入指就一般日常業務中之銷售貨 品已收及應收的淨額,再減去退貨 及折扣。

8. 經營分部

香港財務報告準則第8號「經營分 部」要求,確認經營分部必須依從個 別實體之內部呈報分類作為基準; 該等內部呈報分類乃定期由主要營 運決策者(董事會)審視,並對各分 項進行資源分配及業績評估。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

8. **OPERATING SEGMENTS (continued)**

8. 經營分部(績)

Information about products

產品資料

The revenue of the major products is analysed as follows:

主要產品收入分析如下:

2010 2009

		二零一零年 RMB'000	二零零九年 RMB'000
		人民幣千元	人民幣千元
Manufacture and sale of advanced steel flow control products:	製造及銷售高端鋼水控流 產品:		
Subentry Nozzle	浸入式水口	156,552	69,026
Stopper	塞棒	84,920	45,700
Tundish Nozzle	中間包水口	59,889	32,992
Ladle Shroud	長水口	17,401	9,178
		318,762	156,896

Information about geographical areas

As all the Group's revenue is derived from customers based in the PRC and all the Group's identifiable assets and liabilities are located in the PRC, no geographical segment information is presented.

Information about major customers

Revenue from customers for both years contributing over 10% of the total revenue of the Group are as follows:

客戶A
客戶B
客戶C

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

Four types of products were sold to customers A and B while only Stopper, Tundish Nozzle and Subentry Nozzle were sold to customer C.

地區資料

由於本集團所有收入均來自於中國 立足的客戶,且所有本集團可資識 別資產及負債均位於中國,故無呈 列地區分部資料。

主要客戶資料

兩個年度佔本集團總收入10%以上 之來自客戶之收入如下:

2010	2009
二零一零年	二零零九年
RMB'000	RMB'000
人民幣千元	人民幣千元
35,806	N/A*不適用*
N/A*不適用*	19,261
N/A*不適用*	17,688

有關收入佔本集團總收入不超過 10%。

本集團向客戶A及B銷售四類產品, 而僅銷售塞棒、中間包水口及浸入 式水口予客戶C。

综合財務報表附註 For the year ended 31 December 2010

截至二零一零年十二月三十一日止年度

9. OTHER EXPENSES

The amounts represent professional fees and other expenses related to the listing of shares of the Company. Pursuant to HKAS 32 "Financial Instruments: Presentation", the transaction costs of an equity transaction are accounted for as a deduction from equity to the extent they are directly attributable to the issuing of new shares. The remaining costs are recognised as expenses when incurred.

10. FINANCE COSTS

The amounts represent the interests on bank borrowing and discounted bills with recourse wholly repayable within five years. The bank borrowing was fully repaid in January 2009.

11. TAXATION

9. 其他開支

該金額指有關本公司股份上市之專 業費用及其他開支。根據香港會計 準則第32號「金融工具:呈列」,股 本交易之交易成本以發行新股份直 接應佔的成本為限,當作權益之扣 減入賬。餘下成本於產生時確認為 開支。

10. 融資成本

有關金額指須於五年內悉數償還之 銀行借貸及附追索權貼現票據之利 息。銀行借貸已於二零零九年一月 全數償還。

11. 稅項

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
Current tax:	即期税項:		
PRC Enterprise Income Tax	中國企業所得税	22,297	10,737
Deferred tax (note 25):	遞延税項(附註25):		
Current year	本年度	6,646	3,080
		28,943	13,817

Provision for the PRC Enterprise Income Tax was made based on the estimated taxable profits calculated in accordance with the relevant income tax laws and regulations applicable to the Group's PRC subsidiary. 中國企業所得税乃根據估計應課税 溢利按適用於本集團的中國附屬公 司之有關所得税法及法規計算。

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

11. TAXATION (continued)

On 16 March 2007, the PRC promulgated the Law of the PRC on Enterprise Income Tax (the "New EIT Law") by Order No. 63 of the President of the PRC. On 6 December 2007, the State Council of the PRC issued Implementation Regulations of the New EIT Law (the "Implementation Regulations"). The New EIT Law and the Implementation Regulations unify the Enterprise Income Tax rate for domestic and foreign enterprises at 25% from 1 January 2008.

In accordance with the relevant income tax law as applicable to the PRC subsidiary of the Company, it was entitled to the exemption from the PRC Enterprise Income Tax for the first two years commencing from the first profit-making year after offsetting all unexpired tax losses from previous years, and thereafter to a 50% reduction for the next three years. 2007 was the first profit-making year for the Group's PRC subsidiary. As a result, the Group's PRC subsidiary was subject to the PRC Enterprise Income Tax rate of 12.5% for both years presented.

According to a joint circular of the Ministry of Finance and State Administration of Taxation – Cai Shui 2008 No. 1, dividend distributed out of the profits of PRC entities generated after 1 January 2008 shall be subject to PRC Enterprise Income Tax which is withheld by the PRC entity. During the year ended 31 December 2010, deferred tax expense of RMB6,646,000 (2009: RMB3,080,000) charged on the undistributed earnings of the Group's PRC subsidiary has been recognised in the consolidated statement of comprehensive income.

