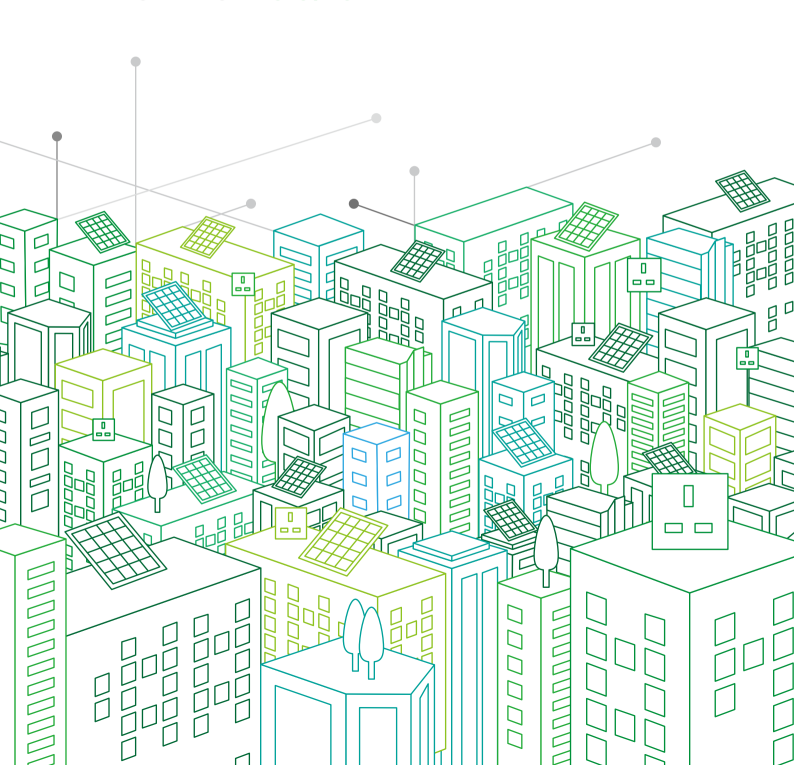
KINGBO STRIKE LIMITED

(Incorporated in the Cayman Islands with limited liability)

Stock Code: 1421

ANNUAL REPORT 2016 / 2017



CONTENTS

	2	Corporate Information	
	3	Chairman Statement	
	4	Management Discussion and Analysis	
	24	Directors' Report	
	31	Profile of Directors and Senior Management	
	34	Corporate Governance Report	
	47	Environmental, Social and Governance Report	
	58	Independent Auditors' Report	
	64	Consolidated Statement of Profit or Loss and Other Comprehensive Income	
	65	Consolidated Statement of Financial Position	
	67	Consolidated Statement of Changes in Equity	
	68	Consolidated Statement of Cash Flows	
•	70	Notes to the Consolidated Financial Statements	
	142	Five Year Financial Summary	
	•		
			THE STATE OF THE S
			HH
			112999
	$\mathbb{N}^{\mathbb{N}}$		



Corporate Information



BOARD OF DIRECTORS

Executive Directors

Mr. Liu Yancheng (Chairman)

Mr. Liu Xinsheng

Mr. Peng Rongwu

Non-executive Director

Mr. Tam Tak Wah

Independent Non-executive Directors

Mr. Leung Po Hon

Mr. Li Jin

Dr. Luo Xiaodong

AUDIT COMMITTEE

Mr. Leung Po Hon (Chairman)

Mr. Li Jin

Dr. Luo Xiaodong

Mr. Tam Tak Wah

NOMINATION COMMITTEE

Mr. Liu Yancheng (Chairman)

Mr. Leung Po Hon

Mr. Li Jin

Dr. Luo Xiaodong

REMUNERATION COMMITTEE

Mr. Leung Po Hon (Chairman)

Mr. Li Jin

Mr. Liu Xinsheng

Dr. Luo Xiaodong

Mr. Tam Tak Wah

AUDITORS

HLB Hodgson Impey Cheng Limited

31/F, Gloucester Tower

The Landmark

11 Pedder Street, Central

Hong Kong

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Standard Chartered Bank (Hong Kong) Limited Standard Chartered Bank (Singapore) Limited

REGISTERED OFFICE

Cricket Square, Hutchins Drive

P.O. Box 2681

Grand Cayman KY1-1111

Cayman Islands

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Codan Trust Company (Cayman) Limited

Cricket Square, Hutchins Drive

P.O. Box 2681

Grand Cayman KY1-1111

Cayman Islands

BRANCH SHARE REGISTRAR AND TRANSFER OFFICE IN HONG KONG

Union Registrars Limited

Suites 3301-04, 33/F

Two Chinachem Exchange Square

338 King's Road

North Point

Hong Kong

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1011, 10th Floor

Wing On Centre

111 Connaught Road Central

Hona Kona

COMPANY SECRETARY

Mr. Li Chi Chung, Solicitor, Hong Kong

19/F, Prosperity Tower

39 Queen's Road Central

Central

Hong Kong

AUTHORISED REPRESENTATIVES

Mr. Liu Xinsheng

Mr. Li Chi Chung, Solicitor, Hong Kong

WEBSITE OF THE COMPANY

www.kingbostrike.com

Chairman Statement



BUSINESS OVERVIEW

After a year of efforts, the solar power business acquired in the previous year has started to generate revenue for Kingbo Strike Limited (the "Company") and its subsidiaries (collectively the "Group"). In the meantime, the electrical engineering services in Singapore continued to contribute to the Group's revenue. For the financial year ended 30 June 2017, the Group recorded a significant growth in its total revenue, which was mainly attributable to the revenue generated from the solar power business. Despite the lower profit margin of the Group's electrical engineering services amidst the stiff competition of public residential projects in Singapore, the Group recorded an increase in its overall gross profit margin, which was largely driven by the high gross profit margin of the solar power business.

Nevertheless, during the past year, the People's Republic of China (the "PRC") experienced drastic changes to the business development environment of solar power stations, including the downward adjustment of on-grid tariffs, bidding for quota allocation, technological advancement and cost reduction for the solar power business. To encourage businesses to save costs through greater innovation and efficiency improvement, the National Development and Reform Commission (the "NDRC") regularly adjusts on-grid tariffs, which have been reduced by 13% to RMB0.85 per kilowatt hour at the end of 2016. The reduction in on-grid tariffs and the introduction of bidding for quota allocation have raised market attention to the level of investment return of solar power station projects. Having considered the continuously tumbling costs of solar power installation in the PRC and intense market competition, we are of the view that the Group will face challenges in the solar power business.

OUTLOOK

Looking forward, it is anticipated that the business environment for the Group will remain challenging in light of policy refreshment, fierce competition and rising costs. Given the demand in public housing development in Singapore and the uncertainty of the solar power business, we expect a stable outlook for 2017/2018. We will continue to leverage our resources to improve our profitability and simultaneously take prudent measures to control our operating costs. Besides, the Group will keep exploring opportunities in other new business areas and expand through strategic acquisition or alliance with the aim of delivering sustainable long-term value for our shareholders and other stakeholders.

Liu Yancheng

Chairman





BUSINESS REVIEW

The financial year ended 30 June 2017 continued to be filled with challenges. The solar power business, which was acquired in May 2016, has made significant contribution of 56.6% in terms of revenue to the Group while the electrical engineering services in Singapore has also contributed 43.4% of the Group's revenue in the financial year ended 30 June 2017.

Solar Power Business

The Group commenced the business of construction, operation and sale of solar power station projects in the PRC through the acquisition of 60% equity interest (the "Acquisition") in Kahuer Holding Co., Limited ("Kahuer") and its subsidiaries (together referred to as the "Kahuer Group"), which was completed on 27 May 2016, at a consideration of HK\$450,000,000.

Pursuant to the sale and purchase agreement for the Acquisition (the "Agreement"), Eternal Green Group Limited (the "Vendor"), being the vendor under the Agreement, agreed to assist the Kahuer Group to complete the transfer of the entire registered capital of 青島啟光新能源發電有限公司 (Qingdao Qiguang New Energy Electricity Company Limited*) ("Qingdao Qiguang") and 昌樂中興開合光伏發電有限公司 (Chengle Zhongxing Photovoltaic Energy Company Limited*) ("Chengle Zhongxing") to the Kahuer Group (the "Reorganisation") within six months after the completion of the Acquisition or such later date as the parties may mutually agree. On 27 November 2016, the parties to the Agreement mutually agreed to extend the deadline for the Reorganisation to take place on or before 27 February 2017. On 13 April 2017, a supplemental agreement (the "Supplemental Agreement") was entered into by the parties to the Agreement, whereby the parties agreed not to proceed with the Reorganisation. Instead, the Vendor would (i) procure the sale of the entire registered capital of Chengle Zhongxing and Qingdao Qiguang to a third party; (ii) procure the third party to arrange with the sole shareholder of Qingdao Qiguang for the release of the charge on the entire equity interests of Qingdao Qiguang and 70% equity interests of Chengle Zhongxing to secure a loan granted to the sole shareholder of Qingdao Qiguang; and (iii) direct the third party to pay the entire consideration to the Group on or before 30 April 2017 and the Group is entitled to receive such consideration as its income. The sale of the entire registered capital of Chengle Zhongxing and Qingdao Qiguang to a third party was completed on 13 April 2017 at an aggregate consideration of RMB35,000,000.

On the other hand, the Group completed the disposal of the entire registered capital of 開合新能源(鎮江)有限公司 (Kaihe New Energy (Zhenjiang) Company Limited*) ("Kaihe New Energy") at a total consideration of RMB30,000,000 on 25 May 2017 (the "Disposal"). Kaihe New Energy and its subsidiaries (together referred to as the "Kaihe New Energy Group") is principally engaged in (a) construction of solar power station; (b) sale of solar power station; and (c) provision of management and maintenance services to solar power station. The Disposal has contributed a net profit of approximately S\$4.6 million to the Group for the financial year ended 30 June 2017.

Upon completion of the Disposal, the Group had only one construction project for solar power stations on hand as at 30 June 2017. Subsequent to 30 June 2017, the Group has entered into a purchase agreement for the design, supply and installation of solar photovoltaic parts and equipment amounting to RMB1.9 billion (equivalent to approximately S\$386.7 million) for a 3 years' period up to 1 June 2020. The Directors will continuously develop the solar power business and strive to maximise the return to the shareholders of the Company.

^{*} For identification purpose only



Electrical Engineering Services

For the financial year ended 30 June 2017, the electrical engineering services in Singapore recorded a revenue of approximately S\$25.0 million which represents an increase of approximately 16.5% over that of approximately S\$21.5 million for the financial year ended 30 June 2016. This is mainly attributable to a higher percentage of work completed in certain large scale projects during the financial year ended 30 June 2017.

During the financial year ended 30 June 2017, the Group completed 3 projects (2016: 2 projects), all of which (2016: 1) are public residential projects. Due to keen competition in the market, the Group did not secured new projects in the financial year ended 30 June 2017 (2016: nil).) As at 30 June 2017, the value of the outstanding contracts to be completed was \$\$15.6 million (2016: \$\$40.5 million) and all the 6 contracts on hand (2016: 9) were related to public residential projects.

DISCLAIMER OF OPINION FROM THE AUDITORS

Having considered the explanations and basis of giving the disclaimer of opinion (the "**Disclaimer Opinion**") from the auditors of the Company, HLB Hodgson Impey Cheng Limited (the "**Auditors**") and the explanations from the management of the Company, the audit committee (the "**Audit Committee**") of the board (the "**Board**") of directors (the "**Directors**") of the Company and independent non-executive directors of the Company agree with the following points raised under the basis for disclaimer of opinion given by the Auditors in their independent auditors' report:

- (1) the opening balances and the corresponding figures in relation to the Acquisition;
- (2) the identifiable assets and liabilities of the Kahuer Group;
- (3) the impairment assessment of goodwill;
- (4) the fair value of profit guarantee receivable;
- (5) the gain on settlement of prepayments for acquisition of subsidiaries; and
- (6) the gain on disposal of subsidiaries.

The Company expects that in the subsequent financial years:

- (a) (1) to (2) of the Disclaimer Opinion will continue to recur due to the reasons stated in the paragraphs under "Identifiable assets and liabilities of the Kahuer Group" hereinbelow. However, based on the Company's understanding from the Auditors, if the possible effects of the purchase price allocation at the date of Acquisition (the "Purchase Price Allocation") on the opening balances are determined to be not material to the consolidated financial statements, (1) to (2) of the Disclaimer Opinion is unlikely to recur in the subsequent financial year (i.e. year ending 30 June 2018);
- (b) whether (3) of the Disclaimer Opinion will continue to recur depends on the performance of the Kahuer Group; and
- (c) (4) to (6) of the Disclaimer Opinion will not recur as the possible effects of those items were reflected in the results of the Group for the financial year ended 30 June 2017 but not reflected on the closing balances as at that date and therefore will not be carried forward.

The Audit Committee agreed with the Auditors' view of Disclaimer Opinion regarding the consolidated financial statements of the Group for the financial year ended 30 June 2017. The Board will maintain a regular dialogue with the Auditors about the further development of the solar power business and is confident in providing more audit evidence to the Auditors to address the Disclaimer Opinion.





Identifiable assets and liabilities of the Kahuer Group

As explained in the annual report of the Company for the year ended 30 June 2016 (the "2016 Annual Report"), the fair value of the identifiable assets and liabilities of the Kahuer Group, and hence the carrying amount of non-controlling interest and goodwill, for the purpose of Purchase Price Allocation was determined based on a cash flow forecast of the Kahuer Group (the "Forecast"), the reasonableness of which the predecessor auditors of the Company considered that they were unable to evaluate due to scope limitations as at the material time as the Kahuer Group was established for less than a year and information relating to it was therefore limited.

In this regard, the Company is given to understand from the Auditors that, in order to be able to use the post-Acquisition result to ascertain the reasonableness of the Forecast which formed the basis of the Purchase Price Allocation and hence of the carried forward balances in the consolidated financial statements for the year ended 30 June 2017, it is a requirement that such results must not be affected by events or circumstances which did not exist at the date of the Acquisition.

However, as there were changes to the original business plan and model of the Kahuer Group due to unexpected events which occurred during the financial year ended 30 June 2017, the Auditors considered that the post-Acquisition results of the Kahuer Group could not be used so as to address the issues raised by the Company's predecessor auditors.

The original business plan and model of the Kahuer Group was to engage in the engineering, procurement and constructions of solar power stations in the PRC and to provide turnkey service on contractual basis to its customers for the design, construction and installation of solar power station projects. It was expected that revenue would be generated from the sale and transfer of solar power station projects to third party buyers.

However, due to unexpected events which occurred during the financial year ended 30 June 2017, the business plan and model of the Kauher Group was changed to acting a service provider and take up certain tasks in the development of solar power stations, such as solar power plant component and equipment procurements, assembly, installation and commissioning. Under the current business plan and model, it was expected that revenue would be generated from the provision of the said services.

In light of the above change in the business plan and model of the Kahuer Group, the Auditors considered that the post-Acquisition results of the Kahuer Group could not be used so as to address the issues raised by the Company's predecessor auditors.

By reason of the above, the Auditors were not able to assess the effects of the matters concerning the Purchase Price Allocation on the opening balances as at 1 July 2016 and consequentially the effects on the balance of retained profits as at 1 July 2016, the Group's results for the year ended 30 June 2017 and the closing balances as at 30 June 2017, and the opening balances as at 1 July 2017.



Impairment assessment of goodwill

The Company understands that it is the view of the Auditors that the historical operation data of the Kahuer Group is insufficient to support the assumptions adopted for the valuation of the recoverable amount of the cash-generating unit (the "CGU"), which formed the basis of the amount of impairment loss on the goodwill recognized in the consolidated financial statements of the Company.

The Company understands from the Auditors that as information and data presently available were insufficient for them to satisfactorily address the issues raised in the "Basis for Disclaimer of Opinion" under the Independent Auditors' Report, they considered that there were insufficient appropriate audit evidence and therefore took the view that they were unable to determine whether adequate accounting records had been kept.

The Company considers that, in order to address the issues raised by its predecessor auditors, as indicated in the 2016 Annual Report, the Board has been using its best endeavours to develop the business of the Kahuer Group as planned and working closely with the Auditors with a view to enabling them to evaluate the Forecast of the Kahuer Group. The Board will continue to follow up the issues closely with the Auditors and keep them updated as to the development of the business of the Kahuer Group.

As mentioned by the Company in the announcement dated 2 August 2017, the goodwill generated from the Acquisition was allocated to construction, operation and sale of solar power station projects CGU.

The Company expected that income would be generated from the CGU from the engineering, procurement and constructions of solar power stations in the PRC (the "EPC Segment"), and a number of non-binding framework agreements for solar power stations to be developed by the Group were entered into with potential buyers.

Notwithstanding the above, there was adverse change in the demand for the construction and development of solar power stations, and starting from April 2017, the Company was informed by a small number of potential buyers that they would not proceed further with the abovementioned transactions which indicated that the expected revenue to be generated from the CGU may be affected and reduced. In the circumstances and in light of the opinion given by Asset Appraisal Limited, the independent valuer engaged by the Company, on the recoverable amount of the CGU, a provision for the Impairment was made by the Company.

The Company considers that the provision for the impairment was made based on the principle of prudence, and provided a full, true and fair reflection of the financial position of the Group and the value of its assets as at 30 June 2017. The Company also considers that the said provision for impairment is in line with the relevant provision of international accounting standards and the Company's accounting policies to reflect the fair value of the Company's assets, and to ensure the proper operation of the Company.

The conclusion that no provision for impairment of goodwill for the year ended 30 June 2016 was necessary was reached based on the fact that the Group's share of the value in use of the CGU (i.e. RMB410,376,000 (RMB683,960,000 x 60%)) as opined by Peak Vision Appraisals Limited, the independent valuer engaged by the Company, adopting the discounted cash flow model was not less than its carrying value. Such value in use was determined on the basis of the projected performance of the CGU at the time.

The valuers adopted the discounted cash flow model when determining the value in use of the CGU at the relevant time. Details regarding the methodology and key inputs are set out in note 12 to the consolidated financial statements, which are summarized below:





Valuation of the Kahuer Group as at 30 June 2016

The pre-tax discount rate applied to the cash flow projections is 23.76%. The compound annual growth rate used to extrapolate the cash flows of the solar power industry for the first five-year period is 13.40%. The growth rate used to extrapolate the cash flows of the solar power industry beyond the five-year period is negative 5%.

The relevant key figures used to determine the value in use of the CGU are as follows:

Projected earnings before interest after tax (RMB000,000')					
FY 2016	FY 2017	FY 2018	FY 2019	FY 2020	
28	254	259	139	85	

Valuation of the Kahuer Group as at 30 June 2017

The pre-tax discount rate applied to the cash flow projections is 22.96%. The revenue amounts used in the valuation model for the periods beyond the five-year period, and hence the gross profit amounts, were extrapolated based on the forecasted revenue for the fifth year.

The relevant key figures used to determine the value in use of the CGU are as follows:

Projected earnings before interest after tax (RMB000,000')						
FY 2017	FY 2018	FY 2019	FY 2020	FY 2021		
9	21	24	25	26		

Below is a table setting out the changes made to the relevant inputs used the valuers for calculating the recoverable amount of the CGU at the relevant time and the relevant assumptions respectfully adopted.

Input	2016 valuation	2017 valuation	Reasons for change
Risk free rate used for calculation of pre-tax discount rate	2.40%	3.57%	Changes in market parameters during the period between the 2016 valuation date and the 2017
Market premium used for calculation of pre-tax discount rate	7.99%	7.75%	valuation date
Re-levered Beta used for calculation of pre-tax discount rate	1.01	1.0718	
Pre-tax discount rate	23.76%	22.96%	
Compound annual growth rate for projected revenues	13.40%	9.42%	Change in projected revenues (to be particularized below)





Projected revenues (RMB million)						
Valuation Date	FY 2016	FY 2017	FY 2018	FY 2019	FY 2020	Reasons for change
30.06.2016	419	2,242	1,825	1,125	693	Please refer to page 6
Valuation Date	FY 2017	FY 2018	FY 2019	FY 2020	FY 2021	above.
30.06.2017	300	350	400	420	430	

	Assumptions adopted						
	Valuation as at 30.06.2017		Valuation as at 30.06.2016				
(i)	There will be no major change in the existing political, legal and economic conditions in the PRC in which the CGU is being operated;	(i)	All projects to be developed will be materialised;				
(ii)	save for those proposed changes on taxation policies announced by the Tax Bureau of the PRC, there will be no major change in the current taxation law and tax rates as prevailing and that all applicable laws and regulations on taxation will be complied with by the CGU and its subsidiaries;	(ii)	the valuation was conducted based on the unaudited financial statements as provided by the management and the assumption that there is no material difference between the unaudited financial statements and the finalized audited financial statements of the Group as at the valuation date;				
(iii)	the interest rates and exchange rates will not differ materially from those presently prevailing;	(iii)	for the CGU to continue as a going concern, the CGU will successfully carry out all necessary activities for the development of its business;				
(iv)	the availability of finance will not be a constraint on the forecast growth of the CGU's operations in accordance with the business plan and the projection;	(iv)	the availability of finance will not be a constraint on the forecast growth of the operations of the CGU in accordance with projections;				
(v)	the business forecast is based on reasonable grounds, reflecting estimates which have been arrived at after due and careful consideration by the management and will materialize;	(v)	the unaudited financial statements relating to the CGU have been prepared in a manner which truly and accurately reflect the financial position relating to the CGU as at the respective balance sheet dates;				
(vi)	the facilities systems and the technology utilized by the CGU do not infringe any relevant regulations and law;	(vi)	market trends and conditions where the CGU operates will not deviate significantly from the economic forecasts in general;				
(vii)	all equipment and facilities utilized by the CGU can perform efficiently and safely according to the purposes for which it was designed and built;	(∨ii)	key management, competent personnel and technical staff will all be retained to support the ongoing operations of the CGU;				







	Assumptio	ns ado	pted
	Valuation as at 30.06.2017		Valuation as at 30.06.2016
(viii)	the CGU have obtained all necessary permits and approvals to carry out the business operations in the PRC and shall have no legal impediment in renewing those permits and approvals from time to time;	(viii)	there will be no material changes in the business strategy of the CGU and its operating structure;
(ix)	the CGU and its operating assets are free and clear of any lien, charge, option, pre-emption rights or other encumbrances or rights whatsoever;	(ix)	interest rates and exchange rates in the localities for the operation of the CGU will not differ materially from those presently prevailing;
(x)	the CGU shall secure and retain competent management, key personnel, marketing and technical staff to carry out and support the operations; and	(x)	all relevant approvals, business certificates, licenses or other legislative or administrative authority from any local, provincial or national government, or private entity or organization required to operate in the localities where the CGU operates or intends to operate will be officially obtained and renewable upon expiry unless otherwise stated; and
(xi)	the estimated fair values do not include consideration of any extraordinary financing or income guarantees, special tax considerations or any other atypical benefits which may influence the ordinary recoverable amount of the CGU.	(xi)	there will be no major changes in the political, legal, economic or financial conditions and taxation laws in the localities in which the CGU operates or intends to operate, which would adversely affect the revenues and profits attributable to the CGU.

Profit guarantee receivable

According to the terms of the Acquisition (as amended by the Supplemental Agreement), the Vendor warranted and guaranteed that the consolidated profit before tax of the Kahuer Group for the 12 months immediately following the completion date of the Acquisition (i.e. from 27 May 2016 to 27 May 2017) (the "Guarantee Period") plus the total proceeds of the sale of the entire registered capital of Chengle Zhongxing and Qingdao Qiguang minus the prepayment for acquisition of subsidiaries (the "Actual Profit") would not be less than RMB120 million. In the event that the Actual Profit as reviewed by the Auditors is less than RMB120 million, compensation would be given by the Vendor.

Details of the profit guarantee receivable were set out in the announcements of the Company dated 11 May 2016 and 13 April 2017.

According to IFRS 3 – Business combination, paragraph 39, the consideration the acquirer transfers in exchange for the acquiree includes any asset or liability resulting from a contingent consideration arrangement. The acquirer shall recognise the acquisition-date fair value of contingent consideration as part of the consideration transferred in exchange for the acquiree. Therefore, the Company engaged Peak Vision Appraisals Limited for the determination of fair value of the profit guarantee receivable as at 30 June 2016 and recognized the amount on the financial statements as at 30 June 2016. It was, however, the first time the fair value of the profit guarantee was determined.

According to the understanding of the Company, the Monte Carlo simulation was applied for the valuation.



The profit guarantee relates to the Actual Profit for the Guarantee Period. In this regard, since the Guarantee Period ended on 27 May 2017, the Company used the actual figures reviewed by the Auditors to determine the fair value of the profit guarantee receivable as at 30 June 2017.

According to the information available to the Company and agreed by the Auditors, the Actual Profit for the Guarantee Period was approximately RMB126,304,000.

Since the Actual Profit reviewed by the Auditors met the target (i.e., not less than RMB120 million), no compensation would be provided by the Vendor under the profit guarantee, and accordingly the fair value of the profit guarantee receivable was adjusted to 0, thereby resulting in a fair value loss of approximately S\$9 million recognised in the financial year ended 30 June 2017.

BUSINESS PROSPECT

Looking forward, it is anticipated that the business environment for the Group continues to be challenging in light of keen competition and inflating costs. Given the demand in public housing development in Singapore and the uncertainty of the solar power business in the PRC, a stable outlook for 2017/2018 is expected. The Group will continue to leverage its resources to improve the profitability and simultaneously take prudent measures to control the operating costs.

On 16 June 2017, the Company announced that the Group entered into a provisional agreement in relation to the acquisition of properties for a purchase price of HK\$30 million. The properties are two five-storey buildings situated at Hsinchu County in Taiwan. An initial deposit of HK\$10 million has been paid by the Group upon signing of the provisional agreement and the remaining balance in the amount of HK\$20 million will be payable in accordance with the terms of a formal agreement which is expected to be entered into within 90 days after the signing of the provisional agreement. As of the date of this report, the formal agreement has not been signed.

It is intended that the properties will be used for investment purposes and the Group may benefit from any long term capital gain if the properties appreciate in value in the future. The acquisition of properties represents an attractive investment opportunity for the Group and gives room for the development of the Group's operations in Taiwan. Should the Group develop its business in Taiwan, the properties may be used by the Group as its office premises in Taiwan and will enable the Group to save rental expenses.

Whilst the Group remains focused on developing its existing businesses, it has been the business strategy of the Group to proactively seek potential investment opportunities in order to enhance the value of the shareholders of the Company. The Directors consider that it will be beneficial for the Group to seek suitable investment opportunity from time to time to expand and diversify its existing business portfolio into business area with growth potential and to broaden its source of income.

FINANCIAL REVIEW

The Group's revenue increased substantially by 168.1% from approximately \$\$21.5 million for the financial year ended 30 June 2016 to approximately S\$57.6 million for the financial year ended 30 June 2017. Loss and loss per share for the year ended 30 June 2017 amounted to approximately \$\$31.4 million and \$\$5.02 cents respectively compared to the profit and restated earnings per share amounting to approximately \$\$4.0 million and \$\$0.60 cent respectively for the financial year ended 30 June 2016.

Financial Results

Revenue

For the financial year ended 30 June 2017, revenue of the Group comprises of revenue generated from the following two business segment of the Group:





Solar Power Business

The year ended 30 June 2017 is the first financial year in which the solar power business generated revenue for the Group since the business operation was acquired in May 2016. As a matter of fact, it is encouraging to see that an amount of approximately S\$32.6 million was recognized in its first year of operation.

Electrical Engineering Services

For the financial year ended 30 June 2017, this business segment recorded a revenue of approximately S\$25.0 million, which represents an increase of 16.5% from approximately S\$21.5 million for the financial year ended 30 June 2016. This is mainly attributable to the fact that certain on-going projects experienced a slowdown in worksite schedule in prior years have accelerated the work progress in the financial year ended 30 June 2017 and hence, more projects with significant percentage of completion was recognized, which boosted up the revenue as compared to the last financial year.

Operating Results

Gross profit margin of the Group increased by 19.3% from 14.1% for the financial year ended 30 June 2016 to 33.4% for the financial year ended 30 June 2017. The uplift in gross profit margin was mainly generated from the solar power business which can fetch a higher gross profit margin than that of the electrical engineering services. The increase in gross profit margin was nevertheless alleviated by the drop in the gross profit margin of the electrical engineering services by about 6.5% from 14.1% for the financial year ended 30 June 2016 to that of about 7.6% for the financial year ended 30 June 2017. Due to keen competition in the market, the electrical engineering projects undertaken by the Group experienced a decreasing trend in respect of the gross profit margin over the past two years.

The operating results of the Group has turned around from a profit of approximately \$\$4.0 million for the financial year ended 30 June 2016 to a loss of approximately \$\$31.4 million for the financial year ended 30 June 2017. This substantial adverse change is primarily attributable to the impairment loss of approximately \$\$41.2 million on goodwill relating to the solar power business taking into account the cash flow projections of the cash generating unit of the solar power business for the next five years.

Other Gains and Losses

Other gains and losses has also experienced sharp adverse change from a net gain of approximately S\$1.9 million for the financial year ended 30 June 2016 to a net loss of approximately S\$1.3 million for the financial year ended 30 June 2017. This is mainly the result of the following significant items:

- 1) fair value loss of approximately S\$9.0 million on profit guarantee receivable due to the fulfilment of the profit guarantee arising from the Acquisition;
- 2) gain of approximately S\$4.6 million arising from the Disposal; and
- 3) gain of approximately S\$2.2 million relating to settlement of prepayments for acquisition of subsidiaries.

Administrative Expenses

Administrative expenses for the financial year ended 30 June 2017 increased substantially by 152.1% to approximately S\$5.0 million (2016: S\$2.0 million). This is primarily attributable to:(i) legal and professional fees in relation to the Acquisition and Disposal; (ii) share option expense in relation to the share options granted in May 2017; (iii) additional expenses relating to removal of office premise in Hong Kong; and (iv) a full year's administration expenses of the solar power business being accounted for in the financial year ended 30 June 2017 as this business segment was only acquired in May 2016.



Impairment Loss Recognized in respect of Goodwill

In light of the cash flow projections of the solar power business for the next five years, the recoverable amount of the goodwill in relation to the solar power business at 30 June 2017 was determined to be approximately S\$16.3 million taking into account the valuation performed by an independent professional valuer. Accordingly, an impairment loss of approximately S\$41.2 million was recognized. Details of the goodwill were set out in note 12 to the consolidated financial statements.

Other Expenses

Other expenses increased slightly by approximately 2.2% from \$\$255,183 for the financial year ended 30 June 2016 to \$\$260,749 for the financial year ended 30 June 2017. There was no notable movements for individual items in this expense category.

Share of Results of Joint Ventures

The Group's share of results of joint ventures decreased substantially by 49.6% to approximately S\$1.0 million (2016: approximately S\$2.0 million) for the financial year ended 30 June 2017 mainly due to delays and extensions of nearly completed or completed projects in the current financial year. The extensions have caused an increase in overheads thus affecting the gross profit margin.

Share of Results of an Associate

The associate has shared a profit of \$\$42,228 (2016: loss of \$\$118,107) mainly due to the new projects secured during the financial year and the on-going projects were relatively small scale with lesser amount of work required.

