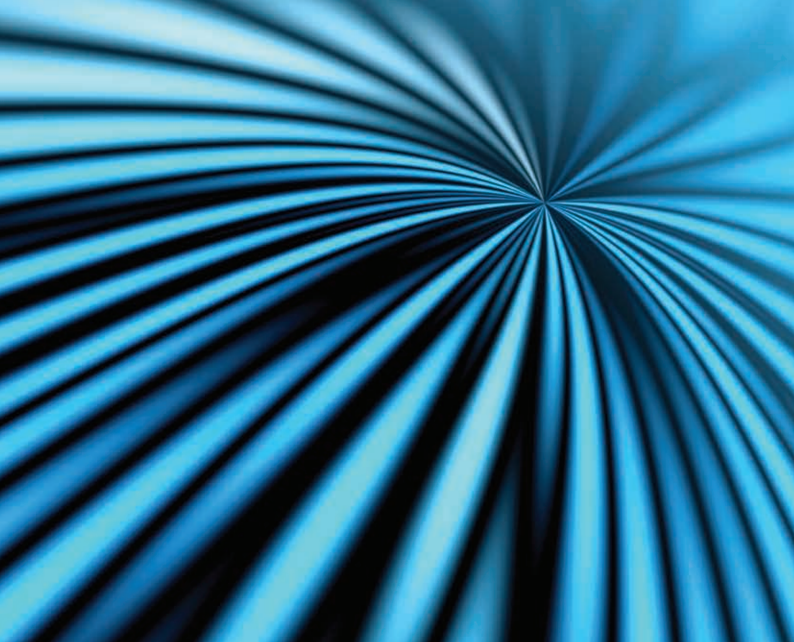


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公司概况 CORPORATE PROFILE

CHINA HAIDA LTD.

China Haida Ltd. ("the Company"), a Singapore investment holding company was listed on the Mainboard of the SGX-ST since 24 November 2004. Our wholly-owned subsidiary in China, Jiangyin Litai Decorative Materials Co., Ltd ("Litai" and collectively, the "Group") is a leading manufacturer of aluminium panels in the PRC. Litai was established in 1997 by our founder and Chief Executive Officer, Mr Xu Youcai and is based in Jiangyin City, Jiangsu Province in the PRC. Litai is capable of manufacturing a wide range of aluminium panels for various applications in the building and construction industries.

Litai produces a wide range of Aluminium Composite Panels ("ACP") and Aluminium Single Panels ("ASP") which are sold under the renowned "Haida" brand, locally and abroad. We have successfully developed ACP of different colour surfaces and various finishes, which are suitable for interior and exterior uses. ASP which are single solid sheets of metal, are also suitable for both interior and exterior applications in the construction of commercial, industrial and residential buildings as well as in infrastructure projects.

Our strengths lie in our established and reputable track record for quality products and innovation that have won many awards and world-class certifications. We are constantly engaged in the design and development of new and innovative aluminium panels as well as improving our existing range of aluminium panels with a view to enhance our competitiveness and provide better products to our customers.

Our aluminium panels are currently sold through an extensive and established network in more than 25 major provinces and cities in China. In addition, we also have an extensive overseas export network in more than 20 countries including North and South America, Asia Pacific and Europe.

中国海达国际有限公司

中国海达国际有限公司,为一家新加坡投资控股公司,公司于2004年11月24日在新加坡证券交易所主板市场上市。公司的子公司江阴利泰装饰材料有限公司("利泰"合称为"集团")为中国铝板的主要生产商。由集团创立人和首席执行官徐友才先生于1997年在中华人民共和国江苏省江阴市设立。利泰生产一系列铝塑复合板和铝单板供发展商和承包商广泛使用。

利泰所生产铝塑复合板和铝单板以驰名"海达"品牌销售到海内外。利泰也成功的研发和生产适合用于室内和室外多种颜色和多种表面的铝塑复合板。铝单板是坚实的金属也适用于室内和室外。比如帷幕墙、墙板、外墙、天花板、屋檐、面板、店面、隔间、家俱、楼梯和电梯等,可提供建筑商,发展商和承包商广泛使用于建筑商业大厦,工业大厦和基础建设。

本集团的竞争力在于产品质优、深具创意,向来广受好评,为本公司赢得了相当多的奖励和世界级的认证。为了保持我们的竞争优势,我们将继续致力于研究和开发,以提供各种类、高质量的产品,同时加强营销力度,争取在国内外市场上获得更大的市场份额。

本集团已经在国内超过25个省份和城市建立了铝塑板的销售网络。另外,我们也在全球20个国家建立了广泛的海外出口的销售网络,包括南北美洲,亚太地区和欧洲。



主席致辞 NON-EXECUTIVE CHAIRPERSON'S MESSAGE



Ms Zhao Guiying Chairperson 赵桂英女士 · 主席

Dear Shareholders,

On behalf of the Board of Directors, I am pleased to present to you the annual report of China Haida Ltd. ("the Company") and its subsidiary, Jiangyin Litai Decorative Materials Co., Ltd. ("Litai", and collectively, the "Group") for the financial year ended December 31, 2016 ("FY2016"). On behalf of the Board and all of the employees of the Group, I wish to express my gratitude to all our shareholders for your continuous support.

Financial Results

Global uncertainty and economic slowdown has continued to affect the demand of our aluminium panels in both the domestic and the overseas markets. For FY2016, the Group achieved total revenue of RMB286.6 million, a decrease of approximately RMB23.8 million or 7.7% as compared to FY2015 revenue of RMB310.4 million. The decrease was attributed mainly to lower export sales of ACP, offset by an increase in sales of ASP within the PRC.

Despite the lower revenue, Group net profit after taxation increased 47.8% or approximately RMB1.6 million to RMB5.0 million as compared to RMB3.4 million in FY2015. The higher net profit was attributed to higher gross profit and a write-back of doubtful debts approximately RMB1.5 million. The earnings per ordinary share increased to RMB2.0 cents as compared to the earnings per ordinary share of RMB1.3 cents in FY2015.

No dividend was declared in FY2016 so as to enable the Group to conserve cash for working capital purposes. Any form, frequency and amount of dividends to be recommended and paid, will depend on the Company's earnings, general financing conditions, capital requirements, cash flow, or factors which the Board may deem appropriate.

尊敬的股东们:

我很荣幸能代表董事会向各位呈现中国海达国际有限公司("公司")和她的子公司,江阴利泰装饰材料有限公司("利泰",合称为"集团")截至到2016年12月31日财务年度(2016财年)的年报。同时,我谨代表董事会和集团的所有员工,向公司各位股东对我们一直以来的支持表示谢意。

财务状况

全球不稳定和经济放缓继续影响我们在国内和海外市场的铝板的需求。于 2016 财年,本集团的总收入为人民币 286.6 百万元,较 2015 财年营收人民币 310.4 百万元减少约人民币 23.8 百万元或 7.7%。 减少主要是由于铝塑板的出口销售下降。

尽管收入较低,集团的税后净利润增加47.8%,约人民币1.6百万元,达到人民币5.0百万元,而2015财年的税后净利为人民币3.4百万元。较高的净利润归因于较高的毛利润和坏账回收约人民币1.5百万元。因此,普通股每股收益升至人民币2.0分,相比2015财年普通股每股收益为人民币1.3分。

截至 2016 财年,集团将不分发股息,以保留现金作营运资金用途。以任何形式,次数及被推荐股息和支付金额,将取决于公司的盈利,一般为金融条件,资本需求,现金流,或董事局认为适当的因素。

Continuous Commitment to Research and Product Development

我们致力于营业操作和产品研发

The Group is committed to research and development to further expand our existing range of aluminium panels to meet the varied requirements of our customers. We have a wide range of innovative aluminium panels of various designs and colours to cater to their diverse needs and specifications. Over the years, we have rolled out several new panels which have been well received by our customers. The Haida aluminium panels are renowned for their high quality and reliability standards to be used for both the interior and exterior walls. We have also obtained various prestigious awards and certifications from the PRC government in recognition of our 'Haida' brand aluminium panels.

本集团致力研究及开发,以进一步扩展我们现有的铝板系列,以满足客户的多样化需求。 我们有各种各样的设计和颜色的创新铝板,以满足客户的不同需求和规格。 多年来,海达铝板以其高品质和可靠性标准而闻名,并可用于内墙和外墙。我们已经推出了几个新的铝板,深受我们的客户好评。我们也获得中国政府的各种声誉奖和认证,以表彰我们的"海达"品牌的铝板。

Looking Ahead

前景展望

The Group's performance will be impacted by the slowdown and uncertainty in the global economy. The slower demand from our overseas customers will continue to affect our performance in the export market. For the PRC, the tighter control and prudent expenditure by both the government and private sectors on building infrastructure projects will prevail and continue to impact the demand of aluminium panels in the domestic market.

集团的表现将受到全球经济放缓和不稳定的影响。 我们国外客户的需求下降将继续影响我们在出口市场的表现。 对于中国,政府和私营部门对建筑基础设施项目的控制和审慎支出将更加严格,并将继续影响国内市场铝板的需求。

To remain competitive, the Group's strategy is to focus on enhancing productivity growth, innovate and introduce new designs to meet the changing demands of our customers. We will remain vigilant on internal cost control, cash collection, cash management and will continue to safeguard the assets of the Group.

为了保持竞争力,集团将继续致力于提高生产力增长,提高我们铝板的质量,创新和引进新设计以满足客户不断变化的需求。 我们将继续谨慎管控成本和现金,并继续维护集团的资产。

A Note of Thanks

谢函

On behalf of the Board of Directors, I would like to extend my gratitude to all our valued customers, suppliers and business partners for their continuous support and confidence in the Group for the financial year 2016. At the same time, I wish to express my appreciation to the management team and all staff for their dedication, commitment and contribution to the growth of the Group.

在此,我谨代表董事局,向我们尊贵的客户、供应商和业务伙伴在2016财年里给予海达集团的支持表示真诚的谢意。同时,我也想借此机会感谢管理层和所有员工为集团的成长所付出的努力和贡献。

We look forward to greater support and success in the future.

期待大家继续给予我们更大的支持。

Ms Zhao Guiying Chairperson 赵桂英 女士 主席

业务运作及财务概况 MANAGEMENT DISCUSSION AND ANALYSIS

Financial Overview

Compared to FY2015, the Group's total revenue decreased 7.7% or RMB23.8 million, from approximately RMB310.4 million to RMB286.6 million. The decrease was attributed mainly to lower export sales of ACP. Export sales totalling RMB107.0 million or 37.4% of total revenue had decreased by RMB37.4 million or 25.9% as compared to FY2015 export sales of RMB144.4 million or 46.5% of total revenue. The decline in export sales of mainly ACP was due to the lower demand in the global markets as a result of the continued economic slowdown, uncertainty and keen competition.

Domestic sales totalling RMB179.5 million or 62.6% of total revenue had increased by approximately RMB13.6 million or 8.2% as compared to FY2015 domestic sales RMB165.9 million or 53.5% of total revenue. The increase was due primarily to the demand of ASP for the private projects in the building and construction industry within the PRC. The auxiliary sales of spray-painting services had also increased.

Despite the lower revenue, gross profit increased 23.7% or approximately RMB5.8 million, from RMB24.5 million to RMB30.3 million in FY2016. This was due to better gross profit margin which had increased to 10.6% as compared to 7.9% in FY2015. The cost of sales had decreased, in particular, due to lower raw materials cost and overheads such as costs of utilities, depreciation expenses, repairs and consumables.

Total other operating income RMB4.9 million for FY2016 was lower than the previous year (FY2015: RMB9.5 million). This was due mainly to:

- lower income from Interest on bank deposits as the lower weighted average interest rate of 0.030% per annum was recorded in FY2016 as compared to 0.035% per annum in the previous year.
- Sale of scraps were also lower due mainly to lower sales and better control of wastage during the production process.
- For FY2016, there was a lower write-back of doubtful debts approximately RMB1.5 million as compared to a net write-back of approximately RMB4.6 million in FY2015.
- Foreign exchange gain approximately RMB1.6 million was recorded for FY2016 due to the strong USD against the RMB throughout the year, which was lower as compared to the net gain RMB3.2 million in FY2015. The decrease due primarily to the lower export sales of aluminium panels in FY2016.