11. 稅項(績)

於二零零七年三月十六日,中國根 據中國主席令第63號頒佈了《中華 人民共和國企業所得税法》(「新企業 所得税法」)。於二零零七年十二月 六日,中國國務院頒佈了《中華人民 共和國企業所得税法實施細則》(「實 施細則」)。自二零零八年一月一日 起,新企業所得税法及實施細則將 境內及境外企業適用的企業所得税 税率劃一定為25%。

根據適用於本公司中國附屬公司的 有關所得税法,本公司中國附屬公司 司獲批准在抵銷所有過往年度之未 屆滿税項虧損後自首個獲利年度之未 其後三年獲減免50%中國企業所得 税。二零专個獲利年度。因此,本 集團的中國附屬公司於兩個呈列 稅 案繳稅。

根據由財政部及國家税務總局聯 合發出的通知(財税2008第1號文 件),於二零零八年一月一日之後從 中國實體的溢利中分派之股息須繳 納中國企業所得税,並由該中國實 體預扣。截至二零一零年十二月三 十一日止年度,於本集團的中國附 屬公司之未分派盈利中列支之遞延 税項費用為人民幣6,646,000元(二 零零九年:人民幣3,080,000元), 經已在綜合全面收益表中確認。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

11. TAXATION (continued)

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

11. 稅項(績)

年內税項支出與綜合全面收益表之 除税前溢利對賬如下:

		2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Profit before taxation	除税前溢利	158,999	83,893
Tax at the PRC Enterprise Income Tax rate of 25% (2009: 25%)	按中國企業所得税税率25% (二零零九年:25%)計	00 750	00.070
Tax effect of expenses not deductible for tax purpose	算之税項 不可扣税開支之税務 影響	39,750 4,844	20,973 500
Tax effect attributable to tax exemptions and concessions granted to the PRC subsidiary	向中國附屬公司授出 之税項豁免及寬減造成 之税務影響	(22,297)	(10,736)
Deferred tax on undistributed earnings of the PRC subsidiary	中國附屬公司未分派盈利 之遞延税項	6,646	3,080
Taxation for the year	年內税項	28,943	13,817

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

12. PROFIT FOR THE YEAR

12. 年內溢利

Profit for the year has been arrived at after charging (crediting):	年內溢利經扣除(計入) 下列項目後達致:	2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Auditor's remuneration Cost of inventories recognised	核數師酬金 確認為開支之存貨	806	10
as an expense	成本	100,200	51,339
Depreciation of property, plant and equipment Amortisation of prepaid land	物業、廠房及設備 折舊 預付土地租賃款項	4,962	4,591
lease payments	旗门工地位复 <i>冰沟</i> 攤銷	235	235
Minimum lease payments in respect of	有關辦公室物業之最低		
office premises	租賃款項	178	-
Exchange loss	匯兑虧損	2,213	_
Bank interest income	銀行利息收入	(551)	(72)
Staff costs (including directors' emoluments)	員工成本(包括董事 酬金)		
- Salaries and other benefits	- 薪金及其他福利	30,722	15,315
 Contributions to retirement benefits scheme 	- 退休福利計劃 供款	509	339
- Share-based payments	- 以股份為基礎付款	1,895	
		33,126	15,654

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

已付或應付予各董事之酬金如下:

13. DIRECTORS EMOLUMENTS

13. 董事酬金

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

		Fees 袍金 RMB ³ 000 人民幣千元	Salaries and allowances 薪金及津貼 RMB'000 人民幣千元	Retirement benefit scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Share-based payment performance related incentive payments 與表現相關 之以股份為 基礎獎勵付款 RMB'000 人民幣千元	Total 合計 RMB'000 人民幣千元
For the year ended 31 December 2010:	截至二零一零年十二月 三十一日止年度:					
Executive directors:	執行董事:					
Xu Yejun	徐葉君	250	181	3	95	529
Zhang Lanyin	張蘭銀	250	395	-	158	803
Gu Aoxing	顧敖行	100	9	3	158	270
Non-executive director:	非執行董事:					
Gao Zhilong	高志龍	52	-	-	-	52
Independent non-executive	獨立非執行					
directors:	董事:					
Yao Enshu	姚恩澍	52	-	-	-	52
Yang Fuqiang	楊富強	52	-	-	-	52
Cheng Yun Ming (resigned on	鄭潤明					
19 November 2010)	(於二零一零年					
	十一月十九日辭任)	40	-	-	-	40
Tsui Siu Hang, Steve	徐紹恒					
(appointed on	(於二零一零年					
19 November 2010)	十一月十九日					
	獲委任)	12				12
		808	585	6	411	1,810

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

13. DIRECTORS EMOLUMENTS (continued)

13. 董事酬金(續)

					Share-based	
					payment	
					performance	
				Retirement	related	
				benefit	incentive	
				scheme	payments	
			Salaries and	contributions	與表現相關	
		Fees	allowances	退休福利	之以股份為	Total
		袍金	薪金及津貼	計劃供款	基礎獎勵付款	合計
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
For the year ended 31 December 2009:	截至二零零九年十二月 三十一日止年度:					
Executive directors:	執行董事:					
Xu Yejun	徐葉君	-	198	3	-	201
Zhang Lanyin	張蘭銀	-	500	-	-	500
Gu Aoxing	顧敖行	-	62	3	-	65
Non-executive director:	非執行董事:					
Gao Zhilong	高志龍	-	-	-	-	-
Independent non-executive	獨立非執行					
directors:	董事:					
Yao Enshu	姚恩澍	-	-	-	-	-
Yang Fuqiang	楊富強	-	-	-	-	-
Cheng Yun Ming	鄭潤明					
			760	6		766

None of the directors waived any emoluments for both years.

於兩個年度,概無董事放棄收取任 何酬金。

综合財務報表附註 or the year ended 31 December 2010

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14. EMPLOYEES' EMOLUMENTS

Of the five individuals with the highest emoluments in the Group, three (2009: two) were directors of the Company whose emoluments are included in the disclosures in note 13 above. The emoluments of the remaining two (2009: three) individuals were as follows:

14. 僱員酬金

本集團五名最高薪人士當中,三 名(二零零九年:兩名)為本公司 董事,其酬金已於上文附註13中披 露。餘下兩名(二零零九年:三名) 人士之酬金如下:

		2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Salaries and allowances Contributions to retirement	薪金及津貼 退休福利計劃	1,451	452
benefits scheme Share-based payment performance related incentive payments	供款 與表現相關之以股份為 基礎獎勵付款	13 253	31
		1,717	483

Their emoluments were within the following bands:

彼等之酬金介乎以下範圍:

2010	2009
二零一零年	二零零九年
No. of	No. of
employee	employee
僱員人數	僱員人數
1	3
1	_

Below HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000 1,000,000港元以下 1,000,001港元至 1,500,000港元

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15. DIVIDENDS

The final dividend of HK3.6 cents (equivalent to RMB3.1 cents) in respect of the year ended 31 December 2010 per share has been proposed by the directors and is subject to approval by the shareholders in the forthcoming annual general meeting.