Income Tax Expense

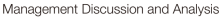
Income tax expense increased substantially by 591.7% from S\$587,357 for the financial year ended 30 June 2016 to approximately S\$4.1 million for the financial year ended 30 June 2017. This is primarily attributable to the income tax expense charged on the assessable profit generated from the solar power business.

Employment and Remuneration Policy

As at 30 June 2017, total number of employees of the Group was 173 (2016: 193). During the financial year ended 30 June 2017, employees costs (including Directors' emoluments) amounted to approximately \$\$5.8 million (2016: \$\$4.5 million). Remuneration of the employees which included salary, discretionary bonus and share-based incentives was based on the Group's results and individual performance. Medical and retirement benefits schemes were made available to qualified personnel.

Financial Position

As at 30 June 2017, total assets of the Group were approximately \$\$90.7 million (30 June 2016: \$\$114.4 million), representing a decrease of 20.7% as compared with that of 2016. In particular, non-current assets decreased by 64.6% to approximately \$\$24.6 million (30 June 2016: \$\$69.5 million), whereas current assets increased by 47.3% to approximately \$\$66.1 million (30 June 2016: \$\$44.9 million).







The significant decrease in non-current assets is mainly attributable to the impairment loss of approximately S\$41.2 million on goodwill relating to the solar power business, which has led to the substantial write down of the fair value of goodwill from approximately S\$57.5 million as at 30 June 2016 to approximately S\$16.3 million as at 30 June 2017. In addition, the prepayment of approximately S\$4.7 million for acquisition of subsidiaries as at 30 June 2016 charged to the profit or loss on disposal of the subsidiaries also accounted for the reduction in non-current assets. On the other hand, the substantial increase in trade receivables of approximately S\$20.0 million from approximately S\$3.8 million as at 30 June 2016 to approximately S\$23.8 million as at 30 June 2017, which is primarily related to the solar power business, has strengthened up the current assets of the Group.

As at 30 June 2017, total liabilities of the Group amounted to approximately \$\$25.7 million (30 June 2016: \$\$23.0 million), an increase of 11.8% as compared with that of 2016. In particular, current liabilities increased by 66.7% to \$\$25.6 million (30 June 2016: \$\$15.3 million), whereas non-current liabilities reduced by 98.9% to \$\$84,498 (30 June 2016: approximately \$\$7.6 million). The increase in current liabilities is mainly due to the increase in accrued charges for project costs of approximately \$\$5.2 million in respect of the electrical engineering services and the increase in income tax payable of approximately \$\$3.9 million due to the income tax expense charged on the assessable profit generated from the solar power business. On the other hand, the drastic reduction in non-current liabilities was resulted from the reduction of the interest-bearing borrowings of approximately \$\$6.8 million due to the Disposal.

Total equity of the Company reduced by 28.9% to approximately \$\$65.0 million as at 30 June 2017 (30 June 2016: \$\$91.4 million). This is primarily resulted from the total comprehensive loss with a substantial amount of approximately \$\$31.6 million for the financial year ended 30 June 2017 charged to the total equity.

Liquidity, Financial Resources and Gearing

As at 30 June 2017, the Group maintained net current assets of approximately S\$40.5 million (30 June 2016: S\$29.5 million). Besides, the Group maintained cash and cash equivalents of approximately S\$17.2 million, of which 22.6% and 77.4% were denominated in Hong Kong dollars and Singapore dollars respectively (30 June 2016: S\$12.7 million, of which 64.4% and 29.4% were denominated in Hong Kong dollars and Singapore dollars respectively).

As at 30 June 2017, the Group had no interest-bearing borrowings (30 June 2016: approximately \$\$6.8 million). The Group's gearing ratio was 7.1% (30 June 2016: 9.9%), which was calculated on the basis of net debt over equity attributable to owners of the Company. Net debt is calculated as trade and other payables and interest-bearing borrowings less cash and cash equivalents.

Charge on Assets

As at 30 June 2017, the Group had no charges on its assets.

During the financial year ended 30 June 2016, the Group obtained a borrowing amounting to RMB35 million (equivalent to approximately S\$6.8 million) (the "Borrowing") from an independent third party. The Borrowing was secured by way of a pledge over (i) 35% shareholding interests in 鎮江開合光伏發電有限公司 (Zhenjiang Kaihe Photovoltaic Power Company Limited*) ("Zhenjiang Kaihe"), which was held by the Group as to its 60% equity interest; and (ii) the assets of Zhenjiang Kaihe. In addition, the Group was committed to purchase raw materials from a supplier amounting to RMB4.5 million (equivalent to approximately S\$934,000). The purchase was secured by way of a pledge over 45% share interest in 盱眙盛能新能源有限公司 (Xuyi Shengneng New Energy Company Limited*), which was also held by the Group as to its 60% equity interest. The Group was effectively released from all of these charges upon completion of the Disposal.



Capital Structure

On 15 May 2017, the Board granted an aggregate of 76,000,000 share options to the grantees to subscribe for up to 76,000,000 ordinary shares of the Company at an exercise price of HK\$0.305 per share, details of which were set out in the Company's announcement dated 15 May 2017. All the options granted were accepted and subscribed by the grantees and as a result, the capital base of the Company were further strengthened by HK\$23.18 million, being the proceeds received from the exercise of the share options.

On 20 June 2017, the Company entered into a placing agreement (the "**Placing Agreement**") with Pinestone Securities Limited, pursuant to which Pinestone Securities Limited agreed to place 152,000,000 new shares of the Company to not less than six placees on a best effort basis at a placing price of HK\$0.266 per placing share (the "**Placing**"). The Placing was completed on 6 July 2017 and 152,000,000 new shares of the Company with an aggregate nominal value of HK\$1.52 million were allotted and issued by the Company to not less than six placees who were independent individuals, corporations and/or institutional investors, who and whose ultimate beneficial owners were third parties independent of and not connected with the Company and its connected persons.

The placing price of HK\$0.266 represents (i) a discount of approximately 8.28% to the closing price of HK\$0.29 per share as quoted on the Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") on 20 June 2017, being the date of the Placing Agreement; and (ii) a discount of approximately 9.83% to the average closing price of HK\$0.295 per share of the Company as quoted on the Stock Exchange for the last five consecutive trading days immediately prior to date of the Placing Agreement. The net placing price for the Placing was approximately HK\$0.261 per placing share.

The Placing was conducted by the Company to raise additional funding for the business operations of the Group and strengthen the financial position of the Group for future development. The net proceeds amounting to approximately HK\$39.7 million arising from the Placing was applied as to (i) HK\$20 million to finance the acquisition of two five-storey buildings situated in Taiwan; (ii) approximately HK\$19.7 million as general working capital of the Group.

As at 30 June 2017, the Company had 836,000,000 (30 June 2016: 760,000,000) shares in issue.

Capital Expenditure and Commitments

During the financial year ended 30 June 2017, the Group had capital expenditure of S\$455,715 (2016: S\$221,088).

As at 30 June 2017, the Group had commitments contracted for but not provided in the consolidated financial statements amounting to approximately S\$3.5 million (30 June 2016: Nil) in respect of acquisition of properties.

Contingent Liabilities

As at 30 June 2017, the Group had security bonds to the Singapore Government amounting to S\$615,000 (30 June 2016: S\$730,000) in relation to foreign workers.

Significant Investments

During the financial year ended 30 June 2017, the Group acquired certain listed securities as held-for-trading investments.







The Group identified its investments based on the share price performance and future prospect of the investments. For the financial year ended 30 June 2017, the Group received dividend income of \$\$2,727 (2016: Nil) from investment in listed securities and made a fair value gain of \$\$149,236 (2016: approximately \$\$2.3 million) on held-for-trading investments. This fair value gain is mainly the combination effect of: (i) increase in share price of 264.7% of Chi Ho Development Holdings Limited ("Chi Ho") since its acquisition by the Group on 22 March 2017; (ii) increase in share price of 196.3% of Li Bao Ge Group Limited ("Li Bao Ge") since its acquisition by the Group on 14 November 2016; and (iii) decrease in the share price of Pinestone Capital Limited ("Pinestone") of 67.9% during the year. The Group also acquired the shares in China Baoli Technologies Holdings Limited ("China Baoli") and Heng Tai Consumables Group Limited ("Heng Tai") during the financial year ended 30 June 2017.

Details of all the held-for-trading investments are as follows:

Stock code	Company Name	Percent sharehold 30 June 2017		Market value as at 30 June 2017 \$\$	Approximate percentage to the Group's net assets as at 30 June 2017	Market value as at 30 June 2016 S\$	Approximate percentage to the Group's net assets as at 30 June 2016	held-for investm	fair value of -trading ents for 's ended 30 June 2016 S\$	Approximate of change in held-for- investme the years 30 June 2017	fair value of trading ents for
164 197 804 8102 8423	China Baoli Heng Tai Pinestone Li Bao Ge Chi Ho	0.072% 0.555% 0.741% 0.229% 1.863%	- - 0.741% -	828,047 601,419 1,867,228 2,654,379 3,294,536	1.27% 0.92% 2.87% 4.08% 5.07%	- 5,756,891 -	- - 6.30% - -	(52,331) 8,766 (3,956,834) 1,758,449 2,391,186	- 2,315,440 -	(5.94)% 1.48% (67.94)% 196.27% 264.70%	- - 67.28% -
0720	OHITIO	1.000 /0		9,245,609	14.21%	5,756,891	6.30%	149,236	2,315,440	1.64%	67.28%

China Baoli is principally engaged in mobile technologies business, tourism and hospitality business, gamma ray irradiation services, and securities trading and investment. Although China Baoli recorded a loss for the financial year ended 31 March 2017, they intends to develop investment and fund management business. Their goal is to generate stable fee based income and performance based revenue. In the long run, the Group believes that China Baoli will continue to diversify its existing business so as to achieve better growth potential and generating promising returns to the shareholders.

Heng Tai is principally engaged in (i) trading of packaged foods, beverages, household consumable products, cold chain products and cosmetics and skincare products; (ii) trading of agri-products and upstream farming business; and (iii) provision of cold chain logistics services and value-added post-harvest food processing. Although Heng Tai recorded a loss for the financial year ended 30 June 2016, they will continue to strengthen the traditional trading business by enhancing product portfolio and sales channels as well as investing in appropriate logistics facilities to support the trading business. They will also continue to adopt stable and reasonable pricing strategy so as to improve the gross profit margin despite the deteriorating operating environment.



Pinestone is a Hong Kong-based financial services provider principally engaged in provision of securities brokerage services, securities-backed lending services as well as placing and underwriting services. The profit for the financial year ended 31 December 2016 of Pinestone is approximately HK\$27.6 million, which has increased by approximately HK\$12.2 million compared to that of the previous year. Furthermore, Pinestone has successfully transferred its shares from being listed on the Growth Enterprise Market to the Main Board of the Stock Exchange on 8 June 2017. The Company is optimistic on the prospect of Pinestone and the securities industry in Hong Kong.

Li Bao Ge is principally engaged in the operation of a chain of Chinese restaurants in Hong Kong and the PRC. The profit for the financial year ended 31 December 2016 of Li Bao Ge is approximately HK\$9.5 million, which has increased by approximately HK\$3.2 million compared to that of the previous year. The Company is optimistic on the prospect of the food and beverage industry in Hong Kong and the PRC.

Chi Ho is an established main contractor for the provision of renovation and maintenance works, alteration and addition works, and fitting-out works in Hong Kong. The Group is responsible for the overall management, implementation and supervision of projects. The Group focuses on the management of projects, development of work programmes, procurement of works materials, operation of site works, co-ordination with the customers or their consultants and quality control of the works carried out by the employees and the subcontractors. The profit for the financial year ended 31 March 2017 of Chi Ho is approximately HK\$12.5 million, which has decreased by approximately HK\$2.5 million compared to that of the previous year.

The Company holds positive views towards the prospect of the above listed companies.

Save for the abovementioned and those disclosed in notes 1, 13, 14 and 28 to the consolidated financial statements, there was no other significant investment held as at 30 June 2017 and 2016.

Material Acquisitions and Disposals of Subsidiaries and Associated Companies

On 25 May 2017, the Group completed the Disposal at a total consideration of RMB30 million (equivalent to approximately S\$6.1 million), details of which were set out in note 29 to the consolidated financial statements.

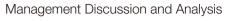
On 27 May 2016, the Group acquired 60% equity interests in the Kahuer Group at a consideration of HK\$450 million (equivalent to approximately \$\$79.7 million) in accordance with the Agreement. Details of the Acquisition were set out in note 28 to the consolidated financial statements.

Save for the abovementioned, there were no other material acquisitions or disposals of subsidiaries and associated companies during the two financial years ended 30 June 2017.

Cash Flow

The Group reported net cash flows of approximately S\$13.8 million (2016: S\$1.4 million) used in operating activities for the financial year ended 30 June 2017. The increase in net cash used is primarily due to the increase in the amount of cash used in the solar power business.

Net cash generated from investing activities is approximately \$\$3.6 million for the financial year ended 30 June 2017, while net cash used in investing activities is approximately S\$3.1 million for the financial year ended 30 June 2016. This is mainly attributable to the effect of the dividends of approximately S\$2.7 million received from joint ventures and the proceed from disposal of prepayment from acquisition of subsidiaries in the financial year ended 30 June 2017 and the net cash outflow of approximately \$\$3.2 million from the Acquisition taken place in the financial year ended 30 June 2016.





Due to the financing activities taken out by the Group, net cash flows generated from financing activities amounted to approximately S\$14.8 million for the financial year ended 30 June 2017 while there was no financing activity conducted in the financial year ended 30 June 2016.

Financial Ratios

The following table shows the key financial ratios indicating the performance of the Group for the last five financial years:

Financial year ended 30 June	2017	2016	2015	2014	2013
Gross profit margin (%)1	33.4	14.1	30.7	40.3	44.4
Net profit margin (%) ²	N/A ⁸	18.5	32.9	25.4	35.1
Return on assets (%) ³	N/A ⁸	4.0	15.6	25.8	39.3

As at 30 June	2017	2016	2015	2014	2013
Gearing ratio ⁴	7.1	9.9	0.0	0.0	0.0
Current ratio ⁵	2.6	2.9	5.2	2.8	1.1
Average trade receivables collection					
period (days) ⁶	101.2	75.6	110.0	64.0	66.0
Average trade payables repayment					
period (days) ⁷	59.2	68.2	75.0	51.0	101.0

Note

- Gross profit margin = Gross profit/Revenue x 100%
- Net profit margin = Net profit/Revenue x 100%
- ³ Return on assets = Net profit before tax/Total assets
- Gearing ratio = Net debt/Equity attributable to owners of the Company
- ⁵ Current ratio = Current assets/Current liabilities
- Average trade receivables collection period = (Average trade receivables/Revenue) x 365
- Average trade payables repayment period = (Average trade payables/Purchases) x 365
- The ratio is not applicable as the Group suffered a net loss for the financial year ended 30 June 2017

The uplift in gross profit margin for the financial year ended 30 June 2017 was mainly generated from the solar power business which can fetch a higher gross profit margin than that of the electrical engineering services.

The improvement for gearing ratio as at 30 June 2017 mainly arose from the reduction of interest-bearing borrowings resulted from the Disposal and the increase in cash and cash equivalent due to the proceeds received from the exercise of share options.

The increase in average trade receivables collection period of 25.6 days for the financial year ended 30 June 2017 is primarily attributable to the trade receivables of the solar power business where the Group offers a longer credit period than that of the electrical engineering services.

The Group always maintains good and prompt payment relationship with the suppliers to achieve overall benefit for the ongoing and future purchase pricing. For the financial year ended 30 June 2017, the repayment period was shorter mainly due to increase in purchases of site materials to meet the projects schedule.



RISK MANAGEMENT

The Group faces certain risks and uncertainties in its operations which are outlined as below. It is a non-exhaustive list and there may be other risks and uncertainties further to the key risk areas.

	Risk	Description and Mitigation
Financial and Economic Risk	Liquidity risk management	Each business segment of the Group is responsible for its own cash management. The Group's policy is to regularly monitor its liquidity requirements so as to ensure sufficient reserves of cash and adequate committed lines of funding from major financial institutions (when applicable) to meet its liquidity requirements in the short and longer term.
		The Group's cash and cash equivalents at 30 June 2017 was maintained at a satisfactory level. Save as disclosed in note 34 to the Consolidated Financial Statements, the Group had no significant capital commitment.
	Contingent liabilities	Save as disclosed in note 32 to the Consolidated Financial Statements, the Group had no significant contingent liabilities as at 30 June 2017.
	Foreign currency risk	The Group's business mainly operates in Singapore and the PRC, accordingly, its revenue and transactions arising from its operations were generally settled in Singapore dollars and Renminbi whereas the bank balance of the Company was principally denominated in Singapore dollars and Hong Kong dollars. As a result, fluctuations in the value of Singapore dollars and Renminbi against Hong Kong dollars could adversely affect the cash and cash equivalent which is reported in Singapore dollars. During the financial year ended 30 June 2017, the Group did not experience any material difficulties or impacts on its operations or liquidity as a result of currency exchange fluctuation.
		The Group did not use any financial instruments for hedging purposes during the year and there were no hedging instruments outstanding as at 30 June 2017. The Group will continue to monitor closely the exchange rate risk arising from its existing operations and new investments in future. The Group will further implement the necessary hedging arrangement to mitigate any significant foreign exchange risk when and if appropriate.







Risk	Description and Mitigation
Credit risk	The Group's credit risk is primarily attributable to trade receivables. Credit evaluations are performed on all credit customers focusing on the customer's history of payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due within 30 to 90 days from the date of billing. Impairment losses are recorded for those overdue balances where there is objective evidence of impairment.
	The Group has certain concentration risk in respect of trade receivables due from the Group's three largest customers who accounted for approximately 59% of the Group's total trade receivables at 30 June 2017 and 89% for the Group's two largest customers at 30 June 2016. The credit risk exposure to trade receivables balance has been and will continue to be monitored by the Group on an ongoing basis.
Delay and cost overrun risk	Delay in the Group's project may put burdens on billings, material and labour costs that adversely affects the Group's revenue and financial performance. The duration of the Group's projects generally ranges between 6 to 48 months. Moreover, any damages caused by the Group may result in the liquidated damages penalty payable to the contracting parties. The Group continues to implement stringent budget control management. In addition, proper and detailed project planning is applied to avoid design error or faulty contractual management or other defaults.
Equity price risk	The Group held listed securities in Hong Kong for investment purpose. The reduction in the fair value of the listing securities resulting from changes in the levels of value of the securities will adversely impact on the Group's financial performance.
Economic environment	The Group's primary facilities and operations are located in Singapore and the PRC and about 56.6% of its revenue is derived from the PRC. The Group's results of operations and financial condition therefore depend on the economies of Singapore and the PRC. The economic growth of Singapore becomes moderate in recent years while that of the PRC is slowing down. In this connection, any reduction in Singapore government expenditure on public housing may have a possible impact on the Group's results of operations and financial.
	a negative impact on the Group's results of operations and financial condition. The contraction of the PRC business activities may also hinder the development of solar power business of the Group so that the Group's income may be negatively impacted.



	Risk	Description and Mitigation
Operational Risk	Availability, recruitment and retention of skilled resources	The Group's business is highly dependent on skilled, semi-skilled and unskilled foreign workers as the local construction labour in Singapore is limited and costly. Any shortage in the supply of foreign workers or increase in Foreign Worker Levy, or any entry restrictions on foreign labour importation will adversely affect the Group's operations and financial performance. As at 30 June 2017, approximately 77.0% of the workforce was made up of foreign workers.
	Health and safety	Under the Workplace Safety and Health Act of Singapore, every employer has the duty to take, so far as reasonably practicable, such measures which are necessary to ensure the safety and health of his employees at work. The Workplace Safety and Health (Construction) sets out specific duties on employers which include, <i>inter alias</i> , appointing a workplace safety and health coordinator in respect of every worksite to assist and identify any unsafe condition in the worksite, unsafe work practice which is carried out in the worksite and recommend and assist in the implementation of reasonably practicable measures to remedy the unsafe condition or unsafe work practice. The Group has obtained the relevant certifications to meet these requirements and are subject to renewal in every 3 years.
		The Law of the People's Republic of China on Work Safety (中華人民共和國安全生產法) and the Law of the People's Republic of China on the Prevention and Control of Occupational Diseases (中華人民共和國職業病防治法) aim at creating the conditions for employment, enhancing occupation safety and health and improving working conditions in China. Generally, the construction and installation works of the solar photovoltaic projects are outsourced and accordingly, the risk of non-conformity is minimal.







	PC I	B 1 0 1800 0
	Risk	Description and Mitigation
	Qualifications, licences and permit	The business and construction activities of the Group in Singapore are regulated by the Building and Construction Authority of Singapore ("BCA") and other regulatory bodies. These regulatory bodies stipulate the criteria that must be satisfied before permits and licences are granted to, and/or renewed for, the Group's business. The renewal of the permits and licences is subject to compliance with the relevant regulations. Any non-renewal in the Group's existing BCA workhead categories may result in the Group not being qualified to participate in certain projects, which would lead to a reduction in the number of project opportunities for the Group. This would, in turn, create an adverse impact on the Group's operations and financial performance. The Group keeps monitoring closely the regulatory developments and licensing requirements in order to ensure compliance with the requirements to renew the relevant qualifications, licences and permits.
Regulation and compliance risks	Legal and regulatory compliance	The Group faces local legal risks in Singapore and the PRC. Such risks might have significant impacts on the financial condition, operations and business prospects of the Group in the relevant markets. The investments of the Group in Singapore and the PRC might at present or in future be affected by changes in local, national or international political, social, legal, tax, regulatory and environmental requirements from time to time.
		In addition, new government policies or measures, if introducing changes in fiscal, tax, regulatory, environmental or other aspects that may affect competitiveness, could result in an additional or unforeseen increase in operating expenses and capital expenditures, produce risks to the overall return on investments of the Group, and delay or impede its business operations and hence adversely affect revenues and profits.
		The Group keeps monitoring regulatory developments and, where necessary, obtain expert legal advice for the updated regulatory changes and the Board is informed of any regulatory updates on a timely manner.



	Risk	Description and Mitigation
Other external risks and uncertainty	Government policies	The Group's Singapore business is highly dependent on the projects pipelined by the Housing and Development Board of Singapore ("HDB"). Prospective unfavourable changes in the Singapore government housing policy and the level of Singapore government's spending budget on public housing may adversely affect the Group's operational and financial performance. The Group continues to explore new opportunities in non-government housing sectors and other ventures to diversify its business.
		Besides, the favourable policies of the PRC government towards renewable energy may change from time to time. Reduction in subsidies from the PRC government to the solar photovoltaic power business will hinder the profitability of the Group.
	Competition	The Group provides (i) electrical engineering services to the Singapore construction industry; and (ii) solar photovoltaic installation services to the PRC users on project basis, and the duration of the projects usually ranges between 6 to 48 months. As such, the Group's revenue is not recurring in nature and the Group has to go through a competitive tendering or quotation or negotiation process to secure new projects. In the event the Group is unable to maintain business relationship with existing customers or unable to price the tender or quotation competitively, the business and financial performance of the Group may be adversely affected. The Group continues to develop and maintain long-term relations with customers by advancing its skills and technology and enhancing its supply chain quality to achieve cost efficiency so as to improve tender pricing.

The Group is committed to monitor and manage its risks in order to identify and assess risks of major projects and key businesses at all levels. Through risk reports on weaknesses and potential risks, the Group supervises and implements risk management and control measures to improve its comprehensive risk management practices and initiatives across the Group.





The board (the "Board") of directors (the "Directors") of Kingbo Strike Limited (the "Company", together with its subsidiaries the "Group") is pleased to present their annual report together with the audited financial statements for the financial year ended 30 June 2017.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities and other particulars of its principal subsidiaries are set out in note 1 to the Consolidated Financial Statements.

RESULTS AND APPROPRIATIONS

The Group's results for the financial year ended 30 June 2017 are set out in the Consolidated Statement of Profit or Loss and Other Comprehensive Income.

The Directors did not declare any interim or final dividend for the financial year ended 30 June 2017 (2016: Nil).

DISTRIBUTABLE RESERVES

As at 30 June 2017, the Company's distributable reserves amounted to \$\$26,875,409 (2016: \$\$81,358,660).

Details of the movements in the respective reserves of the Group during the financial year are set out in the Consolidated Statement of Changes in Equity and notes 27 and 41 to the Consolidated Financial Statements.

PLANT AND EQUIPMENT

Details of the movements of plant and equipment are set out in note 15 to the Consolidated Financial Statements.

SHARE CAPITAL

Details of movements in the share capital of the Company during the year are set out in note 26 to the Consolidated Financial Statement.

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the five financial year is set out on page 140 of the annual report.



DIRECTORS

The Directors who held office during the financial year ended 30 June 2017 and up to the date of this report were:

Executive Directors

Mr. Liu Yancheng (Chairman) (appointed on 5 January 2017)
Mr. Liu Xinsheng (appointed on 2 May 2017)

Mr. Peng Rongwu

Mr. Yeo Jiew Yew (retired on 13 February 2017)
Mr. Wong Kee Chung (resigned on 1 June 2017)

Non-executive Director

Mr. Tam Tak Wah

Independent Non-executive Directors

Mr. Leung Po Hon

Dr. Luo Xiaodong (appointed on 5 January 2017)
Mr. Li Jin (appointed on 30 June 2017)
Mr. Lam Kwan Yau Gilbert (resigned on 1 June 2017)
Mr. Ng Wai Hung (resigned on 30 June 2017)

Pursuant to article 83(3) of the articles of association of the Company (the "Articles of Association"), Mr. Liu Xinsheng and Mr. Li Jin shall retire from offices as Directors at the forthcoming annual general meeting of the Company ("AGM") and, being eligible, offer themselves for re-election at the AGM.

In accordance with article 84(1) of the Articles of Association, Mr. Peng Rongwu and Mr. Tam Tak Wah shall retire by rotation in the AGM and, being eligible, offer themselves for re-election at the AGM.

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

Save as disclosed in the sections headed "Share Option Scheme" and "Directors' Interests in Securities" in this report, at no time during the year was the Company or any of subsidiaries a party to any arrangements to enable the Directors and chief executives of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any body corporate, and none of the Directors and chief executives or their spouses or children under the age of 18, had any right to subscribe for the securities of the Company, or had exercised any such right during the year.





MANAGEMENT CONTRACTS

No contract, other than employment contracts, concerning the management and administration of the whole or any substantial part of the Company's business was entered into or existed during the financial year ended 30 June 2017.

DIRECTORS' SERVICE CONTRACTS

All Directors have entered into letters of appointment or service contracts with the Company or its subsidiaries.

As at 30 June 2017, no Director proposed for re-election at the forthcoming annual general meeting has a service contract with the Company or its subsidiary which is not determinable by the Company within 1 year without payment of compensation, other than statutory compensation.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Save as disclosed in the section "Related Party Transactions" in note 30 to the Consolidated Financial Statements, no transaction, arrangement or contract of significance to which the Company, any of its holding companies, subsidiaries or fellow subsidiaries was a party, and in which a Director had a material interest, subsisted at the end of the financial year or at any time during the financial year.

PERMITTED INDEMNITY PROVISION

Pursuant to article 164(1) of the Articles of Association, the Directors shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they might incur or sustain by in connection with the execution of their duty. The Company has arranged directors' and officers' liability insurance policy of the Company during the financial year ended 30 June 2017.

COMPETING INTERESTS

None of the Directors of the Company and their respective associates had any direct or indirect interest in a business which competes or may compete with the business of the Group.

CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

Save as disclosed in the section "Related Party Transactions" in note 30 to the Consolidated Financial Statements which were fully exempt from the disclosure requirements in accordance with Chapter 14A of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"), the Group did not enter into any connected or continuing connected transactions during the financial year ended 30 June 2017.



SHARE OPTION SCHEME

In order to enable the Company to grant options to selected eligible participants as incentives or rewards for their contribution or potential contribution to the Company, the Company adopted a share option scheme (the "**Share Option Scheme**") pursuant to the ordinary resolution passed at the annual general meeting held on 13 February 2017. Details of the Share Option Scheme are set out in note 36 to the consolidated financial statements.

Details of the movements in share options granted to Directors and employees under the Share Option Scheme during the year ended 30 June 2017 are as follows:

Grantees	Date of grant	Exercise period	Exercise price per share	Granted during the year	Exercised during the year	Outstanding balance as at 30 June 2017
Mr. Liu Yancheng	15.5.2017	15.5.2017 to 14.5.2018	HK\$0.305	7,600,000	(7,600,000)	-
Mr. Liu Xinsheng	15.5.2017	15.5.2017 to 14.5.2018	HK\$0.305	7,600,000	(7,600,000)	-
Employees	15.5.2017	15.5.2017 to 14.5.2018	HK\$0.305	60,800,000	(60,800,000)	-

DIRECTORS' INTERESTS IN SECURITIES

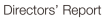
As at 30 June 2017, the interests and short positions of each Director and chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO") which were required to be (i) notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which the Directors and the chief executive have taken or deemed to have taken under such provisions of the SFO); (ii) recorded in the register kept by the Company under section 352 of the SFO; or (iii) notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers, were as follows:

Long Positions in Shares and Underlying Shares of the Company

Director	Capacity/Nature	Number of shares held/ interested in	Percentage of interest in the Company
Mr. Liu Yancheng	Beneficial owner	7,600,000	0.91%
	Interest of spouse (Note)	5,000,000	0.60%
Mr. Liu Xinsheng	Beneficial owner	7,600,000	0.91%
Mr. Peng Rongwu	Beneficial owner	30,785,000	3.68%
Ms. Zhang Juanying (Note)	Beneficial owner	5,000,000	0.60%

Note: Ms. Zhang Juanying is the spouse of Mr. Liu Yancheng, who, therefore, is deemed, or taken to be, interested in the 5,000,000 shares of the Company personally and beneficially held by Ms. Zhang Juanying for the purposes of the SFO.

Save as disclosed above, as at 30 June 2017, none of the Directors nor chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO).







SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at 30 June 2017, the following persons and entities, other than a Director or chief executive of the Company, had or were deemed to have interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of the SFO:

Long Positions in Shares and Underlying Shares of the Company

Substantial shareholders	Capacity	Number of shares/ underlying shares held	Percentage of shares of the Company in issue
Mr. Zhang Jie 張杰	Beneficial owner	79,850,000	9.55%

Save as disclosed above, as at 30 June 2017, the Company has not been notified by any person or entity who had or was deemed to have interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept by the Company under section 336 of SFO.

BUSINESS REVIEW

A fair review of the business of the Company as well as a discussion and analysis of the Group's performance during the year and the material factors underlying its results and financial position can be found in the "Management Discussion and Analysis" set out on pages 4 to 18 of this annual report. These discussions form part of this report.

PRINCIPAL RISKS AND UNCERTAINTIES

Further discussion and analysis of the principal risks and uncertainties facing the Group can be found in the "Management Discussion and Analysis" set out on pages 19 to 23 of this annual report. The above section forms part of this report.

CORPORATE GOVERNANCE

Subject to the deviations as disclosed in the Corporate Governance Report set out on pages 34 to 46 of this annual report, the Company has complied with all the applicable code provisions of the Corporate Governance Code set out in Appendix 14 to the Listing Rules.