财务概况

与 2015 财务年度(2015 财年)相比,集团 2016 财务年度(2016 财年)的总销售额下降了 7.7% 或约人民币 23.8 百万元,即从约人民 286.6 百万元降至人民币 310.4 百万元。总销售额下降的主要是铝塑板的出口销售下降。外销约为人民币 107.0 百万元或总收入的 37.4%,同 2015 财年的外销人民币 144.4 百万元相比,下降约人民币 37.4 百万元或 25.9%。出口销售下降主要是由于持续的经济放缓,不稳定和激烈的竞争,全球市场的需求下降。

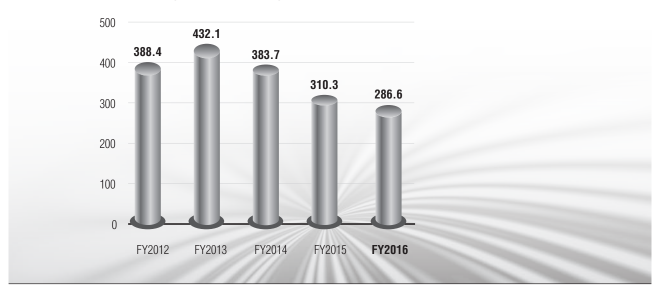
国内销售额人民币 179.5 百万元或为总收入的62.6%比 2015 财年的国内销售额人民币 165.9 百万元或总收入的53.5%增加约人民币13.6 百万元或8.2%。增长主要是由于中国私营建筑行业的建筑项目所需的铝单板。 喷漆服务的销售也增加了。

尽管收入较低,毛利润增加了23.7%或约人 民币5.8万元,从2015财年的毛利润人民 币24.5百万元增至人民币30.3百万元。这 是由于毛利率从2015财年的7.9%提高至 10.6%。销售成本下降,特别是原材料成本和 生产成本,如水电费,折旧费,维修费和消耗 品降低。

2016 财年的其他营业收入为人民币 4.9 百万元 低于 2015 财年的其他营业收入人民币 9.5 百万元。原因如下:

- 银行存款利息收入减少,因为 2016 年财年的平均利率为 0.030%,而 2015 财年的平均利率为 0.035%。
- 废料的销售也较低,主要是销售减少和在 生产过程中减少和严控浪费。
- 在 2016 财年,坏账收回约为人民币 1.5 百万元,比 2015 财年少,2015 财年的坏账 净收回为人民币 4.6 百万元。
- 由于美元兑人民币全年强劲,较 2015 财年的外汇收益下降从人民币 3.2 百万元降至人民币 1.6 百万元。 减少的原因是铝板在2016 财年的出口销售下降。

REVENUE (in RMB million)



Total operating expenses RMB26.5 million was comparable to FY2015. With lower revenue, selling and distribution expenses decreased 21.0% or approximately RMB1.5 million, from RMB7.2 million to RMB5.7 million. The lower expenses were attributed mainly to lower labour costs RMB0.4 million, transport costs RMB0.9 million, insurance expenses RMB0.1 million and testing costs RMB0.1 million respectively.

Administrative expenses, however, had increased 7.4% or approximately RMB1.4 million, from RMB19.4 million to RMB20.8 million. The increase was due mainly to higher payroll and social insurance RMB0.6 million, repairs and maintenance RMB0.5 million and other general expenses RMB0.3 million.

Interest expenses were lower for FY2016 although there was an increase of short-term bank loan RMB7.0 million during the year under review. These were attributed to the lower weighted average interest rate of 4.82% per annum as compared to the weighted average interest rate of 5.54% per annum in FY2015.

The income tax rate applicable to Litai was 25% (FY2015: 25%), however, the effective tax rate of approximately 34.6% was charged for FY2016 due to certain expenses which were not tax deductible and were added back for tax purposes.

Despite the lower revenue, the Group ended the year with a net profit after taxation of RMB5.0 million, an increase of RMB1.6 million or 47.8% as compared to FY2015. The higher net profit was due mainly to higher gross profit and the write-back of doubtful debts approximately RMB1.5 million.

总营业费为人民币 26.5 百万元与 2015 财年相若。随收入下降,销售费用也由人民币 7.2 百万元下降至人民币 5.7 百万元,下降 21.0%或约人民币 1.5 百万元。 较低的费用主要是劳动力成本下降人民币 0.4 百万元,运输费下降人民币 0.9 百万元,保险费下降人民币 0.1 百万元,检测费下降人民币 0.1 百万元。

然而,管理费用从人民币 19.4 百万元增加到人 民币 20.8 百万元,增长 7.4%或约人民币 1.4 百万元。增加主要是因为工资和社会保险增加 人民币 0.6 百万元,维修费增加人民币 0.5 百 万元,其他费用增加人民币 0.3 百万元。

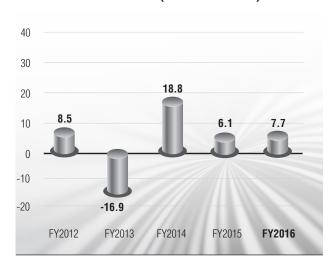
2016 财年的财务费用同 2015 财年相比较低, 虽然本财年的短期银行贷款增加人民币 7.0 百 万元,但银行的平均贷款利率较低为 4.82%, 2015 财年银行的平均贷款利率 5.54%。

江阴利泰装饰材料有限公司的所得税税率仍是25% (2015 财年:25%)。然而,由于某些费用不可扣税,因此,2016 财年的实际税率约为34.6%。

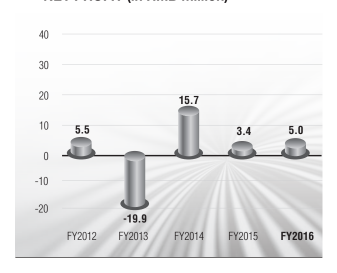
尽管收入较低,集团的税后盈利为人民币 5.0 百万元,较 2015 财年增加人民币 1.6 百万元 或 47.8%。较高的净利润主要是毛利率上升和 坏账回收约人民币 1.5 百万元。

业务运作及财务概况 MANAGEMENT DISCUSSION AND ANALYSIS

PROFIT BEFORE TAX (in RMB million)



NET PROFIT (in RMB million)



As at 31 December 2016, the Group's financial position remained healthy and strong. Cash and bank balances increased by approximately RMB36.9 million to RMB73.5 million as compared to RMB36.6 million as at 31 December 2015. The increase was attributed mainly to cash generated from operating activities RMB31.2 million and an increase of short-term bank loan RMB7.0 million, offset by the net purchase of fixed assets of approximately RMB1.7 million. Shareholders' funds increased by approximately 1.9% or RMB5.2 million, from RMB273.9 million to RMB279.1 million.

截至 2016 年 12 月 31 日,集团的财务状况保持稳健,货币资金增加人民币 36.9 百万元,从人民币 36.6 百万元升至人民币 73.5 百万元。主要是现金流入营业活动约人民币 31.2 百万元,短期借贷增加人民币 7.0 百万元抵消固定资产购入约人民币 1.7 百万元。股东总权益从人民币 273.9 百万元升至人民币 279.1 百万元,升约 1.9% 或约人民币 5.2 百万元。

Operations Review

Economic slowdown and uncertainty within the PRC and the global markets had continued in FY2016. For the global markets, we were constantly challenged by keen competition, decreasing selling prices and increasing requirement from our customers. Within the PRC, the government had tightened its control over the expenditure on big infrastructure projects. In the private sector, over-supply and property slum had prevailed and expenditure on building projects had been slow.

Our strategy has always been to focus on improving the quality of our panels, innovate and introduce new designs to meet with the changing demands of our customers. A flexible approach towards the pricing of our aluminium panels has helped to meet and secure customers' demand. Together with our vigilant control of operating expenses and prudent cash management, we have managed to end the year with a net profit after taxation of RMB5.0 million.

运作概况

全球和国内市场的不稳定将继续挑战集团的业务。我们所面对国内的激烈竞争,国内政府对大型基础设施项目和建设的支出削减。在私人住宅这一块,供过于求也促成我们的铝板的需求下降。

我们的策略始终是专注于提高我们面板的质量,创新和引入新设计,以满足客户不断变化的需求。 对我们的铝板定价于灵活方式设定有助于满足和确保客户的需求。 加上我们谨慎控制营运开支及谨慎的现金管理,本财年度的税后净利润可达到人民币 5.0 百万元。

We will continue to exercise flexibility towards customers' requests, be nimble in our operations and be prudent and selective in selling to potential customers with good credit reputation.

我们将更严格的审核新的客户,选择符合公司的客户评估程序后才接受新客户的订单。

Commitment to product enhancement and staff development

Product innovation and development has been the key to our success and we remained committed to investing time and resources to research and develop new products. Over the years, we have added some new panels of varied types, colours, features to enhance our existing range to cater to customers' demands and specifications. We will continue to strive and ensure that the high quality standards of our 'Haida' aluminium panels are maintained.

We are committed to improving and enhancing our production processes and utilisation of resources. The Group is always committed to nurturing and developing its employees through skills training as it recognises that people are the key to the success of a sustainable operation.

Going Forward

Going forward, the Group will continue to be responsible to our shareholders and be operationally ready to meet the many challenges and opportunities ahead.

提高我们的生产能力和员工培训

产品的创新和研发一直是我们成功的关键,我们将继续致力于投入时间和资源来研究和开发新产品。在这一年里,我们已经增加了一些新的铝板,以提高我们现有产品种类,以满足客户的需求和规格。我们将继续努力确保我们的"海达"铝板的品质达到最高的标准。

我们致力于改善和提高我们的生产流程和有效的利用现有的资源。在培训人力资源方面,集团相信通过员工技能培训对迈向可持续经营是成功的要键。

前景展望

展望未来,集团将继续努力为股东们负责和管理业务,并在营运操作上做好准备迎接来年的 挑战。

BOARD OF DIRECTORS



Ms Zhao Guiying
Non-Executive Chairman



From 1993 to 1997, she was the chief accountant in Jiangyin Haida Industrial Company. She was the chief accountant in Jiangyin Haida Aluminium Composite Material Plant from 1992 to 1993 and in Jiangyin Haida Fine Chemical Plant from 1988 to 1992. She graduated with a certificate of Administrative Management from Wuxi Light Industry University in 2002. In 2001, she was certified as an assistant accountant by Jiangyin Mid-level Accounting and Statistics Professionals Assessment Committee. Ms Zhao obtained a certificate in Finance and Accounting from Finance and Economics School of Suzhou in 1999. In 1997, she was certified as an accounting professional by Jiangyin Finance Bureau.



Mr Xu Youcai Chief Executive Officer

Mr Xu Youcai (Age 61) is currently the Chief Executive Officer of our Company. He is the spouse of the Non-Executive Chairman and substantial shareholder, Ms Zhao Guiying. He was appointed as an Executive Director on 20 September 2004. Since he founded Litai in 1997, he has held the position of General Manager of Litai. He is responsible for the formulation and execution of our Group's overall business strategies and policies and is also responsible for the development of our Group's overseas market. Since 1997, he was the General Manager in Jiangyin Haida and was overall in charge of its day-to-day operations until 2000.

From 1996 to 1997, Mr Xu was the plant manager in Jiangyin Huashi Agricultural Film Plant and Jiangyin Haida Fine Chemical Plant. He founded Jiangyin Haida Industrial Co. in 1993 and has remained its General Manager. He founded Jiangyin Huayou in 1999 and Jiangyin Haida Special Artificial Leather Co., Ltd. in 2001. From 1993 to 1996, he was the plant manager of Jiangyin Haida Telecommunication Material Plant. From 1984 to 1988, he was the plant manager of Jiangyin Huashi Fiberglass Plant and Jiangyin Qinyi Chemical Plant from 1988 to 1993. Mr Xu graduated with a diploma in Mechanical Engineering from Mechanical Engineering Institute of Jiangnan University in 1988.