No dividend has been paid or declared by Sinoref Yixing during the year ended 31 December 2009.

16. EARNINGS PER SHARE

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

15. 股息

董事會已建議派付截至二零一零年 十二月三十一日止年度之末期股 息每股3.6港仙(相等於人民幣3.1 分),須待股東於應屆股東週年大會 上批准後方可作實。

華耐宜興於截至二零零九年十二月 三十一日止年度並無派付或宣派股 息。

16. 每股盈利

本公司擁有人應佔每股基本及攤薄 盈利乃根據以下數據計算:

		2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Earnings	盈利		
Earnings for the purposes of basic and diluted earnings per share attributable	就計算本公司擁有人應佔 每股基本及攤薄盈利所		
to the owners of the Company	使用之盈利	130,056	70,076
		Number	Number
		of shares	of shares
		股份數目	股份數目
		2010	2009
		二零一零年	二零零九年
		'000	'000
		千股	千股
Number of shares Weighted average number of ordinary shares for the purpose of basic and	股份數目 就計算每股基本及攤薄 盈利所使用之普通股		
diluted earnings per share	盈利所使用之言通版 加權平均數	1,046,301	900,000

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16. EARNINGS PER SHARE (continued)

The number of shares for the purpose of basic earnings per share has been determined on the basis that the ordinary shares of the Company issued upon the Corporate Reorganisation have been in issue on 1 January 2009 and 898,000,000 ordinary shares issued pursuant to the capitalisation issue completed on 7 July 2010 as disclosed in note 26 have been adjusted retrospectively.

The computation of diluted earnings per share does not assume the exercise of the Company's options because the exercise price of the share options was higher than the average price of the shares of the Company for the period during the date of granting the share options to 31 December 2010. No diluted earnings per share has been presented for in prior year as there was no potential shares outstanding during the prior year.

16. 每股盈利(續)

用作計算每股基本盈利之股份數目 乃假設就公司重組發行之本公司普 通股於二零零九年一月一日經已發 行,以及根據附註26所披露於二零 一零年七月七日完成之資本化發行 所發行之898,000,000股普通股而計 算,並已追溯調整。

由於本公司購股權之行使價高於本 公司股份於授出購股權日期至二零 一零年十二月三十一日期間之平均 價格,因此計算每股攤薄盈利時並 無假設本公司購股權獲行使。由於 過往年度並無具攤薄潛力之已發行 股份,因此並無就過往年度呈列每 股攤薄盈利。

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17. PROPERTY, PLANT AND EQUIPMENT

17. 物業、廠房及設備

		Construction in progress 在建工程 RMB'000 人民幣千元	Buildings 樓宇 RMB'000 人民幣千元	Leasehold improvement 租賃 物業裝修 RMB'000 人民幣千元	Furniture and fixtures and office equipment 傢俱及裝置及 辦公室設備 RMB'000 人民幣千元	Plant, machinery and equipment 廠房、機器 及設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
COST	成本							
At 1 January 2009	₩ → 於二零零九年一月一日	-	19,265	-	899	36,307	1,296	57,767
Additions	添置		274		71	358	178	881
At 31 December 2009	於二零零九年 十二月三十一日		10.520		970	00.005	1 474	E0 640
Additions	Tー//ニTーロ 添置	-	19,539 250	- 159	970 98	36,665	1,474 6,273	58,648
Auditions	心旦	8,913	200			1,461		17,154
At 31 December 2010	於二零一零年							
	十二月三十一日	8,913	19,789	159	1,068	38,126	7,747	75,802
DEPRECIATION	折舊							
At 1 January 2009	加 於二零零九年一月一日	_	1,682	_	288	6,419	324	8,713
Provided for the year	东二零零九中 71 日 年內撥備	_	908	_	168	3,279	236	4,591
	נחן אני די ד							
At 31 December 2009	於二零零九年							
	十二月三十一日	-	2,590	-	456	9,698	560	13,304
Provided for the year	年內撥備		930	14	181	3,313	524	4,962
At 31 December 2010	於二零一零年							
	★二マ マ + 十二月三十一日	-	3,520	14	637	13,011	1,084	18,266
CARRYING VALUES	賬面值							
At 31 December 2010	於二零一零年 十二月三十一日	0.012	16.060	145	421	05 115	6 662	57 596
	/] [_] H	8,913	16,269	145	431	25,115	6,663	57,536
At 31 December 2009	於二零零九年							
	☆二令令八十 十二月三十一日	_	16,949	_	514	26,967	914	45,344

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

17. PROPERTY, PLANT AND EQUIPMENT (continued)

The above items of property, plant and equipment except for construction in progress are depreciated on a straightline basis over their estimated useful lives and after taking into account of their estimated residual value, at the following rates per annum:

Buildings	4.5% – 18%
Leasehold improvements	20% or over the lease term,
	whichever is shorter
Furniture and fixtures and	18%
office equipment	
Plant, machinery and	9%
equipment	
Motor vehicles	18%

The buildings are situated on land in the PRC and are held under medium term leases.

18. PREPAID LAND LEASE PAYMENTS

The Group's prepaid lease payments represent leasehold land in the PRC under medium term leases and are amortised to consolidated statement of comprehensive income over the lease term of 50 years from January 2006.