MAJOR CUSTOMERS AND SUPPLIERS

The information in respect of the Group's sales and purchases attributable to the major customers and suppliers respectively during the financial year ended 30 June 2017 is as follows:

		Percentage of the Group's total revenue	
	2017	2016	
The largest customer in aggregate	21.7%	42.5%	
Five largest customers in aggregate	75.8%	99.6%	

	Percentage of the Group's total purchase	
	2017	2016
The largest supplier in aggregate	46.4%	17.1%
Five largest suppliers in aggregate	77.1%	51.6%

So far as the directors of the Company are aware, the Directors, their close associates or any shareholder of the Company (which to the knowledge of the Directors own more than 5% of the Company's total number of issued shares) do not have any interest in these major customers and suppliers during the financial year.

PRE-EMPTIVE RIGHTS

There is no provision for pre-emptive rights under the Articles of Association or the laws of the Cayman Islands which would oblige the Company to offer new shares on a pro-rata basis to its existing shareholders.

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

During the financial year ended 30 June 2017, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

SUFFICIENCY OF PUBLIC FLOAT

Based on 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 this report, the Company maintained a sufficient public float as required under the Listing Rules during the year ended 30 June 2017 and up to the date of this annual report.

CONFIRMATION OF INDEPENDENCE

The Company has received from each independent non-executive Director an annual confirmation of his independence pursuant to the independence guidelines under the Listing Rules and that the Company still considers such directors to be independent.





ENVIRONMENTAL POLICIES AND PERFORMANCE

The Group is devoted to promoting and maintaining the environmental and social sustainable development of the regions where it operates. The Group takes into account of environmental protection issues in making reasonable use of various energy, resources and materials. The Group did not experience any cases of non-compliance relating to environmental laws and regulations in the PRC, Singapore and Hong Kong.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group's business mainly operates in Singapore and the PRC and the Company itself is listed on the Stock Exchange. Our operations accordingly shall comply with relevant laws and regulations in the regions. During the financial year, the Group did not breach any law and regulation that has significant impact on the Company.

AUDITOR

HLB Hodgson Impey Cheng Limited ("**HLB**") was first appointed as auditor of the Company upon filling the vacancy following the retirement of Ernst & Young at the conclusion of the annual general meeting on 13 February 2017.

The consolidated financial statements for the financial year ended 30 June 2017 have been audited by HLB who will retire and offer themselves for re-appointment at the forthcoming annual general meeting. A resolution for their re-appointment will be proposed at the forthcoming annual general meeting.

By Order of the Board **Liu Yancheng** Chairman

Hong Kong, 8 August 2017

Profile of Directors and Senior Management



BOARD OF DIRECTORS

Executive Directors

Liu Yancheng

Mr. Liu Yancheng, aged 49, was appointed as an executive Director on 5 January 2017 and redesignated as the chairman of the Board (the "**Chairman**") on 1 March 2017. Mr. Liu is also a director of certain subsidiaries of the Company. Mr. Liu has over 25 years of diversified business experience in the PRC spanning property and hotel investments, electronic communications and digital electronics as well as financing and leasing. Mr. Liu founded the first micro-lending company in Guangzhou in 2010 and is currently a deputy of the Fifteenth People's Congress of Liwan District, Guangzhou, the PRC.

Liu Xinsheng

Mr. Liu Xinsheng, aged 48, was appointed as an executive Director on 2 May 2017. Mr. Liu graduated from Nanjing Audit College (南京審計學院) specialising in accounting in 1991. He is a registered international internal auditor, a registered tax agent of the PRC and an accounting professional. He has over 25 years' experience in the field of accounting and auditing. Mr. Liu is currently the executive director of Tech Pro Technology Development Limited (stock code: 3823), the shares of which are listed on the Main Board of the Stock Exchange.

Peng Rongwu

Mr. Peng Rongwu, aged 54, acted as the Chairman from 26 June 2015 to 28 February 2017. He was appointed as a non-executive Director on 17 November 2014 and redesignated as an executive Director on 1 April 2015. Mr. Peng is also a director of certain subsidiaries of the Company and has accumulated over 20 years of marketing and management experience in international trading business of electronic products. He is currently a shareholder and director of Hong Kong Chung Hang Limited.

Non-executive Director

Tam Tak Wah

Mr. Tam Tak Wah, aged 51, was appointed as the non-executive Director on 17 November 2014. He is a fellow member of the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") and a fellow member of the Association of Chartered Certified Accountants of the United Kingdom. Mr. Tam is appointed to be a member of Disciplinary Panel of the HKICPA for the period from February 2014 to January 2018. He has over 25 years of experience in accounting, corporate finance and corporate development. He is currently an executive director of International Standard Resources Holdings Limited (stock code: 91), an independent non-executive director of Future World Financial Holdings Limited (stock code: 572), the shares of which are listed on the Main Board of the Stock Exchange. Mr Tam served as an executive director of CMBC Capital Holdings Limited (stock code: 1141) and independent non-executive director of Tech Pro Technology Development Limited (stock code: 3823), the shares of which are listed on the Stock Exchange, and resigned in November 2016 and March 2017 respectively.

Profile of Directors and Senior Management





Independent Non-executive Directors

Leung Po Hon

Mr. Leung Po Hon, aged 53, was appointed as an independent non-executive Director on 13 November 2015. He is currently a practicing accountant. Mr. Leung graduated and obtained a Professional Diploma in accountancy from The Hong Kong Polytechnic (now known as The Hong Kong Polytechnic University) in November 1987. Mr. Leung obtained a Master Degree in Business Administration of University of Bradford of the United Kingdom in December 1990. He has been a member of HKICPA since January 1993 and a fellow member of The Association of Chartered Certified Accountants since January 1997. Mr. Leung has more than 25 years of experience in accounting, auditing and financial management and is currently an independent non-executive director of China Graphene Group Limited (stock code: 63), the shares of which are listed on the Stock Exchange, Flying Financial Service Holdings Limited (stock code: 8030) and MediNet Group Limited (stock code: 8161), the shares of which are listed on the Growth Enterprise Market of the Stock Exchange. Mr. Leung was also an independent non-executive director of China Investment Fund Company Limited (stock code: 612) and Success Dragon International Holdings Limited (stock code: 1182), the shares of which are listed on the Stock Exchange, and resigned in May 2016 and August 2016 respectively.

Li Jin

Mr. Li Jin, aged 50, was appointed as an independent non-executive Director on 30 June 2017. He obtained a bachelor's degree in biology from Peking University in the PRC in 1989. He also obtained a master degree in biochemistry from the University of Michigan in 1991, and a juris doctor degree from the School of Law, Columbia University in 1994 in the United States. He has over 20 years of experience in the areas of commercial law, corporate finance and joint ventures as an attorney in New York and was a partner at Linklaters (Hong Kong) and Horizon Law firm (Shenzhen). He has been appointed as the Chief Financial Officer of Sungy Mobile Limited, a company listed on the NASDAQ Global Select Market in the United States (stock code: GOMO), from July 2013 to August 2014. He had also been appointed as the independent non-executive director of ZTE Corporation (stock code: 763), the shares of which are listed on the Stock Exchange, from June 2004 to June 2010.

Luo Xiaodong

Dr. Liu Xiaodong, aged 30, was appointed as an independent non-executive Director on 5 January 2017. He graduated from Shandong University with a bachelor's degree in civil engineering in 2009. He further obtained a master's degree in structure engineering from the University of Dundee in 2011 and a doctorate degree in civil engineering from the University of Hong Kong in 2016. Dr. Luo has been working in the construction industry since 2016.

SENIOR MANAGEMENT

Yeo Jiew Yew

Mr. Yeo Jiew Yew, aged 61, the founder of the Group, was appointed as an executive Director on 19 June 2013 and redesignated as the Managing Director on 9 December 2013. He retired at the annual general meeting held on 13 February 2017 and did not offer himself for re-election as the Managing Director so as to focus on the Singapore business and operation of the Group. Mr. Yeo started his career as an electrical apprentice in 1969 and has over 30 years of experience in the electrical engineering industry. He is also the director of the wholly-owned subsidiary of the Company, Strike Electrical Engineering Pte Ltd ("Strike Singapore"). He is a shareholder and a director of Victrad Enterprise (Pte) Limited ("Victrad"), which is a related company of the Group. Mr. Yeo was also a non-executive director of Lantrovision (S) Ltd, a company previously listed on Singapore Exchange Securities Trading Limited and he resigned in June 2016. Mr. Yeo is a member of the school management committee of Pei Chun Public School, a primary school in Singapore since 1996. Mr. Yeo is the brother of Mr. Sim Yew Heng.

Profile of Directors and Senior Management



Sim Yew Heng

Mr. Sim Yew Heng, aged 56, started his career in 1976 as an electrical apprentice with an electrical engineering subcontractor and has over 30 years of experience in the electrical engineering industry projects. Mr. Sim is also a shareholder and director of Victrad. He was an executive Director from 19 June 2013 until 1 March 2015. Mr. Sim is the brother of Mr. Yeo Jiew Yew.

Chan Bee Fong

Ms. Chan Bee Fong, aged 49, has been appointed as the Senior Finance Manager of Strike Singapore since 1 July 2013. She has over 20 years of experience in accounting, secretarial and taxation. Ms. Chan holds a London Chamber of Commerce Diploma in Management Accounting in 1989.

Poon Hiu Chuin

Mr. Poon Hiu Chuin, aged 49, has been appointed as the Project Director of Strike Singapore since 1 July 2013. He has about 20 years of experience in managing and executing the electrical engineering project. He obtained a bachelor's degree (honours) in electrical engineering from Queen's University of Belfast in 1996 and he is a qualified and a licensed electrical technician recognised by the Energy Market Authority of Singapore since 2003.

Lim Poh Khim

Ms. Lim Poh Khim, aged 51, has been appointed as the Purchasing Manager of Strike Singapore since 1 July 2013. She has over 20 years of experience in purchasing and inventory management in electrical engineering industry.

Goey Lee Eng

Ms. Goey Lee Eng, aged 49, has been appointed as the Contract Manager of Strike Singapore since 1 July 2013. She has over 20 years of experience in overseeing contract and tender department in electrical engineering industry.

Dai Yong

Mr. Dai Yong, aged 40, has been appointed as the Project Director of the Company since 11 October 2016. Mr. Dai holds a bachelor's degree from Huaihai Institute of Technology. He worked in Zhenjiang Eaton Electric Limited, a Sino-American joint venture, from 1999 to 2008, engaging in the sales management and network expansion of power transmission and distribution products of 110KV and below. From 2009 to 2016, he served as the general manager of Tianjin Kaihe Dianli Keji Limited, which is primarily engaged in the development and implementation of related businesses in the fields of power transmission and distribution products, photovoltaic power station ancillary products and photovoltaic power station solutions. Mr. Dai has over 15 years of experience in electric product and photovoltaic new energy related industries. He is mainly responsible for the design, installation and operation of the solar power station projects in the Group.

Li Dong

Mr. Li Dong, aged 47, has been appointed as the Project Director of the Company since 11 October 2016. Mr. Li holds a bachelor's degree in manufacturing process automation speciality and a master's degree in thermal energy engineering speciality from North China Electric Power University. He served as the general manager of Beijing Zhongneng Great Wall Control Limited from 1994 to 2005 and as the general project manager of Beijing Zhongneng Huarui Energy Environmental Technology Company Limited from 2005 to 2016. Mr. Li has over 20 years of experience in electric product and photovoltaic new energy related industries. He is mainly responsible for the design, installation and operation of the solar power station projects in the Group.





The Company is committed to enhancing the corporate governance and transparency of the Group by applying the principles in the code provisions of the Corporate Governance Code (the "**CG Code**") as set out in Appendix 14 to the Listing Rules. The Board reviews its corporate governance practices from time to time in order to meet the rising expectations of shareholders and comply with increasingly stringent regulatory requirements and to fulfill its commitment to maintain a high standard of corporate governance. To the best knowledge and belief of the Directors, the Company has complied with all applicable code provisions of the CG Code throughout the financial year ended 30 June 2017, save and except for the deviations from code provisions A.2.1 and A.6.7.

Code provision A.2.1 of the CG Code stated that the roles of chairman and managing director should be separate and should not be performed by the same individual. On the annual general meeting of the Company dated 13 February 2017, Mr. Yeo Jiew Yew ("Mr. Yeo") retired and did not offer himself for re-election as an executive Director and also ceased to be the Managing Director. As the Company did not appoint any person to replace Mr. Yeo as the Managing Director, this deviates from code provision A.2.1 of the CG Code.

Code provision A.6.7 of the CG Code stipulates that independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders. Two independent non-executive Directors, Dr. Luo Xiaodong and Mr. Ng Wai Hung, were unable to attend the annual general meeting of the Company held on 13 February 2017 due to their other business engagements.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "**Model Code**") as the code of practice for carrying out securities transactions by the Directors. After specific enquiry with all members of the Board, the Company confirmed that all Directors have fully complied with the relevant standards stipulated in the Model Code during the financial year ended 30 June 2017 save and except for paragraph A.3 of the Model Code.

An executive Director, Mr. Peng Rongwu ("Mr. Peng"), has dealt with the securities of the Company during black-out period as a result of forced sellings (the "Forced Sellings") by the brokers under his securities margin accounts on 28 July 2016, 29 July 2016 and 1 August 2016 respectively. Immediately after the Forced Sellings, Mr. Peng's shareholding interests in the Company reduced from approximately 11.2% to approximately 4.05%. The Directors, who were not interested in the Forced Sellings, were satisfied that the Forced Sellings were exceptional circumstances under paragraph C.14 of the Model Code.

CHANGES IN INFORMATION OF DIRECTORS

The following information is set out pursuant to the requirements of Rule 13.51B(1) of the Listing Rules:

With effect from 1 January 2017, the monthly remuneration of each of Mr. Peng and Mr. Wong Kee Chung has been revised to HK\$70,000.

Corporate Governance Report



With effect from 1 May 2017, the monthly remuneration of each of the Directors is as follows:

Director	Revised monthly remuneration
Mr. Liu Yancheng Mr. Peng Mr. Tam Tak Wah Mr. Lam Kwan Yau Gilbert Mr. Leung Po Hon Dr. Luo Xiaodong Mr. Ng Wai Hung	HK\$100,000 HK\$80,000 HK\$30,000 HK\$23,000 HK\$23,000 HK\$23,000

These changes were recommended by the Remuneration Committee and were determined by the Board with reference to their roles and responsibilities and the prevailing market conditions.

THE BOARD

The Board guides and monitors the business and affairs of the Company to enhance long-term shareholders' value. It is the responsibility of the Board to determine the appropriate corporate governance practices applicable to the Company's circumstances and to ensure that processes and procedures are in place to achieve the Company's corporate governance objectives.

Chairman and Chief Executive Officer

With a view to maintain effective division of responsibilities between the Chairman and the Managing Director (being defined as chief executive in the CG Code) of the Company, the two positions have been held separately by Mr. Peng and Mr. Yeo under provision of A.2.1 of the CG Code until the annual general meeting of the Company held on 13 February 2017 at which Mr. Yeo retired and did not offer himself for re-election. In addition, Mr. Peng ceased to be the Chairman and Mr. Liu Yancheng, an executive Director, was re-designated as the Chairman with effect from 1 March 2017.

The Chairman is responsible for the general operations of the Board and the overall strategy of the Group whereby the ex-Managing Director, Mr. Yeo, who remains as the director of Strike Electrical Engineering Pte, Ltd., a wholly-owned subsidiary of the Company in Singapore, continues to be responsible for the overall management, strategic planning and business development of the Group's business operations in Singapore. The roles and functions of Mr. Yeo for the Group thereby has not changed subsequent to his retirement as the Managing Director. The Board therefore considers that this structure would not impair the balance of power and authority between the directors and the management of Company.

The Board understands the importance of complying with the code provision A.2.1 of the CG Code and will continue to consider the feasibility of compliance. If compliance is determined, appropriate persons will be nominated to take up the different roles of the Chairman and the Managing Director.



Board Composition

The Board currently comprises three executive Directors, one non-executive Director and three Independent non-executive Directors.

The members of the Board are set out as below:

Executive Directors:

Mr. Liu Yancheng (Chairman) Mr. Liu Xinsheng Mr. Peng Rongwu

Non-executive Director:

Mr. Tam Tak Wah

Independent Non-executive Directors:

Mr. Leung Po Hon Mr. Li Jin Dr. Luo Xiaodong

The composition of the Board is reviewed regularly to ensure that it has a good balance of expertise, skills and experience which can meet the requirements of the business of the Company. The Board includes three independent non-executive Directors, in which Mr. Leung Po Hon is a certified public accountant in Hong Kong. Mr. Leung possesses extensive experience in the accountancy profession and has appropriate accounting and related financial management expertise. The biographical details of the Directors are set out under the section headed "Profile of Directors and Senior Management" on pages 31 to 33.

During the financial year ended 30 June 2017, the executive Directors and the independent non-executive Directors provided the Group with wide range of valuable business experience, knowledge and professionalism. The active participation of the independent non-executive directors in the Board and committee meetings brought independent judgement on issues relating to the Group's strategy, performance and management process, taking into account the interests of the shareholders of the Company (the "Shareholders").

Responsibilities of the Board

The Board is responsible for the leadership and control of the Company. The Board determines the overall strategies, monitors and controls operating and financial performance, sets objectives and business development plans and makes key decisions of the Company. The day-to-day management and operation are delegated to the executive Directors and senior management. The delegated functions are closely supervised by the Board to ensure effectiveness and alignment with the overall strategies of the Company. Approval has to be obtained from the Board prior to any significant transactions to be entered into by the senior management.

The Board is also entrusted with the overall responsibility of developing, maintaining and reviewing sound and effective corporate governance policies within the Group and is committed to ensuring that an effective corporate governance is put in place to continuously review and improve the corporate governance practices within the Group.



All Directors have access to relevant information in relation to the Company as well as the advices and services of the Company Secretary, if and when required, with a view to ensuring that Board procedures and all applicable rules and regulations are followed.

There are established procedures for directors to seek independent professional advices for them to discharge their duties and responsibilities, where appropriate at the expenses of the Company.

Save as disclosed in the section headed "Profile of Directors and Senior Management" in this annual report, there is no financial, business, family or other material relationships among members of the Board.

Regular Board meetings in each year are scheduled in advance to facilitate maximum attendance of Directors. Reasonable notice in advance of a Board meeting is normally given to all Directors who are provided with an opportunity to include matters for discussion in the agenda. The Company Secretary assists the Chairman in preparing the agenda for meetings and ensures that all applicable rules and regulations are complied with. The agenda and the accompanying Board papers are normally sent to all Directors in reasonable advance before the intended date of a regular Board meeting (and so far as practicable for such other Board meetings). All minutes and/or resolutions are kept by the Company and are open for inspection by any Directors.

Whereas a Director has conflict of interest in a matter to be considered by the Board and the Board has determined that it is material, such matter will then be dealt with by the Board at a duly convened Board meeting. The Articles of Association stipulates that save for the exceptions as provided therein, a Director shall abstain from voting and not be counted in the quorum at meetings for approving any contract or arrangement in which such Director or any of his associates have a material interest.

Each Director can have access to Board papers and other related materials and have access to the advice and services of the Company Secretary. The Board and individual Director also have separate and independent access to the senior management of the Company. Directors are continuously updated with the major developments of the Listing Rules and other applicable regulatory requirements so as to ensure the Company's compliance with and upkeep of good corporate governance practices. In addition, Directors are allowed to seek independent professional advice in appropriate circumstances for discharging their duties at the expense of the Company.

Independent Non-executive Directors

The Company has received from each independent non-executive Director an annual confirmation of his independence pursuant to rule 3.13 of the Listing Rules. The Board and the Nomination Committee have reviewed the independence of the Independent Non-executive Directors and considered all independent non-executive Directors are independent within the definition of the Listing Rules.

All independent non-executive Directors were appointed with specific term and are subject to retirement by rotation and reelection at annual general meetings of the Company in accordance with the Articles of Association.





Directors Commitments and Continuous Professional Development

The Company has received confirmation from each Director that he has given sufficient time and attention to the affairs of the Company for the financial year ended 30 June 2017. Directors have disclosed to the Company the number and nature of offices held in Hong Kong and overseas listed public companies or organisations.

Each newly appointed Director receives an induction at his appointment to ensure that he has proper understanding of the operations and business of the Group and is fully aware of his responsibilities and obligations under the Listing Rules, applicable laws and other relevant statutory requirements. Directors are continually provided with updates on statutory and regulatory developments, evolution of the business environment so as to facilitate them to discharge their duties.

According to the records maintained by the Company, Directors received continuous professional development with an emphasis on the roles, functions and duties of being a director of a listed company in compliance with code provision A.6.5 of the CG Code during financial year ended 30 June 2017:

	Corporate governance/ updates on laws, rules and regulations	Accounting/ financial/ management or other professional skills
Executive Directors		
Mr. Liu Yancheng (appointed on 5 January 2017)	✓	
Mr. Liu Xinsheng (appointed on 2 May 2017)	✓	✓
Mr. Peng Rongwu	✓	
Mr. Yeo Jiew Yew (retired on 13 February 2017)	✓	
Mr. Wong Kee Chung (resigned on 1 June 2017)	✓	
Non-executive Director		
Mr. Tam Tak Wah	✓	✓
Independent Non-executive Directors		
Mr. Leung Po Hon	✓	✓
Mr. Li Jin (appointed on 30 June 2017)	✓	
Dr. Luo Xiaodong (appointed on 5 January 2017)	✓	
Mr. Lam Kwan Yau Gilbert (resigned on 1 June 2017)	✓	
Mr. Ng Wai Hung (resigned on 30 June 2017)	✓	

Directors and Officers Policy

During the financial year ended 30 June 2017, appropriate insurance coverage on directors' and officers' liabilities has been in force to protect the directors and officers of the Group from their risk exposure arising from the business of the Group.



AUDIT COMMITTEE

The audit committee of the Company (the "Audit Committee") was established with written terms of reference specifying its authority and duties which is available on the websites of the Stock Exchange and the Company. The Audit Committee consists of four non-executive Directors, of whom three are independent, namely,

Mr. Leung Po Hon (Chairman)

Mr. Li Jin

Dr. Luo Xiaodong Mr. Tam Tak Wah

The primary terms of the Audit Committee are as follows:

On external audit:

- make recommendations to the Board on the appointment, re-appointment and removal of the external auditor and approve the remuneration and terms of engagement of the external auditor;
- review and monitor the external auditor's independence as well as the objectives and effectiveness of the audit process in accordance with applicable standards;
- discuss with the external auditor before the audit commences on the nature and scope of the audit and reporting obligations and ensure co-ordination where more than one audit firm is involved; and
- develop and implement policy on the engagement of the external auditor to provide non-audit services.

On annual financial results:

- monitor integrity of the interim and annual reports and accounts, and review significant financial reporting judgements contained therein before submission to the Board;
- review the Group's financial and accounting policies and practices;
- review external auditor's management letter for any material queries raised by the auditor to the management in respect of accounting records, financial accounts or system of control and management response; and
- consider any significant or unusual items that are, or may need to be, reflected in the interim and annual reports and accounts and give due consideration to any matters that have been raised by the Group.

On internal control and risk management:

- review the Group's financial controls and its internal control and risk management systems;
- discuss with management the system of internal control and ensure that management has discharged its duty to have an effective internal control system including the adequacy of resources, qualifications and experience of staff of the Group's accounting and financial reporting function, and its training programmes and budget;





- consider any findings of major investigation of internal control matters as delegated by the Board or on its own initiative and management's responses thereto;
- ensure co-ordination between the internal and external auditors and that the internal audit function is adequately resourced and has appropriate standing within the Group; and
- report to the Board on the matters raised in the CG Code.

REMUNERATION COMMITTEE

The remuneration committee of the Company (the "Remuneration Committee") was established with written terms of reference specifying its authority and duties which is available on the website of the Company. The Remuneration Committee consists of five members, of whom three are independent non-executive Directors, one is non-executive Director and the remaining one is executive Director, namely,

Mr. Leung Po Hon (Chairman)

Mr. Li Jin

Mr. Liu Xinsheng

Dr. Luo Xiaodong

Mr. Tam Tak Wah

The roles and functions of the Remuneration Committee are set out in its terms of reference which are posted on the websites of Stock Exchange and the Company. Primary terms include:

- making recommendations to the Board on policy and structure of remuneration of the Directors and senior management whereby the Board has the final authority to approve the remuneration of Directors and senior management;
- determining the remuneration packages of each Director and member of the senior management by reference to corporate goals; and
- ensuring no Directors or any of their associates are involved in deciding their own remuneration packages and objectives and compensation arrangements relating to dismissal or removal of Directors.

The remuneration package of each Director is determined by reference to the prevailing market conditions, his duties and responsibilities to the Company and the Company's remuneration policy.

During the financial year ended 30 June 2017, the Remuneration Committee had held one meeting to discuss the remuneration policy and review the remuneration of the Board, and make recommendations to the Board having taken into consideration of the current situation of the economy and the results of the Group.



Pursuant to code provision B.1.5 of the CG Code, the remuneration of the members of senior management by band for the financial year ended 30 June 2017 is set out below:

A	Annual remuneration (by band)	Number of individuals
	Nil to HK\$1,000,000 HK\$1,000,000 to HK\$1,500,000	1 1

Further particulars of Directors' remuneration and the five highest paid employees as required to be disclosed pursuant to Appendix 16 to the Listing Rules are set out in note 9 to the Consolidated Financial Statements.

NOMINATION COMMITTEE

The nomination committee of the Company (the "Nomination Committee") was established with written terms of reference specifying its authority and duties which is available on the website of the Stock Exchange and the Company. The Nomination Committee consists of four members, of whom three are independent non-executive Directors and one is executive Director, namely,

Mr. Liu Yancheng (Chairman)

Mr. Leung Po Hon

Mr. Li Jin

Dr. Luo Xiaodong

With the aim to build up a strong and diverse Board, the Nomination Committee would identify suitable and qualified individuals, in particular those who can add value to the management through their expertise in relevant strategic business areas, to be the board members, and would recommend the Board on relevant matters relating to the appointment or reappointment of Directors, if necessary.

Details of the procedures for Shareholders to propose a person for election as a Director are outlined in the "Procedures for Shareholders to Propose a Person for Election as a Director" which is available on the website of the Company.

The primary terms of the Nomination Committee include:

- review and supervise the structure, size and composition of the Board;
- develop the criteria for identifying and assessing the qualification of and evaluating candidates for directorship; and
- make recommendations to the Board on the selection of nominated directorship and matters related to appointment or re-appointment of Directors.





Pursuant to the Articles of Association, any Director appointed to fill a casual vacancy should be subject to re-election by the shareholders of the Company at the next general meeting of the Company after their appointments, but shall not be taken into account in determining the Directors who are to retire by rotation at such meeting. In addition, at each annual general meeting of the Company, one-third of the Directors shall retire from office by rotation (but will be eligible for re-election) such that all Directors should be subject to retirement by rotation at least once every three years.

The Nomination Committee follows a set of procedures when recommending candidates for the directorship. The primary criteria of selecting a candidate include assessing his:

- integrity, objectivity and intelligence of the candidate, with reputations for sound judgement and open mind, and a demonstrated capacity for thoughtful group decision making;
- qualification and career experience; and
- understanding of the Company and the Group's mission.

When a candidate is proposed for a directorship, he shall be evaluated on the basis of the aforementioned criteria. Selection of the suitable candidate is based on a majority vote and the view of each committee member will be sought before voting commences. The chairman of the Nomination Committee will present the proposal (with the voting results) and make recommendations to the Board.

For the financial year ended 30 June 2017, the Nomination Committee held one meeting to review the structure and diversity of the Board, the policies applicable to the board composition and nomination, the term of appointment of non-executive Directors, and to assess the independence of independent non-executive Directors and to make recommendations to the Board on the appointment and re-appointment of Directors taking into account their experience and qualifications.

Board Diversity

The Nomination Committee adopted the board diversity policy of the Company which sets out the approach to achieve diversity on the Company's Board of Directors. The Company recognises the benefits of board diversity and endeavours to ensure that the Board has the appropriate balance and level of skills, experience and perspectives required to support the execution of its business strategies. The Company seeks to achieve board diversity through the consideration of a number of factors, including but not limiting to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service. The ultimate decision will be based on the candidates' merits and contributions to the Board. The Nomination Committee reviews the board diversity policy, as appropriate, to ensure its effectiveness from time to time. The Company considers that the current Board composition is characterised by diversity, whether considered in terms of gender, professional background, skills and knowledge.



BOARD AND COMMITTEE MEETINGS

During the financial year ended 30 June 2017, the Company held 18 Board meetings, 5 Audit Committee meetings, 4 Remuneration Committee meeting, 4 Nomination Committee meeting and one general meeting. The individual attendance record of each Director at the Board meetings, Board Committees meetings and general meetings during the financial year is set out below and is presented by reference to the number of meetings held during their tenure:

			Number	of meetings attend	ed/held	
			Audit	Remuneration	Nomination	
Director	Note	Board	Committee	Committee	Committee	General
Executive Director						
Liu Yancheng	1	11/11	N/A	N/A	2/2	1/1
Liu Xinsheng	2	6/6	N/A	1/1	N/A	0/0
Peng Rongwu	3	18/18	N/A	N/A	2/2	1/1
Yeo Jiew Yew	4	0/6	N/A	N/A	N/A	0/1
Wong Kee Chung	5	8/14	N/A	N/A	N/A	1/1
Non-executive Director						
Tam Tak Wah		13/16	5/5	2/4	N/A	1/1
Independent Non-executive Direct	ctor					
Leung Po Hon		12/15	5/5	3/4	3/4	1/1
Li Jin	6	0/0	0/0	0/0	0/0	0/0
Luo Xiaodong	7	9/11	0/0	2/2	1/1	0/1
Lam Kwan Yau Gilbert	8	8/12	4/5	2/3	1/3	1/1
Ng Wai Hung	9	5/15	3/5	1/3	1/3	0/1

Note:

- 1. Mr. Liu Yancheng was appointed as an executive Director with effect from 5 January 2017 and re-designated as the chairman of the Nomination Committee with effect from 1 March 2017.
- 2. Mr. Liu Xinsheng was appointed as an executive Director with effect from 2 May 2017 and as a member of the Remuneration Committee with effect from 1 June 2017.
- 3. Mr. Peng Rongwu ceased to be the chairman of the Nomination Committee with effect from 1 March 2017.
- 4. Mr. Yeo Liew Yew retired as an executive Director and Managing Director with effect from 13 February 2017.
- 5. Mr. Wong Kee Chung resigned as an executive Director with effect from 1 June 2017.
- 6. Mr Li Jin was appointed an independent non-executive Director and a member of each of the Audit, Remuneration and Nomination Committees with effect from 30 June 2017.
- 7. Dr. Luo Xiaodong was appointed as independent non-executive Director with effect from 5 January 2017 and a member for each of the Audit, Remuneration and Nomination Committees with effect from 2 May 2017.
- 8. Mr. Lam Kwan Yau Gilbert resigned as an independent non-executive Director and ceased to be a member of each of the Audit, Remuneration and Nomination Committees with effect from 1 June 2017.
- 9. Mr. Ng Wai Hung resigned as an independent non-executive Director and ceased to be a member of each of the Audit, Remuneration and Nomination Committees with effect from 30 June 2017.