BOARD OF DIRECTORS



Mr Guo Yun
Executive Director

Mr Guo Yun (Age 53) is an Executive Director of our Company. He was appointed on 20 September 2004 and was last re-elected on 28 April 2015. Mr Guo is responsible for all legal and financial matters, investor relations, formulating and implementing our Company's business policies and expansion plans. Prior to joining Litai as a Deputy General Manager in 2003, Mr Guo was the President of Agricultural Bank of China, Jiangyin Huashi Subbranch from 2000 to 2003.

From 1992 to 2000, he was the Deputy Director of Agricultural Bank of China, Jiangyin Branch, Changjing Town Office. From 1986 to 1992, he was the Deputy Director of Agricultural Bank of China, Jiangyin Branch, Gushan Town Office. From 1980 to 1986, he was the Chief Accountant of Agricultural Bank of China, Jiangyin Branch, Hetang Town Office. Mr Guo graduated with a diploma in Party and Political Administration from Jiangsu Province Wuxi Light Industry University in 1998.



Mr Wang Liangfa Independent Director

Mr Wang Liangfa (Age 64) is an Independent Director of our Company. He was appointed on 27 April 2005 and was last re-elected on 26 April 2016. Mr Wang Liangfa is the founder and the Managing Director of Jiangyin Gaofeng Printing Textile Co., Ltd, a position which he has held since 1997. Jiangyin Gaofeng Printing Textile Co., Ltd is principally engaged in the production and sales of quality blankets, carpets and other related textile products for the PRC and overseas markets. Mr Wang is responsible for the formulation and execution of the company's overall business strategies and policies, the development of its overseas market, as well as overseeing the day-to-day operations. Mr Wang has completed his high school education in the PRC.

BOARD OF DIRECTORS



Mr Soh Beng Keng Lead Independent Director

Mr Soh Beng Keng (Age 63) is our Company's Lead Independent Director. He was appointed to our Board on 27 April 2007 and was last re-elected on 28 April 2015. Mr Soh has more than 30 years of experience in the field of auditing, accounting and financial management in private and listed companies in Singapore. Mr Soh is also an independent director of the following public listed companies, namely ISDN Holdings Ltd, Sino Grandness Food Industry Group Ltd and Ziwo Holdings Ltd. He is also a full member of the Singapore Institute of Directors and a fellow member of the Institute of Singapore Chartered Accountants. He obtained his Bachelor of Commerce (Accountancy) from the Nanyang University in 1979.



Mr Tang Chun Meng independent director

Mr Tang Chun Meng (Age 63) was appointed on 2 June 2015 as an independent director and was last re-elected on 26 April 2016. He also sits on the Remuneration Committee as Chairman and is a member of Audit Committee.

Mr Tang has more than 30 years of working experience, which includes audit, accounting, public listings, mergers and acquisitions and general business advisory services. He first started work with one of the international accounting firms in Singapore and has held various management positions. From 1996 to 2003, he was the Chief Financial Officer and Company Secretary of a Singapore listed company.

Mr Tang graduated with the professional qualification from the Association of Chartered Certified Accountants and is a fellow member of the Institute of Singapore Chartered Accountants (FCA Singapore).



KEY MANAGEMENT

MR WANG ZAIQUAN

Mr Wang Zaiquan was appointed in 2011 as the Sales and Marketing Manager of Litai and is overall in charge of the sales and marketing activities within the PRC and the overseas markets. Mr Wang is also responsible for developing business relationships with prospective customers. He joined the marketing department of Litai in 1998 and was promoted to the position of marketing manager in 2010. He attended the Jiangsu economics college in 2008 and graduated with a diploma in 2010.

MR GONG GUOHONG

Mr Gong Guohong was promoted to the Chief Production Officer of our Group in 2011. Mr Gong first joined Litai as a Supervisor of the production department in 2000 and has held various positions in the production department. He is responsible for the day-to-day operations of Litai's manufacturing plant. Since 2009, he was assisting the Chief Production Officer for the smooth operations of the plant. Prior to joining Litai, he was employed in similar capacity in the Jiangsu Sunlight Group. He graduated from QinFeng College.

Mr XU GANG

Mr Xu Gang was appointed in 2011 as the Chief Engineering Officer of our Group. He is responsible for Litai's production, technology and quality control. Prior to joining Litai in 2004, Mr Xu has several years of experience working in the engineering departments of factories in Chengdu and the Canton Province. He graduated from the University of Szechuan.

MS CHAN LAI YOKE

Ms Chan Lai Yoke is the Chief Financial Officer of our Group and is responsible for the Group's financial and treasury matters. She is also responsible for the Company's administrative, personnel and management information system functions. Prior to joining the Company in August 2005, Ms Chan was the Senior Vice President of a Public Listed Company with several subsidiaries in Asia and was overall responsible for the Group's financial and treasury matters besides having overall responsibility of the day-to-day operations of the Company's administrative, human resources and management information system functions. Ms Chan had more than ten years of experience in senior management position in listed companies. Ms Chan obtained her Bachelor of Accountancy from the University of Singapore in 1975.

MR ZHANG QINYU

Mr Zhang Qinyu was promoted to be the General Manager of Litai in 2011. He reports to the CEO and is responsible for the overall operational, financial and administrative functions of Litai. Prior to joining Litai as an accountant in 2001, Mr Zhang spent three years with Jiangyin Huashi Automobile Seat Manufacturing Co., Ltd. as an accountant. From 1986 to 1997, Mr Zhang worked with Jiangyin Huagao Group Company as an accountant. Mr Zhang holds a professional qualification in accounting from Zhonghua Accounting School in Jiangsu Province, PRC.



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The Directors and Management believes in having high standards of corporate governance, and is committed to achieving the recommendations as set out within the Code of Corporate Governance 2012 (the "Code") effective from financial year commencing on or after 1 November 2012. This report describes the main corporate governance framework and the practices of the Company with specific reference to the Code, and where appropriate, the Company will explain the deviation from the Code.

PRINCIPLES 1 AND 2: BOARD MATTERS

The Board's Conduct of Affairs

Board Composition and Guidance

Presently, the Board of Directors ("Board") consists of six Directors, of whom one is Non-Executive Director, two are Executive Directors and three are Independent Directors.

Non-Executive Director

Ms Zhao Guiying (Chairman)

Executive Directors

Mr Xu Youcai (Chief Executive Officer, "CEO")
Mr Guo Yun

Independent Directors

Mr Soh Beng Keng Mr Tang Chun Meng Mr Wang Liangfa

The Board, through the delegation of its authority to the Nominating Committee ("NC"), has used its best efforts to ensure that Directors appointed to the Board possess the background, experience and knowledge in business, industry, legal, finance and management skill critical to the Group's business to enable the Board to exercise objective judgment on corporate affairs independently, in particular, from Management. No individual or small group of individuals is allowed to dominate the Board's decision-making.

The composition of the Board is reviewed annually by the NC to ensure that the Board has the appropriate mix of expertise and experience, and collectively possesses the necessary core competence for informed decision-making and effective functioning. Profiles of the Directors are set out from page 8 to page 10 of this Annual Report.

DIRECTORS' ATTENDANCE AT BOARD AND BOARD COMMITTEE MEETINGS IN 2016

	Board Meetings		Audit Committee Meeting		Remuneration Committee Meeting		Nominating Committee Meeting	
Name of Directors	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended	No. of Meetings Held	No. of Meetings Attended
Zhao Guiying	2	2	_	-	_	-	_	_
Xu Youcai	2	2	_	_	_	_	_	_
Guo Yun	2	2	_	_	_	_	1	1
Wang Liangfa	2	2	2	2	1	1	1	1
Soh Beng Keng	2	2	2	2	1	1	_	_
Tang Chun Meng	2	2	2	2	1	1	1	1

The Board, taking into consideration the scope and nature of the operations of the Group, considered its current composition of six Directors to be adequate for effective decision-making.

The primary role of the Board is to protect the interests of shareholders and to enhance their long-term value. It sets the overall strategy for the Group, establishing goals for executive management and supervises and monitors the achievement of these goals.

The Board's principal functions include the following:

- reviewing and approving corporate strategies, financial objectives and directions of the Group;
- establishing goals for management and monitoring the achievement of these goals;
- ensuring management leadership of high quality, effectiveness and integrity;
- approving annual budgets and investment and divestment proposals;
- reviewing internal controls, risk management, financial performance and reporting compliance by establishing a framework of prudent and effective controls which enables risks to be assessed and managed;
- assuming responsibility for good corporate governance; and
- approving corporate or financial restructuring, share issuance, dividends and other returns to shareholders and Interested Person Transactions.

The Board discharges its responsibilities either directly or indirectly through the various Board committees. The Board conducts regular scheduled meetings two times a year. Ad-hoc meetings are convened as and when required. The Company's Constitution allows a Board Meeting to be conducted by way of a tele-conference or any other electronic means of communications. The attendance of the Directors at meetings of the Board and Board committees, as well as the frequency of such meetings, is disclosed in this Report.

An orientation programme will be organised for new Director to ensure that incoming Directors are familiar with the Group's key business and governance practices. Prior to their appointment, new Directors are provided with the relevant information on their duties as Directors, the Company's governance processes as well as relevant statutory and regulatory compliance issues. Directors may request further explanations, briefings and informal discussions on any aspects of the Group's operations or business issues. On an ongoing basis, the Company updates the Directors regarding new legislation and/or regulations which are relevant to the Group. During the financial year ended 31 December 2016, Directors were provided with information such as updates on consultation papers issued by the Singapore Exchange Securities Trading Limited ("SGX-ST") as well as the changes to the Singapore's Financial Reporting Standards.

PRINCIPLE 3: ROLE OF NON-EXECUTIVE CHAIRMAN AND CHIEF EXECUTIVE OFFICER

The functions of Chairman and CEO are assumed by two individuals.

Ms Zhao Guiying, Non-Executive Chairman of the Company, is the spouse of Mr Xu Youcai, the CEO and Executive Director. Both are substantial shareholders of the Company and held the directorship since September 2004. Nevertheless, there is a clear division of responsibilities between the Chairman and the CEO. Furthermore, the roles of Chairman and CEO are segregated to ensure an appropriate balance of power, increased accountability and greater capacity to the Board for independent decision-making.

Our Non-Executive Chairman, Ms Zhao Guiying is responsible for exercising control over the quality and timeliness of the flow of information between Management and the Board and ensuring compliance with the Group's guidelines on corporate governance. She ensures that Board meetings are held regularly in accordance with an agreed schedule of meetings.

The CEO of the Group, Mr Xu Youcai is responsible for the day-to-day management of the Company and works with the Board on strategic planning, business development and charting the growth of the Group. All major decisions made by CEO are endorsed by the Board. His performance is reviewed periodically by the NC and remuneration package is also reviewed periodically by the RC. As such, the Board believes that there are adequate safeguards in place against an imbalance concentration of power and authority in any single individual.

Lead Independent Director

As recommended by the Code, the Board has also appointed Mr Soh Beng Keng the Lead Independent Director on 2 June 2015. Shareholders of the Company with concerns that could have a material impact on the Group; are able to voice their concern to Mr Soh Beng Keng at the forthcoming annual general meeting ("AGM").

BOARD COMMITTEES

To assist the execution of the responsibilities of the Board, a number of Board Committees were established, namely the Nominating Committee, Remuneration Committee and Audit Committee. These sub-committees function under clearly defined terms of reference and operating procedures, which are reviewed on a regular basis.

The compositions of each of the committee are as follows:

	Nominating Committee	Remuneration Committee	Audit Committee
Name of Directors	("NC")	("RC")	("AC")
Mr Guo Yun	Member	_	_
Mr Wang Liangfa	Chairman	Member	Member
Mr Soh Beng Keng	_	Member	Chairman
Mr Tang Chun Meng	Member	Chairman	Member

PRINCIPLES 4 AND 5:

Board Membership

Board Performance

The NC comprises of one Executive Director and two Independent Directors. The members of the NC at the date of this report are as follows:

Mr Wang Liangfa (Chairman) Mr Guo Yun (Member) Mr Tang Chun Meng (Member)

The NC decides how the Board should be evaluated and selects a set of performance criteria that is linked to long-term shareholders' value, to be used for performance evaluation of the Board. The NC has put in place a Board performance evaluation whereby the Board will complete a group assessment collectively given that the decision of the Board are often made collectively. The Company Secretary was requested to collate the Board's evaluations and table the summary observations for the NC Chairman and Board Chairman. The performance of the Board's committee was also asked in the evaluation form where each member would evaluate whether the committee was effective.