17. 物業、廠房及設備(績)

上述物業、廠房及設備(在建工程除 外)使用直線法及經考慮其估計剩餘 價值後以下列年率計算於其估計可 使用年期計算折舊:

樓宇	4.5% - 18%
租賃物業裝修	20%或按租賃,
	以較短者為準
傢俱及裝置及	18%
辦公室設備	
廠房、機器及	9%
設備	
汽車	18%

樓宇位於中國內地,根據中期租約 持有。

18. 預付土地租賃款項

本集團預付租賃款項指位於中國並 根據中期租約持有之租賃土地,於 二零零六年一月起為期50年的租賃 期內在綜合全面收益表中攤銷。

		2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Analysed for reporting purposes as:	就報告而言分析如下:		
Non-current asset Current asset	非流動資產 流動資產	10,331 235	10,566 235
		10,566	10,801

At 31 December 2009, the Group has pledged its leasehold land with a carrying value of RMB10,801,000 to secure general banking facility granted by a bank to the Group which has been expired in December 2010.

於二零零九年十二月三十一日, 本集團已質押其賬面值為人民幣 10,801,000元之租賃土地,以擔保 本集團獲一間銀行授予之一般銀行 融資,而該融資已於二零一零年十 二月屆滿。

原材料

在製品

製成品

0至30日

31至60日

61至90日

91至120日

120日以上

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19. INVENTORIES

Raw materials

Work-in-progress

Finished goods

0 - 30 days

31 - 60 days

61 - 90 days

91 - 120 days

Over 120 days

19. 存貨

2010	2009
二零一零年	二零零九年
RMB'000	RMB'000
人民幣千元	人民幣千元
8,289	3,447
3,861	2,345
3,123	2,812
15,273	8,604

20. TRADE RECEIVABLES

The credit period granted by the Group to certain customers is within 90 days, while other customers are due immediately when goods are delivered. The following is an aged analysis of trade receivables presented based on the goods delivery date at the end of the reporting period.

20. 貿易應收款項

本集團向若干客戶授出之信貸期為 90日以內,而其他客戶須於收到貨 品時即時付款。以下為於申報期末 根據貨品交付日期呈列之貿易應收 款項賬齡分析:

2010	2009
二零一零年	二零零九年
RMB'000	RMB'000
人民幣千元	人民幣千元
18,196	16,500
26,502	21,895
21,219	7,995
18,278	100
12,398	-
96,593	46,490

At 31 December 2010, included in the Group's trade receivable balances are debtors with aggregate carrying amount of RMB88,222,000 (2009: RMB38,358,000), which are past due as at the end of the reporting period for which the Group has not provided for impairment loss. The Group does not hold any collateral over these balances.

於二零一零年十二月三十一日,本 集團之貿易應收款項結餘包括賬面 總值為人民幣88,222,000元(二零 零九年:人民幣38,358,000元)之 應收債項,其於申報期末已逾期惟 本集團並未作出減值虧損撥備。本集 團並無就此等結餘持有任何抵押品。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

20. TRADE RECEIVABLES (continued)

Aging of trade receivables which are past due but not impaired:

20. 貿易應收款項(績)

已逾期惟未減值之貿易應收款項之 賬齡如下:

		2010	2009
		二零一零年	二零零九年
		RMB'000	RMB'000
		人民幣千元	人民幣千元
0 – 30 days	0至30日	14,348	13,676
31 – 60 days	31至60日	23,644	17,536
61 – 90 days	61至90日	19,554	7,046
91 – 120 days	91至120日	18,278	100
Over 120 days	120日以上	12,398	-
		88.222	38.358

The Group has not provided for the trade receivables which are past due but not impaired because the directors of the Company consider that those receivables are recoverable based on the good payment record of the customers. The Group does not hold any collateral over these balances.

In determining the recoverability of the trade receivables, the Group considers any change in the credit quality of the trade receivables from the date credit was initially granted up to the end of the reporting period. In addition, the Group reviews the recoverable amount of each individual trade receivable at the end of the reporting period and considers to make impairment losses for irrecoverable amount, if necessary.

All the trade receivables are denominated in RMB.

本集團並無就已逾期惟未減值之貿 易應收款項作出撥備,乃由於本公 司董事根據客戶之良好還款紀錄認 為該等應收款項可予收回。本集團 並無就此等結餘持有任何抵押品。

於釐定貿易應收款項之可收回機會 時,本集團會考慮由最初授出信貸 當日起至申報期末之貿易應收款項 信貸質素之任何變化。此外,本集 團於申報期末審閱各貿易應收款項 可收回金額,並於需要時考慮就不 可收回金額作出減值虧損撥備。

所有貿易應收款項以人民幣計值。

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21. BILLS RECEIVABLES/DISCOUNTED BILLS WITH RECOURSE

The aged analysis of bills receivable at the end of the reporting period are analysed as follows:

21. 應收票據 / 附追索權貼現票 據

於申報期末,應收票據賬齡分析如 下:

2009
二零零九年
RMB'000
人民幣千元
9,864
2,261
500
12,625

Within 90 days 91 - 120 days 121 - 180 days 90日內 91至120日 121至180日

At 31 December 2010, the carrying value of bills receivables include endorsed bills for which the maturity dates have not yet been due amounted to RMB11,023,000 (2009: nil) continue to be recognised as assets in the consolidated financial statements. There are no bills discounted with recourse as at 31 December 2010 (2009: RMB9,012,000). As the Group still exposed to credit risk on these receivables at the end of the reporting period, the cash received from discounted bills and the bills endorsed to the suppliers for which the maturity dates have not yet been due are recognised as current liabilities in the consolidated statement of financial position.

All the bills receivables and discounted bills with recourse are denominated in RMB.