Minutes of the Board and Board Committees meetings have been recorded in sufficient details including any matters considered in the meetings, decisions reached and concerns or queries raised by the Directors or dissenting views expressed. Draft and final versions of minutes of the Board and Board Committees are sent to all Directors or Committee members for comments and records respectively within a reasonable time after the meeting.

COMPANY SECRETARY

The Company engaged an external service provider as its Company Secretary since 9 December 2013. The Finance Manager of the Company, Mr. Ching Kin Wai is the contact person of the external service provider.

The Company Secretary is responsible to the Board for ensuring that board procedures are followed and the board is fully briefed on all legislative, regulatory and corporate governance developments and that it has regard to them when making decisions.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board acknowledges that it is responsible for the internal control system of the Group, and an effective internal control system enhances the Group's ability in achieving business objectives, safeguarding assets, complying with applicable laws and regulations and contributes to the effectiveness and efficiency of its operations. As such, the Group's internal control procedures include a comprehensive budgeting, information reporting and performance monitoring system.

The Company has engaged an independent advisor to conduct various agreed reviews over the Company's internal control system in order to assist the Board in reviewing the effectiveness of the internal control system of the Group. The reviews, which span over a period of 2 years, are aimed to cover all material controls, including financial, operational and compliance controls and risk management functions of the Group. The first report from the independent advisor has been presented to and reviewed by the Audit Committee and the Board. Appropriate recommendations for further enhancing the internal control system have been adopted.

AUDITORS' REMUNERATION

An analysis of the remuneration payable to the independent auditor of the Company, HLB Hodgson Impey Cheng Limited, to perform audit and non-audit services for the financial year ended 30 June 2017 is as follows:

For the financial year ended 30 June	2017 (S\$)	2016 (S\$)
Services rendered:		
Audit service	354,717	225,467
Non-audit service	61,910	_



SHAREHOLDERS' RIGHTS TO CONVENE AN EXTRAORDINARY GENERAL MEETING

Pursuant to articles 57 and 58 of the Articles of Association, each general meeting, other than an annual general meeting, shall be called an extraordinary general meeting. General meetings may be held in any part of the world as may be determined by the Board. The Board may whenever it thinks fit call extraordinary general meetings.

Any one or more shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the secretary of the Company, to enquire an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Pursuant to article 85 of the Articles of Association, no person, other than a Director retiring at the meeting, shall, unless recommended by the Directors for election, be eligible for election as a Director at any general meeting unless a notice signed by a member (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such notice is given of his intention to propose such person for election and also a notice signed by the person to be proposed of his willingness to be elected shall have been lodged at the head office or at the registration office provided that the minimum length of the period, during which such notice(s) are given, shall be at least 7 days and that (if the notices are submitted after the despatch of the notice of the general meeting appointed for such election) the period for lodgement of such Notice(s) shall commence on the day after the despatch of the notice of general meeting appointed for such election and end no later than 7 days prior to the date of such general meeting.

PROCEDURES FOR DIRECTING SHAREHOLDERS' ENQUIRIES AND PROPOSALS TO THE BOARD

To foster regular and contribute two-way communications amongst the Company, its Shareholders and potential investors, the Company Secretary is designated to respond to enquiries and proposals from Shareholders as well as the public.

Enquiries and concerns of the Shareholders and other stakeholders can be made in writing to the Company Secretary via the following contact details:

By mail: Room 1011, 10/F., Wing On Centre,

111 Connaught Road Central,

Hong Kong

By fax: (852) 31517085

By email: contact@kingbostrike.com

Shareholders may also make enquiries to the Board at the general meetings of the Company.





COMMUNICATIONS WITH SHAREHOLDERS AND INVESTORS RELATIONS

The Board and senior management recognise the responsibility of safeguarding the interest of the Shareholders and providing transparent and real-time disclosure of information of the Company so as to keep the Shareholders and investors abreast of the Company's position and help them to make informed investment decision.

Information of the Company and the Group are delivered to the Shareholders through various channels, which include annual report, interim report, announcements and circulars. The latest information of the Company and the Group together with the published documents are also available on the websites of the Company and the Stock Exchange.

The Company holds an annual general meeting every year as an appropriate media for direct communication between the Board and the Shareholders. Shareholders can raise questions directly to the Board in respect of the business performance and future development of the Group at such annual general meetings.

For the financial year ended 30 June 2017, there had been no significant change in the Company's constitutional documents.

DIRECTORS' AND INDEPENDENT AUDITORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The Directors acknowledge their responsibilities for the preparation of the consolidated financial statements of the Group and has ensured that the consolidated financial statements are prepared in accordance with statutory requirements and applicable accounting standards.

The statement of the independent auditor of the Company, HLB Hodgson Impey Cheng Limited, about reporting responsibilities on the consolidated financial statements of the Group is set out under the heading "Independent Auditors' Report" in this annual report.

Directors confirm that, to the best of their knowledge, information and belief, having made all reasonable enquiries, they are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

Environmental, Social and Governance Report



INTRODUCTION AND SCOPE

This environmental, social and governance report (the "**ESG Report**") has been prepared by the management of the Company in accordance with the requirement of the Appendix 27 Environmental, Social and Governance Reporting Guide ("**ESG Guide**") of the Listing Rules.

Being the first ESG report of the Group it presents mainly the policies, initiatives and performance of the Group for the year ended 30 June 2017. It also highlights material aspects identified from 1 July 2016 to 30 June 2017 (the "**Reporting Period**"). The Board of directors (the "**Board**") confirms that the report has been reviewed and approved to ensure the fair presentation of all material issues and impacts.

This ESG Report has been presented into two subject areas namely, Environmental and Social. Each subject area has various aspects to disclose the relevant policies and the status of compliance with relevant laws and regulations as addressed by the ESG Guide.

The Group understands the importance of the ESG report and is committed to making continuous improvements in corporate social responsibility into the Group's business in order to meet the changing needs of an advancing society.

The key stakeholders for the Reporting Period are as follows:

- Equity shareholders
- Governments of the PRC, Singapore and Hong Kong
- PRC, Singapore and Hong Kong communities
- Hong Kong supervision bodies related to listing compliance
- Employees
- Customers
- Suppliers







ESG Guide	Relevant ESG issues to the Group
A. Environmental	
A.1 Emissions	Carbon dioxide emission and waste management
A.2 Use of resources	Resources consumption and environmental management
A.3 Environmental and natural resources	Measures in reducing environmental impact
B. Social	
B.1 Employment	Labour practices
B.2 Health and safety	Workplace health and safety
B.3 Development and training	Employee development and training
B.4 Labour standards	Child labour and forced labor
B.5 Supply chain management	Relationship management in the view of long term co-operation
B.6 Product responsibility	Product quality control and safety keeping practice
B.7 Anti-corruption	Anti-corruption and money laundering
B.8 Community investment	Community involvement

ABOUT THE GROUP

The Group is principally engaged in the provision of electrical engineering services in Singapore and the construction, operation and sale of solar power stations projects in the PRC. The Group has a reputation as an established electrical engineering company for the public residential projects in Singapore.

The Group's corporate objective is to achieve sustainable growth. It is believed that the Group has established a good rapport with its customers. Considering the demand in government flats development in Singapore and the policies of the PRC government in renewable energy, it is expected that there will be a stable outlook on the business for 2017-2018.

Environmental. Social and Governance Report



A. ENVIRONMENTAL

The Group has a successful and systematic framework to manage the immediate and long term environmental impacts of the Group's products, services and processes by qualifying ISO 14001.

The Group always keeps itself up-to-date on developments in local legislations and standards for environmental protection. During the Reporting Period, the Group did not experience any cases of non-compliance relating to environmental laws and regulations in the PRC, Singapore and Hong Kong.

The Group actively encourages staff to protect the environment through training, education and communication. The Group has established environmental policies and has communicated measurable environmental objectives to employees. The salient features of these environmental policies and objectives are as follows:

Environmental Policies	Environmental Objectives
To monitor and record our environmental impacts on a regular basis and compare our performance with our policies, objectives and targets	Conform to applicable laws and government regulations
To reduce, reuse, recycle the resources consumed by our business wherever practical	Promote environmental, health and safety awareness among the employees, contractors, users and transporters
Informing the employees, users and society at large about environmental protection and product safety	Increasing and maintaining the environmental awareness of all employees with a view to integrating environmental considerations into operational and financial planning

A.1 Emissions

Carbon Dioxide Emissions

The Group's business is related to environmental protection and some usage of natural resources. The Group has implemented a set of management policies so as to ensure the Group's sustainability in the future. The major source of carbon dioxide emissions is from the use of energy. The Group has established various energy-saving initiatives to the carbon footprint (refer to A.2).

Waste Management

The waste management from the Group's business activities mainly consisted of office paper during the Reporting Period. No substantial hazardous waste was produced by the Group during the Reporting Period. However, the Group has launched a number of waste management policies. For example, the office light and office equipment would be turned off during the luncheon rest time and the office paper would be all recycled.







The Group is governed by Environmental Protection of the PRC《中華人民共和國環境保護法》, Control of Atmospheric Pollution《中華人民共和國大氣污染防治法》and Urban Drainage and Sewage Treatment Ordinance《城鎮排水與污水處理條例》. The Group is also under Environmental Protection and Management Act, Chapter 94A, of Singapore to consolidate the laws relating to environmental pollution control, to provide for the protection and management of the environment and resource conservation, and for the purposes connected therewith. During the year ended 30 June 2017, the Group has fully complied with these environmental regulations.

A.2 Use of Resources

Resources Consumption

The Group encourages staff to adopt environmentally responsible habits which are mentioned in the environmental management practices as discussed below to measure and reduce the use of resources, minimize waste and recycle materials.

With the vision of protecting the planet and of incorporating environmental sustainability into its business functions and processes, the Group proactively seeks for opportunities in enhancing operating efficiency in order to minimize the use of resources.

Overall, the resources consumption of the Group during the Reporting Period are listed in the following table:

Resources Consumption	Unit	Amount
Electricity consumption	KWH	69,064
Paper used	Ream	184

As a whole, the "save more use less" concept is being promoted throughout all work sites.

Environmental Management

Environmental policy and performance, and environmental conservation is always one of the Group's concerns. Although the Group does not establish a formal environmental policy, various measures have been implemented to encourage compliance with environmental legislations and promote awareness towards environmental protection to the employees. For instance, the Group implements green office practices such as double-sided printing and copying, promoting using recycled paper and reducing energy consumption by switching off idle lightings and electrical appliances.

To conserve the environment, the Company encourages staff to maintain electronic records in order to reduce paper consumption. The Group will review its environmental practices periodically and will consider implementing further eco-friendly measures and practices in the operation of the Group's businesses.

Environmental, Social and Governance Report



A.3 The Environmental and Natural Resources

Measures in Reducing Environmental Impact

While the Group is committed to producing high quality services, it also ensures that all business activities in Singapore, the PRC and Hong Kong do not exert a significant negative impact to the environment in general. In the PRC, the production of solar power by the photovoltaic system has no negative impact on the environment, and instead, it would boost up environmental-friendliness. On the other hand, the Group would maintain its daily operation efficiency in the offices to improve energy usage.

B. SOCIAL

B.1 Employment

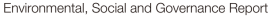
Labour Practices

The Group considers that staff members are valuable assets of the Group and hence it provides a number of staff activities to enhance employees' sense of belonging and to help create a friendly working environment.

The Group's practices and policies with respect to:

- compensation and dismissal;
- recruitment and promotion;
- working hours;
- rest periods;
- equal opportunities;
- diversity;
- anti-discrimination; and
- welfare and other benefits,

have complied with Labour Law of the PRC《中華人民共和國勞動法》, Labour Contract Law of People's Republic of China《中華人民共和國勞動合同法》and other relevant laws and regulations in Singapore such as Employment Act, Chapter 91, applicable to employment contracts, wages, and benefits when hiring employees in Singapore.

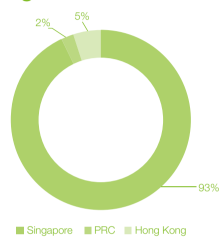




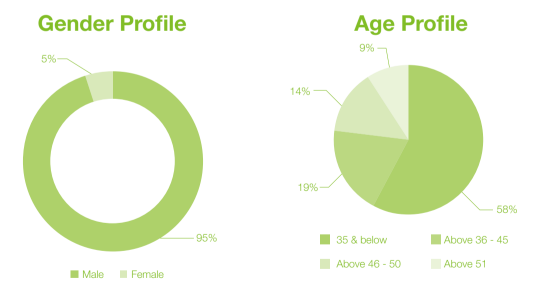


As at the end of the Reporting Period, the Group employed around 173 employees as a whole. The charts below show the diversity of the staff in Singapore, PRC and Hong Kong.

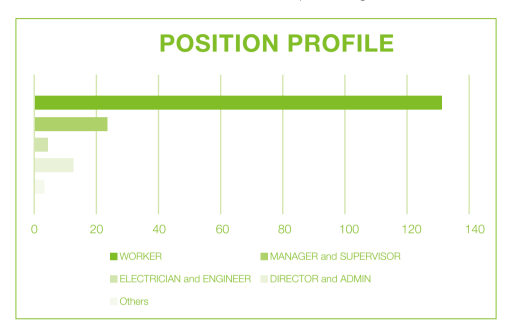
Regional Distribution



Obviously, the above diagram shows that Singapore holds (over 90%) the most significant number of employee in the total workforce as a whole.



For the construction business in Singapore, most employees are male as front-line workers. The age level of workers is well diversified and almost 60% of total workforce is equal/below age of 35.



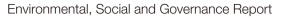
In Singapore, the majority of the workforce consists of front-line workers (over 80%). In Hong Kong, the total workforce is 9. In the PRC, the total workforce is 4 who are assigned to different departments.

The Group's employees in all regions work under a 40-hour standard per week and it maintains a holiday policy and travel policy, as well as annual vacation leave, compensation leave, maternity leave, personal leave and sick leave.

Remuneration of the employees which included salary, discretionary bonus and share-based incentives was based on the Group's results and individual performance. During the recruitment or appraisal of employees, the Group places great consideration in providing equal opportunities at workplace where only the working performance and ability are considered under the assessment.

The following standards are expected to be maintained by all employees at the management level and back office:

- Assume all actions and behaviours which promote the favourable image of the Group, its management and its officers.
- 2. Avoid potential conflict of interest and personal gain or any appearance of a conflict or impropriety.
- Promote the integrity, reputation, administration and operations of all the affairs of the Group and avoid any conduct.







B.2 Health and Safety

Workplace Health and Safety

The Group is committed to keeping its employees free from the impacts of safety and health risks. In order to minimise workplace accidents and set the health and safety of staff as top priority, the Group has established a set of staff handbook which includes sufficient policies on the safety for all employees to follow.

With respect to occupational safety management, the Group has complied with all the applicable local and Labour Law of the PRC《中華人民共和國勞動法》 relating to occupational safety health, and the legislation for workplace safety and health, which is enforced by the Ministry of Manpower in Singapore.

Workplace is equipped with fire and safety equipment to prevent outbreak of fire accident and the validity of the fire facilities would be regularly checked. During the Reporting Period, the Group has reported zero work related fatalities and work injuries.

The Group has established a set of policies which focus on keeping a safe and healthy workplace, the main features of which are as follows:

- 1. Relevant trainings and knowledges are provided to employees in respect of risks associated with goods handling in site and warehouse.
- 2. Warning wordings are posted in the obvious areas of site and warehouse to emphasize the health and safety practice.

B.3 Development and Training

Employee Development and Training

The Group is willing to invest in employees' training and development in order to target for a higher standard and to adapt to the needs of company development.

The Group has various training programmes, internal and external, to fully develop its workforce. It is extremely important that safety is incorporated into the worksite orientation before commencement of work. Orientation topics would mostly cover rights and responsibilities, workplace hazards, safe work procedures, etc.

There are several specific trainings in Singapore:

- CoreTrade training for workers, foremen and supervisors.
- ii. Continual educational training.
- iii. Enhanced construction safety orientation course.
- iv. Building construction supervisor safety programme.
- v. Occupational first-aid course.

Environmental, Social and Governance Report

- vi. Work at height for assessors and supervisors.
- vii. Operator scissor lift course.
- viii. Refresher course for licensed electrical workers.

The Group would follow up with all workers and staff so as to ensure that they are following safe work procedures. All training records of workers are kept and there is on-going supervisor training specifically for supervisors.

B.4 Labour Standards

Child Labour and Forced Labour

The Group has strictly complied with Labour Contract Law of the PRC《中華人民共和國勞動合同法》. Under the Law of the PRC on the Protection of Minors and as stipulated by the Labour Law of the PRC in terms of employment management, there is neither child nor forced labour in the Group's operation. For the year ended 30 June 2017, there was no employees of the Group aged under 16 and there was no dispute between the Group and its staff.

The minimum legal age for working in Singapore is governed by the Employment Act and the Employment (Children and Young Persons) Regulations, which is in turn enforced by the Ministry of Manpower.

The Group's policy recognises that employers have the right to insist upon the undivided loyalty of their employees throughout their employment. Based on this principle, the Group requires the following commitments from all employees, subject to the provisions of all applicable laws and regulations:

- > Every employee has a legal and ethical responsibility to promote the Group's best interest.
- > Employees must agree that, both during and subsequent to their employment with the Group for a certain period, they would not interfere with, disrupt, or proposes to enter into contracts, arrangements or projects of the Group.
- > The protection of confidential information is essential to the Group, its clients and the future security of its employees.
- > The Group requires the complete commitment of all full-time employees that they should not engage into any outside activity or accept work in any outside position.
- > The Group reserves the right to determine that other relationships that are not specifically covered by this policy represent actual or potential conflict of interest.

Environmental, Social and Governance Report





Besides, although there is no laws or regulations in Hong Kong, Singapore and the PRC that address employment reference/background investigations, the Group would ensure the actual background of the employees as to follow the provision of the General Principles of the PRC Civil Law (the "General Civil Principles") regarding the protection of reputation and personal dignity.

B.5 Supply Chain Management

Relationship Management in the View of Long Term Co-operation

The Group is committed to establishing a comprehensive vertical supply chain management system through screening and management. The supply chain policy requires suppliers to ensure compliance with all applicable regulations.

The Group has established and maintained a good relationship with a network of suppliers and subcontractors, some of whom have known or worked with the Group for over 10 years. The good relationship with its suppliers is partly based on its practice of prompt payment which has benefited the Group in negotiating a competitive price, which in turn, provides the Group with the flexibility to price its services to customers.

For the suppliers and the quotation management in Singapore, the Group has the following types of vendors:

- 1) Vendors appointed by customers
 - > No quotation is required under his category.

2) Preferred vendors

These are the venders proposed by customers so as to meet the requirements of the projects undertaken by the Group. Although quotation is required from these preferred venders, price is not the utmost priority as over reliance on a particular supplier would generate new risk for the Group. There is a check and balance in place for mitigating the risk by spreading out the orders among preferred vendors, taking into consideration of the relationship with the Group and their outstanding orders.

B.6 Product Responsibility

Product Quality Control

The Group's employees are obligated to retain in confidence all information obtained in connection with their employment, including, but not limited to, trade secrets, client information and other proprietary information.

Safety Keeping Practice

The Group has a confidentiality policy relating to observing and protecting intellectual property rights which comply with the Business Practices and Consumer Protection Act applicable to all locations for consumer data protection and privacy policy. For the protection of customer privacy, customer information is kept in strict confidence and destroyed if appropriate.

Environmental. Social and Governance Report



B.7 Anti-Corruption

Anti-corruption and Money Laundering

Generally, anyone who believes fraud has occurred should report the incident to the manager of the relevant department of the Group. The manager must report all apparent cases of fraud brought to her/his attention to the senior management.

The Group has complied with the Proceeds of Crime (Money Laundering) and Terrorist Financing and Anti-Money Laundering and Counter-Terrorist Financing Ordinance (Cap. 615) for combating crime proceeds in Singapore and Hong Kong respectively. The Group stresses on no tolerance towards any corruption, fraud, money laundering, bribery and extortion and has complied with relevant laws and regulations such as Prevention of Corruption Act under Chapter 241 by the Singapore Statues, Criminal law of the PRC《中華人民共和國刑 法》 and the Anti-Unfair Competition Law of the PRC《中華人民共和國反不正當競爭法》. For the year ended 30 June 2017, no such event took place.

The Group has implemented the following specific measures to detect and deter money laundering and the financing of terrorist activities:

- Establishing record keeping and client identification requirements for financial services providers.
- ii. Reporting suspicious financial transactions and cross-border movements of currency.
- iii. A responsible officer is appointed for ensuring compliance with relevant laws and regulations on the anticorruption and money laundering.

B.8 Community Investment

Community Involvement

The Group has devoted time and effort to return to the society as it has always encouraged its employees to take part in supporting environmental protection such as energy saving initiative and volunteer work for the community.

In the future, the Group will:

- seek opportunities to work with charitable organisations to get involved in various community programmes and contribute to society; and
- promote the health of its employees and customers by organising and taking part in sports and fitness activities.







31/F, Gloucester Tower The Landmark 11 Pedder Street Central Hong Kong

TO THE SHAREHOLDERS OF KINGBO STRIKE LIMITED

(Incorporated in Cayman Islands with limited liability)

DISCLAIMER OF OPINION

We were engaged to audit the consolidated financial statements of Kingbo Strike Limited (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 64 to 141, which comprise the consolidated statement of financial position as at 30 June 2017, and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

We do not express an opinion on the consolidated financial statements of the Group. Because of the significance of the matters described in the Basis for Disclaimer of Opinion section of our report, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements. In all other respects, in our opinion the consolidated financial statements have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR DISCLAIMER OF OPINION

Acquisition of Kahuer Holding Co., Limited

As disclosed in Note 28 to the consolidated financial statements, on 27 May 2016, the Group acquired 60% equity interest in Kahuer Holding Co., Limited ("**Kahuer**") at an aggregate consideration of approximately HK\$420 million (equivalent to S\$74,394,615) (the "**Acquisition**"). Kahuer and its subsidiaries (hereinafter collectively referred as the "**Kahuer Group**") are principally engaged in the construction, operation and sale of solar power station projects in the People's Republic of China (the "**PRC**"). Management considered that the Acquisition was a business combination.

During the course of the preparation of the consolidated financial statements of the Group for the financial year ended 30 June 2016, the directors of the Company had engaged an independent external professional valuer to assist them in preparing a cash flow forecast of the Kahuer Group projects based on financial budgets covering a five-year period (the "Forecast") to determine the fair values of the identifiable assets and liabilities of the Kahuer Group for the purpose of purchase price allocation at the date of Acquisition. The same forecast was used by the management of the Group for the purpose of year end impairment testing for the year ended 30 June 2016.

1. Opening balances and corresponding figures

The consolidated financial statements of the Group for the year ended 30 June 2016, which form the basis for the corresponding figures presented in the current year's consolidated financial statements, were not audited by us. The predecessor auditors' audit opinion on the consolidated financial statements of the Group for the year ended 30 June 2016 was disclaimed because of the significance of the possible effects of the limitation on the scope of the audit in relation to the Acquisition, as described in paragraphs (2) to (6) below. As stated in their auditors' report, the Kahuer Group was established less than one year as at 30 June 2016 and did not have any sales transactions since its establishment. There was no other reliable data available from other sources alternatively. In the absence of historical information and reliable documents supporting the inputs and assumptions used in the preparation of the Forecast, the predecessor auditors were unable to evaluate the reasonableness of the Forecast.



BASIS FOR DISCLAIMER OF OPINION (Continued)

Acquisition of Kahuer Holding Co., Limited (Continued)

1. Opening balances and corresponding figures (Continued)

Details of the matters that gave rise to the disclaimer of opinion were set out in the independent auditors' report dated 20 December 2016 included in the Company's annual report for the year ended 30 June 2016.

The opening balances as at 1 July 2016 of the assets and liabilities which were the subject matters of the predecessor auditors' disclaimer of opinion enter into the determination of the financial performance and cash flows of the Group for the current financial year and have carryforward effects on the closing balances as at 30 June 2017. We were not able to obtain sufficient appropriate audit evidence to enable us to assess the effects of the matters to which the limitation of scope for the year ended 30 June 2016 relate. Any adjustments found to be necessary to the opening balances as at 1 July 2016 may affect the balance of retained profits as at 1 July 2016, the Group's results for the year ended 30 June 2017, the closing balances as at 30 June 2017 and related disclosures in the notes to the consolidated financial statements of the Group for the year ended 30 June 2017. Accordingly, we were unable to determine whether adjustments might have been necessary in respect of the financial performance of the Group for the year ended 30 June 2017 reported in the consolidated statement of profit or loss and other comprehensive income, the cash flows from operating activities reported in the consolidated statement of cash flows and the financial position of the Group as at 30 June 2017 reported in the consolidated statement of financial position as at 30 June 2017, and the possible effects of these matters on the comparability of the current period's figures and the corresponding figures.

2. Identifiable assets and liabilities of the Kahuer Group

As referred to in Note 28 to the consolidated financial statements, included in the purchase price allocation were inventories of approximately \$\$3.5 million which were stated at fair value as at the date of the Acquisition. Management determined the projected margin of these inventories based on the Forecast and derived the respective fair value. Deferred tax liabilities of approximately \$\$0.8 million was recognised which arose from the difference between the fair value and the carrying value of these inventories. Consequently, non-controlling interest of approximately \$\$1.0 million, being 40% of the net assets less liabilities of the Kahuer Group at the date of acquisition, and the goodwill of approximately \$\$58.4 million, being the residual value from the purchase price allocation, were recognised as at 27 May 2016.

Due to the scope limitations encountered by the predecessor auditors in ascertaining the reasonableness of the Forecast in the previous year, we were unable to carry out alternative audit procedures we considered necessary to satisfy ourselves as to whether the purchase price allocation referred to above were appropriately stated. Any adjustments found to be necessary to the opening balances as at 1 July 2016 may affect the balance of retained profits as at 1 July 2016, the Group's results for the year ended 30 June 2017, closing balances as at 30 June 2017 and related disclosures in the notes to the consolidated financial statements of the Group for the year ended 30 June 2017.





BASIS FOR DISCLAIMER OF OPINION (Continued)

Acquisition of Kahuer Holding Co., Limited (Continued)

3. Impairment assessment of goodwill

As detailed in Note 12 to the consolidated financial statements, included in the consolidated statement of financial position of the Group was goodwill of gross carrying amount of approximately RMB282.6 million (equivalent to approximately S\$57.5 million) as at 30 June 2017 (2016: approximately S\$57.4 million) which arose from the Acquisition as stated in Note 28. In the preceding financial year, the management of the Group performed impairment assessment on this goodwill by comparing its carrying value to the respective recoverable amount of solar power station project cash generating unit and concluded that the goodwill was not impaired. As the recoverable amount was determined from the Forecast, for which the predecessor auditors were unable to evaluate the reasonableness thereof, the predecessor auditors were unable to ascertain whether the recoverable amount was reliably determined and whether the goodwill was impaired as at 30 June 2016. In the current financial year, the management of the Group performed impairment assessment on the goodwill based on valuation report prepared by an independent external professional valuer. Provision for impairment losses amounting to approximately RMB202.5 million (equivalent to approximately S\$41.2 million) was made on the goodwill during the year ended 30 June 2017 as a result of the impairment assessment.

We have not been able to obtain sufficient appropriate audit evidence to satisfy ourselves that certain key assumptions adopted in the valuation of the value in use of the cash generating unit referred to above were reasonable and supportable. As disclosed in Note 12 to the consolidated financial statements, the forecasted revenue amounts during the cash flow projection period of five years were estimated by management of the Group based on an agreement newly signed with a new customer. There was no sufficient historical operating data to support the assumptions relating to gross profits achievable under the agreement. Further, we are unable to satisfy ourselves about the sustainability of the revenue and gross profit streams as the entering into of the agreement was not a recurring event of the Group. In the absence of sufficient appropriate evidence regarding whether the key assumptions adopted were reasonable and supportable, we were unable to satisfy ourselves as to the appropriateness and sufficiency of the amount of impairment loss on the goodwill recognised in the consolidated financial statements.

Due to the scope limitations in the current and previous years, we were unable to carry out sufficient appropriate audit procedures we considered necessary to satisfy ourselves as to whether the balance of the goodwill as at 30 June 2017 and the related impairment loss for the year ended 30 June 2017 were free from material misstatement and fairly stated. Further, any adjustments found to be necessary to the opening balance of the goodwill as at 1 July 2016 may affect the balance of retained profits as at 1 July 2016, the Group's results for the year ended 30 June 2017, closing balance as at 30 June 2017 and related disclosures in the notes to the consolidated financial statements of the Group for the year ended 30 June 2017.



BASIS FOR DISCLAIMER OF OPINION (Continued)

Acquisition of Kahuer Holding Co., Limited (Continued)

4. Fair value of profit guarantee receivable

As described in Note 19, included in the consolidated statement of profit or loss and other comprehensive income for the year ended 30 June 2017 is a loss from change in fair value of profit guarantee receivable of approximately RMB44.1 million (equivalent to approximately \$\$9.0 million). The fair values of the profit guarantee receivable as at the date of the Acquisition and 30 June 2016 were derived from the same data input used in the Forecast but a different methodology model was applied. In the absence of historical information and reliable documents supporting the inputs used in the preparation of the Forecast, the predecessor auditors were unable to ascertain the reasonableness of this profit guarantee receivable.

In the current financial year, the profit guarantee receivable was carried at its fair value, which was determined to be S\$Nil based on the actual performance of the Kahuer Group, including the gain on settlement of long-term prepayments for acquisition of subsidiaries, as the period covered by the profit guarantee had already ended. In view of the scope limitations described above, we were unable to carry out alternative audit procedures we considered necessary to satisfy ourselves as to whether the opening balance of the profit guarantee receivable was free from material misstatement. Any adjustments found to be necessary to the opening balance as at 1 July 2016 may affect the balance of retained profits as at 1 July 2016, the loss from change in fair value of profit guarantee receivable included in the Group's results for the year ended 30 June 2017 and related disclosures in the notes to the consolidated financial statements of the Group for the year ended 30 June 2017.

5. Gain on settlement of prepayments for acquisition of subsidiaries

As described in the Note 6, included in the consolidated statement of profit or loss and other comprehensive income for the year ended 30 June 2017 is a gain on settlement of prepayment for acquisition of subsidiaries of approximately RMB12.0 million (equivalent to approximately \$\$2.2 million). The prepayments for acquisition of subsidiaries was arising from the Acquisition during year ended 30 June 2016 as stated in Note 28. As stated in the predecessor auditors' audit report, the carrying amount of the long-term prepayments for acquisition of subsidiaries as at 30 June 2016 was determined on the basis of provisional allocation made by directors of the Company of the consideration of the Acquisition by reference to the Forecast using the attributable data input of the two entities concerned in the Forecast. In the absence of historical information and reliable documents supporting the inputs used in the preparation of the Forecast, the predecessor auditors were unable to ascertain whether the allocation basis was appropriate and consequently whether the long-term prepayments for acquisition of subsidiaries were appropriately stated.