The Board evaluation parameters include areas such as Board Structure, Board information, Board processes, Board accountability, assessment of management and the Board standards of conduct.

The NC has adopted written terms of reference, and performs the following principal functions:

- To review, assess, make recommendations to the Board on the appointment of directors including making recommendations on the composition of the Board generally taking into account guidelines of the Code, progressive renewal of the Board, each Director's qualifications, competencies, the number of other listed company board representations and whether he/she is independent.
- To regularly review the Board structure, size and composition having regard to the scope and nature of the
 operations, the requirements of the business, the diversity of skills, experience, gender and knowledge of
 the Company and the core competencies of the directors as a group.

- To make recommendations to the Board on the appointment of new directors, including making recommendations on the composition of the Board generally and the balance between executive and non-executive Directors appointed to the Board.
- To review, assess and recommend nominee(s) or candidate(s) for re-appointment or re-election to the Board and to consider his/her competencies, commitment, contribution, performance and whether or not he/she is independent.
- To make plans for succession, in particular for the Chairman and Chief Executive Officer.
- To determine, on an annual basis, if a Director is independent considering the circumstances set forth in guidelines of the Code and other salient factors.
- To recommend Directors who are retiring by rotation to be put forward for re-election.
- To be responsible for assessing the effectiveness of the Board as a whole and for assessing the contribution of each individual Director to the effectiveness of the Board.
- To decide whether or not a Director is able to and has been adequately carrying out his/her duties as a Director of the Company, particularly when he/she has multiple board representations, and/or other principal commitments.
- To recommend to the Board internal guidelines to address the competing time commitments faced by Directors who serve on multiple boards and the maximum number of listed company board representations which any Director may hold.
- To assess the effectiveness of the Board as a whole, and Board Committees and the contribution of each individual Director to the effectiveness of the Board.
- To recommend to the Board comprehensive induction training programmes for new directors and to review training and professional development programmes for the Board to keep the Board apprised of relevant new laws, regulations and changing commercial risks.

New Directors are presently appointed by way of board resolution or board meeting, after the NC recommends and supports their appointments. Such new Directors must submit themselves for re-election at the next AGM of the Company, pursuant to the Company's Constitution. One third of the Directors must retire by rotation at each AGM and are eligible for re-election. As the CEO is instrumental to the Group in driving continually long term strategies and vision, the Company has not adopted the recommendation for our CEO to retire once every 3 years.

The NC has recommended the re-elections of Mr Guo Yun and Mr Soh Beng Keng in accordance with Article 107 of the Company's Constitution respectively, at the forthcoming AGM of the Company. In reviewing the nomination of the retiring Directors, the NC considered the performance and contribution of each of the retiring Directors, having regard not only to their attendance and participation at Board and Board Committee meetings but also the time and efforts devoted to the Group's business and affairs, especially the operational and technical contributions.

As each Director has been able to commit his time and avails himself to attend every Board or committee meeting, no recommendation has been made by NC to cap the number of board directorship.

Review on Directors' Independence

The independence of each Director is reviewed annually by the NC. Based on the criterion of independence provided by the Code, the Board adopted the view that an "independent" director is one who has no relationship with the Company, or its related Corporations, or its 10% shareholders or its officers that could interfere or be reasonably perceived to interfere, with the exercise of the Director's independent business judgment with a view to the best interest of the Group.

Such independence of each Independent Director is reviewed annually by the NC. For the financial year ended 31 December 2016, the NC had applied scrutiny when assessing the continued independence of a Director whom had served beyond 10 years from the date of his first appointment. Each independent director is required to complete a declaration to confirm his independence based on the guidelines as set out in the Code.

By the forthcoming AGM, Mr Wang Liangfa ("Mr Wang") and Mr Soh Beng Keng ("Mr Soh"), the Independent Directors would have served closed to 12 years and 10 years respectively. As such, the NC had taken the opportunity to consider and assess Mr Wang and Mr Soh specifically on their length of service, character and judgement. Based on the oral and written submissions from Mr Wang and Mr Soh, the NC concurred that there were no relationships or circumstances which were likely to affect, or could appear to affect their independent judgment.

Mr Wang and Mr Soh had submitted to the NC a declaration of independence which confirmed their independence in a manner as prescribed in accordance with paragraph 2.3 of the Code of Corporate Governance 2012 (the "Code"). In addition, the NC (save for Mr Wang) had also taken the opportunity to consider and assess Mr Wang and Mr Soh specifically on their length of service, judgement and character.

(i) The NC (save for Mr Wang) noted that Mr Wang is the managing director and founder of a company where he is responsible for the formulation and execution of the company's overall business strategies and policies. Having received Mr Wang's affirmation on his independence, the NC (save for Mr Wang) was of the view that notwithstanding his long tenure, he is and has been able to maintain independence in his deliberation on the Group's matters. Further, Mr Wang's experience in the formulation and execution of his company's business strategies is value adding to the mix of experience for the Board. The Company's executive directors have also made their own assessment and shared the same views. Following the rigorous review, the NC, with Mr Wang abstaining, deliberated and concluded that the issue of independence has not been compromised and Mr Wang is considered by the Board to be still independent.

(ii) Mr Soh has more than 30 years of experience in the field of auditing, accounting and financial management in private and listed companies in Singapore. Mr Soh is also an independent director of several other listed companies in Singapore. In reviewing his independence, the NC notes that given Mr Soh's extensive experience in the areas of auditing, accounting and financial management in both private and listed companies in Singapore, he continues to be an invaluable member of the AC providing guidance to the Board in the areas of financial management and key corporate governance issues. Notwithstanding his long tenure as a Board member and having received Mr Soh's affirmation on his independence, Company's executive directors and independent directors (save for Mr Soh) have also made their own assessment and are of the view that Mr Soh continues to provide independent views and opinions on all key matters deliberated by the Board.

As such, the NC had recommended to the Board and the Board had accepted NC recommendation that Mr Wang and Mr Soh continue to display an independence of character and judgement and was not in any way affected or impaired by the reason of their length of service.

In addition, with half the Board comprising of Independent Directors, the Board is of the view that the current Board membership is adequate and as recommended by the Code. Notwithstanding, the Board notes the importance of Board renewal in order to maintain fresh perspectives and shall bear in mind the possibility of appointing new directors at the appropriate juncture and when suitable and adequately qualified candidates can be identified.

PRINCIPLE 6: ACCESS TO INFORMATION

To enable the Board to function effectively and to fulfill its responsibilities, Management strives to provide Board members with adequate information for Board meetings and on an ongoing basis. Financial information and relevant reports are provided to the Directors in advance of each Board meeting.

The Board has separate and independent access to the Company's key executives and the Company Secretary. The Company Secretary is represented at all Board and Board Committees meetings and is responsible for ensuring that board procedures are followed in accordance with the Constitution of the Company and the requirements of the Companies Act, Cap. 50 and that all other applicable rules and regulations of the SGX-ST are complied with.

Management will, upon direction by the Board, assists the Directors, either individually or as a group, to get independent professional advice in furtherance of their duties, at the Company's expense.

PRINCIPLES 7, 8 AND 9:

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

LEVEL AND MIX OF REMUNERATION

DISCLOSURE OF REMUNERATION

The RC comprises three Independent Directors. The members of the RC at the date of this report are as follows:

Mr Tang Chun Meng (Chairman) Mr Wang Liangfa (Member) Mr Soh Beng Keng (Member)

The RC has adopted written terms of reference and has reviewed the changes to the terms of reference to be in line with the Code.

The RC and the Board are of the view that the remuneration of the Directors is adequate but not excessive in order to attract, retain and motivate them to run the Company successfully. The RC has also reviewed the performance-based compensation package for Executive Directors where the remuneration structure for Executive Directors is based on service contracts. The remuneration packages of the Executive Directors and key executives (who are not directors or the CEO) are based on key performance indicators including but not limited to the financial performance, operational efficiency targets as well as compliance with all relevant laws and regulations. The RC believes that such performance indicators provide a comprehensive measurement of the Company's performance across financial, operational and compliance objectives.

Primary functions to be performed by RC:

- To review and submit its recommendations for endorsement by the entire Board, a general framework of remuneration for the Board, the specific remuneration packages and terms of employment (where applicable) for each director, the CEO and key management personnel including but not limited to senior executives/ divisional directors/those reporting directly to the Chairman/CEO/employees related to the executive directors and controlling shareholders of the Group.
- To review and submit its recommendations for endorsement by the entire Board, share-based incentives
 or awards or any long term incentive schemes, review whether directors and key management personnel
 should be eligible for such schemes and also to evaluate the costs and benefits of such schemes and to
 do all acts necessary in connection therewith.
- To carry out its duties in the manner that it deems expedient, subject always to any regulations or restrictions that may be imposed upon the RC by the Board from time to time.
- Reviews the level of remuneration that is appropriate to attract, retain and motivate the Directors and key executives.

The RC has recommended to the Board that the Independent Directors be paid directors' fees for the financial year ended 31 December 2016. The Board has considered and has recommended the proposed payment of directors' fees for shareholders' approval at the forthcoming AGM. There was no increment in fees to be paid to our Independent Directors for the financial year ended 31 December 2016. No external remuneration consultant was engaged to assist in the review of remuneration packages.

A breakdown, showing the level and mix of each individual Director's remuneration payable for the financial year ended 31 December 2016 is as follows:

Remuneration Band and	Directors'			Benefits		
Name of Directors	Fee	Salary ⁽¹⁾	Bonus	in Kind	Total	Total
	%	%	%	%	%	S\$
S\$250,000 - S\$499,000						
Executive						
Mr Guo Yun	_	77.8	7.7	14.5	100.0	380,000
Mr Xu Youcai	_	34.4	65.6	-	100.0	246,000
Below S\$250,000						
Non Executive						
Ms Zhao Guiying	_	_	_	_	N.A.	N.A.
Mr Soh Beng Keng ⁽²⁾	100.0	_	_	_	100.0	35,000
Mr Tang Chun Meng ⁽²⁾	100.0	_	_	_	100.0	30,000
Mr Wang Liangfa ⁽²⁾	100.0				100.0	30,000

- (1) The salary amount shown is inclusive of allowances, statutory contributions, all fees other than Directors' fees and other emoluments.
- (2) Directors' fees to the Independent Directors for the financial year ended 31 December 2016 have been recommended for shareholders' approval at the forthcoming AGM.

The RC ensures that the remuneration package of employees related to Executive Directors and controlling shareholders of the Group are in line with the Group's staff remuneration guidelines and commensurate with their respective job scope and level of responsibilities. Given the highly competitive conditions of the manufacturing industry in China, and the prevalent poaching of experienced executives, the Company believes that the disclosure of the total remuneration of each individual executive (who are not directors or the CEO) ("Key Management Personnel") as recommended by the Code may not be in the best of the Group's interests. The Company has sought to provide the remuneration of these Key Management Personnel in the bands of \$\$250,000. All of the top five Key Management Personnel (who are not directors) of the Company are within the band of less than \$\$250,000. The aggregate remuneration paid to the top 5 Key Management Personnel for the financial year ended 31 December 2016 was \$\$267,000.

Remuneration Band and	Benefits			
Name of Key Management Personnel	Salary ⁽¹⁾	Bonus	in Kind	Total
	%	%	%	%
Below S\$250,000				
Executive				
Wang Zaiquan (Sales and Marketing Manager, Litai)	100.0	_	_	100.0
Gong Guohong (Chief Production Officer, Litai)	70.6	29.4	_	100.0
Xu Gang (Chief Engineering Officer, Litai)	67.5	32.5	_	100.0
Chan Lai Yoke (Chief Financial Officer)	86.0	14.0	_	100.0
Zhang Qinyu (General Manager, Litai)	51.9	48.1	_	100.0

There is also no employee who is an immediate family member of a director or CEO whose remuneration exceeds \$\$50,000 during the financial year ended 31 December 2016.