At 31 December 2009, the discounted bills with recourse carried interest at an average rate of 2.81% per annum.

The maturity dates of endorsed bills and discounted bills with recourse were less than six months from the end of the reporting period. 於二零一零年十二月三十一日,應 收票據賬面值包括到期日尚未逾 期的背書票據人民幣11,023,000 元(二零零九年:無),繼續於綜合 財務報表中獲確認為資產。於二零 一零年十二月三十一日並無附追索 權貼現票據(二零零九年:人民幣 9,012,000元)。由於本集團於申報 期末仍就此等應收款項面對信貸感 出而到期日尚未逾期的背書票據收 取之現金於綜合財務狀況表中確認 為流動負債。

所有應收票據及附追索權貼現票據 均以人民幣計值。

於二零一零年十二月三十一日, 附追索權貼現票據按平均年利率 2.81%計息。

背書票據及附追索權貼現票據自申 報期末起計之到期日均少於六個月。

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22. BANK BALANCES AND CASH

At 31 December 2010, bank balances carried interest at an average interest rate of 0.29% (2009: 0.36%) per annum.

23. TRADE PAYABLES

The following is an aged analysis of trade payables presented based on the goods receipt date at the end of the reporting period.

22. 銀行結餘及現金

於二零一零年十二月三十一日,銀 行結餘之平均年利率為0.29%(二零 零九年:0.36%)。

23. 貿易應付款項

以下為貿易應付款項於申報期末根 據收取貨品日期呈列之賬齡分析。

2010	2009
二零一零年	二零零九年
RMB'000	RMB'000
人民幣千元	人民幣千元
10,041	1,426
2,876	40
2,029	59
302	77
15,248	1,602

 0 - 30 days
 0至30日

 31 - 60 days
 31至60日

 61 - 90 days
 61至90日

 Over 90 days
 90日以上

The credit period granted by the suppliers to the Group is within 30 days.

At 31 December 2010, included in the trade payables was RMB11,023,000 (2009: nil) that was endorsed bills settled to suppliers for which the maturity dates have not yet been due.

The carrying amounts of the trade payables at the end of the reporting period are denominated in RMB. 供應商向本集團授出之信貸期為30 日內。

於二零一零年十二月三十一日,貿 易應付款項包括以到期日尚未逾期 的向供應商結算之背書票據人民幣 11,023,000元(二零零九年:無)。

於申報期末,貿易應付款項之賬面 值以人民幣計值。

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24. OTHER PAYABLES AND ACCRUALS

24. 其他應付款項及應計費用

	2010	2009
	二零一零年	二零零九年
	RMB'000	RMB'000
	人民幣千元	人民幣千元
Other payables 其他應付款項	1,050	341
Payables for acquisition of property, 收購物業、廠房及設備		
plant and equipment 之應付款項	2,363	92
Accrued sales commission 應計銷售佣金	16,756	6,450
Accrued professional fees 應計專業費用	760	2,000
Accrued staff costs 應計員工成本	1,470	1,201
Other tax payables 其他應付税項	7,054	5,944
	29,453	16,028

25. DEFERRED TAX LIABILITIES

25. 遞延稅項負債

		Undistributed earnings of the PRC subsidiary 中國附屬公司之 未分派盈利 RMB'000 人民幣千元
At 1 January 2009 Charge for the year	於二零零九年一月一日 年內支出	1,211 3,080
At 31 December 2009 Charge for the year	於二零零九年十二月三十一日 年內支出	4,291
At 31 December 2010	於二零一零年十二月三十一日	10,937

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26. SHARE CAPITAL

26. 股本

		Notes 附註	Number of shares at HK\$0.10 per share 每股面值0.10 港元之股份數目 '000 千股	Amount 金額 HK\$'000 千港元
Authorised:	法定:			
At 4 February 2010 (date of incorporation) Increase in authorised share capital At 31 December 2010	於二零一零年二月四日 (註冊成立日期) 法定股本增加 於二零一零年 十二月三十一日	(a) (b)	1,000 	100
Issued:	· _ / _ · · · · · · · · · · · · · · · ·		3,000,000	300,000
Allotted and issued nil-paid on 4 February 2010 Issue of shares upon completion of	於二零一零年二月四日 已配發及發行之未繳 股份 於二零一零年六月七日	(a)	1,000	100
the Corporate Reorganisation on 7 June 2010 Issue of shares by capitalisation of	完成公司重組時發行 股份 透過將股份溢價賬撥充	(C)	1,000	100
the share premium account Issue of shares pursuant to	資本而發行股份 根據全球發售發行	(d)	898,000	89,800
global offering	股份	(e)	300,000	30,000
At 31 December 2010	於二零一零年 十二月三十一日		1,200,000	120,000
Shown in the consolidated financial statements At 31 December 2010	綜合財務報表 所示 於二零一零年 十二月三十一日		RMB'000 equi	valent 104,201 人民幣千元等值

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26. SHARE CAPITAL (continued)

The following changes in the share capital of the Company took place during the period from 4 February 2010 (date of incorporation) to 31 December 2010.

- (a) The Company was incorporated on 4 February 2010 with an authorised share capital of HK\$100,000 divided into 1,000,000 shares of HK\$0.10 each, of which 1,000,000 ordinary shares with a par value of HK\$0.10 each were allotted and issued nil paid by the Company to its then sole shareholder on the same date.
- (b) On 7 June 2010, the authorised share capital of the Company was increased from HK\$100,000 to HK\$300,000,000 by the creation of the additional 2,999,000,000 new shares of HK\$0.10 each. These new shares rank pari passu in all respects with the existing shares.
- Pursuant to a share purchase agreement dated (C)7 June 2010 and entered into by, among other parties, Sinoref International Limited (the then holding company of the Company) as vendor and the Company as purchaser for the acquisition of the entire issued share capital of Sinoref (BVI) Limited, being two shares of US\$1.00 each, in consideration of and in exchange for which the Company (i) credited as fully paid at par the 1,000,000 nil-paid shares then held by the shareholders of Sinoref International Limited; and (ii) allotted and issued, at the direction of Sinoref International Limited, 1,000,000 shares credited as fully paid to the shareholders of Sinoref International Limited in proportion to their respective shareholdings in Sinoref International Limited.