Due to the scope limitations in the previous year's audit, we were unable to carry out alternative audit procedures we considered necessary to satisfy ourselves as to whether the gain on settlement of long-term prepayments for acquisition of subsidiaries was free from material misstatement and fairly stated. Any adjustment found to be necessary to the opening balance as at 1 July 2016 may affect the balance of retained profits as at 1 July 2016, the Group's results for the year ended 30 June 2017 and related disclosures in the notes to the consolidated financial statements of the Group for the year ended 30 June 2017.





BASIS FOR DISCLAIMER OF OPINION (Continued)

Acquisition of Kahuer Holding Co., Limited (Continued)

6. Gain on disposal of subsidiaries

As described in the Note 29, included in the consolidated statement of profit or loss and other comprehensive income for the year ended 30 June 2017 is a gain on disposal of subsidiaries of approximately RMB22.7 million (equivalent to \$\$4.6 million). The net assets of the subsidiaries disposed of included inventories – contract of approximately RMB14.9 million (equivalent to \$\$3.0 million) which were arising from the Acquisition during year ended 30 June 2016 as stated at Note 28 and deferred tax liabilities of approximately RMB3.7 million (equivalent to \$\$0.8 million) which was recognised in respect of the difference between the fair value and the carrying value of these inventories. As stated in paragraph (2) above, there were limitations in the scope of work of the predecessor auditors in relation to the purchase price allocation in respect of the Acquisition.

Due to the scope limitations in the previous year's audit, we were unable to carry out alternative audit procedures we considered necessary to satisfy ourselves as to whether the gain on disposal of the subsidiaries was free from material misstatement and fairly stated. Any adjustment found to be necessary to the opening balances as at 1 July 2016 may affect the balance of retained profits as at 1 July 2016, the Group's results for the year ended 30 June 2017 and related disclosures in the notes to the consolidated financial statements of the Group for the year ended 30 June 2017.

RESPONSIBILITIES OF DIRECTORS AND THE AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The Audit Committee are responsible for overseeing the Group's financial reporting process.



AUDITORS' RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our responsibility is to conduct an audit of the Group's consolidated financial statements in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants ("**HKICPA**") and to issue an auditors' report. We report our opinion solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. However, because of the matters described in the Basis for Disclaimer of Opinion section of our report, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion on these consolidated financial statements.

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

The engagement director on the audit resulting in this independent auditors' report is Shek Lui.

OTHER MATTER

The consolidated financial statements of the Group for the year ended 30 June 2016, were audited by another auditor who expressed a disclaimer opinion on 20 December 2016.

REPORT ON OTHER MATTERS UNDER SECTION 407(2) AND 407(3) OF THE HONG KONG COMPANIES ORDINANCE

In respect alone of the inability to obtain sufficient appropriate audit evidence as described in the Bases for Disclaimer of Opinion section of our report above:

- · we were unable to determine whether adequate accounting records had been kept; and
- we have not obtained all the information or explanations that, to the best of our knowledge and belief, are necessary and material for the purpose of the audit.

HLB Hodgson Impey Cheng Limited

Certified Public Accountants

Shek Lui

Practising Certificate Number: P05895

Hong Kong, 8 August 2017



Year ended 30 June 2017

	Notes	2017 S\$	2016 S\$
REVENUE Cost of sales	5	57,648,773 (38,384,602)	21,501,034 (18,479,236)
Gross profit		19,264,171	3,021,798
Other gains and losses Administrative expenses Impairment loss recognised in respect of goodwill Other expenses Finance costs Share of results of joint ventures Share of results of an associate	6 12 7	(1,259,532) (5,006,815) (41,163,325) (260,749) (9,721) 1,021,618 42,228	1,920,005 (1,985,768) - (255,183) (39,114) 2,028,361 (118,107)
(LOSS) PROFIT BEFORE TAX Income tax expense	8 10	(27,372,125) (4,062,584)	4,571,992 (587,357)
(LOSS) PROFIT FOR THE YEAR		(31,434,709)	3,984,635
ATTRIBUTABLE TO Owners of the parent Non-controlling interests		(38,989,860) 7,555,151	3,982,201 2,434
		(31,434,709)	3,984,635
(LOSS) PROFIT FOR THE YEAR		(31,434,709)	3,984,635
OTHER COMPREHENSIVE (EXPENSE) INCOME FOR THE YEAR Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of foreign operations: Exchange differences arising during the year Reclassification of translation reserve upon disposal of foreign operations	29	(48,490) 13,867	(1,498,545)
Other comprehensive expense for the year, net of income tax		(34,623)	(1,498,545)
TOTAL COMPREHENSIVE (EXPENSE) INCOME FOR THE YEAR		(31,469,332)	2,486,090
ATTRIBUTABLE TO Owners of the parent Non-controlling interests		(38,996,395) 7,527,063	2,483,656 2,434
		(31,469,332)	2,486,090
(LOSS) EADMINGS DED SHADE ATTRIBUTADI E TO			(Restated)
(LOSS) EARNINGS PER SHARE ATTRIBUTABLE TO ORDINARY EQUITY HOLDINGS OF THE PARENT Basic and diluted (S\$ cents)	11	(5.02)	0.60



Consolidated Statement of Financial Position

As at 30 June 2017



		2017	2016
	Notes	S\$	S\$
NON-CURRENT ASSETS			
Goodwill	12	16,291,283	57,354,883
Prepayments	20	1,768,878	4,665,245
Interests in joint ventures	13	2,957,955	4,596,337
Interests in an associate	14	490,779	448,551
Plant and equipment	15	611,236	515,477
Trade and other receivables	18	2,470,373	1,939,675
Total non-current assets		24,590,504	69,520,168
CURRENT ASSETS			
Gross amount due from customers for contract work in progress	16	3,254,446	2,534,536
Inventories	17	17,704	4,111,592
Trade receivables, deposits and other receivables	18	36,394,266	4,056,613
Profit guarantee receivable	19		8,949,777
Prepayments	20	34,288	6,793,574
Held-for-trading investments	21	9,245,609	5,756,891
Cash and cash equivalents	22	17,165,860	12,672,201
Total current assets		66,112,173	44,875,184
CURRENT LIABILITIES			
Income tax payable		4,433,737	570,227
Trade and other payables	23	21,146,823	14,771,758
Trade and Other payables	_	21,140,023	14,771,700
Total current liabilities		25,580,560	15,341,985
NET CURRENT ASSETS		40,531,613	29,533,199
TOTAL ASSETS LESS CURRENT LIABILITIES		65,122,117	99,053,367



Consolidated Statement of Financial Position

As at 30 June 2017



	Notes	2017 S\$	2016 S\$
NON-CURRENT LIABILITIES			
Trade and other payables	23	44,168	_
Interest-bearing borrowings	24		6,820,423
Deferred tax liabilities	25	40,330	795,315
Total non-current liabilities		84,498	7,615,738
NET ASSETS	_	65,037,619	91,437,629
EQUITY			
Share capital	26	1,396,622	1,261,436
Reserves	27	55,495,881	89,139,575
TOTAL EQUITY ATTRIBUTABLE TO OWNERS OF			
THE PARENT		56,892,503	90,401,011
Non-controlling interests		8,145,116	1,036,618
TOTAL EQUITY		65,037,619	91,437,629

The consolidated financial statements were approved and authorised for issue by the board of directors on 8 August 2017 and signed on its behalf by:

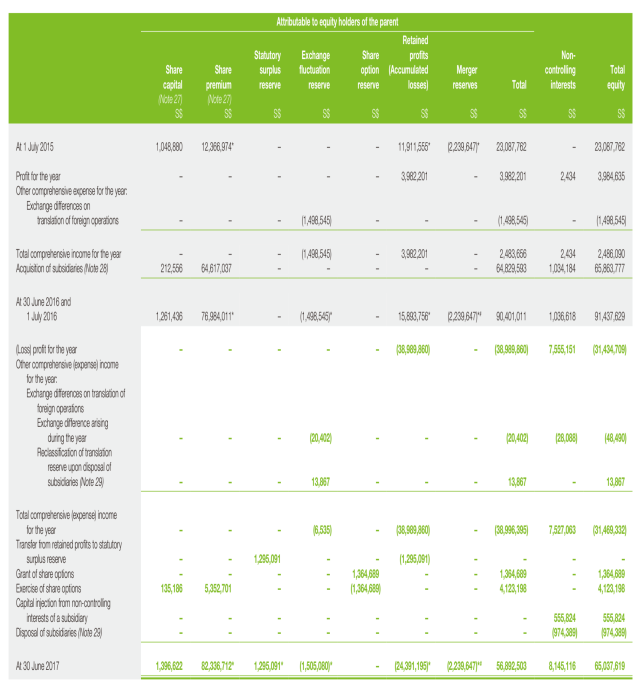
Liu Yancheng
Director

Peng Rongwu

Director

Consolidated Statement of Changes in Equity

Year ended 30 June 2017



- These reserve accounts comprise the consolidated reserves of S\$55,495,881 (2016: S\$89,139,575) in the consolidated statement of financial position.
- Merger reserves of the Group represent the capital contributions from the equity holders of the subsidiary, Strike Electrical Engineering Pte Ltd. ("Strike Singapore"). The Group acquired Strike Singapore during the year ended 30 June 2013 from Victrad Enterprise (Pte) Limited ("Victrad") which was an acquisition under common control and had been accounted for by applying the principle of merger accounting and the merger reserves had been debited for the purchase consideration for Strike Singapore.





ear ended 30 June 2017



		2017	2016
	Note	S\$	S\$
CASH FLOWS FROM OPERATING ACTIVITIES			
(Loss) profit before tax		(27,372,125)	4,571,992
Adjustments for:			
Bank interest income	6	(39,717)	(5,080)
Share of results of joint ventures		(1,021,618)	(2,028,361)
Share of results of an associate		(42,228)	118,107
Depreciation of plant and equipment	8	208,169	95,316
Loss on plant and equipment written off	8	96,643	792
Gain on disposal of plant and equipment	8	(21,427)	(2,415)
Gain on disposal of subsidiaries	29	(4,622,458)	-
Gain on settlement of prepayments for acquisition			
of subsidiaries	6	(2,227,701)	-
Impairment loss recognised in respect of goodwill		41,163,325	-
Change in fair value of held-for-trading investments	8	(149,236)	(2,315,440)
Change in fair value of profit guarantee receivable	8	8,961,306	642,877
Share-based payment expenses		1,364,689	-
Foreign exchange differences	6	(600,164)	(169,205)
Operating cash flows before movements in			
working capital		15,697,458	908,583
Increase in the gross amount due from customers		10,001,100	000,000
for contract work in progress		(719,910)	(70,540)
Increase in inventories		(6,537,501)	(604,283)
(Increase) decrease in prepayments		(4,870,513)	97,596
Increase in trade receivables, deposits		(1,010,010)	0.,000
and other receivables		(27,469,997)	(2,601,089)
Increase in held-for-trading investments		(3,207,305)	(3,488,999)
Increase in trade and other payables		13,431,580	4,709,283
			,,
Cash used in operations		(13,676,188)	(1,049,449)
Interest received		39,717	5,080
Tax paid		(237,543)	(404,810)
			, ,
Net cash flows used in operating activities		(13,874,014)	(1,449,179)

Consolidated Statement of Cash Flows

Year ended 30 June 2017



		2017	2016
	Note	S\$	S\$
CASH FLOWS FROM INVESTING ACTIVITIES			
Investment in an associate		-	(25,000)
Dividends received from joint ventures	13	2,660,000	300,000
Purchase of items of plant and equipment	15	(455,715)	(221,088)
Net cash outflow from acquisition of subsidiaries	28	-	(3,191,021)
Net cash inflow from disposal of subsidiaries	29	583,594	_
Proceed from settlement of prepayments for acquisition			
of subsidiaries		711,425	_
Proceeds from disposal of plant and equipment		63,712	2,415
Net cash flows generated from (used in)			
investing activities		3,563,016	(3,134,694)
CASH FLOWS FROM FINANCING ACTIVITIES			
Capital injection from non-controlling interests of a subsidiary		555,824	_
Proceed from issue of shares		4,123,198	_
Proceed from interest-bearing borrowings		10,163,183	_
Trooped from interest bearing betrevings		10,100,100	
Net cash flows generated from financing activities		14,842,205	_
NET INCREASE (DECREASE) IN CASH AND			
CASH EQUIVALENTS		4,531,207	(4,583,873)
Effects of currency translation on cash and cash equivalents		(37,548)	(372,680)
Cash and cash equivalents at beginning of year		12,672,201	17,628,754
		47.405.000	10.070.001
CASH AND CASH EQUIVALENTS AT END OF YEAR		17,165,860	12,672,201
ANALYSIS OF BALANCES OF CASH AND CASH			
EQUIVALENTS			
Cash at banks and on hand	22	17,165,860	12,672,201
Cash at Danks and On Hand	22	17,100,860	12,012,201

Notes to the Consolidated Financial Statements

30 June 2017



1. CORPORATE AND GROUP INFORMATION

Kingbo Strike Limited (the "Company") was incorporated in the Cayman Islands on 19 June 2013 as an exempted company with limited liability under the Companies Law, Cap. 22 of the Cayman Islands. The Company's registered office address is at Cricket Square, Hutchins Drive, PO Box 2681, Grand Cayman KY1-1111, Cayman Islands. The Company was registered with the Registrar of Companies in Hong Kong as a non-Hong Kong company under the Companies Ordinance (Chapter 622 of the laws of Hong Kong) on 5 September 2013 and the principal place of business in Hong Kong registered is at Room 1011, 10th Floor, Wing On Centre, 111 Connaught Road Central, Hong Kong. As at 30 June 2017, Mr. Zhang Jie is a substantial shareholder of the Company.

The Company is an investment holding company. The Group is principally engaged in the provision of electrical engineering services in Singapore and the construction, operation and sale of solar power station projects in the People's Republic of China (the "**PRC**").

Information about major subsidiaries

Particulars of the Company's major subsidiaries as at 30 June 2017 and 2016 are as follows:

Name	Place of incorporation and business	Issued ordinary/ registered share capital	Percentage of equity attributable to the Company				Principal activities
			Direct 20	Indirect 17	Direct 201	Indirect 6	
Strike Electrical Engineering Pte Ltd ("Strike Singapore")	Singapore	S\$1,510,000	100	-	100	-	Electrical works and general building engineering services
Triple Treasure Global Limited	British Virgin Islands (" BVI ")	US\$1	100	-	100	-	Investment holding
Capital Asia Investment Limited	Hong Kong	HK\$1	-	100	-	100	Investment holding
Max Lucky Corporation Limited ²	Hong Kong	HK\$1	-	100	-	-	Investment holding
Great Happiness Limited ²	Hong Kong	HK\$1	_	100	-	-	Investment holding
Marvel Skill Holdings Limited	BVI	US\$50,000	100	-	100	-	Investment holding
Kahuer Holding Co., Limited	BVI	US\$50,000	-	60	-	60	Investment holding

Notes to the Consolidated Financial Statements 30 June 2017



1. CORPORATE AND GROUP INFORMATION (Continued)

Information about major subsidiaries (Continued)

Name	Place of incorporation and business	Issued ordinary/ registered share capital	Percentage of equity attributable to the Company Direct Indirect Direct Indirect				Principal activities
			201	7	2016		
Loydston International Limited	Hong Kong	HK\$500,000	-	60	-	60	Investment holding
開合新能源 (盱眙) 有限公司 ^{1,3,5} (Kaihe New Energy (Xuyi) Company Limited) ("Kaihe New Energy (Xuyi)")	PRC	RMB6,824,178	-	60	-	-	Construction and operation of solar power station projects
開合新能源 (鎮江) 有限 公司 ^{3.5} (Kaihe New Energy (Zhenjiang) Company Limited) ("Kaihe New Energy")	PRC	RMB755,316	-	-	-	60	Construction, operation and sale of solar power station projects
鎮江開普光伏發電有限公司 ^{4,5} (Zhenjiang Kaipu Photovoltaic Power Company Limited) (" Zhenjiang Kaipu ")	PRC	RMB10,000	-	-	-	60	Construction and operation of solar power station projects
鎮江開能光伏發電 有限公司 ^{4,5} (Zhenjiang Kaineng Photovoltaic Power Company Limited) (" Zhenjiang Kaineng ")	PRC	RMB10,000	-	-	-	60	Construction and operation of solar power station projects
鎮江開合光伏發電 有限公司 ^{4,5,6} (Zhenjiang Kaihe Photovoltaic Power Company Limited) (" Zhenjiang Kaihe ")	PRC	RMB10,000	-	-	-	60	Construction and operation of solar power station projects





1. CORPORATE AND GROUP INFORMATION (Continued)

Information about major subsidiaries (Continued)

Name	Place of incorporation and business	Issued ordinary/ registered share capital	Perce	entage of ed to the C	quity attribut	able	Principal activities
			Direct 20	Indirect 17	Direct 201	Indirect 6	
天津開合光伏能源科技有限公司 ^{4,5} (Tianjin Kaihe Photovoltaic Energy Technology Company Limited) (" Tianjin Kaihe ")	PRC	RMB1,000,000	-	-	-	60	Construction, operation and sale of solar power station projects
盱眙盛能新能源 有限公司 ^{4,5,7} (Xuyi Shengneng New Energy Company Limited) (" Xuyi Shengneng ")	PRC	RMB400,000	-	-	-	60	Construction and operation of solar power station projects

Notes:

- 1 Newly incorporated on 20 July 2016 as a non-wholly owned subsidiary of the Company.
- 2 Newly incorporated on 3 March 2017 as a wholly-owned subsidiary of the Company.
- 3 Registered as a wholly-foreign-owned enterprise under PRC law.
- 4 Registered as domestic limited liability companies under PRC law.
- 5 The unofficial English translations are for identification purposes only.
- 6 As at 30 June 2016, 35% shares of Zhenjiang Kaihe had been pledged for the interest-bearing other loan of \$\$6,820,423, as further detailed in Note 24 to the financial statements.
- 7 As at 30 June 2016, 45% shares of Xuyi Shengneng had been pledged to the supplier, as further detailed in Note 30(b)(iii) to the financial statements.

The above table lists the subsidiaries of the Company which, in the opinion of the Directors of the Company, principally affected the results or assets of the Group.

2.1 BASIS OF PREPARATION

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRSs", which include all International Financial Reporting Standards, International Accounting Standards ("IASs") and Interpretations) issued by the International Accounting Standards Board (the "IASB") and the disclosure requirements of the Hong Kong Companies Ordinance.

They have been prepared under the historical cost convention, except for held-for-trading investments (Note 21) and a profit guarantee receivable (Note 19) which have been measured at fair value. These financial statements are presented in Singapore Dollars ("S\$").



2.1 BASIS OF PREPARATION (Continued)

Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries (collectively referred to as the "**Group**") for the year ended 30 June 2017 and 2016. A subsidiary is an entity (including a structured entity), directly or indirectly, controlled by the Company. Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee (i.e., existing rights that give the Group the current ability to direct the relevant activities of the investee).

When the Company has, directly or indirectly, less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- (a) the contractual agreement with the other vote holders of the investee;
- (b) rights arising from other contractual arrangements; and
- (c) the Group's voting rights and potential rights.

The financial statements of the subsidiaries are prepared for the same reporting period as the Company, using consistent accounting policies. The results of subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Profit or loss and each component of other comprehensive income are attributed to the owners of the parent of the Group and to the non-controlling interests, even if this results in the non-controlling interests having a deficit balance. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control described in the accounting policy for subsidiaries below. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction.

If the Group loses control over a subsidiary, it derecognises (i) the assets (including goodwill) and liabilities of the subsidiary, (ii) the carrying amount of any non-controlling interest and (iii) the cumulative translation differences recorded in equity; and recognises (i) the fair value of the consideration received, (ii) the fair value of any investment retained and (iii) any resulting surplus or deficit in the statement of profit or loss and other comprehensive income. The Group's share of components previously recognised in other comprehensive income is reclassified to profit or loss or retained earnings, as appropriate, on the same basis as would be required if the Group had directly disposed of the related assets or liabilities.



30 June 2017



2.2 CHANGES IN ACCOUNTING POLICIES AND DISCLOSURES

The Group has adopted the following new and revised IFRSs for the first time for the current year's financial statements.

Amendments to IFRS 10 and Sale or Contribution of Assets between an Investor and its Associate or

IAS 28 Joint Venture

Amendments to IFRS 10, IFRS 12 Investment Entities: Applying the Consolidation Exception

and IAS 28

Amendments to IFRS 11 Joint Arrangements: Accounting for Acquisitions

IFRS 14 Regulatory Deferral Accounts

Amendments to IAS 1 Disclosure Initiative

Amendments to IAS 16 and IAS 38 Clarification of Acceptable Methods of Depreciation and Amortisation

Amendments to IAS 27 Equity Method in Separate Financial Statements

Annual Improvements to IFRSs Amendments to a number of IFRSs

2012-2014 Cycle

The adoption of the above new and revised standards has had no significant financial effect on these financial statements.

2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE IFRSs

The Group has not applied the following new and revised IFRSs, that have been issued but are not yet effective, in these financial statements.

Amendments to IFRS 2 Classification and Measurement of Share-based Payment Transactions²
Amendments to IFRS 4 Applying IFRS 9 Financial Instruments with IFRS 4 Insurance Contracts²

IFRS 9 Financial Instruments²

IFRS 15 Revenue from Contracts with Customers²

Amendments to IFRS 15 Clarifications to IFRS 15 Revenue from Contracts with Customers²

IFRS 16 Leases³

IFRS 17 Insurance Contract¹
Amendments to IAS 7 Disclosure Initiative¹

Amendments to IAS 12 Recognition of Deferred Tax Assets for Unrealised Losses¹

Amendments to IFRS 40 Transfers of Investment Property²

IFRIC 22 Foreign Currency Transactions and Advance Consideration²

Amendments to IFRS 12 included in Disclosure of Interests in Other Entities¹

Annual Improvements 2014-2016 Cycle

7 tillida improvemente

Amendments to IFRS 1 included in

Annual Improvements 2014-2016 Cycle

First-time Adoption of International Financial Reporting Standards²

Amendments to IAS 28 included in

Annual Improvements 2014-2016 Cycle

Investments in associates and Joint Ventures²

- ¹ Effective for annual periods beginning on or after 1 January 2017
- ² Effective for annual periods beginning on or after 1 January 2018
- Effective for annual periods beginning on or after 1 January 2019
- ⁴ No mandatory effective date yet determined but available for adoption



2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE IFRSs (Continued)

Further information about those IFRSs that are expected to be applicable to the Group is as follows:

IFRS 9 Financial Instruments

The final version of IFRS 9 brings together all phases of the financial instruments project to replace IAS 39 and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment and hedge accounting. The Group expects to adopt IFRS 9 from 1 July 2018. The Group is currently assessing the impact of the standard.

IFRS 15 Revenue from Contracts with Customers

IFRS 15 establishes a new five-step model to account for revenue arising from contracts with customers. Under IFRS 15, revenue is recognised at an amount that reflects the consideration to which an entity expects to be entitled in exchange for transferring goods or services to a customer. The principles in IFRS 15 provide a more structured approach for measuring and recognising revenue. The standard also introduces extensive qualitative and quantitative disclosure requirements, including disaggregation of total revenue, information about performance obligations, changes in contract asset and liability account balances between periods and key judgements and estimates. The standard will supersede all current revenue recognition requirements under IFRSs. Amendments to IFRS 15 were issued to address the implement action issues on identifying performance obligations, application guidance on principal versus agent and licences of intellectual property, and transition. The amendments are also intended to help ensure a more consistent application when entities adopt IFRS 15 and decrease the cost and complexity of applying the standard. The Group expects to adopt IFRS 15 on 1 July 2018 and is currently assessing the impact of IFRS 15 upon adoption.

IFRS 16 Leases

IFRS 16 replaces IAS 17 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC 15 Operating Leases - Incentives and SIC 27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. The standard sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognise assets and liabilities for most leases. The standard includes two recognition exemptions for lessees - leases of low-value assets and short-term leases. At the commencement date of a lease, a lessee will recognise a liability to make lease payments (i.e., the lease liability) and an asset representing the right to use the underlying asset during the lease term (i.e., the right-of-use asset). The right-of-use asset is subsequently measured at cost less accumulated depreciation and any impairment losses unless the right-of-use asset meets the definition of investment property in IAS 40. The lease liability is subsequently increased to reflect the interest on the lease liability and reduced for the lease payments. Lessees will be required to separately recognise the interest expense on the lease liability and the depreciation expense on the right-of-use asset. Lessees will also be required to remeasure the lease liability upon the occurrence of certain events, such as change in the lease term and change in future lease payments resulting from a change in an index or rate used to determine those payments. Lessees will generally recognise the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset. Lessor accounting under IFRS 16 is substantially unchanged from the accounting under IAS 17. Lessors will continue to classify all leases using the same classification principle as in IAS 17 and distinguish between operating leases and finance leases. The Group expects to adopt IFRS 16 on 1 July 2019 and is currently assessing the impact of IFRS 16 upon adoption.

Amendments to IAS 7 Disclosure Initiative

Amendments to IAS 7 require an entity to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes. The amendments will result in additional disclosure to be provided in the financial statements. The Group expects to adopt the amendments from 1 July 2017.





2.3 IMPACT OF ISSUED BUT NOT YET EFFECTIVE IFRSs (Continued)

Amendments to IAS 12 Recognition of Deferred Tax Assets for Unrealised Losses

Amendments to IAS 12 were issued with the purpose of addressing the recognition of deferred tax assets for unrealised losses related to debt instruments measured at fair value, although they also have a broader application for other situations. The amendments clarify that an entity, when assessing whether taxable profits will be available against which it can utilise a deductible temporary difference, needs to consider whether tax law restricts the sources of taxable profits against which it may make deductions on the reversal of that deductible temporary difference. Furthermore, the amendments provide guidance on how an entity should determine future taxable profits and explain the circumstances in which taxable profit may include the recovery of some assets for more than their carrying amount. The Group expects to adopt the amendments from 1 July 2017.

2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Investments in an associate and joint ventures

An associate is an entity in which the Group has a long term interest of generally not less than 20% of the equity voting rights and over which it is in a position to exercise significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but is not control or joint control over those policies.

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

The Group's investments in an associate and joint ventures are stated in the consolidated statement of financial position at the Group's share of net assets under the equity method of accounting, less any impairment losses.

The Group's share of the post-acquisition results and other comprehensive income of an associate and joint ventures is included in the consolidated statement of profit or loss and other comprehensive income. In addition, when there has been a change recognised directly in the equity of the associate or joint ventures, the Group recognises its share of any changes, when applicable, in the consolidated statement of changes in equity. Unrealised gains and losses resulting from transactions between the Group and its associate or joint ventures are eliminated to the extent of the Group's investments in the associate or joint ventures, except where unrealised losses provide evidence of an impairment of the asset transferred. Goodwill arising from the acquisition of associate or joint ventures is included as part of the Group's investments in an associate or joint ventures.

If an investment in an associate becomes an investment in a joint venture or vice versa, the retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognises any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognised in profit or loss.

When an investment in an associate or a joint venture is classified as held for sale, it is accounted for in accordance with IFRS 5 Non-current Assets Held for Sale and Discontinued Operations.



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations and goodwill

Business combinations are accounted for using the acquisition method. The consideration transferred is measured at the acquisition date fair value which is the sum of the acquisition date fair values of assets transferred by the Group, liabilities assumed 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. For business combination, the Group elects to measure the non-controlling interests in the acquiree at the proportionate share of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at fair value. Acquisition-related costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts of the acquiree.

Any contingent consideration to be transferred by the acquirer is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability is measured at fair value with changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not remeasured and subsequent settlement is accounted for within equity.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred, the amount recognised for non-controlling interests and any fair value of the Group's previously held equity interests in the acquire over the identifiable net assets acquired and liabilities assumed. If the sum of this consideration and other items is lower than the fair value of the net assets acquired, the difference is, after reassessment, recognised in profit or loss as a gain on bargain purchase.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. Goodwill is tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying value may be impaired. The Group performs its annual impairment test of goodwill as at 30 June. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units, or groups of cash-generating units, that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the Group are assigned to those units or groups of units.

Impairment is determined by assessing the recoverable amount of the cash-generating unit (group of cash-generating units) to which the goodwill relates. Where the recoverable amount of the cash-generating unit (group of cashgenerating units) is less than the carrying amount, an impairment loss is recognised. An impairment loss recognised for goodwill is not reversed in a subsequent period.

Where goodwill has been allocated to a cash-generating unit (or group of cash-generating units) and part of the operation within that unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on the disposal. Goodwill disposed of in these circumstances is measured based on the relative value of the operation disposed of and the portion of the cashgenerating unit retained.





2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement

The Group measures its held-for-trading investments and derivative financial instruments at fair value at the end of each reporting period. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible by the Group. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data is available to measure fair value maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 based on quoted prices (unadjusted) in active markets for identical assets or liabilities
- Level 2 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is observable, either directly or indirectly
- Level 3 based on valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of non-financial assets

Where an indication of impairment exists, or when annual impairment testing for an asset is required, the asset's recoverable amount is estimated. An asset's recoverable amount is the higher of the asset's or cash-generating unit's value in use and its fair value less costs of disposal, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case the recoverable amount is determined for the cash-generating unit to which the asset belongs.

An impairment loss is recognised only if the carrying amount of an asset exceeds its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. An impairment loss is charged to profit or loss in the period in which it arises in those expense categories consistent with the function of the impaired asset.

An assessment is made at the end of each reporting period as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such an indication exists, the recoverable amount is estimated. A previously recognised impairment loss of an asset other than goodwill is reversed only if there has been a change in the estimates used to determine the recoverable amount of that asset, but not to an amount higher than the carrying amount that would have been determined (net of any depreciation/amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of such an impairment loss is credited to profit or loss in the period in which it arises, unless the asset is carried at a revalued amount, in which case the reversal of the impairment loss is accounted for in accordance with the relevant accounting policy for that revalued asset.

Related parties

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

- (a) the party is a person or a close member of that person's family and that person
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or of a parent of the Group;

or

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





2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Plant and equipment and depreciation

Plant and equipment are stated at cost less accumulated depreciation and any impairment losses. The cost of an item of plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use.

Expenditure incurred after items of plant and equipment have been put into operation, such as repairs and maintenance, is normally charged to profit or loss in the period in which it is incurred. In situations where the recognition criteria are satisfied, the expenditure for a major inspection is capitalised in the carrying amount of the asset as a replacement. Where significant parts of plant and equipment are required to be replaced at intervals, the Group recognises such parts as individual assets with specific useful lives and depreciates them accordingly.

Depreciation is calculated on the straight-line basis to write off the cost of each item of plant and equipment over its estimated useful life. The principal annual rates used for this purpose are as follows:

Leasehold improvements - 33.33%

Computer - 33.33%

Motor vehicles - 16.67%

Office and site equipment – 12.5% to 33.33%

Where parts of an item of plant and equipment have different useful lives, the cost of that item is allocated on a reasonable basis among the parts and each part is depreciated separately. Residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at least at the end of each reporting period.

An item of plant and equipment and any significant part initially recognised is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on disposal or retirement recognised in profit or loss in the year the asset is derecognised is the difference between the net sales proceeds and the carrying amount of the relevant asset.



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leases

Leases where substantially all the rewards and risks of ownership of assets remain with the lessor are accounted for as operating leases. Where the Group is the lessee, rentals payable under operating leases net of any incentives received from the lessor are charged to profit or loss on a straight-line basis over the lease terms.