The Company does not have an Employee Share Option Scheme or any Employee Performance Share Plan.

PRINCIPLE 10: ACCOUNTABILITY OF THE BOARD AND MANAGEMENT

In presenting the annual financial statements and announcements of financial results to shareholders, it is the aim of the Board to provide shareholders with a balance and understandable assessment of the Company's and Group's performance, position and prospects. The Management will present to the Board, management accounts of the Company's performance, position and prospects on a regular basis.

PRINCIPLE 11: RISK MANAGEMENT AND INTERNAL CONTROLS

RULE 1207(10): ADEQUACY OF COMPANY'S INTERNAL CONTROLS ON FINANCIAL, OPERATIONAL AND COMPLIANCE RISKS

OPINION BY THE BOARD

The Board acknowledges that it is responsible for the overall internal control framework and fully aware of the need to put in place a sound system of internal controls within the Group to safeguard shareholders' interests and the Group's assets as well as to manage risks. The Board also recognises that no cost effective internal control system will preclude all errors and irregularities, as a system is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can provide only reasonable and not absolute assurance against material misstatement or loss.

The Management reviews and improves its business and operational activities to identify areas of significant business risks and takes appropriate measures to control and mitigate these risks. The Management reviews all significant control policies and procedures and highlights all significant matters to the Board. The Company has implemented a whistle blowing policy which provides the mechanisms for which staff of the Company may in confidence, raise concerns about possible improprieties in matters of financial reporting or other matters.

Both the Company's internal auditors and external auditors (to the extent as required by them to form an audit opinion on the statutory financial statements) have conducted an annual review of the effectiveness of the Group's key internal controls, including financial, operational and compliance controls and risk management. Any material non-compliance or lapses in internal controls, together with recommendation for improvement are reported to the AC. A copy of the report is also issued to the relevant department for its follow-up action. The timely and proper implementation of all required corrective, preventive or improvement measures are closely monitored.

This was further supported by the assurance given by the Executive Director and the Chief Financial Officer during the full year results meeting that the financial records of the Company have been properly maintained and the financial statements give a true and fair view of the Company's operations and finances and are in accordance with the relevant accounting standards; and proper systems of risk management and internal controls are put in place within the Group, and are adequate and effective in addressing the material risks in the Group in its current business environment including material financial, operational, compliance and information technology risks.

Based on the reports of the external and internal auditors and the various management controls put in place, the Board with the concurrence of the AC, is of the opinion that there are adequate and effective internal controls in place within the Group addressing financial, operational, compliance and information technology risks throughout the year and up to the date of this report.

PRINCIPLE 12: AUDIT COMMITTEE

The AC comprises three members, all of whom are independent. The members of the AC at the date of this report are as follows:

Mr Soh Beng Keng (Chairman) Mr Wang Liangfa (Member) Mr Tang Chun Meng (Member)

The AC meets with both the external and internal auditors, without the presence of management, at least once a year. The AC had also reviewed the non-audit services provided by the external auditors, which comprise services such as tax and was satisfied that the independence of the external auditors would not be impaired.

The AC also monitors proposed changes in accounting policies, reviews internal audit functions and discusses accounting implications of major transactions. In addition, the AC advises the Board regarding the adequacy of the Group's internal controls and the contents and presentation of its reports. During the financial year ended 31 December 2016, the AC was provided with updates on the changes in connection with the Singapore's Financial Reporting Standards as well as amendments to the Singapore Companies Act Cap. 50.

The AC has adopted written terms of reference.

The functions of the AC include:

- To review with the external auditors on the audit plan, including the nature and scope of the audit before
 the audit commences, their evaluation of the system of internal accounting controls, audit report and
 management letter and Management's response.
- To ensure co-ordination where more than one audit firm is involved.
- To review the half-year and annual financial statements to ensure integrity of the financial statements before submission to the Board for approval.
- To meet with the external auditors and with the internal auditors without the presence of Management, at least annually, to discuss any problems and concerns they may have.
- To review annually the scope and results of the external audit and its cost effectiveness as well as the independence and objectivity of the external auditors.
- To review the non-audit services to the Company.
- To review the internal audit program and the adequacy and effectiveness of the Company's internal audit function, as well as to ensure co-ordination between the internal and external auditors and Management.
- To review the adequacy of the Company's internal controls as set out in the Code.
- To review scope and results of the internal audit procedures including the effectiveness of the internal audit functions.
- To review the adequacy and effectiveness of the Company's risk management and internal control systems and to report to the Board annually.
- To oversee and advise the Board in formulating its risks policies to effectively identify and manage the Company's current (and future) risks.
- To oversee design and implementation of the overall risk management systems and internal control systems.
- To administer the Whistle Blowing Policy.
- To review interested person transactions (IPTs).
- To recommend to the Board the appointment, re-appointment and removal of the external auditors, and approve the remuneration and terms of engagement of the external auditors.

To approve the hiring, removal, evaluation and compensation of the head of the internal audit function, or the accounting firm/auditing firm or corporation to which the internal audit function is outsourced. To ensure that the internal audit function is staffed with persons with the relevant qualification and experience and that they carry out their functions according to the standards set by nationally or internationally recognised professional bodies, including the Standards for the Professional Practice of Internal Auditing set by the Institute of Internal Auditors.

The Company has in place a whistle-blowing policy to provide a channel for employees to report in confidence, their concern about possible improprieties for investigation. No incidence or report of whistle blowing was noted by the AC during the financial year ended 31 December 2016.

The AC will undertake a review of the scope of services provided by the external auditors, the independence and the objectivity of the external auditors on an annual basis. The external auditors of the Company have confirmed that they are Public Accounting Firms registered with the Accounting & Corporate Regulatory Authority and provided a confirmation of their independence to the AC.

The AC had assessed the external auditors based on factors such as performance, adequacy of resources and experience of their audit engagement partner and auditing team assigned to the Group's audit, the size and complexity of the Group. Accordingly, the AC is satisfied that Rules 712 and 715 of the Listing Manual of the SGX-ST are complied with and has recommended to the Board, the nomination of the external auditors for re-appointment at the forthcoming AGM.

The AC conducted a review of all non-audit services provided by the external auditors and is satisfied that the nature and extent of such services does not prejudice the independence and objectivity of the external auditors.

For the financial year ended 31 December 2016, the non-audit fees paid to the external auditors of the Company for income tax compliance service was approximately S\$1,400 (equivalent to RMB6,760). For audit fees paid to our external auditors, please refer to page 67 of the Annual Report.

PRINCIPLE 13: INTERNAL AUDIT

The Group has outsourced its internal audit function to an external professional firm, who reports primarily to the Chairman of the AC and administratively, to the CEO.

During the year under review, the internal auditors have conducted reviews of the control procedures relating to a review of interested person transactions, human resource and payroll, as well as compliance with laws and regulations. They have also followed up on the outstanding matters of their previous review to ensure implementation and compliance by the Management. The work undertaken by the internal auditors are carried out in accordance with the standards set by internationally recognised professional bodies including Standards for the Professional Practice of Internal Auditing set by the Institute of Internal Auditors. They have reported and recommended to the AC on the required areas of improvement. The AC had also reviewed the adequacy of the internal audit function annually by ensuring that the internal audit function is adequately resourced when augmented by the external professional firm, and has appropriate standing within the Company.

PRINCIPLE 14 AND 15: SHAREHOLDER RIGHTS AND COMMUNICATION WITH SHAREHOLDERS

The Board ensures that shareholders are fully informed of all major developments that impact the Group. The results and other relevant information of the Group are disseminated to the shareholders and public on a timely basis through the following channels:

- (i) SGXNET announcements and press releases;
- (ii) Annual Report and Notice of AGM that are issued to all shareholders; and
- (iii) Press and analysts briefings as may be appropriate.

The Company ensures that it does not practice selective disclosure of material information. Material information is publicly released before the Company meets with investors or analysts or simultaneously with such meetings. In the event an investor relations briefing is held, the Company will engage an external investor relations consultant to facilitate and gather the exchange of views and queries of shareholders at such events. Shareholders are also encouraged to attend the AGM, to ensure a high level of accountability and to stay informed of the Group's strategies and goals. The notice of the AGM together with the annual report will be dispatched to shareholders. At the AGM, shareholders are given the opportunity to communicate their views to the Directors and Management on matters relating to the Company and the Group.

PRINCIPLE 16: CONDUCT OF SHAREHOLDER MEETINGS

All shareholders are welcomed to attend the AGM. The Board, Chairman and members of the AC, RC and NC, Executive Directors, executive officers, external auditors and the company secretary will be present and available at the forthcoming AGM to address any question from the shareholders regarding the Group.

The Constitution of the Company allows a shareholder (who is not a relevant intermediary as defined in S.181 of the Companies Act) of the Company to appoint up to two proxies to attend and vote in his/her stead at general meetings. A shareholder who is a relevant intermediary, can appoint more than two proxies to attend and vote in his/her stead at general meetings. The Company has not amended its Constitution to provide for absentia voting methods. Voting in absentia and by electronic mail may only be possible following careful study to ensure that integrity of the information and authentication of the identity of shareholders through digital media or the internet is not compromised.

Separate resolutions are tabled and passed at every general meeting on each distinct issue. All resolutions are put to vote by poll, and their detailed results will be announced via SGXNET after the conclusion of the general meeting. All minutes of general meetings are available to shareholders for inspection upon request.

The Company does not have a fixed dividend policy at present. The declaration and payment of dividends by the Company from time to time is subject to many factors, including but not limited to, the Company's results of operations, cash flows and financial position, the Company's expansion requirements and working capital requirements. The Company did not declare dividends for the financial year ended 31 December 2016 as the conditions in which it operates in remains challenging and competitive and a conservative approach to cash flow would be prudent.

DEALINGS IN SECURITIES

The Group has in place internal policies in line with the requirements of Rule 1207(19) regarding the dealing in securities by its Directors and Employees. The Group discourages its Directors and Employees from trading in the Company's securities on short-term considerations. In addition, the Group prohibits its Directors and Employees to trade in the Company's securities during the period beginning one month before the date of the announcement of the full-year or half-year results respectively and ending on the following day of the announcement date of the relevant results.

Directors and Employees are also advised against dealing in the securities when they are in possession of any unpublished material price-sensitive information of the Group.

INTERESTED PERSON TRANSACTIONS

The Group has adopted an internal policy in respect of any transactions with interested persons and has set out the procedures for review and approval of the Group's interested person transactions.

Aggregate value of	Aggregate value of
·	all interested person
•	transactions conducted
-	under shareholders'
less than S\$100,000 and	mandate pursuant to
transactions conducted	Rule 920 (excluding
under shareholder's	transactions less than
mandate)	S\$100,000)
RMB'000	RMB'000
_	1,907
_	(134,095)
_	(128,353)
-	3,329
_	39,379
_	1,151
_	(2,221)
_	1,181
	all interested person transactions during the financial year under review (excluding transactions less than S\$100,000 and transactions conducted under shareholder's mandate)

Footnote: Please refer to Note 27 of page 69.

The Board and the AC will review all interested person transactions to be entered to ensure that the relevant rules under Chapter 9 of the SGX-ST Listing Manual are complied with. Apart from the aforesaid transactions, there was no other material contract entered into by the Company and/or any of its subsidiaries involving the interests of any director or controlling shareholder during the year under review. The Company is seeking a renewal of the Shareholders' Mandate for Interested Person Transactions at the forthcoming AGM.

RISK MANAGEMENT

The Group's main business and operational risks include unpredictable prices of raw materials, shortage of raw materials supplies, and dependence on Jiangyin Haida Caitu Co., Ltd (formerly known as Jiangyin Haida Group Co., Ltd) for the supply of aluminium coils and aluminium sheets and a competitive environment.

The Group's revenue is also dependent on the infrastructure and construction industry. Any significant downturn in the growth of this industry will result in a decrease in demand for our aluminium panels. In particular, any measures to be taken by the relevant authorities in the PRC to slowdown the growth of the PRC economy may have an adverse impact on the industry.