26. 股本(績)

於二零一零年二月四日(註冊成立日 期)至二零一零年十二月三十一日期 間,本公司股本出現以下變動。

- (a) 本公司於二零一零年二月四日註冊成立,法定股本為100,000港元,分為1,000,000股每股面值0.10港元之股份,其中1,000,000股每股面值0.10港元之普通股於同日由本公司以未繳股本方式向當時唯一股東配發及發行。
- (b) 於二零一零年六月七日,本公司增設2,999,000,000股每股面值0.10港元之新股份,將法定股本由100,000港元增至300,000,000港元。該等新股份在各方面與現有股份享有同等地位。
- (C) 根據華耐國際有限公司(本公 司當時之控股公司)(作為賣 方)與本公司(作為買方)於 二零一零年六月七日訂立之購 股協議,本公司收購Sinoref (BVI) Limited全部已發行股 本(即兩股每股面值1.00美元 之股份),而作為代價及交換 條件,本公司(i)將當時由華耐 國際有限公司股東所持有之 1,000,000股未繳股份按面值 入賬列為繳足;及(ii)遵照華耐 國際有限公司之指示,按華 耐國際有限公司股東各自於 華耐國際有限公司之股權比 例,向該等股東配發及發行 1,000,000股入賬列為繳足之 股份。

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26. SHARE CAPITAL (continued)

- (d) Pursuant to the written resolutions passed by all shareholders of the Company dated 7 June 2010, the directors of the Company were authorised to capitalise an amount of HK\$89,800,000 standing to the credit of the share premium account of the Company by applying such sum in paying up in full at par 898,000,000 ordinary shares of HK\$0.10 each of the Company for allotment and issue to the shareholders of the Company on the register of members of the Company on 7 June 2010 on a prorata basis, conditional on the share premium account being credited as a result of the issue of shares by the Company pursuant to the global offering.
- (e) On 7 July 2010, 300,000,000 ordinary shares of HK\$0.10 each of the Company were issued at a price of HK\$0.76 by way of global offering. On the same date, the Company's shares were listed on the Main Board of the Stock Exchange. The proceeds of HK\$30,000,000 (equivalent to RMB26,050,000) representing the par value of the shares of the Company, were credited to the Company's share capital. The remaining proceeds of HK\$198,000,000 (equivalent to RMB171,931,000), before issuing expenses, were credited to share premium account.

The share capital at 1 January 2009 and 31 December 2009 as shown in the consolidated statement of financial position represented the fully paid registered capital of Sinoref Yixing, the PRC subsidiary of the Company.

26. 股本(績)

- (d) 根據本公司全體股東於二零 一零年六月七日通過之書面 決議案,本公司董事獲授權將 本公司股份溢價賬中之進賬 89,800,000港元撥充資本, 動用該金額按面值繳足本公司 898,000,000股每股面值0.10 港元之普通股,以按比例向於 二零一零年六月七日名列本公 司股東名冊之股東配發及發 行,惟須待本公司根據全球發 售發行股份後股份溢價賬取得 進賬方可作實。
- (e) 於二零一零年七月七日,本 公司透過全球發售,按0.76 港元之價格發行300,000,000 股每股面值0.10港元之本公 司普通股。於同日,本公司 股份於聯交所主板上市。代 表本公司股份面值之所得款 項30,000,000港元(相等於人 民幣26,050,000元)已記入本 公司之股本。餘下所得款項 198,000,000港元(相等於人 民幣171.931,000元)(未扣除 發行開支)已記入股份溢價賬。

綜合財務狀況表所示於二零零九年 一月一日及二零零九年十二月三十 一日之股本,是指本公司之中國附 屬公司華耐宜興之已繳足註冊資本。

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27. SHARE-BASED PAYMENT TRANSACTIONS

The Company's share option scheme (the "Scheme"), was adopted pursuant to a resolution passed on 7 June 2010 for the primary purpose of providing incentives to directors and eligible employees, and will expire on 6 June 2020. Under the Scheme, the Board of Directors of the Company may grant options to eligible employees, including directors of the Company and its subsidiaries, to subscribe for shares in the Company.

At 31 December 2010, the number of shares in respect of which options had been granted and remained outstanding under the Scheme was 60,000,000, representing 5% of the shares of the Company in issue at that date. The total number of shares in respect of which options may be granted under the Scheme is not permitted to exceed 10% of the shares of the Company in issue at any point in time, without prior approval from the Company's shareholders. The number of shares issued and to be issued in respect of which options granted and may be granted to any individual in any one year is not permitted to exceed 1% of the shares of the Company in issue at any point in time, without prior approval from the Company's shareholders.