Investments and other financial assets

Initial recognition and measurement

Financial assets are classified at initial recognition as financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial investments, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. When financial assets are recognised initially, they are measured at fair value, plus transaction costs that are attributable to the acquisition of the financial assets, except in the case of financial assets recorded at fair value through profit or loss.

All regular way purchases and sales of financial assets are recognised on the trade date, that is, the date that the Group commits to purchase or sell the asset. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace.

Subsequent measurement of loans and receivables

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include profit guarantee receivables, financial assets held for trading and financial assets designated upon initial recognition as at fair value through profit or loss. Financial assets are classified as held for trading if they are acquired for the purpose of sale in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments as defined by IAS 39.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with positive net changes in fair value presented as other income and gains and negative net changes in fair value presented as other expenses in the consolidated statement of profit or loss and other comprehensive income. These net fair value changes do not include any dividends or interest earned on these financial assets, which are recognised in accordance with the policies set out for "Revenue recognition" below.

Financial assets designated upon initial recognition as at fair value through profit or loss are designated at the date of initial recognition and only if the criteria in IAS 39 are satisfied.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial measurement, such assets are subsequently measured at amortised cost using the effective interest rate method less any allowance for impairment. Amortised cost is calculated by taking into account any discount or premium on acquisition and includes fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in other income and gains in the consolidated statement of profit or loss and other comprehensive income. The loss arising from impairment is recognised in the consolidated statement of profit or loss and other comprehensive income in finance costs for loans and in other expenses for receivables.





2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments and other financial assets (Continued)

Derecognition of financial assets

A financial asset (or, where applicable, a part of a financial asset or part of a group of similar financial assets) is primarily derecognised (i.e., removed from the Group's consolidated statement of financial position) when:

- the rights to receive cash flows from the asset have expired; or
- the Group has transferred its rights to receive cash flows from the asset, or has assumed an obligation to pay the
 received cash flows in full without material delay to a third party under a "pass-through" arrangement; and either
 (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither
 transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the Group continues to recognise the transferred asset to the extent of the Group's continuing involvement in the asset. In that case, the Group also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Impairment of financial assets

The Group assesses at the end of each reporting period whether there is any objective evidence that a financial asset or a group of financial assets is impaired. An impairment exists if one or more events that occurred after the initial recognition of the asset have an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that a debtor or a group of debtors is experiencing significant financial difficulties, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and observable data indicating that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

Financial assets carried at amortised cost

For financial assets carried at amortised cost, the Group first assesses individually whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

The amount of any impairment loss identified 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 yet been incurred). The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate (i.e., the effective interest rate computed at initial recognition).



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment of financial assets (Continued)

Financial assets carried at amortised cost (Continued)

The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognised in the profit or loss. Interest income continues to be accrued on the reduced carrying amount using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss. Loans and receivables together with any associated allowance are written off when there is no realistic prospect of future recovery.

If, in a subsequent period, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is credited to profit or loss.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified at initial recognition as loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and in the case of loans and borrowings, net of directly attributable transaction costs.

The Group's financial liabilities include trade and other payables and interest-bearing other borrowings.

Subsequent measurement

The subsequent measurement of financial liabilities depends on their classification as follows:

Loans and borrowings

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost, using the effective interest rate method unless the effect of discounting would be immaterial, in which case they are stated at cost. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the effective interest rate method amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the effective interest rate. The effective interest rate amortisation is included in finance costs in the consolidated statement of profit or loss and other comprehensive income.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled, or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and a recognition of a new liability, and the difference between the respective carrying amounts is recognised in profit or loss.

Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the consolidated statements of financial position if, and only if, there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.





2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Inventories

Inventories are valued at the lower of cost and net realisable value.

Cost is based on a first in, first out basis and includes all costs in bringing the inventories to its present location and condition. In the case of work in progress, comprises direct materials and direct labour. Net realisable value is based on estimated selling prices less any estimated costs to be incurred to completion and disposal.

The solar power stations that are included in the scope of consolidation and are under construction are classified as inventories and are measured in the same way as other inventories, including the borrowing costs capitalised until they are ready for use.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and at banks that are readily convertible into known amounts of cash, are subject to an insignificant risk of changes in value, and have a short maturity of generally within three months when acquired.

For the purpose of the consolidated statements of financial position, cash and cash equivalents comprise cash on hand and at banks, including term deposits, which are not restricted as to use.

Contract revenue and costs

When the outcome of a construction contract can be estimated reliably, contract revenue and contract costs are recognised as revenue and expenses respectively by reference to the stage of completion of the contract activity at the end of the reporting period ("percentage of completion method").

The outcome of a construction contract can be estimated reliably when: (i) total contract revenue can be measured reliably; (ii) it is probable that the economic benefits associated with the contract will flow to the entity; (iii) both the costs to complete the contract and the stage of completion can be measured reliably; and (iv) the contract costs attributable to the contract can be clearly identified and measured reliably so that actual contract costs incurred can be compared with prior estimates.

When the outcome of a construction contract cannot be estimated reliably (principally during early stages of a contract), contract revenue is recognised only to the extent of contract costs incurred that are likely to be recoverable and contract costs are recognised as an expense in the period in which they are incurred.

An expected loss on the construction contract is recognised as an expense immediately when it is probable that total contract costs will exceed total contract revenue.

In applying the percentage of completion method, the stage of completion is measured by reference to the actual value of work done to date based on physical completion to the proportion of total contract revenue (as defined below).

Contract revenues - Contract revenues correspond to the initial amount of revenues agreed in the contract and any variations in contract work, claims and incentive payments to the extent that it is probable that they will result in revenue; and they are capable of being reliably measured.



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Contract revenue and costs (Continued)

Contract costs – Contract costs include costs that relate directly to the specific contract and costs that are attributable to contract activity in general and can be allocated to the contract. Costs that relate directly to a specific contract comprise: subcontracting fees; site labour costs (including site supervision); costs of materials used in construction and depreciation of equipment used on the contract that is directly related to the contract.

At the end of the reporting period, the cumulative costs incurred plus recognised profits (less recognised losses) on each contract are compared against the progress billings. Where the cumulative costs incurred plus the recognised profits (less recognised losses) exceed progress billings, the balance is presented as a gross amount due from customers for contract work in progress. Where progress billings exceed the cumulative costs incurred plus recognised profits (less recognised losses), the balance is presented as a gross amount due to customers for contract work in progress.

Progress billings not yet paid by customers and retentions by customers are included within "trade and other receivables".

Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured, regardless of when the payment is made. Revenue is measured at the fair value of consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duty. The following specific recognition criteria must also be met before revenue is recognised:

(a) Contract revenue from the rendering of electrical engineering services

Revenue from the rendering of electrical engineering services is recognised by reference to the stage of completion of the contract activity at year end (the percentage of completion method).

Please refer to "Contract revenue and costs" above for details on the accounting policy on contract revenue.

(b) Revenue from sale of solar power stations

Revenue from sale of solar power station projects is recognised when the projects have been delivered and title thereto has been transferred. Sale of solar power station projects which are classified as inventories are recognised under "Revenue" in the consolidated statement of profit or loss and other comprehensive income. Sale of such projects in the ordinary course of business of the Group which is effected through selling the special purpose subsidiary holding the project is recognised as revenue at the amount represented by the total consideration of the solar power station project company. At the same time, the related inventories are derecognised with a charge to the consolidated statement of profit or loss and other comprehensive income as cost of sales. The difference between the two amounts represents the gross profit or loss obtained from the sale. Solar power station projects adopt the legal structure of a private limited liability company, the financial statements of which are fully consolidated in the accompanying consolidated financial statements.

(c) Interest income

Interest income is recognised using the effective interest method.

(d) Dividend income

Dividend income is recognised when the shareholders' right to receive payment is established.





2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Goods and services tax ("GST")

Revenues, expenses and assets incurred by Strike Singapore are recognised net of the amount of GST, except:

- where the GST incurred on a purchase of assets or services is not recoverable from the taxation authority, in which case the GST is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables that are stated with the amount of GST included.

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the consolidated statement of financial position.

Income tax

Income tax comprises current and deferred tax. Income tax relating to items recognised outside profit or loss is recognised outside profit or loss, either in other comprehensive income or directly in equity.

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period, taking into consideration interpretations and practices prevailing in the countries in which the Group operates.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- when the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, an associate and joint ventures, when the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carryforward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, the carryforward of unused tax credits and unused tax losses can be utilised, except:

- when the deferred tax asset relating to the deductible temporary differences arises from the initial recognition of
 an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects
 neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, an associate and joint ventures, deferred tax assets are only recognised to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income tax (Continued)

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at the end of each reporting period and are recognised to the extent that it has become probable that future taxable profit will be available to allow the deferred tax asset to be recovered.

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

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the costs, which it is intended to compensate, are expensed.

Employee benefits

(a) Defined contribution plans

Mandatory Provident Fund

The Group operates a defined contribution Mandatory Provident Fund retirement benefit scheme (the "MPF Scheme") under the Mandatory Provident Fund Schemes Ordinance for all of its employees in Hong Kong. Contributions are made based on a percentage of the employees' basic salaries and are charged to profit or loss as they become payable in accordance with the rules of the MPF Scheme. The assets of the MPF Scheme are held separately from those of the Group in an independently administered fund. The Group's employer contributions vest fully with the employees when contributed into the MPF Scheme.

Central pension scheme

Subsidiaries operating in the PRC have participated in the central pension scheme (the "**CPS**") operated by the PRC government for all of their employees. These PRC subsidiaries are required to contribute a certain percentage of their covered payroll to the CPS to fund the benefits. The only obligation of the Group with respect to the CPS is to pay the ongoing required contributions under the CPS. Contributions under the CPS are charged to profit or loss as they become payable in accordance with the rules of the CPS.

Central provident fund

Subsidiaries in Singapore make contributions to the Central Provident Fund ("CPF") scheme in Singapore, a defined contribution pension scheme. Contributions to defined contribution pension schemes are recognised as an expense in the period in which the related service is performed.

(b) Employee leave entitlement

Employee entitlements to annual leave are recognised as a liability when they accrue to employees. A provision is made for the estimated liability for leave as a result of services rendered by employees up to the end of the reporting period.





2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payments

The Company operates a share option scheme for the purpose of providing incentives and rewards to eligible participants who contribute to the success of the Group's operations. Employees (including directors) of the Group receive remuneration in the form of share-based payments, whereby employees render services as consideration for equity instruments ("equity-settled transactions").

The cost of equity-settled transactions with employees for grants is measured by reference to the fair value of the equity instruments at the date at which they are granted. The fair value is determined by an external valuer using a valuation model, further details of which are given in Note 36 to the financial statements.

The cost of equity-settled transactions is recognised in employee benefit expense, together with a corresponding increase in equity, over the period in which the performance and/or service conditions are fulfilled. The cumulative expense recognised for equity-settled transactions at the end of each reporting period until the vesting date reflects the extent to which the vesting period has expired and the Group's best estimate of the number of equity instruments that will ultimately vest. The charge or credit to the statement of profit or loss and other comprehensive income for a period represents the movement in the cumulative expense recognised as at the beginning and end of that period.

Service and non-market performance conditions are not taken into account when determining the grant date fair value of awards, but the likelihood of the conditions being met is assessed as part of the Group's best estimate of the number of equity instruments that will ultimately vest. Market performance conditions are reflected within the grant date fair value. Any other conditions attached to an award, but without an associated service requirement, are considered to be non-vesting conditions. Non-vesting conditions are reflected in the fair value of an award and lead to an immediate expensing of an award unless there are also service and/or performance conditions.

For awards that do not ultimately vest because non-market performance and/or service conditions have not been met, no expense is recognised. Where awards include a market or non-vesting condition, the transactions are treated as vesting irrespective of whether the market or non-vesting condition is satisfied, provided that all other performance and/or service conditions are satisfied.

Where the terms of an equity-settled award are modified, as a minimum an expense is recognised as if the terms had not been modified, if the original terms of the award are met. In addition, an expense is recognised for any modification that increases the total fair value of the share-based payments, or is otherwise beneficial to the employee as measured at the date of modification.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, i.e., assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets. The capitalisation of such borrowing costs ceases when 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 capitalised. All other borrowing costs are expensed in the period in which they are incurred. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Dividends

Final dividends are recognised as a liability when they are approved by the shareholders in a general meeting.



2.4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Foreign currencies

The financial statements are presented in Singapore dollar, which is the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Foreign currency transactions recorded by the entities in the Group are initially recorded using their respective functional currency rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rates of exchange ruling at the end of the reporting period. Differences arising on settlement of translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was measured. The gain or loss arising on translation of a non-monetary item measured at fair value is treated in line with the recognition of the gain or loss on change in fair value of the item (i.e., translation difference on the item whose fair value gain or loss is recognised in other comprehensive income or profit or loss, respectively).

The functional currencies of certain overseas subsidiaries are currencies other than the Singapore dollar. As at the end of the reporting period, the assets and liabilities of these entities are translated into Singapore dollars at the exchange rates prevailing at the end of the reporting period and their statements of profit or loss are translated into Singapore dollars at the weighted average exchange rates for the year.

The resulting exchange differences are recognised in other comprehensive income and accumulated in the exchange fluctuation reserve. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the consolidated statement of profit or loss and other comprehensive income.

Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on acquisition are treated as assets and liabilities of the foreign operation and translated at the closing rate.

For the purpose of the consolidated statement of cash flows, the cash flows of overseas subsidiaries are translated into Singapore dollars at the exchange rates ruling at the dates of the cash flows. Frequently recurring cash flows of overseas subsidiaries which arise throughout the year are translated into Singapore dollars at the weighted average exchange rates for the year.

Contingencies

A contingent liability is:

- a) a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company; or
- b) a present obligation that arises from past events but is not recognised because:
 - (i) It is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation; or
 - (ii) The amount of the obligation cannot be measured with sufficient reliability.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company.

Contingent liabilities and assets are not recognised on the consolidated statement of financial position of the Company, except for contingent liabilities assumed in a business combination that are present obligations and which the fair values can be reliably determined.





3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the Group's financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and their accompanying disclosures. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the asset or liability affected in future periods.

Judgements

In the process of applying the Group's accounting policies, management has made the following judgements, apart from those involving estimations, which have the most significant effect on the amounts recognised in the financial statements:

(a) Revenue from sale of solar power station projects

The Group adopts the legal structure of private limited liability companies (each a "special-purpose entity") for its solar power station projects. The special purpose entities are subsidiaries of the Group and are consolidated in the Group's consolidated financial statements since the Group obtained the control of the subsidiaries. These special-purpose entities were set up solely for the purpose of holding the solar power stations which were constructed with a view to selling as part of the ordinary activities. At initial recognition and during the construction of these projects, management intended to sell these solar power station projects in the ordinary course of business. These solar power station projects under construction with the intention to sell are therefore determined to be inventories held for the purpose of sale in the Group's ordinary course of business. In the Group's consolidated financial statements, the solar power station projects under construction are accounted for as inventories held for sale in the ordinary course of business, while the other assets and liabilities pertaining to the respective special-purpose entities are accounted for as assets and liabilities, respectively, in the Group's consolidated statement of financial position.

In this regard, management considered that when the buyer of the solar power station project acquired all the equity interest in a special-purpose entity, the Group had effectively sold its inventories represented by the solar power station projects. The buyer had taken over all the assets and assumed all the liabilities associated with the construction of the related solar power stations that belonged to the special-purpose entity. Therefore when the solar power station projects are sold in the ordinary course of business of the Group, the revenue from the sale of the solar power station projects is measured at the fair value of the consideration payable by the buyer for the solar power station projects (i.e., total cash consideration payable by the buyer) assumed by the buyers through the acquisition of the equity interest of the special-purpose entity. At the same time, the related inventories are derecognised to the consolidated statement of profit or loss and other comprehensive income as the cost of sales of the sales transaction.



3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Judgements (Continued)

(b) Cash-generating unit for goodwill impairment

Goodwill arose from the acquisition of companies engaged in the construction, operation and sale of solar power station projects (the "**Acquisition**") in prior year. Management is of the view that all the subsidiaries of the Group which were or are engaged in the business of construction, operation and sales of solar power station projects constitute a single cash generating unit, being the smallest identifiable group of assets that generates cash inflows that are largely independent of the cash inflows from other assets or groups of assets. Accordingly, the whole construction, operation and sale of solar power station projects segment has been identified by management as a cash generating unit for the impairment testing of goodwill.

(c) Interests in joint ventures

The Group holds a 50% equity interest in each of the joint ventures. The Group does not have unilateral control over these entities. However, the Group has joint control since there are only two shareholders in the entities and all major decisions have to be jointly agreed by the two shareholders. Based on the facts and circumstances, management concluded that the Group has joint control over the entities.

(d) Interests in an associate

The Group holds a 50% equity interest in the associate. The Group does not have unilateral control over these entities. The Group does not have joint control either since there are more than two shareholders in the associate. Based on the facts and circumstances, management concluded that the Group does not have unilateral or joint control but is in a position to exercise significant influence on the associate.

Estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period are discussed below. The Group based its assumptions and estimates on parameters available when the financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

(a) Construction contracts for provision of engineering services

The Group recognises contract revenue and contract costs from rending of electrical engineering service by reference to the stage of completion of the contract activity at the end of each reporting period, when the outcome of a construction contract can be estimated reliably. The stage of completion is measured by reference to the proportion that the value of work done to-date based on physical completion to the total contract value.

If the estimated total construction cost increases/decreases by 10% from management's estimates, the Group's net loss after tax will be approximately S\$1,921,000 higher/lower (2016: profit after tax would be approximately S\$1,534,000 lower/higher).



3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (Continued)

Estimation uncertainty (Continued)

b) Impairment of non-financial assets (other than goodwill)

The Group assesses at each reporting date whether there are any indicators of impairment for all non-financial assets, including its plant and equipment and its interests in joint ventures and associate at each reporting date. To determine whether there is any objective evidence of impairment, the Company considers external factors including decline in asset values, significant changes with an adverse effect in the market or economic or legal environment in which the entity operates and internal factors such as evidence from internal reporting.

Non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable.

(c) Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the value in use of the cash-generating units to which the goodwill is allocated. Estimating the value in use requires the Group to make an estimate of the expected future cash flows from the cash-generating units and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill at 30 June 2017 was S\$16,291,283 (2016: S\$57,354,883). Further details are given in Note 12 to the financial statements.

(d) Impairment of loans and receivables

The Group assesses at each reporting date whether there is any objective evidence that a financial asset is impaired. To determine whether there is objective evidence of impairment, the Group considers factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments.

Where there is objective evidence of impairment, the amount and timing of future cash flows are estimated based on historical loss experience for assets with similar credit risk characteristics.

4. SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services and has two reportable operating segments as follows:

- (a) provision of electrical engineering services (the "engineering services"); and
- (b) construction, operation and sale of solar power station projects (the "solar power business").

Management considers the business from product type perspective. Management monitors the results of provision of electrical engineering services and construction, operation and sale of solar power station projects separately for the purpose of making decisions about resources allocation and performance assessment. Management was of the view that these two segments were mutually exclusive and distinguished from each other.



4. SEGMENT INFORMATION (Continued)

Segment performance is evaluated based on reportable segment profit/loss, which is a measure of adjusted profit/loss before tax from continuing operations. The adjusted profit/loss before tax from continuing operations is measured consistently with the Group's profit before tax from continuing operations except that unallocated gains as well as head office and corporate expenses are excluded from such measurement.

There were no inter-segment sales in both years.

Segment assets exclude unallocated head office and corporate assets such as held-for-trading investments, certain prepayments, deposits and other receivables and cash and cash equivalents as these assets are managed on a group basis.

Segment liabilities exclude unallocated head office and corporate liabilities such as promissory notes payable and certain other payables as these liabilities are managed on a group basis.

Year ended 30 June 2017	Engineering services S\$	Solar power business S\$	Total S\$
Segment revenue:			
Sales to external customers	25,042,872	32,605,901	57,648,773
Segment results: Unallocated gains	1,981,852	(20,406,144)	(18,424,292) 743,738
Corporate and other unallocated expenses		_	(9,691,571)
Loss before tax		=	(27,372,125)
Segment assets:	24,852,677	50,480,947	75,333,624
Corporate and other unallocated assets		_	15,369,053
Total assets		=	90,702,677
Segment liabilities:	12,489,491	6,759,354	19,248,845
Corporate and other unallocated liabilities		_	6,416,213
Total liabilities		_	25,665,058





4. SEGMENT INFORMATION (Continued)

Year ended 30 June 2016	Engineering services S\$	Solar power business S\$	Total S\$
Segment revenue:			
Sales to external customers	21,501,034	_	21,501,034
Segment results: Unallocated gains Corporate and other unallocated expenses	3,902,051	(6,085)	3,895,966 2,479,158 (1,803,132)
Profit before tax			4,571,992
Segment assets: Corporate and other unallocated assets	17,602,345	82,649,622	100,251,967 14,143,385
Total assets			114,395,352
Segment liabilities: Corporate and other unallocated liabilities	7,120,956	15,239,137	22,360,093 597,630
Total liabilities			22,957,723

Other segment information	Engineering services S\$	Solar power business S\$	Unallocated S\$	Total S\$
Year ended 30 June 2017				
Depreciation	88,624	1,608	117,937	208,169
Capital expenditure	1,423	19,608	434,684	455,715
Impairment loss recognised in respect of goodwill	_	41,163,325	_	41,163,325
Fair value loss on profit guarantee receivable	_	_	8,961,306	8,961,306
Gain on disposal of subsidiaries	_	4,622,458	_	4,622,458
Gain on settlement of prepayments for acquisition				
of subsidiaries	_	2,227,701	_	2,227,701
Year ended 30 June 2016				
Depreciation	93,368	_	1,948	95,316
Capital expenditure	102,073	_	119,015	221,088
Fair value loss on profit guarantee receivable		_	642,877	642,877





4. **SEGMENT INFORMATION** (Continued)

Geographical information

(a) Revenue from external customers

	2017 S\$	2016 S\$
The PRC Singapore	32,605,901 25,042,872	- 21,501,034
	57,648,773	21,501,034

The revenue information of continuing operations above is based on the locations of the customers.

(b) Non-current assets

	2017 S\$	2016 S\$
Hong Kong Singapore The PRC	2,116,860 5,990,245 16,483,399 24,590,504	122,748 7,377,292 62,020,128 69,520,168

Information about major customers

Revenue from major customers of the corresponding year contributing over 10% of the total revenue of the Group are as follows:

	2017 S\$	2016 S\$
Customer A ¹	N/A³	5,077,000
Customer B ¹	N/A ³	2,865,000
Customer C ¹	12,500,000	3,112,000
Customer D ¹	11,565,000	9,136,000
Customer E ²	10,773,000	N/A ³

- ¹ Engineering services
- Solar power business
- ³ Revenue from the customer is less than 10% of the total revenue of the Group.





5. REVENUE

Revenue represents an appropriate proportion of contract revenue of construction contracts; the value of goods sold during the year.

	2017 S\$	2016 S\$
Contract revenue from provision of electrical engineering services Contract revenue from provision of solar power business	25,042,872 32,605,901	21,501,034 -
	57,648,773	21,501,034

6. OTHER GAINS AND LOSSES

	2017 S\$	2016 S\$
Foreign exchange differences	600,164	169,205
Bank interest income	39,717	5,080
Incentives from the Singapore Government (note (a))	34,741	67,142
Fair value gain on held-for-trading investments (Note 21)	149,236	2,315,440
Fair value loss on profit guarantee receivables (Note 19)	(8,961,306)	(642,877)
Gain on disposal of plant and equipment	21,427	2,415
Gain on disposal of subsidiaries (Note 29)	4,622,458	-
Gain on settlement of prepayments for acquisition of subsidiaries	2,227,701	_
Others	6,330	3,600
	(1,259,532)	1,920,005

Note:

⁽a) Incentives from the Singapore Government comprise special employment credit, temporary employment credit and wages credit scheme. There are no unfulfilled conditions or contingencies relating to these incentives.



7. FINANCE COSTS

An analysis of finance costs is as follows:

	2017 S\$	2016 S\$
Bank charges	9,721	39,114
Interest on interest-bearing borrowings	2,215,267	63,584
Total	2,224,988	102,698
Less: interest capitalised	(2,215,267)	(63,584)
	9,721	39,114

8. (LOSS) PROFIT BEFORE TAX

The Group's (loss) profit before tax is arrived at after charging (crediting):

		2017 S\$	2016 S\$
(a)	Cost of goods sold and services provided Auditors' remuneration Depreciation of plant and equipment (Note 15) Loss on plant and equipment written off Gain on disposal of plant and equipment Minimum lease payments under operating leases Legal and professional expenses Share-based payment expense in respect of consultancy services Employee benefits (Refer to (b) below)	38,384,602 416,627 208,169 96,643 (21,427) 460,269 311,789 1,084,753 5,808,919	18,479,236 225,467 95,316 792 (2,415) 383,167 354,688
(b)	Employee benefits (including Directors' remuneration): - Directors' fees - Salaries, wages and bonuses - Pension scheme contributions - Share-based payment expense	374,951 4,936,899 217,133 279,936 5,808,919	211,048 4,080,218 211,831 - 4,503,097
(c)	Fair value gain on held-for-trading investments (Note 21) Fair value loss on profit guarantee receivable (Note 19)	(149,236) 8,961,306	(2,315,440) 642,877





9. DIRECTORS, CHIEF EXECUTIVE AND FIVE HIGHEST PAID EMPLOYEES' REMUNERATION

(a) Executive directors, non-executive directors, independent non-executive directors and the chief executive

Directors' and the chief executive's remuneration, disclosed pursuant to the Listing Rules, section 383(1)(a), (b), (c) and (f) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of information about Benefits of Directors) Regulation, is as follows:

	2017 S\$	2016 S\$
Fees Other remuneration:	374,951	211,048
 Salaries and bonuses Share-based payment expense Pension scheme contributions 	255,819 279,936 12,839	218,241 - 12,347
— F 61 151011 501 161 116 CONTUIDULIONS	923,545	441,636

The executive directors' emoluments shown above were mainly for their services in connection with the management of the affairs of the Company and the Group. The non-executive directors' emoluments shown above were mainly for their services as directors of the Company or its subsidiaries. The independent non-executive directors' emoluments shown above were mainly for their services as directors of the Company.

The share-based payments represent the estimated value of share options granted to the Directors under the Company's share option scheme. The value of these share options are measured according to the Group's accounting policies for share-based payment transactions as set out in Note 2.4.

During the year ended 30 June 2017, the Directors held share options under the Company's share option scheme. Details of the share options are disclosed in Note 36.



DIRECTORS, CHIEF EXECUTIVE AND FIVE HIGHEST PAID EMPLOYEES' **REMUNERATION** (Continued)

- (a) Executive directors, non-executive directors, independent non-executive directors and the chief executive (Continued)
 - Independent non-executive directors

The fees paid to independent non-executive directors during the year are as follows:

	Fees S\$	Salaries and bonuses S\$	Pension scheme contributions S\$	Total S\$
Year ended 30 June 2017				
Ng Wai Hung*	44,006	_	_	44,006
Lam Kwan Yau Gilbert#	40,073	_	_	40,073
Leung Po Hon	44,142	_	_	44,142
Luo Xiaodong^	22,166	_	_	22,166
Li Jin [@]	135	_	_	135
	150,522	_	_	150,522

- This director resigned on 30 June 2017.
- This director resigned on 1 June 2017.
- This director was appointed on 5 January 2017.
- This director was appointed on 30 June 2017.

	Fees S\$	Salaries and bonuses S\$	Pension scheme contributions S\$	Total S\$
Year ended 30 June 2016				
Ng Wai Hung	31,267	_	_	31,267
Lam Kwan Yau Gilbert*	27,086	_	_	27,086
Leung Po Hon*	27,086	_	_	27,086
Wong Siew Chuan#	9,167	_	_	9,167
Ng Tiow Swee#	7,333	_	_	7,333
	101,939	-	-	101,939

- These directors were appointed on 13 November 2015.
- These directors resigned on 13 November 2015.

There were no other emoluments payable to the independent non-executive directors during the year (2016: Nil).





9. DIRECTORS, CHIEF EXECUTIVE AND FIVE HIGHEST PAID EMPLOYEES' REMUNERATION (Continued)

(a) Executive directors, non-executive directors, independent non-executive directors and the chief executive (Continued)

(ii) Executive directors and non-executive directors

In respect of individuals, who acted as executive directors or a non-executive director of the Company, the remuneration received or receivable from the Group during the year is as follows:

	Fees S\$	Salaries and bonuses S\$	Pension scheme contributions S\$	Share- based payment S\$	Total S\$
Year ended 30 June 2017					
Liu Yancheng* (Chairman)	17,727	41,287	1,052	139,968	200,034
Peng Rongwu	77,159	38,573	3,156	_	118,888
Liu Xinsheng®	13,723	14,026		139,968	167,717
Yeo Jiew Yew#	_	131,250	5,738	_	136,988
Wong Kee Chung [^]	69,196	30,683	2,893	_	102,772
Tam Tak Wah	46,624	_	-	_	46,624
	224,429	255,819	12,839	279,936	773,023

^{*} This director was appointed as executive director on 5 January 2017 and appointed as chairman on 1 March 2017.

This director was appointed as executive director on 2 May 2017.

	Fees S\$	Salaries and bonuses S\$	Pension scheme contributions S\$	Total S\$
Year ended 30 June 2016 Peng Rongwu (Chairman) Yeo Jiew Yew (Managing Director) Wong Kee Chung* Tam Tak Wah	67,149 - 10,693 31,267	8,241 210,000 - - 218,241	3,507 8,840 - - 12,347	78,897 218,840 10,693 31,267

^{*} Mr. Wong Kee Chung was appointed on 9 May 2016.

[#] This director retired on 13 February 2017.

[^] This director resigned on 1 June 2017.



9. DIRECTORS, CHIEF EXECUTIVE AND FIVE HIGHEST PAID EMPLOYEES' REMUNERATION (Continued)

(b) Five highest paid employees

The five highest paid employees of the Group during the year are as follows:

	2017	2016
Directors (including Managing Director)	3	1
Non-director employees	2	4
	5	5

Details of the remuneration of the Directors are set out in (a) above.

The five highest paid employees during the year included three directors (2016: one director), details of whose remuneration are set out in (a) above. Details of the remuneration for the year of the remaining two (2016: four) highest paid employees who are neither a director nor chief executive of the Company are as follows:

	2017 S\$	2016 S\$
Salaries, allowance and benefit in kind Pension scheme contributions	320,000 27,880	531,776 45,106
	347,880	576,882

The number of non-director, highest paid employees whose remuneration fell within the following bands is as follows:

	2017	2016
Nil to HK\$1,000,000 HK\$1,000,001 to HK\$1,500,000	1	3
	2	4





9. DIRECTORS, CHIEF EXECUTIVE AND FIVE HIGHEST PAID EMPLOYEES' REMUNERATION (Continued)

(b) Five highest paid employees (Continued)

During the year, no emoluments (2016: Nil) were paid by the Group to any of the persons who are directors (including managing director) of the Company, or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. None of the directors or the five highest paid individuals (2016: Nil) has waived any remuneration during the year.