Other business and operational risks the Group may experience include:

- the use of aluminium panels as building materials is subject to changing trends in architectural and building designs;
- the unauthorised use of our trademarks, brand names and other intellectual property may damage the brand and name recognition and reputation of our Group;
- any prolonged significant equipment downturn as a result of our incapacity or uncontrollable external factors.
 This will adversely affect our operations; and
- customer default risk as a result of our credit terms extended to our customers.

Other than the risks arising from business operations, the Group's main financial operations risks are interest rate risk, credit risk, liquidity risk and foreign exchange risk. The Group's financial risk management objectives and policies are discussed in the notes to the financial statements found on pages 72 to 81 of the Annual Report.

The Group's overall risk management policy aims to minimise potential adverse effects of the financial performance of the Group. The Group has adopted risk management policies and processes that seek to mitigate these risks in a cost-effective manner.

The Management will regularly review the Group's business and operational activities to identify areas of significant business risks as well as appropriate measures to control and mitigate these risks within the Group's policies and strategies.

MATERIAL CONTRACTS

Except as disclosed above and in the financial statements of the Group and the service agreements between the Executive Directors and the Company, there were no material contracts entered into by the Company and its subsidiary involving the interest of its Directors or controlling shareholders which are either still subsisting as at 31 December 2016 or if not then subsisting, entered into since the end of the previous financial year.

Dated: 4 April 2017

DIRECTORS' STATEMENT

For the financial year ended 31 December 2016

The directors present their statement to the members together with the audited financial statements of China Haida Ltd. (the "Company") and its subsidiary (the "Group") for the financial year ended 31 December 2016 and the statement of financial position of the Company as at 31 December 2016.

In the opinion of the directors,

- (a) the statement of financial position of the Company and the consolidated financial statements of the Group as set out on pages 36 to 81 are drawn up so as to give a true and fair view of the financial position of the Company and of the Group as at 31 December 2016 and of the financial performance, changes in equity and cash flows of the Group for the financial year then ended; and
- (b) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

The board of directors has, on the date of this statement, authorised these financial statements for issue.

Directors

The directors of the Company in office at the date of this statement are as follows:

Zhao Guiying Xu Youcai Guo Yun Wang Liangfa Soh Beng Keng Tang Chun Meng

Directors' interests in shares or debentures

According to the register kept by the Company for the purposes of Section 164 of the Singapore Companies Act, Cap. 50, none of the directors holding office at the end of the financial year had any interest in the shares or debentures of the Company or its related corporations, except as follows:

	Direct	interests	Deemed interests		
	At	At	At	At	
	1 January	31 December	1 January	31 December	
	2016	2016	2016	2016	
Company					
Ordinary shares					
Zhao Guiying	_	_	74,425,700	74,425,700	
Xu Youcai	_	_	74,425,700	74,425,700	
Guo Yun	_	_	14,439,020	14,439,020	

DIRECTORS' STATEMENT

For the financial year ended 31 December 2016

Directors' interests in shares or debentures (Continued)

By virtue of Section 7 of the Singapore Companies Act, Cap. 50, Zhao Guiying and Xu Youcai are deemed to have interest in the entire capital of the Company's wholly-owned subsidiary at the beginning and at the end of the financial year.

There were no changes in any of the above-mentioned interests in the Company and its related corporation between the end of the financial year and 21 January 2017.

Arrangements to enable directors to acquire benefits by means of the acquisition of shares and debentures

Neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose object was to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

Share options

During the financial year, no options to take up unissued shares of the Company or subsidiary were granted and no shares were issued by virtue of the exercise of options to take up unissued shares of the Company or subsidiary. There were no unissued shares of the Company or subsidiary under option at the end of the financial year.

Audit committee

The members of the Audit Committee at the end of the financial year are as follows:

Soh Beng Keng (Chairman) Tang Chun Meng (Member) Wang Liangfa (Member)

The Audit Committee carried out its functions in accordance with Section 201B(5) of the Singapore Companies Act, Cap. 50, the Listing Manual of the Singapore Exchange Securities Trading Limited and the Code of Corporate Governance. In performing those functions, the Audit Committee reviewed:

- the scope and the results of internal audit procedures with the internal auditor;
- the audit plan of the Company's external auditors and any recommendations on internal accounting controls arising from the statutory audit;
- the assistance given by the Company's management to the independent auditors;
- the periodic results announcements prior to their submission to the Board for approval;
- the statement of financial position of the Company and the consolidated financial statements of the Group for the financial year ended 31 December 2016 prior to their submission to the Board of Directors, as well as the independent auditors' report on the statement of financial position of the Company and the consolidated financial statements of the Group; and
- interested person transactions (as defined in Chapter 9 of the Listing Manual of the Singapore Exchange Securities Trading Limited).

DIRECTORS' STATEMENT

For the financial year ended 31 December 2016

Audit Committee (Continued)

The Audit Committee meets with the external auditors, other committees, and management in separate executive sessions to discuss any matters that these groups believe should be discussed privately with the Audit Committee.

The Audit Committee has recommended to the Board of Directors that the independent auditors, Crowe Horwath First Trust LLP, be nominated for re-appointment at the forthcoming Annual General Meeting of the Company. The Audit Committee has conducted an annual review of non-audit services provided by the auditors to satisfy itself that the nature and extent of such services will not affect the independence and objectivity of the external auditors before confirming their re-nomination.

In appointing the external auditors for the Company and its subsidiary, the Company has complied with Rules 712 and 715 of the Listing Manual of the Singapore Exchange Securities Trading Limited.

Further details regarding the Audit Committee are disclosed in the Report on Corporate Governance.

Independent Auditors

The independent auditors, Crowe Horwath First Trust LLP, have expressed their willingness to accept re-appointment as auditors of the Company.

On behalf of the Board of Directors

XU YOUCAI

GUO YUN

Director

Director

4 April 2017

INDEPENDENT AUDITORS' REPORT

To the members of China Haida Ltd.

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of China Haida Ltd. (the Company) and its subsidiary (the Group), set out on pages 36 to 81, which comprise the consolidated statement of financial position of the Group and the statement of financial position of the Company as at 31 December 2016, the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows of the Group for the financial year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the Act) and Financial Reporting Standards in Singapore (FRSs) so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2016 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group for the financial year ended on that date.

Basis for Opinion

We conducted our audit in accordance with Singapore Standards on Auditing (SSAs). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority (ACRA) Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities (ACRA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ACRA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

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

INDEPENDENT AUDITORS' REPORT

To the members of China Haida Ltd.

Key Audit Matters (Continued)

Impairment of trade receivables

Refer to Note 30(iii) – Financial risk management objectives and policies credit risk and Note 2 – Critical accounting estimates and assumptions on impairment of trade receivables

The key audit matter

The Group has trade receivables amounting to RMB122,827,000, representing 36% of the Group's total assets as at 31 December 2016.

Management determines at the end of each reporting period the existence of any objective evidence where the Group's trade receivables may be impaired. Impairment of trade receivables requires significant management's judgement in assessing the ultimate realisation of the trade receivables, including the creditworthiness, past collection history and ongoing dealings with these customers.

As at 31 December 2016, the Group's allowance for impairment of trade receivables amounted to RMB10,869,000.

How the matter was addressed in our audit

We reviewed management's assessment on the recoverability of the trade receivables.

We assessed and corroborated management's judgement, taking into consideration of any indication of impairment by reviewing customers' collection track records, subsequent collections, and ongoing business relationship.

We also reviewed the profile and financial standing of the Group's major debtors and considered that payment plans, if any, are duly adhered to.

We found management's assessment of the recoverability of trade receivables to be reasonable and the disclosures to be appropriate.

Other Information

Management is responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements and our auditors' report thereon.

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

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

INDEPENDENT AUDITORS' REPORT

To the members of China Haida Ltd.

Responsibilities of Management and Directors for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and FRSs, and for devising and maintaining a system of internal accounting controls sufficient to provide a reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

In preparing the financial statements, management is 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 management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The directors' responsibilities include overseeing the Group's financial reporting process.

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

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

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

INDEPENDENT AUDITORS' REPORT

To the members of China Haida Ltd.

Auditors' Responsibilities for the Audit of the Financial Statements (Continued)

- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business
 activities within the Group to express an opinion on the consolidated financial statements. We are responsible
 for the direction, supervision and performance of the group audit. We remain solely responsible for our audit
 opinion.

We communicate with the directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal controls that we identify during our audit.

We also provide the directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

In our opinion, the accounting and other records required by the Act to be kept by the Company have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditors' report is Tan Kuang Hui.

Crowe Horwath First Trust LLP

Public Accountants and Chartered Accountants Singapore

4 April 2017

STATEMENTS OF FINANCIAL POSITION

As at 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

	Note	Group		Com	pany
		2016	2015	2016	2015
		RMB'000	RMB'000	RMB'000	RMB'000
EQUITY					
Capital and reserves attributable to					
equity holders of the Company					
Share capital	3	140,543	140,543	140,543	140,543
Statutory reserve fund	4	23,367	22,634	_	_
Capital reserve	5	47,946	47,946	- (4.700)	-
Currency translation deficit	6	(843)	(1,048)	(4,766)	(10,008)
Retained earnings/(Accumulated losses)	7	68,118	63,823	(17,338)	(17,406)
TOTAL EQUITY		279,131	273,898	118,439	113,129
ASSETS					
Non-current assets					
Property, plant and equipment	8	51,218	57,937	139	220
Investment in a subsidiary	9	_	_	113,631	108,594
Lease prepayments	10	10,815	11,117	_	_
Current assets					
Lease prepayments	10	302	302	-	_
Inventories	11	53,055	50,778	-	_
Trade receivables	12	122,827	118,628	-	_
Due from a related party (trade)		11,126	18,215		_
Other receivables, deposits and prepayments	13	3,319	3,208	125	119
Advance payments to a related party	14	11,950	28,086		
Cash and bank balances	15	73,523	36,598	7,729	7,364
		276,102	255,815	7,854	7,483
TOTAL ASSETS		338,135	324,869	121,624	116,297
LIABILITIES Current liabilities					
Trade payables		24,431	23,440		
Other payables and accruals	16	10,617	11,280	903	868
Due to a subsidiary (non-trade)	17	-	-	2,282	2,300
Short term bank loans	18	22,000	15,000		
Income tax payable		774	179	_	_
. ,		57,822	49,899	3,185	3,168
Non-current liability					
Deferred tax liabilities	19	1,182	1,072		
TOTAL LIABILITIES		59,004	50,971	3,185	3,168
NET ASSETS		279,131	273,898	118,439	113,129

The accompanying notes are an integral part of the financial statements.