27. 以股份為基礎付款交易(續)

本公司根據於二零一零年六月七日 通過之決議案採納購股權計劃(「該 計劃」),主要目的是向董事及合資 格僱員提供獎勵,而該計劃將於二 零二零年六月六日屆滿。根據該計 劃,本公司董事會可向合資格僱員 (包括本公司及其附屬公司的董事) 授出購股權,以認購本公司股份。

於二零一零年十二月三十一日,根 據該計劃已授出而尚未行使之購股 權所涉及之股份數目為60,000,000 股,相等於本公司於該日的已發行 股份5%。在未經本公司股東事出 過本公司於任何問已發行股份之 10%。在未經本公司股東先批准 情況下,又限份總數,不得 20%。在未經本公司股東先 10%。在未經個別人 世於 及 時間已發行及將予發行 股份數目,不得 超過本公司於任何時間已發行 股份 之1%。

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27. 以股份為基礎付款交易(績)

27. SHARE-BASED PAYMENT TRANSACTIONS (continued)

Options granted must be taken up within 21 days from the date of grant, upon payment of HK\$1 per option. Options may be exercised at any time from 1 year from the date of grant of the share option to the 10 anniversary of the date of grant. The exercise price is determined by the directors of the Company, and will not be less than the higher of (i) the closing price of the Company's shares on the date of grant, (ii) the average closing price of the shares for the five business days immediately preceding the date of grant; and (iii) the nominal value of the Company's share.

獲授購股權人士須於授出日期起計 21日內就每批獲授購股權支付1港 元,以接納購股權。購股權可於授 出購股權日期起直至授出日期起計 滿十週年當日止任何時間行使。行 使價由本公司董事釐定,而不會低 於以下最高者:(i)本公司股份於授出 日期之收市價;(ii)本公司股份於緊 接授出日期前五個營業日之平均收 市價;及(iii)本公司股份面值。

Date of grant 授出日期	Vesting period 歸屬期	Exercisable period 行使期	Exercise price 行使價	Balance at 1.1.2010 於二零一零年 一月一日 之結餘	Granted during the year 年內授出	Exercised during the year 年內行使	Balance at at 31.12.2010 於二零一零年 十二月三十一日 之結餘	
22 November 2010 二零一零年十一月二十二日		22 November 2011 to 21 November 2020 二零一一年十一月二十二日至 二零二零年十一月二十一日	HK\$1.408 1.408港元	-	18,000,000	-	18,000,000	
22 November 2010 二零一零年十一月二十二日		22 November 2012 to 21 November 2020 二零一二年十一月二十二日至 二零二零年十一月二十一日	HK\$1.408 1.408港元	-	18,000,000	-	18,000,000	
22 November 2010 二零一零年十一月二十二日		22 November 2013 to 21 November 2020 二零一三年十一月二十二日至 二零二零年十一月二十一日	HK\$1.408 1.408港元	-	24,000,000	-	24,000,000	
					60,000,000		60,000,000	
Exercisable at the end of the year								

可於年末時行使

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27. SHARE-BASED PAYMENT TRANSACTIONS (continued)

During the year ended 31 December 2010, options were granted on 22 November 2010. The estimated fair values of the options granted on that date is HK\$36,660,000 (equivalent to RMB31,603,000).

The fair values were calculated using the Binomial model. The inputs into the model were as follows:

Closing share price at the date of grant	HK\$1.40
Exercise price	HK\$1.408
Expected volatility	61%
Expected life	10 years
Risk-free rate	2.55%
Expected dividend yield	3.3%

Expected volatility was determined by using the historical volatility of the Company's share price over the previous years. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions and behavioural considerations.

The Group recognised the total expense of RMB1,895,000 for the year ended 31 December 2010 in relation to share options granted by the Company.

The Binomial model has been used to estimate the fair value of the options. The variables and assumptions used in computing the fair value of the share options are based on the directors' best estimate. The value of an option varies with different variables of certain subjective assumptions.

27. 以股份為基礎付款交易(績)

於截至二零一零年十二月三十一日 止年度,購股權於二零一零年十一 月二十二日授出。所授出購股權於 當日之估計公平值為36,660,000港 元(相等於人民幣31,603,000元)。

公平值乃根據二項式模式計算。向 該模式輸入的數據如下:

於授出日期之股份收市價	1.40港元
行使價	1.408港元
預期波幅	61%
預期年期	10年
無風險利率	2.55%
預期股息率	3.3%

預期波幅乃使用本公司股份於過往 年度股價之歷史波幅而釐定。模式 內所使用之預期年期已根據管理層 就非轉讓性、行使限制及行為考慮 因素之影響所作的最佳估計而作出 調整。

本集團於截至二零一零年十二月三 十一日止年度,就本公司授出之購 股權確認開支總額人民幣1,895,000 元。

本集團已使用二項式模式估計購股 權之公平值。計算購股權時所使用 之變數及假設乃基於董事之最佳估 計而釐定。購股權之價值隨著若干 主觀假設之不同變數而改變。

綜合財務報表附註

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28. OPERATING LEASES

At 31 December 2010, the Group had commitment for minimum lease payment under non-cancellable operating leases which fall due as follows:

28. 經營租賃

於二零一零年十二月三十一日,本 集團根據不可撤銷經營租賃有以下 最低租賃付款之承擔,其到期情況 如下:

	二零一零年 RMB'000 人民幣千元	二零零九年 RMB'000 人民幣千元
Within one year -年內 In the second to fifth year 第二年至第五年	698	-
inclusive (包括首尾兩年)	465	

The commitments represent rentals payable by the Group for its office in Hong Kong with the lease period of two years.

Monthly rental was fixed and recognised over the terms of the leases.

29. CAPITAL COMMITMENTS

該等承擔指本集團就租期為兩年之 香港辦公室應付之租金。

每月租金乃於租期內釐定及確認。

29. 資本承擔

	2010 二零一零年 RMB'000 人民幣千元	2009 二零零九年 RMB'000 人民幣千元
Contracted for but not provided for 已訂約但未在綜合財務 in the consolidated financial statements 報表中撥備		
 Capital expenditure in respect of 一有關興建新廠房 construction of new production plant 之資本開支 	5,072	_
 Capital expenditure in respect of 一有關收購廠房及機器 acquisition of plant and machinery 之資本開支 	35,720	
	40,792	

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30. RETIREMENT BENEFITS SCHEMES

The employees of the Group's subsidiary established in the PRC are members of state-managed retirement benefits scheme operated by the PRC government. The subsidiary is required to contribute a specific percentage of its payroll costs to the retirement benefits scheme. The only obligation of the Group with respect to the retirement benefits scheme is to make the specified contributions.