10. INCOME TAX EXPENSE

The Company's profit is not subject to any tax in its country of incorporation, the Cayman Islands. Income tax expense for the Group relates mainly to the assessable profits arising in Hong Kong subject to 16.5% tax rate in Hong Kong and profits of the subsidiary in Singapore which were taxed at a statutory tax rate of 17%. The corporate income tax has been provided for subsidiaries in the PRC based on assessable profits arising in the PRC during the year. Subsidiaries located in the PRC are subject to the PRC corporate income tax at a rate of 25% on its assessable profits.

	2017 S\$	2016 S\$
Current - Singapore		
- Charge for the year	110,913	250,563
- (Over) under-provision in respect of previous years	(13,020)	4,206
Current - Others (the PRC and Hong Kong)		
- Charge for the year	4,282,192	319,664
- Over-provision in respect of previous years	(319,664)	_
Deferred (Note 25)		
- Origination and reversal of temporary differences	2,163	12,924
Total tax charge for the year	4,062,584	587,357

A reconciliation of the tax expense applicable to profit before tax at the applicable statutory tax rates for the countries in which the Company and the subsidiaries are domiciled to the tax expense at the effective tax rates, and a reconciliation of the applicable rates (i.e., the statutory tax rates) to the effective tax rates for the year, are as follows:

The Group is subject to PRC withholding tax of 10% on the gross interest income from its PRC subsidiaries to the Company.

According to the PRC EIT law, withholding income tax at a rate of 10% would be imposed on dividends relating to profits earned from year 2008 onwards to foreign investors for the companies established in the PRC. Such dividend tax rate may be further reduced by applicable tax treaties or arrangement. According to the Arrangement between the Mainland of China and the Hong Kong Special Administrative Region for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with Respect to Taxes on Income, the withholding tax rate on dividends paid by a PRC resident enterprise to a Hong Kong resident enterprise is further reduced to 5% if the Hong Kong resident enterprise holds at least 25% equity interests in the PRC resident enterprise.



10. INCOME TAX EXPENSE (Continued)

	Singapo	ıra	201 Others (th and Hong	ne PRC	Total	
	S\$	%	S\$	% (None)	S\$	%
Draft (loca) hafara tay	1 001 050		(00.252.077)		(07 070 405)	
Profit (loss) before tax	1,981,852		(29,353,977)		(27,372,125)	
Taxation at statutory tax rate	336,915	17.0	(3,388,257)	16.5-25	(3,051,342)	11.1
Lower tax rate for specific local authority	(62,149)	(3.1)	-	_	(62,149)	0.2
Profit or loss attributable to results of						
joint ventures and an associate	(180,854)	(9.1)	-	-	(180,854)	0.7
Adjustments in respect of current tax of						
previous year	(13,020)	(0.6)	(319,664)	1.1	(332,684)	1.2
Others	2,163	0.1	-	-	2,163	_
Income not subject to tax	(3,643)	(0.2)	(1,063,739)	3.6	(1,067,382)	3.9
Expense not deductible for tax	20,644	1.0	8,604,149	(29.3)	8,624,793	(31.5)
Tax loss not recognised		-	130,039	(0.4)	130,039	(0.5)
Tax charge at the Group's effective rates	100,056	5.1	3,962,528	(13.5)	4,062,584	(14.9)

	Singapo	ore	201 Others (tl and Hong	ne PRC	То	tal
	S\$	%	S\$	%	S\$	%
Profit before tax	3,902,051	=	669,941		4,571,992	
Taxation at statutory tax rate	663,349	17.0	110,540	16.5–25	773,889	16.9
Lower tax rate for specific local authority	(80,431)	(2.1)	-	_	(80,431)	(1.8)
Profit or loss attributable to results of						
joint ventures and an associate	(323,736)	(8.3)	-	-	(323,736)	(7.1)
Adjustments in respect of current tax of previous year	4,206	0.1	-	-	4,206	0.1
Income not subject to tax	(410)	-	_	-	(410)	_
Expense not deductible for tax	4,715	0.1	18,138	2.7	22,853	0.5
Tax loss not recognised		-	190,986	28.5	190,986	4.2
Tax charge at the Group's effective rates	267,693	6.8	319,664	47.7	587,357	12.8

The share of tax attributable to the joint ventures and an associate amounting to S\$173,675 (2016: S\$323,736) and S\$7,179 (2016: Nii) is included in "share of results of joint ventures" and "share of results of an associate" in the consolidated statement of profit or loss and other comprehensive income respectively.





11. (LOSS) EARNINGS PER SHARE

The weighted average number of equity shares refers to shares in issue during the year. The basic (loss) earnings per share are based on the weighted average number of ordinary shares outstanding during the year.

The calculation of basic (loss) earnings per share is based on:

	2017 S\$	2016 S\$
(Loss) earnings (Loss) profit attributable to equity holders of the parent,	(20,000,000)	2 000 001
used in the basic (loss) earnings per share calculation Shares Weighted average number of ordinary shares in issue during	(38,989,860)	3,982,201 (Restated)
the year used in the basic (loss) earnings per share calculation	776,316,752	659,879,443 (Restated)
Basic (loss) earnings per share (S\$ cents)	(5.02)	0.60

Basic (loss) earnings per share is the same as dilutive (loss) earnings per share, as the Group had no potentially dilutive ordinary shares (2016: Nil) in issue during the year.

The weighted average number of shares for the purpose of basic (loss) earnings per share for the years ended 30 June 2017 and 30 June 2016 has been adjusted and restated respectively with effect of the bonus element of the placing completed on 6 July 2017.

12. GOODWILL

	2017 S\$	2016 S\$
Cost At the beginning of the year Acquisition of subsidiaries at 27 May 2016 (Note 28)	57,354,883 -	- 58,365,557
Exchange realignment At the end of the year	155,540 57,510,423	(1,010,674)
Accumulated impairment loss	37,310,423	37,004,000
At the beginning of the year Impairment loss recognised during the year Exchange realignment	41,163,325 55,815	- - -
At the end of the year	41,219,140	_
Net carrying amount at the end of the year	16,291,283	57,354,883



Impairment assessment

Goodwill acquired through business combinations is allocated to construction, operation and sale of solar power station projects cash-generating unit ("CGU") for impairment testing. The recoverable amount of the CGU to which the goodwill was allocated has been determined based on a value in use calculation using cash flow projections based on financial budgets covering a five-year period approved by senior management. The Group has appointed an independent professional valuer to perform a value-in-use calculation for impairment assessment on the CGU. Key input in the valuation is as follows:

For the year ended 30 June 2017

The pre-tax discount rate applied to the cash flow projections is 22.96%. The projected sales of approximately Renminbi ("RMB") 1,900.0 million (equivalent to approximately S\$386.7 million) under the agreement was allocated to each of the five years in the projection period based on management's judgement. The revenue amounts used in the valuation model for the periods beyond the five-year period, and hence the gross profit amounts, were extrapolated based on the forecasted revenue for the fifth year even though the agreement would be completed by the end of the five-year period.

For the year ended 30 June 2016

The pre-tax discount rate applied to the cash flow projections is 23.76%. The compound annual growth rate used to extrapolate the cash flows of the solar power industry for the first five-year period is 13.40%. The growth rate used to extrapolate the cash flows of the solar power industry beyond the five-year period is negative 5%.

Assumptions were used in the value in use calculation of the construction, operation and sale of solar power station projects cash-generating unit for 30 June 2017 and 2016. The following describes each key assumption on which management has based its cash flow projections to undertake impairment testing of goodwill:

Forecast revenue – the basis used to determine the value assigned to the forecast revenue is the forecast revenue from the construction, operation and sale of solar power station projects which the Group has signed certain framework agreements.

Budgeted cost of sales – The budgeted cost of sales have been determined based on management's expected procurement costs for the construction, operation and sale of solar power station projects.

Discount rate - The discount rate used is before tax and reflected specific risks relating to the unit.

As the recoverable amount of the CGU was calculated to be lower than its carrying amount, an impairment loss of S\$41,163,325 (2016: Nil) was recognised in the consolidated statement of profit or loss and other comprehensive income.

As the cash-generating unit has been reduced to its recoverable amount of \$\$16,291,283, any adverse change in the assumptions used in the calculation of recoverable amount would result in further impairment losses.





13. INTERESTS IN JOINT VENTURES

	2017 S\$	2016 S\$
Unlisted shares, at cost Share of post-acquisition reserves	375,000 2,582,955	375,000 4,221,337
Share of net assets	2,957,955	4,596,337

Particulars of the Group's Joint ventures are as follows:

		Percentage of			
Name	Place of registration and business	Ownership interest	Voting power	Profit sharing	Principal activity
YL Integrated Pte Ltd (" YL ")	Singapore	50	50	50	Electrical works and mixed construction activities
NEK Electrical Engineering Pte Ltd ("NEK")	Singapore	50	50	50	Electrical works and mixed construction activities

The Group's shareholdings in the joint ventures all comprise equity shares held through a subsidiary, Strike Singapore.



13. INTERESTS IN JOINT VENTURES (Continued)

The following table illustrates the summarised financial information of YL reconciled to the carrying amount in the financial statements:

	2017 S\$	2016 S\$
Joint venture's assets and liabilities:		
Cash and cash equivalents Other current assets	1,484,759 6,102,809	5,346,727 5,390,796
Other Current assets	0,102,809	3,390,790
Current assets	7,587,568	10,737,523
Non-current assets	2,449,928	1,986,435
Current liabilities	(4,440,962)	(4,714,653)
Non-current liabilities	(70,793)	(38,405)
Net assets	5,525,741	7,970,900
Describing to the Organi's interest in the inint venture.		
Reconciliation to the Group's interest in the joint venture: Proportion of the Group's ownership	50%	50%
Carrying amount of the investment	2,762,870	3,985,450
		04.704.047
Revenue Profit and other comprehensive income for the year	16,731,442	24,721,047
Profit and other comprehensive income for the year – Depreciation	1,554,840 (172,813)	3,386,758 (176,422)
- Income tax expense	(189,269)	(600,483)
Dividend received#	2,000,000	-

[#] YL had declared and paid an interim dividend amounting to \$\$4,000,000 (2016: Nil) to its shareholders during the year of which Strike Singapore had received dividend amounting to \$\$2,000,000 during the year (2016: Nil).





13. INTERESTS IN JOINT VENTURES (Continued)

NEK is engaged in the electrical works and mixed construction activities and is accounted for using the equity method.

The following table illustrates the summarised financial information of NEK reconciled to the carrying amount in the financial statements:

	2017 S\$	2016 S\$
Joint venture's assets and liabilities:		
Cash and cash equivalents Other current assets	753,250 2,344,953	326,509 2,086,991
Current assets	3,098,203	2,413,500
Non-current assets	1,000,080	610,042
Financial liabilities, excluding trade and other payables Other current liabilities	(22,178) (3,616,989)	(22,174) (1,688,473)
Current liabilities	(3,639,167)	(1,710,647)
Non-current financial liabilities, excluding trade and other payables Other non-current liabilities	(61,725) (7,222)	(83,899) (7,222)
Non-current liabilities	(68,947)	(91,121)
Net assets	390,169	1,221,774
Reconciliation to the Group's interest in the joint venture: Proportion of the Group's ownership Carrying amount of the investment	50% 195,085	50% 610,887
Revenue Profit and other comprehensive income for the year Income tax expense Dividend received#	6,765,462 488,396 (45,438) 660,000	5,725,129 669,964 (84,915) 300,000

^{*} NEK had declared and paid an interim dividend amounting to S\$1,320,000 (2016: S\$600,000) to its shareholders during the year. Strike Singapore had received dividend amounting to S\$660,000 during the year (2016: \$300,000).



14. INTERESTS IN AN ASSOCIATE

	2017 S\$	2016 S\$
Unlisted shares, at cost Share of post-acquisition reserves	125,000 365,779	125,000 323,551
Share of net assets	490,779	448,551

Particulars of the associate are as follows:

	Percentage of				
Name	Place of registration and business	Ownership interest	Voting power	Profit sharing	Principal activity
SRM Electrical Engineering Pte Ltd ("SRM")	Singapore	50	50	50	Electrical works and mixed construction activities

The Group's shareholdings in the associate comprise equity shares held through a subsidiary, Strike Singapore.

The following table illustrates the summarised financial information of SRM reconciled to the carrying amount in the financial statements:

	2017 S\$	2016 S\$
Current assets	1,299,585	1,891,057
Non-current assets	171,804	242,023
Current liabilities	(480,677)	(1,235,978)
Non-current liabilities	(9,155)	-
Net assets	981,557	897,102
Reconciliation to the Group's interest in the associate:		
Proportion of the Group's interest in the associate	50%	50%
Carrying amount of the investment	490,779	448,551
Revenue	1,019,930	3,230,950
Profit (loss) and other comprehensive income (expense) for the year	84,455	(236,214)





15. PLANT AND EQUIPMENT

	Leasehold improvement S\$	Computer S\$	Motor vehicles S\$	Office and site equipment S\$	Total S\$
Group					
Cost:					
At 1 July 2015	-	32,899	470,993	104,407	608,299
Additions	85,144	-	45,083	90,861	221,088
Disposals	-	-	(33,000)	-	(33,000)
Write-off	-	-	-	(1,000)	(1,000)
Exchange realignment	-		-	(15)	(15)
At 30 June 2016 and 1 July 2016	85,144	32,899	483,076	194,253	795,372
Additions	179,247	13,007	221,565	41,896	455,715
Disposals	_	_	(91,909)	_	(91,909)
Write-off	(127,832)	(3,635)	-	(3,208)	(134,675)
Derecognised on disposal of subsidiaries	-	(3,809)	(650)	(14,155)	(18,614)
Exchange realignment	1,970	158	1,964	855	4,947
At 30 June 2017	138,529	38,620	614,046	219,641	1,010,836
Accumulated depreciation:					
At 1 July 2015	-	20,054	160,306	37,427	217,787
Charge for the year	-	4,319	69,369	21,628	95,316
Disposals	-	-	(33,000)	-	(33,000)
Write-off		-	-	(208)	(208)
At 30 June 2016 and 1 July 2016	_	24,373	196,675	58,847	279,895
Charge for the year	42,116	8,971	121,861	35,221	208,169
Disposals	-	-	(49,624)	-	(49,624)
Write-off	(32,172)	(3,635)	-	(2,225)	(38,032)
Eliminated on disposal of subsidiaries	-	(479)	(137)	(992)	(1,608)
Exchange realignment	88	74	491	147	800
At 30 June 2017	10,032	29,304	269,266	90,998	399,600
Net carrying value:					
At 30 June 2017	128,497	9,316	344,780	128,643	611,236
At 30 June 2016	85,144	8,526	286,401	135,406	515,477



16. GROSS AMOUNT DUE FROM CUSTOMERS FOR CONTRACT WORK IN PROGRESS

	2017 S\$	2016 S\$
Aggregate amount of costs incurred and recognised profits		
(less recognised losses) to date	90,372,813	79,993,858
Less: Progress billings	(87,118,367)	(77,459,322)
	3,254,446	2,534,536
Presented as:		
Gross amount due from customers for contract work in progress	3,254,446	2,534,536

As at 30 June 2017 and 2016, there were no advances received from customers for contract work in progress.

17. INVENTORIES

	2017 S\$	2016 S\$
Raw materials Work in progress – construction of solar power station projects	17,704 -	30,920 4,080,672
	17,704	4,111,592





18. TRADE RECEIVABLES, DEPOSITS AND OTHER RECEIVABLES

	2017 S\$	2016 S\$
Trade receivables (non-current):		
Retention sum receivables (note (a))	2,470,373	1,871,675
Other receivables (non-current): Advances to staff (note (b))		68,000
Total trade and other receivables (non-current)	2,470,373	1,939,675
	2,110,010	1,000,010
Trade receivables (current):	46 600 000	1 000 007
Third parties Retention sum receivables (note (a)) Bills receivables	16,692,098 2,929,075 4,172,555	1,986,037 1,835,712
	23,793,728	3,821,749
	20,100,120	0,021,710
Other receivables (current):		07.057
Advances to staff Deposits Others (code (a))	68,500 118,899	87,257 143,553
Others (note (c))	12,413,139	4,054
	12,600,538	234,864
Total trade receivables, deposits and other receivables (current)	36,394,266	4,056,613

Notes:

- (a) Retention sum receivables refer to a retention sum which will be partially billed upon the practical completion of the Groups' projects, and the balance shall be billed upon the final completion of the Group's projects. Retention sum receivables are non-interest bearing and on terms based on the respective contracts' retention periods.
- (b) Advances to staff are unsecured and non-interest bearing. Non-current amounts have an average maturity of 1.5 years as at 30 June 2016.
- (c) As at 30 June 2017, included in the other receivables are amounts of \$\$5,488,119 and \$\$6,411,487, representing the consideration receivables for disposal of subsidiaries and the settlement of prepayments of acquisition of subsidiaries respectively, which are recoverable within one year from the date of reporting period.



18. TRADE RECEIVABLES, DEPOSITS AND OTHER RECEIVABLES (Continued)

Trade receivables

Trade receivables (excluding retention sum receivables) are non-interest bearing and are generally on terms of 30 to 90 days.

An aging analysis of the trade receivables (excluding retention sum receivables) as at the end of the year, based on the invoice date, is as follows:

	2017 S\$	2016 S\$
Less than 30 days 30 to 60 days 61 to 90 days More than 90 days	1,049,476 8,337,172 5,466,983 1,838,467	1,636,929 312,204 5,297 31,607
	16,692,098	1,986,037

As at 30 June 2017 and 2016, the Group's trade receivables were not impaired. The aging analysis of the trade receivables (excluding retention sum receivables) that are neither individually nor collectively considered to be impaired is as follows:

	2017 S\$	2016 S\$
Neither past due nor impaired Less than 30 days past due 30 to 60 days past due More than 60 days past due	1,049,476 8,337,172 5,466,983 1,838,467	1,636,929 312,204 5,297 31,607
	16,692,098	1,986,037

Receivables that were past due but not impaired relate to a number of customers that have a good track record with the Group. Based on past experiences, the directors are of the opinion that no provision for impairment is necessary in respect of these balances as there has not been a significant change in credit quality of the customers and the balances are still considered to be fully recoverable. The Group does not hold any collateral or other credit enhancements over these balances.





19. PROFIT GUARANTEE RECEIVABLE

	S\$
Profit guarantee receivable recognised at acquisition date of 27 May 2016 (Note 28)	9,592,654
Fair value loss on profit guarantee receivable (Notes 6 and 8(c))	(642,877)
At 30 June 2016 and 1 July 2016	8,949,777
Fair value loss on profit guarantee receivable (Notes 6 and 8(c))	(8,961,306)
Exchange realignment	11,529
At 30 June 2017	_

At 30 June 2016, the fair value of the profit guarantee receivable was determined by an independent professionally qualified appraiser, at RMB44,090,000 (equivalent to \$\$8,949,777).

During the year ended 30 June 2017, a fair value loss on profit guarantee receivable of \$\$8,961,306 has been recognised in profit or loss, based on the actual performance of the Kahuer Group and the gain on settlement of prepayment for acquisition of subsidiaries, upon the end of profit guarantee period.

20. PREPAYMENTS

	2017 S\$	2016 S\$
Prepayments (non-current):		
Prepayment for acquisition of subsidiaries	_	4,665,245
Prepayment for acquisition of properties (note (a))	1,768,878	-
	1,768,878	4,665,245
Prepayments (current) (note (b))	34,288	6,793,574
Total prepayments	1,803,166	11,458,819

Notes:

- (a) At 30 June 2017, included in the prepayments is an amount of S\$1,768,878 for acquisition of properties in Taiwan.
- (b) At 30 June 2016, the Group's prepayments with a carrying amount of \$6,698,630 to purchase the raw materials were pledged as security for the Group's interest-bearing borrowings as further detailed in Note 24 to the financial statements.



21. HELD-FOR-TRADING INVESTMENTS

	2017 S\$	2016 S\$
Listed securities held-for-trading, at fair value: Equity securities listed in Hong Kong	9,245,609	5,756,891

The above equity investments at 30 June 2017 and 2016 were classified as held-for-trading investments and were accordingly, belonged to the financial assets at fair value through profit or loss category.

Stock code	Company name	Percent shareholdi		Market value as at	Approximate percentage to the Group's net assets as at	Market value as at	Approximate percentage to the Group's net assets as at	Change in fa held-for- investme the years end	trading ents for ed (Notes 6 and 8(c))	Approximate p change in fa held-for- investme the years	ir value of trading ents for ended
		30 June 2017	30 June 2016	30 June 2017 \$\$	30 June 2017	30 June 2016 \$\$	30 June 2016	30 June 2017 \$\$	30 June 2016 S\$		30 June 2016
164	China Baoli Technologies Holdings Limited	0.072%	-	828,047	1.27%	-	-	(52,331)	-	(5.94)%	-
197	Heng Tai Consumables Group Limited	0.555%	-	601,419	0.92%	-	-	8,766	-	1.48%	-
804	Pinestone Capital Limited	0.741%	0.741%	1,867,228	2.87%	5,756,891	6.30%	(3,956,834)	2,315,440	(67.94)%	67.28%
8102	Li Bao Ge Group Limited	0.229%	-	2,654,379	4.08%	-	-	1,758,449	-	196.27%	-
8423	Chi Ho Development Holdings Limited	1.863%	-	3,294,536	5.07%	-	-	2,391,186	-	264.7%	-
				9,245,609	14.21%	5,756,891	6.30%	149,236	2,315,440	1.64%	67.28%

The market value of the Group's listed equity investments as at the date of approval of these financial statements was approximately S\$8,117,854.





22. CASH AND CASH EQUIVALENTS

	2017 S\$	2016 S\$
Cash at banks and on hand	17,165,860	12,672,201

Cash at banks earns interest at floating rates based on daily bank deposit rates.

Bank balances denominated in foreign currency as at 30 June are as follows:

	2017 S\$	2016 S\$
HK\$ Renminbi US\$	3,874,067 6,978 5,461	8,167,101 736,576 37,156

Renminbi is not freely convertible into other currencies; however, under the PRC's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for other currencies through authorised banks to conduct foreign exchange business.

23. TRADE AND OTHER PAYABLES

	2017 S\$	2016 S\$
Trade and other payables (non-current): Retention sum payables	44,168	_
Trade payables (current):		
Third parties Retention sum payables	2,992,211 529,202	1,019,300
	3,521,413	1,019,300
Accruals for project costs (current)	10,536,103	5,337,512
Other payables (current): Promissory notes payable (Notes 28 and 30(b))	6,022,421	6,022,421
Accrued liabilities GST payable	626,652 201,850	511,159 238,268
Due to related parties (Note 30(b)) Others	165,366 73,018	1,565,541 77,557
	7,089,307	8,414,946
Total trade and other payables (current)	21,146,823	14,771,758



23. TRADE AND OTHER PAYABLES (Continued)

Accrued liabilities refer mainly to accrual for professional fees and employee benefits.

Trade payables/other payables

These amounts are non-interest bearing. Trade payables (excluding retention sum payables) are normally settled on terms of 30 to 90 days while other payables have an average term of 30 days.

An aging analysis of the trade payables (excluding retention sum payables) as at the end of the year, based on the invoice date, is as follows:

	2017 S\$	2016 S\$
Trade payables:		
Less than 90 days 90 to 180 days	2,992,211 -	1,019,300
	2,992,211	1,019,300

24. INTEREST-BEARING BORROWINGS

	2017			2016		
	Effective Interest Rate (%)	Maturity	S\$	Effective Interest Rate (%)	Maturity	S\$
Non-current Secured loan	_	-	_	11.08	May 2018	6,820,423

	2017 S\$	2016 S\$
Analysed into:		
Borrowings repayable in the second year	_	6,820,423

Notes:

As at 30 June 2016, the Group has borrowings from a finance leasing company in the PRC, which is used for financing the purchases of raw materials by the Group. The borrowings are secured by the raw materials to be purchased by the Group according to the sales and purchase agreement entered into by the Group with its supplier, and 35% shares of Zhenjiang Kaihe. In addition, the borrowings are guaranteed by a customer of a subsidiary and an individual shareholder of Eternal Green Group Limited ("Eternal Green").





25. DEFERRED TAX LIABILITIES

The movements in deferred tax liabilities during the year are as follows:

	Depreciation allowance in excess of related depreciation	Fair value adjustments arising from acquisition of subsidiaries	Total
	S\$	S\$	S\$
At 1 July 2015	25,243	_	25,243
Charged to profit or loss during the year (Note 10)	12,924	-	12,924
Recognised during the acquisition (Note 28)	-	792,834	792,834
Exchange realignment	_	(35,686)	(35,686)
At 30 June 2016 and 1 July 2016	38,167	757,148	795,315
Charged to profit or loss during the year (Note 10)	2,163	_	2,163
Recognised during the disposal (Note 29)	-	(752,901)	(752,901)
Exchange realignment	_	(4,247)	(4,247)
As at 30 June 2017	40,330	_	40,330

26. SHARE CAPITAL

Shares

	2017 S\$	2016 S\$
Issued and fully paid:		
836,000,000 (2016: 760,000,000) ordinary shares of HK\$0.01 each (2016: HK\$0.01 each)	1,396,622	1,261,436



27. RESERVES

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

	Number of shares in issue	Issued share capital S\$	Share premium S\$	Total S\$
At 1 July 2015 Shares issued for acquisition of subsidiaries (note (a))	640,000,000	1,048,880	12,366,974	13,415,854
	120,000,000	212,556	64,617,037	64,829,593
At 30 June 2016 and 1 July 2016	760,000,000	1,261,436	76,984,011	78,245,447
Issue of share (note (b))	76,000,000	135,186	5,352,701	5,487,887
At 30 June 2017	836,000,000	1,396,622	82,336,712	83,733,334

Notes:

- (a) On 27 May 2016, the Company issued 120,000,000 new ordinary shares, at a price of HK\$3.05 per share, being the closing price of the Company's share at the date of acquisition of subsidiaries (Note 28).
- (b) During the year ended 30 June 2017, certain share options holders exercised their option rights to subscribe for an aggregate of 76,000,000 shares at an exercise price of HK\$0.305.

The amounts of the Group's reserves and the movements therein for the current and prior years are set out in the consolidated statement of changes in equity.





28. BUSINESS COMBINATION

On 27 May 2016, the Group acquired 60% equity interests (the "**Acquisition**") in Kahuer Holding Co., Limited ("**Kahuer**") and its wholly-owned subsidiaries (together the "**Kahuer Group**"), which are principally engaged in the construction, operation and sale of solar power station projects in the PRC from Eternal Green. The Acquisition was made as part of the Group's strategy to diversify its business to solar power industry in the PRC. According to the sale and purchase agreement (the "**SPA**") entered into by the Group, the consideration for the Acquisition was HK\$450,000,000 (equivalent to approximately S\$79,708,515), in the form of (a) cash of HK\$20,000,000 (equivalent to approximately S\$3,542,601) paid as deposits upon the signing of memorandum of understanding in relation to the Acquisition on 10 March 2016; (b) 120,000,000 newly-issued ordinary shares of the Company credited as fully paid; and (c) promissory notes (the "**Promissory Notes**") of HK\$34,000,000 (equivalent to approximately S\$6,022,421). As at the acquisition day, the closing price of the Company's shares was HK\$3.05 per share, accordingly, the fair value of the total consideration was calculated as HK\$420,000,000 (equivalent to approximately S\$74,394,615).

Pursuant to the SPA, the acquisition is subject to a compensation of up to RMB144,000,000 (equivalent to approximately S\$30,608,341), subject to Kahuer Group's financial performance during the 12-month period subsequent to the Acquisition. Further details are set out in the Company's announcements dated 10 March 2016 and 11 May 2016.

As at 27 May 2016, the subsidiaries acquired included Loydston International Limited, Kaihe New Energy, Zhenjiang Kaipu, Zhenjiang Kaipu, Zhenjiang Kaihe, Tianjin Kaihe and Xuyi Shengneng. According to the SPA, there will be a reorganisation of Kahuer Group within six months after the completion date or such later date as the Company and Eternal Green may agree (the "**Reorganisation**"). Upon completion of the Reorganisation, the entire equity interest of 青島啟光新能源發電有限公司 (Qingdao Qiguang New Energy Electricity Company Limited)* ("**Qingdao Qiguang**") and 昌樂中興開合光伏發電有限公司 (Changle Zhongxing Photovoltaic Energy Company Limited)* ("**Changle Zhongxing**") will be transferred to Tianjin Kaihe. Qingdao Qiguang and Changle Zhongxing were established in PRC with limited liability and engaged in the construction, operation and sale of solar power station projects.

Accordingly, the Group had not obtained the control of Qingdao Qiguang and Changle Zhongxing before the completion of the Reorganisation. The acquisition completed on 27 May 2016 included Loydston International Limited, Kaihe New Energy, Zhenjiang Kaihe, Zhenjiang Kaipu, Zhenjiang Kaineng, Tianjin Kaihe and Xuyi Shengneng and did not include Qingdao Qiguang and Changle Zhongxing. As at 30 June 2016, management had made provisional allocation of the consideration to the acquisition completed on 27 May 2016 and the acquisition of Qingdao Qiguang and Changle Zhongxing to be completed at a later date using their best estimate, which will be subject to the completion of the Reorganisation. Accordingly, an amount of RMB22,982,774 (equivalent to approximately \$\$4,885,129) has been allocated and is attributable to the future acquisition of Qingdao Qiguang and Changle Zhongxing and such amount has been presented as prepayments for the acquisition of subsidiaries in the financial statements.

The Group has elected to measure the non-controlling interests in Kahuer Group at the non-controlling interest's proportionate share of Kahuer Group identifiable net assets.

* The unofficial English transliterations are for identification purposes only.



The fair values of the identifiable assets and liabilities of Kahuer Group excluding Qingdao Qiguang and Changle Zhongxing as at the date of acquisition were as follows:

	Fair value recognised on acquisition S\$
	000 040
Inventories – materials	289,342
Inventories – contracts	3,171,335
Prepayments	6,891,170
Cash and bank equivalents	351,580
Deferred tax liabilities (Note 25)	(792,834)
Interest-bearing borrowings	(7,141,883)
Trade and other payables	(183,251)
Total acquired identifiable net assets at fair value	2,585,459
Non-controlling interests	(1,034,184)
Goodwill on acquisition (Note 12)	58,365,557
	59,916,832
Consideration:	
Paid in cash	3,542,601
Issued shares (Note 27 and note (a))	64,829,593
Promissory notes payable	6,022,421
Fair value of consideration	74,394,615
Fair value of profit guarantee receivable (Note 19)	(9,592,654)
Prepayments for acquisitions of subsidiaries (note (b))	(4,885,129)
	59,916,832

Notes:

- The fair value of these issued shares was calculated at price of HK\$3.05 per share, which was the closing price of the shares of the Company on
- The balance is a provisional amount of the consideration allocation to Qingdao Qiguang and Changle Zhongxing which have not been acquired as at the date of acquisition.





28. BUSINESS COMBINATION (Continued)

The Group incurred transaction costs of S\$170,090 for this acquisition. These transaction costs have been expensed and are included in administrative expenses in the consolidated statement of profit or loss and other comprehensive income.

None of the goodwill recognised is expected to be deductible for income tax purposes.