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

	Note	Gro	oup
		2016 RMB'000	2015 RMB'000
Revenue	20	286,556	310,336
Cost of sales	20	(256,241)	(285,834)
Gross profit		30,315	24,502
Other operating income	21	4,926	9,523
Selling and distribution expenses		(5,670)	(7,175)
Administrative expenses		(20,821)	(19,387)
Finance costs	23	(1,059)	(1,337)
Profit before tax	24	7,691	6,126
Tax	25	(2,663)	(2,724)
Profit for the year		5,028	3,402
Other comprehensive income: Items that may be reclassified subsequently to profit or loss			
Currency translation differences arising from consolidation		205	6
Total comprehensive income for the year		5,233	3,408
Profit attributable to:			
Equity holders of the Company		5,028	3,402
Total comprehensive income attributable to:			
Equity holders of the Company		5,233	3,408
Earnings per share (RMB cents)			
Basic and diluted	26	2.0	1.3

CONSOLIDATED STATEMENT OF CHANGES IN EQUITYFor the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

	Attributable to equity holders of the Company					
Balance at 1.1.2015	Share capital RMB'000	Statutory reserve fund <u>RMB'000</u> 22,107	Capital reserve RMB'000	Currency translation deficit RMB'000 (1,054)	Retained earnings RMB'000 60,948	Total equity RMB'000 270,490
Profit for the year Other comprehensive income, net of tax - Currency translation differences arising from consolidation	_		-	-	3,402	3,402
Total comprehensive income Transfer to statutory reserve fund Balance at 31.12.2015	140,543	527 22,634	47,946	6(1,048)	3,402 (527) 63,823	3,408
Balance at 1.1.2016	140,543	22,634	47,946	(1,048)	63,823	273,898
Profit for the year Other comprehensive income, net of tax - Currency translation differences	-	-	-	-	5,028	5,028
arising from consolidation	_			205	_	205
Total comprehensive income Transfer to statutory reserve fund		733		205 	5,028 (733)	5,233
Balance at 31.12.2016	140,543	23,367	47,946	(843)	68,118	279,131

CONSOLIDATED STATEMENT OF CASH FLOWS For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

	Note	Gro	oup
		2016 RMB'000	2015 RMB'000
Cash flows from operating activities			
Profit before tax		7,691	6,126
Adjustments:		,	,
Allowance for impairment of trade debts	30 (iii)	_	426
Write back of allowance for impairment of trade debts	30 (iii)	(1,475)	(5,011)
Amortisation of lease prepayments	10	302	302
Depreciation of property, plant and equipment	8	7,423	8,650
Loss on disposal of property, plant and equipment		171	_
Property, plant and equipment written off		813	_
Interest expense	23	1,059	1,337
Interest income	21	(137)	(151)
Translation difference		(240)	6
Operating profit before working capital changes		15,607	11,685
Inventories		(2,277)	(4,703)
Trade receivables		(2,724)	(9,012)
Other receivables, deposits and prepayments		(111)	1,764
Due from a related party (trade)		7,089	(7,071)
Trade and other payables		328	(2,704)
Advance payments to a related party		16,136	4,509
Cash generated from/(used in) operations		34,048	(5,532)
Interest paid		(1,059)	(1,337)
Interest received		137	151
Income tax paid		(1,962)	(1,624)
Net cash from/(used in) operating activities		31,164	(8,342)
Cash flows from investing activities			
Purchase of property, plant and equipment	8	(1,806)	(715)
Proceeds from disposal of property, plant and equipment		122	
Net cash used in investing activities		(1,684)	(715)
Cash flows from financing activities			
Proceeds from short term bank loans		22,000	22,000
Repayment of short term bank loans		(15,000)	(29,000)
Deposit pledged	15	(1,849)	
Net cash from/(used in) financing activities		5,151	(7,000)
Net increase/(decrease) in cash and cash equivalents		34,631	(16,057)
Cash and cash equivalents at beginning of year		36,598	52,655
Effect of exchange rate changes in cash and cash equivalents		445	_
Cash and cash equivalents at end of year	15	71,674	36,598

The accompanying notes are an integral part of the financial statements.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

These notes form an integral part of and should be read in conjunction with the accompanying financial statements.

1. GENERAL INFORMATION

China Haida Ltd. (the "Company") is a limited liability company domiciled and incorporated in Singapore and is listed on the Singapore Exchange Securities Trading Limited. The address of the Company's registered office and principal place of business is at 420 North Bridge Road, #04-06 North Bridge Centre, Singapore 188727. The address of the principal place of business of its subsidiary is at 388 Qinfeng Lu, Huashi Town, Jiangyin City, Jiangsu Province, the People's Republic of China ("PRC") 214421.

The principal activity of the Company is investment holding. The principal activities of its subsidiary are shown in Note 9.

The financial statements for the financial year ended 31 December 2016 were authorised for issue in accordance with a resolution of the Board of Directors on 4 April 2017.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of preparation

The financial statements are prepared in accordance with the historical cost convention, except as disclosed in the accounting policies below and are drawn up in accordance with the Singapore Financial Reporting Standards ("FRS"). The financial statements are presented in Chinese Renminbi ("RMB") and all values are rounded to the nearest thousands (RMB'000) as indicated.

The preparation of the financial statements in conformity with FRS requires management to exercise its judgement in the process of applying the Group's accounting policies. It also requires the use of certain critical accounting estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the financial year. Although these estimates are based on management's best knowledge of current events and actions, actual results may ultimately differ from those estimates. Critical accounting estimates and assumptions used that are significant to the financial statements and areas involving a higher degree of judgement or complexity, are disclosed in this Note.

Adoption of new and revised standards

On 1 January 2016, the Group adopted the new or amended FRS and Interpretations of FRS ("INT FRS") that are mandatory for application from that date. Changes to the Group's accounting policies have been made as required, in accordance with the transitional provisions in the respective FRS and INT FRS. The adoption of these new or amended FRS and INT FRS did not result in substantial changes to the Group's and Company's accounting policies and had no material effect on the amounts reported for the current or prior financial years.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Standards issued but not yet effective

The Group has not adopted the following standards and interpretations that have been issued but not yet effective:

	Effective for
Description	annual periods beginning on or after
Amendments to FRS 7: Disclosure Initiative	1 January 2017
Amendments to FRS 12: Recognition of Deferred Tax Assets for	1 January 2017
Unrealised Losses	
Improvements to FRSs (December 2016)	
- FRS 112 Disclosure of Interests in Other Entities	1 January 2017
FRS 115 Revenue from Contracts with Customers (including Clarifications)	1 January 2018
FRS 109 Financial Instruments	1 January 2018
Amendments to FRS 102: Classification and Measurement of	1 January 2018
Share-based Payment Transactions	
Amendments to FRS 40: Transfers of Investment Property	1 January 2018
Improvements to FRSs (December 2016)	
- FRS 101 First-time Adoption of Financial Reporting Standards	1 January 2018
- FRS 28 Investments in Associates and Joint Ventures	1 January 2018
INT FRS 122: Foreign Currency Transactions and Advance Consideration	1 January 2018
Amendments to FRS 104: Applying FRS 109 Financial Instruments with	1 January 2018
FRS 104 Insurance Contracts	
FRS 116 Leases	1 January 2019

Except for Amendments to FRS 7, FRS 115 and FRS 109, the directors expect that the adoption of the other standards and interpretations above will have no material impact on the financial statements in the period of initial application. The nature of the impending changes in accounting policy on adoption of Amendments to FRS 7, FRS 115 and FRS 109 are described below.

Amendments to FRS 7: Disclosure Initiative

The amendments introduce additional disclosure requirement intended to enable users of financial statements to evaluate changes in liabilities arising from financial activities, including both changes arising from cash flows and non-cash changes. The Group will apply these amendments prospectively in 2017.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Standards issued but not yet effective (Continued)

FRS 115 Revenue from Contracts with Customers

FRS 115 establishes a single comprehensive model in accounting for revenue arising from contracts with customers, and will supersede the current revenue recognition guidance including FRS 18 Revenue, FRS 11 Construction Contracts and the related Interpretations when it becomes effective in 2018.

The core principle of FRS 115 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Under FRS 115, an entity recognises revenue when (or as) a performance obligations is satisfied, i.e. when 'control' of the goods or services underlying the particular performance obligation is transferred to the customers.

The Group will adopt the standard when it becomes effective in 2018. Based on the Group's initial assessment, the Group does not expect any significant adjustments on adoption of FRS 115.

FRS 109 Financial Instruments

FRS 109 replaces FRS 39 Financial Instruments: Recognition and Measurement, and introduces new requirements for classification and measurement, impairment and hedge accounting. The adoption of FRS 109 will have an effect on the classification and measurement of the Group's financial assets, but no impact on the classification and measurement of the Group's financial liabilities. FRS 109 also introduces a new expected loss impairment model, and adds detailed guidance on impairment-related presentation and disclosures. FRS 109 also contains new requirements on hedge accounting, which adopts a more principle-based approach, and allows entities to choose between applying hedge accounting requirements of FRS 109 or continue to apply the existing hedge accounting requirements in FRS 39 for all hedge accounting. FRS 109 is effective for annual periods beginning on or after 1 January 2018 with early application permitted.

The Group will adopt the standard when it becomes effective in 2018. On adoption of FRS 109, the Group does not expect changes in measurement basis. The Group is in the process of assessing the impact of FRS 109 on impairment allowance.

Convergence with International Financial Reporting Standards (IFRS)

The Accounting Standards Council announced on 29 May 2014 that Singapore incorporated companies listed on the Singapore Exchange will apply a new financial reporting framework identical to the International Financial Reporting Standards. The Group will adopt the new financial reporting framework on 1 January 2018.

Based on the Group's preliminary assessment, the Group expects that the impact on adoption of IFRS-Identical Financial Reporting Standards 15 Revenue from Contracts with Customers and IFRS-Identical Financial Reporting Standards 9 Financial Instruments will be similar to adopting FRS 115 and FRS 109 as described above.

The Group is currently performing an analysis of the available policy choices, transitional optional exemptions and transitional mandatory exceptions under *IFRS-Identical Financial Reporting Standards 1*.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Group accounting

Subsidiaries

(a) Basis of consolidation

A subsidiary is an entity over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The subsidiary is consolidated from the date on which control is transferred to the Group and is de-consolidated from the date on which control ceases.

In preparing the consolidated financial statements, transactions, balances and unrealised gains on transactions between group entities are eliminated. Unrealised losses are also eliminated but are considered an impairment indicator of the asset transferred. Accounting policies of subsidiary have been changed where necessary to ensure consistency with the policies adopted by the Group.

(b) Acquisition of businesses

The acquisition method of accounting is used to account for business combinations by the Group. The consideration transferred for the acquisition of a subsidiary comprises the fair value of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred also includes the fair value of any contingent consideration arrangement. Acquisition-related costs are expensed as incurred.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date.

Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is deemed to be an asset or liability, will be recognised in accordance with FRS 39 either in profit or loss or as a change to other comprehensive income. If the contingent consideration is classified as equity, it will not be remeasured until it is finally settled within equity.

In business combinations achieved in stages, previously held equity interests in the acquiree are remeasured to fair value at the acquisition date and any corresponding gain or loss is recognised in profit or loss.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Group accounting (Continued)

Subsidiaries (Continued)

(c) Disposals of subsidiaries or businesses

The assets and liabilities of the subsidiary are derecognised when a change in the Company's ownership interest in a subsidiary results in a loss of control over the subsidiary. Amounts recognised in other comprehensive income in respect of that entity are also reclassified to profit or loss or transferred directly to retained earnings if required by a specific Standard.

Any retained interest in the entity is remeasured at fair value. The difference between the carrying amount of the retained investment at the date when control is lost and its fair value is recognised in profit or loss. Subsequently, the retained interest is accounted for as an equity-accounted investee or as an available-for-sale financial asset depending on the level of influence retained.

Subsidiary

Investment in a subsidiary is carried at cost less accumulated impairment losses in the Company's statement of financial position. On disposal of investment in subsidiary, the difference between disposal proceeds and the carrying amount of the investment is recognised in profit or loss.

Currency translation

(i) Functional and presentation currency

The individual financial statements of each entity are presented in the currency of the primary economic environment in which the entity operates ("functional currency"). The functional currency of the Company is Singapore dollars ("SGD").

As the Group's operations are principally conducted in the PRC, the consolidated financial statements and the statement of financial position of the Company are presented in Chinese Renminbi ("RMB"). All values are rounded to the nearest thousands ("RMB'000") as indicated.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Currency translation (Continued)

(ii) Transactions and balances

Transactions in a currency other than the functional currency ("foreign currency") are measured in the respective functional currencies of the Company and its subsidiary and are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at reporting date. 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 foreign currencies are translated using the exchange rates at the date when the fair value was determined.

Exchange differences arising on the settlement of monetary items or on translating monetary items at the reporting date are recognised in profit or loss except for exchange differences arising on monetary items that form part of the Group's net investment in foreign operations, which are recognised initially in other comprehensive income and accumulated under foreign currency translation reserve in equity in the consolidated financial statements. The foreign currency translation reserve is reclassified from equity to profit or loss of the Group on disposal of the foreign operation.

(iii) Translation of Group's financial statements

The assets and liabilities of the Company and any foreign operations are translated into RMB at the rate of exchange ruling at the reporting date and their profit or loss are translated at the exchange rates prevailing at the date of transactions. The exchange differences arising on the translation are recognised in other comprehensive income. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the profit or loss

In the case of a partial disposal without loss of control of a subsidiary that includes a foreign operation, the proportionate share of the cumulative amount of the exchange differences are re-attributed to non-controlling interest and are not recognised in profit or loss.