The Group also operates a Mandatory Provident Fund Scheme in Hong Kong. The Group contributes 5% of relevant payroll costs or HK\$12,000 (equivalent to RMB10,345) per annum, whichever is lower, to the scheme, which contribution is matched by employees.

During the year ended 31 December 2010, the Group made contributions to the retirement benefit schemes of RMB509,000 (2009: RMB339,000).

30. 退休福利計劃

本集團於中國成立之附屬公司之僱 員均為中國政府運作之國家管理退 休福利計劃成員。附屬公司須按薪 金成本之指定百分比向該退休福利 計劃供款。本集團對於該等退休福 利計劃之唯一責任是作出指定之供 款。

本集團亦在香港運作強制性公積金 計劃。本集團每年將相關薪金成本 的5%或12,000港元(相等於人民幣 10,345元)兩者的較低者向計劃作 出供款,而僱員亦作出等額供款。

截至二零一零年十二月三十一日止 年度,本公司向退休福利計劃作出 之供款額為人民幣509,000元(二零 零九年:人民幣339,000元)。

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

31. RELATED PARTY TRANSACTIONS

At 31 December 2010, included in other payables is the amounts due to shareholders of RMB696,000 (2009: nil). The amounts are unsecured, interest free and repayable on demand.

Compensation of key management personnel

The remuneration of directors and other members of key management for both years was as follows:

31. 關連方交易

於二零一零年十二月三十一日,其 他應付款項包括應付股東的款項 人民幣696,000元(二零零九年: 無)。該款項為無抵押、免息及須於 要求時償還。

主要管理人員薪酬

董事及其他主要管理層成員於兩個 年度之薪酬如下:

2010	2009
二零一零年	二零零九年
RMB'000	RMB'000
人民幣千元	人民幣千元
3,344	1,272
35	41
1,169	-
4,548	1,313

Short-term benefits Contributions to retirement benefits scheme Share-based payments 短期福利 退休福利計劃 供款 以股份為基礎付款

The remuneration of directors and key executives is determined by the remuneration committee having regard to the performance of individuals and market trends.

董事及主要行政人員之酬金乃薪酬 委員會參考個人表現及市場趨勢而 釐定。

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For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

32.	FINANCIAL INFORMATION OF THE COMPANY	32. 本公司之財務資料	ł
			RMB'000 人民幣千元
	Non-current asset	非流動資產	
	Investment in a subsidiary	於附屬公司之投資	174
	Current assets	流動資產	
	Amount due from a subsidiary		172,075
	Bank balances	銀行結餘	61,400
			233,475
	Current liabilities	流動負債	
	Other payables and accruals	其他應付款項及應計費用	1,475
	Total assets less current liabilities	資產總值減流動負債	232,174
	Capital and reserves	資本及儲備	
	Share capital	股本	104,201
	Reserves	儲備	127,973
	Total equity	權益總額	232,174

綜合財務報表附註

For the year ended 31 December 2010 截至二零一零年十二月三十一日止年度

33. PARTICULARS OF SUBSIDIARIES OF THE 33. 本公司附屬公司詳情 COMPANY

Name of subsidiary 附屬公司名稱	Place and date of incorporation/ establishment 註冊/成立地點 及日期	Equity interest attributable to the Company 本公司應佔 股本權益	Issued and fully paid share capital/ registered capital 已發行及繳足 股本/註冊資本	Principal activities 主要業務
Sinoref (BVI) Limited	The British Virgin Islands 12 January 2010 英屬處女群島 二零一零年一月十二日	100%	Ordinary US\$2 普通股2美元	Investment holding 投資控股
Sinoref (Hong Kong) Limited 華耐科技 (香港) 有限公司	Hong Kong 17 February 2010 香港 二零一零年二月十七日	100%	Ordinary HK\$1 普通股1港元	Investment holding 投資控股
Sinoref Yixing [#] 華耐宜興 [#]	The PRC 20 July 2005 中國 二零零五年七月二十日	100%	RMB151,716,600 人民幣151,716,600元	Manufacture and sale of advanced steel flow control products 製造及銷售高端鋼水 控流產品
				司由本公司間接全資擁 ef (BVI) Limited則由本 译擁有。

[#] Wholly foreign owned enterprise registered in the PRC.

* 於中國註冊之外商獨資企業。

Summary of Results, Assets and Liabilities 業績、資產及負債概要

		Results of the Group for the year ended December 31 本集團截至十二月三十一日止年度之業績			
		2007 二零零七年 HK\$'000 人民幣千元	2008 二零零八年 HK\$'000 人民幣千元	2009 二零零九年 HK\$'000 人民幣千元	2010 二零一零年 HK\$'000 人民幣千元
Turnover	營業額	40,006	67,206	156,896	318,762
Profit and total comprehensive income for the year attributable to owners of the Company	本公司擁有人應佔 年內溢利及年內 全面收入總額	13,405	24,971	70,076	130,056
Earnings per share (RMB) – Basic	每股盈利 (人民幣) - 基本	0.01	0.03	0.08	0.12
- Diluted	– 攤薄	N/A不適用	N/A不適用	N/A不適用	0.12

Assets and liabilities of the Group at December 31 於十一日三十一日之資産及負債

		J.	成十一月二十一日之貝座及貝俱			
		2007	2008	2009	2010	
		二零零七年	二零零八年	二零零九年	二零一零年	
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
Total assets	資產總值	88,770	103,820	189,505	530,547	
Less: Total liabilities	減:負債總額	(37,094)	(20,319)	(35,928)	(60,550)	
Total net assets	總資產淨值	51,676	83,501	153,577	469,997	