The initial fair value of profit guarantee receivable was RMB45,130,000 (equivalent to approximately S\$9,592,654), which was determined using the discounted cash flow model and is within Level 3 fair value measurement. Such negative consideration is due for final measurement and receipt from the former shareholders after 12 months subsequent to the Acquisition.

Significant unobservable valuation inputs for the fair value measurement of profit guarantee receivable is as follows:

Projected profit before tax of Kahuer Group
(including Qingdao Qiguang and Changle Zhongxing)

Discount rate

RMB100,419,311
2.34%

A significant increase (decrease) in the profit before tax of Kahuer Group would result in a significant decrease (increase) in the fair value of the profit guarantee receivable. A significant increase (decrease) in the discount rate would result in a significant increase (decrease) in the fair value of the profit guarantee receivable.

An analysis of the cash flows in respect of the acquisition of subsidiaries is as follows:

	S\$
Cash consideration	(3,542,601)
Cash and bank equivalents acquired	351,580
Net outflow of cash and cash equivalents included in cash flows from investing activities	(3,191,021)
Paid transaction costs of the acquisition included in cash flows from operating activities	(104,047)
	(3,295,068)

Since the acquisition, Kahuer Group contributed S\$Nil to the Group's revenue and caused a net loss of S\$6,085 to the consolidated statement of profit or loss and other comprehensive income for the year ended 30 June 2016.

Had the combination taken place at the beginning of the financial year ended 30 June 2016, the revenue and the profit of the Group for that year would have been \$\$21,501,034 and \$\$3,981,255, respectively.



29. DISPOSAL OF SUBSIDIARIES

On 12 May 2017, Loydston International Limited, a subsidiary of the Company, entered into a sale and purchase agreement with an independent third party to dispose of the entire equity interest of 開合新能源(鎮江)有限公司 (Kaihe New Energy (Zhenjiang) Company Limited*) and its subsidiaries (the "Disposal Group") at a consideration of RMB30,000,000 (equivalent to approximately S\$6,097,910).

The disposal was completed on 25 May 2017. Net assets of the Disposal Group as at the date of disposal were as follows:

Plant and equipment Inventories-materials Inventories-contracts Trade receivables, deposits and other receivables Prepayments	17,006 7,619,783 3,011,606 6,973,742 9,860,930 26,197
Inventories-materials Inventories-contracts Trade receivables, deposits and other receivables	7,619,783 3,011,606 6,973,742 9,860,930
Inventories-contracts Trade receivables, deposits and other receivables	3,011,606 6,973,742 9,860,930
Trade receivables, deposits and other receivables	6,973,742 9,860,930
	9,860,930
Prenayments	
riopaymonio	26,197
Cash and cash equivalents	
Trade and other payables	(7,018,927)
Income tax payables	(24,051)
Deferred tax liabilities	(752,901)
Interest-bearing borrowings	(17,277,411)
Net assets disposed of	2,435,974
T. 1.1.0	
Total Consideration:	000 701
Consideration received in cash and cash equivalents	609,791
Consideration receivable	5,488,119
Total consideration	6,097,910
Gain on disposal of subsidiaries (Note 6):	
Total consideration	6,097,910
Net assets disposed of	(2,435,974)
Non-controlling interests	974,389
Release of cumulative exchange differences on translation of foreign operations	(13,867)
	4,622,458
Net cash inflow arising on disposal:	200 70 1
Consideration received	609,791
Cash and cash equivalents disposed of	(26,197)
	583,594





30. RELATED PARTY TRANSACTIONS

(a) In addition to the related party information disclosed elsewhere in the financial statements, the following are the significant related party transactions entered into between the Group and its related parties that took place on terms and conditions agreed between the parties during the year:

	Notes	2017 S\$	2016 S\$
Sub-contractor fees charged by			
- joint ventures	(i)	3,862,804	1,690,390
- an associate	(i)	219,312	877,053
Operating expenses recharged by a related company	(ii)	13,479	8,660
Rental expenses charged by a related company	(iii)	223,440	196,080
Secretarial fees charged to			
- joint ventures	(iv)	2,400	2,400
– an associate	(iv)	1,200	1,200
Sales of materials charged by			
- joint ventures	(v)	7,455	5,224
– an associate	(v)	2,200	
Sales of motor vehicle charged to a joint venture	(vi)	62,000	-
Purchases of equipment and raw materials from			
a related company	(vii)	_	64,229

Notes:

- (i) During the year, Strike Singapore had subcontracted some electrical engineering works to the joint ventures and an associate.
- (ii) Operating expenses recharged by a related company mainly referred to the utilities and telephone charges for the office premises, and upkeep expense on the motor vehicles which was paid on behalf by Victrad.
- (iii) Rental expense was charged by Victrad with reference to the rates of other similar premises.
- (iv) During the year, Strike Singapore provided secretarial services to the joint ventures and an associate.
- (v) During the year, Strike Singapore purchased materials from the joint ventures and an associate.
- (vi) During the year, Strike Singapore sold a motor vehicle to a joint venture.
- (vii) During the year ended 30 June 2016, Strike Singapore purchased equipment and raw materials from a related company, of which one of the directors of the related company is a director.



30. RELATED PARTY TRANSACTIONS (Continued)

(b) Outstanding balances with related parties:

	Notes	2017 S\$	2016 S\$
Promissory notes payable to an individual shareholder Due to an individual shareholder Due to a key management personnel Due to a related company	(i) (i) (ii) (iii)	6,022,421 165,366 - -	6,022,421 164,919 487,173 913,449
Total		6,187,787	7,587,962

Notes:

- (i) The Group had an outstanding balance and promissory notes due to a substantial shareholder of S\$165,366 (2016: S\$164,919) and S\$6,022,421 (2016: S\$6,022,421) respectively as at the end of the reporting period. The promissory notes payable is unsecured, interest-free and matured on 27 May 2017. As at 30 June 2017, the promissory notes payable remains outstanding as the payment is subject to the approval of the directors subsequent to the fulfillment of the profit quarantee.
- (ii) The Group had an outstanding balance due to the general manager of Kahuer Group, who became a key management personnel of the Group, of nil (2016: S\$487,173) as at the end of the reporting period.
- (iii) The Group has an outstanding balance due to Tianjin Kaihe Dianli Keji Limited ("Tianjin Keji"), a company controlled by a key management personnel of the Kahuer Group, of nil as at the end of the reporting period (2016: S\$913,449). During the year ended 30 June 2016, Tianjin Keji made a payment to a supplier of the Group on behalf of the Group and the Group pledged 45% shares of Xuyi Shengneng to the supplier.

These balances are unsecured, interest-free and have no fixed terms of repayment.

(c) Commitment with related parties

- (i) On 1 August 2013, Strike Singapore entered into a two-year agreement with Victrad, for the lease of the office premises. The lease expired on 31 July 2015 and extended for another year to 31 July 2016. On 14 July 2016, the agreement was extended for a further 12 months commencing on 1 August 2016 to 31 July 2017.
- (ii) On 1 October 2015, Strike Singapore entered into a one-year agreement with Victrad for the lease of workers dormitory units. The lease expired on 30 September 2016. On 13 September 2016, the agreement was extended for a further 12 months commencing on 1 October 2016 to 30 September 2017.
- (iii) The amount of total rental expenses charged by Victrad during the year is included in Note 30(a)(iii) to the financial statements. The operating lease commitments in respect of the above leases as at the balance sheet date amounted to \$\$86,084 (2016: \$\$36,860).





30. RELATED PARTY TRANSACTIONS (Continued)

(d) Compensation of key management personnel of the Group

	2017 S\$	2016 S\$
Directors' fees	374,951	211,048
Salaries and bonuses	863,569	744,091
Share-based payment expense	279,936	_
Pension scheme contributions	76,535	72,002
	1,594,991	1,027,141
Comprise amounts paid to:		
Directors of the Company	923,545	441,636
Key management personnel	671,446	585,505
	1,594,991	1,027,141
Related parties		
Remuneration paid to close family members of		
key management personnel	4,330	9,223

31. NOTES TO THE CONSOLIDATED STATEMENT OF CASH FLOWS

Major non-cash transactions

During the year ended 30 June 2016, the Group entered into a business combination and issued 120,000,000 ordinary shares at a closing price of HK\$3.05 each at the acquisition date as part of the consideration for the acquisition (see Note 28).

During the year ended 30 June 2017, the Group disposed of the entire issued share capital of Kaihe New Energy to an independent third party at a consideration of \$\$6,097,910. The consideration receivable of \$\$5,488,119 has not been received at 30 June 2017.

During the year ended 30 June 2017, the prepayments for acquisition of subsidiaries was settled at a consideration of S\$7,114,228. The consideration receivable of S\$6,411,487 has not been received at 30 June 2017.



32. CONTINGENT LIABILITIES

As at the end of the year, the contingent liabilities not provided for in the financial statements were as follows:

	2017 S\$	2016 S\$
Guarantees: Security bonds to the Singapore Government		
in relation to foreign workers	615,000	730,000

As required by the Singapore Government for each foreign worker hired, companies must submit a security bond of \$\$5,000 to the Controller of Work Passes, a government authority in managing foreign employment. During the year, the Group has hired certain foreign workers and has arranged for an insurance company (the "**Insurer**") to provide insurance guarantees with the Singapore Government. The directors believe that no foreign workers of the Group have breached the relevant regulations during the year. Accordingly, the Group has not provided for any provision in relation to such law. As at 30 June 2017, the guarantees provided by the Insurer was \$\$615,000 (2016: \$\$730,000).

33. PLEDGE OF ASSETS

Details of the pledge of the Group's assets in respect of the interest-bearing borrowings, and other payable balance as at 30 June 2016 are included in Notes 1, 20 and 30(b)(iii), to the financial statements.

34. COMMITMENTS

Operating lease commitments

As a lessee:

The Group leases certain of its office premises and worker dormitories under operating lease arrangements. Leases for properties are negotiated for terms ranging from 1 to 3 years.

Future minimum rental payable under non-cancellable operating leases at the end of the year are as follows:

	2017 S\$	2016 S\$
Amount payable within 1 year Amount payable within 1 year to 3 years	414,204 831,669	341,623 515,811
	1,245,873	857,434

Capital commitments

	2017 S\$	2016 S\$
Commitments contracted for but not provided in the consolidated financial statements in respect of acquisition of properties	3,537,756	-





35. FINANCIAL INSTRUMENTS BY CATEGORY

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

2017

Financial assets

	Financial assets at fair value through profit of loss			
	Held-for- trading S\$	Loans and receivables S\$	Total S\$	
Held-for-trading investments Trade receivables, deposits and other receivables Cash and cash equivalents	9,245,609 - -	- 38,864,639 17,165,860	9,245,609 38,864,639 17,165,860	
	9,245,609	56,030,499	65,276,108	

Financial liabilities

	Financial liabilities at amortised cost S\$
Trade and other payables (excluding GST payable and accrued liabilities)	20,362,489



35. FINANCIAL INSTRUMENTS BY CATEGORY (Continued)

2016

Financial assets

	Financial assets at fair value through profit of loss			
	Designated .			
	as such upon initial	Held-for-	Loans and	
	recognition	trading	receivables	Total
	S\$	S\$	S\$	S\$
Held-for-trading investments	-	5,756,891	-	5,756,891
Trade receivables, deposits and other receivables	-	_	5,996,288	5,996,288
Profit guarantee receivable	8,949,777	_	_	8,949,777
Cash and cash equivalents	_	_	12,672,201	12,672,201
	8,949,777	5,756,891	18,668,489	33,375,157

Financial liabilities

	Financial liabilities at amortised cost S\$
Trade and other payables (excluding GST payable and accrued liabilities) Interest-bearing other borrowings	14,022,331 6,820,423
	20,842,754





36. SHARE OPTION SCHEME

Pursuant to a resolution passed at the annual general meeting of the Company held on 13 February 2017, a share option scheme (the "**Share Option Scheme**") was adopted by the Company.

The major terms of the Share Option Scheme are summarised as follows:

- (a) The purpose of the Share Option Scheme is to provide incentive and/or reward to eligible participants for their contributions to, and continuing efforts to promote the interests of, the Company.
- (b) Eligible participants ("Eligible Participants") include full time or part time employees of the Company (including any directors, whether executive or non-executive and whether independent or not, of the Company); and any business or joint venture partners, contractors, agents or representatives, consultants, advisers, suppliers, producers or licensors, customers, licensees (including any sub-licensee) or distributors, landlords or tenants (including any sub-tenants) of the Company.
- (c) The subscription price for shares under the Share Option Scheme may be determined by the board of directors at its absolute discretion but in any event will not be less than the highest of:
 - (i) the closing price of the shares on the Stock Exchange as shown in the daily quotations sheet of the Stock Exchange on the offer Date, which must be a business day;
 - (ii) the average of the closing prices of the Shares as shown in the daily quotations sheets of the Stock Exchange for the five Business Days immediately preceding the offer Date; and
 - (iii) the nominal value of the share on the offer Date.

(d) Maximum number of share available for issue

- (i) Subject to the Listing Rules, the overall limit on the number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme and any other share option schemes of the Company must not exceed 30% of the relevant class of Shares in issue from time to time. No options may be granted under the Share Option Scheme or any other share option schemes of the Company if this will result in this limit being exceeded.
- (ii) Subject to the limit mentioned in (d)(i) above, the total number of shares which may be issued upon exercise of all options to be granted under the Share Option Scheme and any other share option schemes of the Company must not, in aggregate, exceed 10% of the Shares in issue as at the date of the approval of the Share Option Scheme (the "Scheme Mandate Limit"), unless Shareholders' approval has been obtained pursuant to sub-paragraphs (iii) and (iv) below. Options lapsed in accordance with the terms of the Share Option Scheme will not be counted for the purpose of calculating the Scheme Mandate Limit.



36. SHARE OPTION SCHEME (Continued)

The major terms of the Share Option Scheme are summarised as follows: (Continued)

(d) Maximum number of share available for issue (Continued)

- (iii) Subject to the limit mentioned in (d)(i) above, the Company may refresh the Scheme Mandate Limit at any time subject to approval of the shareholders in general meeting, provided that the Scheme Mandate Limit as refreshed must not exceed 10% of the shares in issue as at the date of passing the relevant resolution. Options previously granted under the Share Option Scheme and any other share option schemes of the Company (including those outstanding, cancelled, lapsed in accordance with such schemes or exercised Options) will not be counted for the purpose of calculating the this limit. The Company must send a circular to the shareholders containing such information as required under the Listing Rules.
- (iv) Subject to the limit mentioned in (e)(i) above, the Company may also seek separate approval of the Shareholders in general meeting for granting options beyond the Scheme Mandate Limit provided that the Options in excess of the Scheme Mandate Limit are granted only to Eligible Participants specifically identified by the Company before such approval is sought. The Company must send a circular to the shareholders containing a generic description of the specified Eligible Participants, the number and terms of options to be granted, the purpose of granting options to the specified Eligible Participants with an explanation as to how the terms of the options serve such purpose and such other information as required under the Listing Rules.
- (e) The total number of shares issued and to be issued upon exercise of the options granted to each Eligible Participant or grantee (including exercised and outstanding options) in any twelve-month period up to the date of grant shall not exceed 1% of the shares in issue.
- (f) Subject to the terms of the Share Option Scheme, an option may be exercised in whole or in part at any time during the period to be determined and notified by the directors to the grantee thereof at the time of making an offer provided that such period shall not exceed the period of ten years from the date of the grant of the particular option but subject to the provisions for early termination of the Share Option Scheme (the "Option Period"). There is no specified minimum period under the Share Option Scheme for which an option must be held or the performance target which must be achieved before an option can be exercised under the terms of the Share Option Scheme.

At the end of the reporting period, no share options remains outstanding under the Share Option Scheme. During the year ended 30 June 2017, 76,000,000 share options have been granted under the Share Option Scheme.





36. SHARE OPTION SCHEME (Continued)

During the year ended 30 June 2017, the Company's share options granted under the share option schemes are as follows:

Date of grant	Category of eligible persons		Exercise period	Outstanding at 1 July 2016	Granted during the year	Exercised during the year	Outstanding at 30 June 2017
15 May 2017	Directors	0.305	15 May 2017 to 14 May 2018	_	15,200,000	(15,200,000)	-
	Employees	0.305	15 May 2017 to 14 May 2018		60,800,000	(60,800,000)	
			Total		76,000,000	(76,000,000)	_
			Exercisable at the end of the year				
			Weighted average exercise price (HK\$)		0.305	0.305	_

The fair value of options granted under the Share Option Scheme measured at the date of grant during the year ended 30 June 2017 was S\$1,364,689. The following significant assumptions were used to derive the fair values using the Binomial Model:

Date of grant	15 May 2017
Exercise price	HK\$0.305
Expected volatility	90.36%
Expected life	1 year
Risk-free rate	0.54%
Stock price at the date of grant	HK\$0.300
Expected dividend yield	0%

Expected volatility was determined by using the historical volatility of the Company's share price over certain historical periods. 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 a total expense of S\$1,364,689 for the year ended 30 June 2017 in relation to share option granted by the Company.



37. DETAILS OF NON-WHOLLY OWNED SUBSIDIARIES THAT HAVE MATERIAL NON-CONTROLLING INTERESTS

The table below shows details of non-wholly owned subsidiary of the Group that have material non-controlling interest:

Name of subsidiary	Place of incorporation and principal place of business	Proportion ownership interests and voting rights held by non-controlling interest		Total profit allocated to non-controlling interests		Accumulated non-controlling interest	
		30 June 2017	30 June 2016	30 June 2017	30 June 2016	30 June 2017	30 June 2016
				S\$	S\$	S\$	S\$
Kahuer Group	The BVI/The PRC	40%	40%	7,555,151	2,434	8,145,116	1,036,618

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

Kahuer Group

	2017 S\$	From 27 May 2016 to 30 June 2016 S\$
Current assets	34,063,697	11,745,689
Non-current assets	192,117	_
Current liabilities	(13,848,856)	(1,639,145)
Non-current liabilities	(44,168)	(7,577,571)
Equity attributable to owners of the Company	12,217,674	1,492,355
Non-controlling interests	8,145,116	1,036,618
Revenue	32,605,901	-
Expenses	(13,718,023)	(6,085)
Profit for the year	18,887,878	(6,085)
Total comprehensive income for the year	18,817,658	(6,085)
Cash flows from operating activities	(13,152,642)	371,766
Cash flows from investing activities	563,986	-
Cash flows from financing activities	11,552,742	_





38. FAIR VALUE AND FAIR VALUE HIERARCHY OF FINANCIAL INSTRUMENTS

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

The fair value of interest-bearing borrowings have been calculated by discounting the expected future cash flow using rates currently available for instrument for similar terms, credit risk and remaining maturities. The Group's own nonperformance risk for interest-bearing borrowings as at 30 June 2016 was assessed to be insignificant.

The Group's finance department headed by the finance manager is responsible for determining the policies and procedures for the fair value measurement of financial instruments. The finance manager reports directly to the management and the audit committee. At each reporting date, the finance department analyses the movements in the values of financial instruments and determines the major inputs applied in the valuation. The valuation is reviewed and approved by the management. The valuation process and results are discussed with the audit committee twice a year for interim and annual financial reporting.

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

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

39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

Fair value hierarchy

The following tables illustrate the fair value measurement hierarchy of the Group's financial instruments:

Assets measured at fair value

As at 30 June 2017

	Fair valu	Fair value measurement using			
	Quoted prices in active markets (Level 1)	Significant observable inputs (Level 2)	Significant unobservable inputs (Level 3)	Total S\$	
Equity investments at fair value through profit or loss – Held-for-trading investments	9,245,609	-	_	9,245,609	



39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Fair value hierarchy (Continued)

Assets measured at fair value (Continued)

As at 30 June 2016

	Fair valu	Fair value measurement using			
	Quoted prices in active markets (Level 1) S\$	Significant observable inputs (Level 2) S\$	Significant unobservable inputs (Level 3)	Total S\$	
Equity investments at fair value through profit or loss – Held-for-trading investments Profit guarantee receivable (note)	5,756,891 -	- -	- 8,949,777	5,756,891 8,949,777	
	5,756,891	-	8,949,777	14,706,668	

Note:

Discounted cash flow method was used to capture the present value of the expected future economic benefits that will flow out of the Group arising from the profit guarantee receivable, based on an appropriate discount rate.

The main input used in estimating the profit guarantee receivable, which is based on operating profit, are revenue, gross margin and the level of administrative expenses. The Group prepares detailed forecasts on the acquisition of a business and updates these on a half-yearly basis as part of its normal operating processes. These forecasts use external market forecasts, management's evaluation of the costs and expected margins, based on past experience, and are subject to detailed review at entity, segment and Group level.

Reconciliation of Level 3 fair value measurements

	Profit guarant	ee receivable
	2017	2016
	S\$	S\$
At 1 July	8,949,777	-
Recognised at acquisition date of 27 May 2016	_	9.592,654
Fair value loss	(8,961,306)	(642,877)
Exchange realignment	11,529	_
At 30 June		8,949,777

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.





39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Reconciliation of Level 3 fair value measurements (Continued)

The Group did not have any financial liabilities measured at fair value as at 30 June 2017 and 2016.

During the year, there were no transfers of fair value measurements between Level 1 and Level 2 and no transfers into or out of Level 3 for both financial assets and financial liabilities (2016: Nil).

The Group's principal financial instruments comprise of held-for-trading investments and cash and bank balances. The main purpose of these financial instruments is to manage funds for the Group's operations. The Group has various other financial assets and liabilities such as trade and other receivables and payables, which arise directly from its operations.

The main risks arising from the Group's financial instruments are foreign currency risk, liquidity risk, equity price risk and credit risk. The Board reviews and agrees policies for managing each of these risks and they are summarized below.

Foreign currency risk

The Group has transactional exposures. The following table demonstrates the sensitivity at the end of the reporting period to a reasonably possible change in exchange rates (against S\$), with all other variables held constant, on the Group's profit before tax for the year:

	2017 Decrease (increase) in loss before tax	2016 Increase (decrease) in profit before tax
	S\$	S\$
HK\$ – strengthened 5% (2016: 5%) – weakened 5% (2016: 5%)	193,703 (193,703)	408,355 (408,355)
US\$ – strengthened 5% (2016: 5%) – weakened 5% (2016: 5%)	273 (273)	1,858 (1,858)
Renminbi – strengthened 5% (2016: 5%) – weakened 5% (2016: 5%)	349 (349)	36,829 (36,829)



39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting financial obligations due to shortage of funds.

The Group's exposure to liquidity risk arises in the general funding of the Group's operating activities. The Group's cash and cash equivalents and operating cash flows are actively managed to ensure adequate working capital requirements and that repayment and funding needs are met.

The maturity profile of the Group's trade and other payables at the end of the reporting period based on the contractual undiscounted repayment obligations are all within one or two years.

Equity price risk

Equity price risk is the risk that the fair values of equity securities decrease as a result of changes in the levels of equity indices and the value of individual securities. The Group is exposed to equity price risk arising from individual equity investments classified as held-for-trading equity investments (Note 21) as at 30 June 2017 and 2016. The Group's listed investments are listed on the Hong Kong stock exchange and are valued at quoted market prices at the end of the reporting period.

The market equity indices for the following stock exchange, at the close of business of the nearest trading day in the year to the end of the reporting period, and its highest and lowest points during the year were as follows:

	30 June 2017	High/low 2017
Hong Kong – Hang Seng Index	25,765	26,090/20,304
	30 June 2016	High/low 2016
Hong Kong – Hang Seng Index	20,794	26,459/18,279

The following table demonstrates the sensitivity to every 5% change in the fair values of the equity investments, with all other variables held constant and before any impact on tax, based on their carrying amounts at the end of the reporting period.

	Carrying amount of equity investments S\$	Decrease (increase) in loss before tax S\$	Increase (decrease) in equity* S\$
2017 Investments listed in: Hong Kong – Held-for-trading	9,245,609	462,280	-

Excluding retained profits





39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Equity price risk (Continued)

	Carrying amount of equity investment S\$	Increase (decrease) in profit before tax S\$	Increase (decrease) in equity* S\$
2016 Investments listed in: Hong Kong – Held-for-trading	5,756,891	287,845	-

^{*} Excluding retained profits

Credit risk

Credit risk is the risk of loss that may arise on outstanding financial instruments should a counterparty default on its obligations. The Group's main exposure to credit risk arises primarily from trade and other receivables and cash and cash equivalents. The credit risk on such trade and other receivables is minimal as the Group adopts the policy of dealing only with customers and counterparties of appropriate credit history. For cash and cash equivalents, the Group minimises credit risk by placing the surplus funds with reputable banks.

Exposure to credit risk

At the end of the reporting period, the Group's maximum exposure to credit risk is represented by any carrying amount of each class of financial assets recognised in the statement of financial position.

Credit risk concentration profile

The Group determines concentration of credit risk by monitoring the individual profile of its trade receivables on an ongoing basis. At the end of the reporting period, approximately 59% (2016: 89%) of the Group's trade receivables were due from the top 3 (2016: top 2) trade debtors.

Financial assets that are neither past due nor impaired

Trade and other receivables that are neither past due nor impaired are creditworthy debtors with good payment records with the Group. Cash and cash equivalents that are neither past due nor impaired are placed with or entered into with reputable financial institutions or companies with high credit ratings and no history of default.

Information regarding financial assets that are either past due or impaired is disclosed in Note 18 to the financial statements.



39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (Continued)

Capital management

The primary objectives of the Group's capital management are to ensure that it maintains a strong credit rating and healthy capital ratios in order to support its business and maximise shareholders' value.

The Group manages its capital structure and makes adjustments to it in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes for managing capital during the year ended 30 June 2017 and 2016.

The Group monitors capital using a gearing ratio, which is net debt/cash divided by equity attributable to owners of parent. Net debt/cash includes interest-bearing borrowings and trade and other payables, less cash and cash equivalents. The Group seeks to maintain a sustainable gearing ratio to meet its existing requirements. The gearing ratios at the end of the reporting periods are as follows:

	2017 S\$	2016 S\$
Interest-bearing borrowings Trade and other payables Less: Cash and cash equivalents	- 21,190,991 (17,165,860)	6,820,423 14,771,758 (12,672,201)
Net debt	4,025,131	8,919,980
Equity attributable to owners of the parent	56,892,503	90,401,011
Capital and net debt	60,917,634	99,320,991
Gearing ratio	7%	9%

40. EVENTS AFTER THE REPORTING PERIOD

On 6 July 2017, the Company completed the placing of 152,000,000 ordinary shares of the Company. The net proceed is approximately HK\$39,822,000 (equivalent to approximately S\$7,050,000).

Subsequent to the date of reporting period, the consideration receivable in respect of the settlement of prepayment for acquisition of subsidiaries of approximately \$\$4,438,000 has been received.





41. STATEMENT OF FINANCIAL POSITION OF THE COMPANY

Information about the statement of financial position of the Company at the end of the reporting period is as follows:

	2017 S\$	2016 S\$
NON-CURRENT ASSETS		
Investments in subsidiaries Amount due from subsidiaries	3,820,003 27,229,472	3,820,003 77,109,379
Total non-current assets	31,049,475	80,929,382
CURRENT ASSETS		
Prepayments Cash and cash equivalents	29,348 3,532,247	25,884 7,919,803
Total current assets	3,561,595	7,945,687
CURRENT LIABILITY		
Other payables	6,339,039	6,254,973
Total current liability	6,339,039	6,254,973
NET CURRENT (LIABILITIES) ASSETS	(2,777,444)	1,690,714
NET ASSETS	28,272,031	82,620,096
EQUITY		
Share capital Reserves (note)	1,396,622 26,875,409	1,261,436 81,358,660
Total equity	28,272,031	82,620,096

The Company's statement of financial position was approved and authorised for issue by the board of directors on 8 August 2017 and signed on its behalf by:

Liu Yancheng

Director

Peng Rongwu

Director



41. STATEMENT OF FINANCIAL POSITION OF THE COMPANY (Continued)

Note:

The movements of the reserves are as follows:

	Share capital S\$	Share premium S\$	Share option reserve S\$	Retained profits (accumulated losses)	Total equity S\$
At 1 July 2015	1,048,880	12,366,974	-	6,588,605	20,004,459
Loss and total comprehensive expenses for the year Issuance of shares	- 212,556	- 64,617,037	- -	(2,213,956)	(2,213,956) 64,829,593
At 30 June 2016 and 1 July 2016	1,261,436	76,984,011	-	4,374,649	82,620,096
Loss and total comprehensive expenses for the year Grant of share options Exercise of share options	- - 135,186	- - 5,352,701	- 1,364,689 (1,364,689)	(59,835,952) - -	(59,835,952) 1,364,689 4,123,198
At 30 June 2017	1,396,622	82,336,712	-	(55,461,303)	28,272,031

42. COMPARATIVE INFORMATION

Certain comparative amounts have been reclassified to conform with the current period presentation.

43. APPROVAL OF THE FINANCIAL STATEMENTS

The financial statements were approved and authorised for issue by the board of directors on 8 August 2017.







A summary of the results and of the assets and liabilities of the Group for the last five financial years, as extracted from the published financial statements, is set out as below:

	2017 S\$	2016 S\$	2015 S\$	2014 S\$	2013 S\$
	Οψ	- Οψ	- υ	ΟΨ	ОФ
Revenue	57,648,773	21,501,034	11,826,488	22,628,298	18,660,508
Cost of sales	(38,384,602)	(18,479,236)	(8,192,581)	(13,515,642)	(10,376,929)
Gross profit	19,264,171	3,021,798	3,633,907	9,112,656	8,283,579
Other gains and losses	(1,259,532)	2,562,882	613,952	51,447	45,513
Administrative expenses	(5,006,815)	(1,985,768)	(1,417,087)	(2,771,721)	(1,273,041)
Impairment loss recognised in respect of goodwill	(41,163,325)	_	_	_	_
Other expenses	(260,749)	(898,060)	(307,682)	(292,496)	(87,832)
Finance costs	(9,721)	(39,114)	(258)	(2,568)	(620)
Share of result of joint ventures	1,021,618	2,028,361	1,470,714	499,930	579,104
Shares of results of an associate	42,228	(118,107)	267,858	426,059	195,920
(Loss) profit before tax	(27,372,125)	4,571,992	4,261,404	7,023,307	7,742,623
Income tax expense	(4,062,584)	(587,357)	(373,953)	(1,276,038)	(1,201,053)
(Loss) profit for the year	(31,434,709)	3,984,635	3,887,451	5,747,269	6,541,570
Attributable to owners of the Company	(38,989,860)	3,982,201	3,887,451	5,747,269	6,541,570
Non-controlling interests	7,555,151	2,434	_	_	_
, and the second		<u> </u>			
	(31,434,709)	3,984,635	3,887,451	5,747,269	6,541,570
Assets and liabilities:					
Total assets	90,702,677	114,395,352	27,334,725	27,243,334	19,714,399
Total liabilities	(25,665,058)	(22,957,723)	(4,246,963)	(8,043,023)	(15,927,564)
Total equity	65,037,619	91,437,629	23,087,762	19,200,311	3,786,835
Equity attributable owners of the Company	56,892,503	90,401,011	23,087,762	19,200,311	3,786,835
Non-controlling interests	8,145,116	1,036,618	_	_	_
	65,037,619	91,437,629	23,087,762	19,200,311	3,786,835