Share capital

Proceeds from issuance of ordinary shares are classified as share capital in equity. Incremental costs directly attributable to the issuance of new ordinary shares are deducted against share capital.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Property, plant and equipment

All items of property, plant and equipment are initially recorded at cost. The cost of an item of property, plant and equipment initially recognised includes its purchase price and any cost that is directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. The cost of an item of property, plant and equipment including subsequent expenditure is recognised as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. When significant parts of property, plant and equipment is required to be replaced in intervals, the Group recognises such parts as individual assets with specific lives and depreciation, respectively. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance expenses are recognised in profit or loss when incurred.

After initial recognition, property, plant and equipment are stated at cost less accumulated depreciation and any accumulated impairment loss.

All items of property, plant and equipment are depreciated using the straight-line method to write-off the cost of the assets less estimated residual value over their estimated useful lives as follows:

		Estimated residual
	Useful lives	value as a percentage
	(Years)	of cost*
Leasehold buildings	20	5 to 10%
Machinery and equipment	5 to 10	5 to 10%
Motor vehicles	4 to 10	5 to 10%
Furniture and fittings, office equipment and renovation	3 to 10	5 to 10%

^{*} Only for PRC subsidiary. There is no residual value for the Company's property, plant and equipment.

The estimated useful life, depreciation method and the residual value are reviewed, and adjusted as appropriate at each reporting date to ensure that the amount, method and period of depreciation are consistent with the expected pattern of economic benefits from items of property, plant and equipment. Fully depreciated assets are retained in the financial statements until they are no longer in use.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The gain or loss on retirement or disposal is determined as the difference between any sales proceeds and the carrying amounts of the asset and is recognised in the profit or loss within other income/(expenses).

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Lease prepayments

Leases of land under which the lessor has not transferred all the risks and benefits of ownership are classified as operating leases. Lease prepayment for land use rights is stated at cost less accumulated amortisation and accumulated impairment loss. The land use rights are amortised on a straight-line basis over their respective lease term of 43 and 48 years. The remaining lease term range from 34 to 40 years.

Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If such indication exists, or when an annual impairment assessment for an asset is required, the Group makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of an asset's or cash-generating unit's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely dependent on those from other assets. Where the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In accessing value in use, the estimated future cash flows expected to be generated by the asset 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. In determining fair value less costs to sell, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used. These calculations are corroborated by valuation multiples, or other available fair value indicators.

The Group bases its impairment calculation on detailed budgets and forecast calculations which are prepared separately for each of the Group's cash-generating units to which the individual assets are allocated. These budgets and forecasts calculations are generally covering a period of five years. For longer periods, a long-term growth rate is calculated and applied to project future cash flows after the fifth years.

Impairment losses are recognised in profit or loss in those expense categories consistent with the function of the impaired asset.

An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. If such indication exists, the Group estimates the asset's or cash-generating unit's recoverable amount. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the recoverable amount of an asset since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. This increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such reversal is recognised in the profit or loss.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Inventories

Inventories are stated at the lower of cost and net realisable value. Raw materials comprise purchase costs accounted for on a weighted average basis. Work-in-progress and finished goods comprise cost of direct materials, direct labour and an attributable proportion of manufacturing overheads based on normal operating capacity. These costs are assigned on a weighted average basis.

Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to be incurred for selling and distribution.

Where necessary, allowance is provided for damage, obsolete and slow moving items to adjust the carrying value of inventories to the lower of cost and net realisable value.

Financial assets

(i) Initial recognition and measurement

Financial assets are recognised on the statement of financial position when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. The Group determines the classification of its financial assets at initial recognition. Financial assets are initially recognised at fair value plus, in the case of financial assets not at fair value through profit or loss, directly attributable transaction costs.

(ii) Subsequent measurement

The Group classifies its financial assets in the following categories: financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments, and available-for-sale financial assets. The classification depends on the nature of the assets and the purpose for which the assets were acquired. Management determines the classification of its financial assets at initial recognition and for held-to-maturity investments, re-evaluates this designation at every reporting date. As at the reporting date, the Group did not have other categories of financial assets except for loans and receivables.

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are presented as current assets, except for those expected to be realised later than 12 months after the reporting date which are classified as non-current assets. Loans and receivables comprise cash and cash equivalents, trade and other receivables, including amounts due from a related party.

Subsequent to initial recognition, loans and receivables are measured at amortised cost using the effective interest rate method, less impairment. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, and through the amortisation process.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Financial assets (Continued)

(iii) Derecognition

Financial assets are derecognised when the contractual rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership. On derecognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received and any cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

Impairment of financial assets

The Group assesses at each reporting date whether there is any objective evidence that a financial asset or group of financial assets is impaired.

For financial assets carried at amortised cost, the Group first assesses 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.

An impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account. The impairment loss is recognised in the profit or loss.

When the asset becomes uncollectible, the carrying amount of impaired financial assets is reduced directly or if an amount was charged to the allowance account, the amounts charged to the allowance account are written off against the carrying value of the financial asset.

To determine whether there is objective evidence that an impairment loss on financial assets has been incurred, the Group considers factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments.

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

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Financial liabilities

(i) Initial recognition and measurement

Financial liabilities are recognised when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. The Group determines the classification of its financial liabilities at initial recognition. Financial liabilities are recognised initially at fair value, plus, in the case of financial liabilities not at fair value through profit or loss, directly attributable transaction costs. As at the reporting date, the Group did not have any financial liabilities in the category of financial liabilities at fair value through profit or loss.

(ii) Subsequent measurement

Financial liabilities are subsequently measured at amortised cost using the effective interest rate method. Gains and losses are recognised in profit or loss when liabilities are derecognised, and through the amortisation process.

(iii) Derecognition

A financial liability is derecognised when the obligation under the liability is discharged, cancelled or expired. 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 the recognition of a new liability, and the difference in the respective carrying amounts is recognised in the profit or loss.

Borrowings

Borrowings are presented as current liabilities unless the Group has an unconditional right to defer settlement for at least 12 months after the reporting date, in which case they are presented as non-current liabilities. Borrowings are initially recorded at fair value, net of transaction costs incurred and carried for at amortised cost using the effective interest method. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method. Borrowings which are due to be settled within twelve months after the reporting date are included in current borrowings in the statement of financial position even though the original term was for a period longer than twelve months and an agreement to refinance, or to reschedule payments, on a long-term basis is completed after the reporting date and before the financial statements are authorised for issue.

Borrowing costs

Borrowing costs are recognised in profit or loss 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.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Provisions

A provision is recognised when the Group has a present obligation, legal or constructive, as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. Provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of economic resources will be required to settle the obligation, the provision is reversed. Where the effect of the time value of money is material, provisions are discounted using a current pre tax rate that reflects, where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue and the associated costs can be reliably measured, regardless of when the payment is made. Revenue is measured at the fair value of the consideration received or receivable, excluding discounts, rebates and sales taxes or duty. The Group assesses its revenue arrangements to determine if it is acting as principal or agent. The Group has concluded that it is acting as a principal in all of its revenue arrangements. The following specific recognised criteria must also be met before revenue is recognised.

Revenue from sale of goods (including aluminium panels, scraps and raw materials) is recognised upon the transfer of significant risks and rewards of ownership, which generally coincides with the time when the goods are delivered to customers and title has passed. Revenue is not recognised to the extent where there are significant uncertainties regarding recovery of the consideration due, associated costs or the possible return of goods, or when the amount of revenue and costs incurred or to be incurred in respects of the transaction cannot be measured reliably. It is recorded net of returns, trade allowances, duties and taxes and after eliminating sales within the Group.

Spray-painting income is recognised when the spray-painting services have been rendered.

Interest income is recognised on a time proportion basis, taking into account the principal amounts outstanding and the effective interest rates applicable.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all terms and conditions relating to the grants have been complied with. When the grant relates to an asset, the fair value is recognised as deferred capital grant on the statement of financial position and is amortised to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

Where the grant relates to income, the government grant shall be recognised in profit or loss on a systematic basis over the periods in which the entity recognises as expenses the related costs for which the grants are intended to compensate. Grants related to income are presented as a credit in profit or loss under a general heading "Other operating income".

Employees' benefits

(i) Retirement benefits

The Group participates in the national schemes as defined by the laws of the countries in which it has operations.

Singapore

The Company makes contribution to the Central Provident Fund ("CPF") Scheme in Singapore, a defined contribution pension schemes.

People's Republic of China ("PRC")

The subsidiary, incorporated and operating in the PRC, is required to provide certain retirement plan contribution to their employees under the existing PRC regulations. Contributions are provided at rates stipulated by the PRC regulations and are managed by government agencies, which are responsible for administering these amounts for the subsidiary's employees.

Obligations for contributions to defined contribution retirement plans are recognised as an expense in the periods in which the related service is performed.

(ii) Employee leave entitlement

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

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Operating lease

Leases where the lessor effectively retains substantially all the risks and rewards of ownership of the leased item are classified as operating leases. Operating lease payments are recognised as an expense in the profit or loss on a straight-line basis over the lease term. The aggregate benefit of incentives provided by the lessor is recognised as a reduction of rental expense over the lease term on a straight-line basis.

Income tax

(i) Current income tax

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

Current income tax for current and prior periods is recognised at the amount expected to be paid to or recovered from the tax authorities, using tax rates and tax laws that have been substantively enacted by the reporting date in the countries where the Group operates and generates taxable income. Current income taxes are recognised in profit or loss except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax is recognised on differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised.

Deferred tax liabilities are recognised for taxable temporary differences arising on investment in subsidiary, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

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

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Income tax (Continued)

(i) Current income tax (Continued)

Deferred tax is calculated at the tax rates that are expected to apply in the period when the liability is settled or the asset is realised, based on tax rates and tax laws that have been enacted or substantively enacted by the reporting date. Deferred tax is charged or credited to profit or loss, except when it relates to items charged or credited directly to other comprehensive income or equity, in which case the deferred tax is also dealt with in other comprehensive income or equity.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

(ii) Value-added-tax ("VAT")

The Group's sales of goods in the PRC are subjected to VAT at the applicable rate of 17% for PRC domestic sales. Input tax on purchases can be deducted from output VAT. The net amount of VAT recoverable from, or payable to, the taxation authority is included as part of "Other receivables" or "Other payables" in the statement of financial position. The Group's export sales are not subjected to VAT.

Cash and cash equivalents

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand, deposits with financial institutions, and short term, highly liquid investments readily convertible to known amounts of cash and subjected to an insignificant risk of changes in value.

Related parties

A related party is defined as follows:

- (a) A person or a close member of that person's family is related to the Group and the Company if that person:
 - (i) Has control or joint control over the Company;
 - (ii) Has significant influence over the Company; or
 - (iii) Is a member of the key management personnel of the Group or the Company or of a parent of the Company.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Related parties (Continued)

- (b) An entity is related to the Group and the Company if any of the following conditions applies:
 - (i) The entity and the Company are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities 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 Company or an entity related to the Company.
 - (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).

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the management responsible for allocating resources and assessing performance of the operating segments.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Critical accounting estimates and assumptions

Estimates and assumptions are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

(i) Critical accounting estimates and assumptions

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

(a) Impairment of trade receivables

The policy for impairment of trade receivables of the Group is based on the evaluation of collectability and on management's judgement. A considerable amount of judgement is required in assessing the ultimate realisation of the trade receivables, including the current creditworthiness, the past collection history of each customer and on-going dealings with these customers.

During the year, the management performed a credit evaluation process to review the recoverability of the trade receivables balances based on their judgement. The Group first assesses whether objective evidence of impairment exists for individually significant debtors and collectively for debtors which are not individually significant. The impairment loss is then calculated as the difference between the carrying amount and the present value of estimated future cashflows. The assessment has led to a write back of allowance for impairment of trade receivables of approximately RMB1,475,000 (2015: RMB4,585,000) during the financial year, net of allowance made of approximately Nil (2015: RMB426,000). The total allowance for impairment for trade receivables as at 31 December 2016 stood at RMB10,869,000 (2015: RMB12,344,000).

Major customers whose balance were past due as at reporting dates usually settle within one year of invoice date. If the financial conditions of the customers were to deteriorate, resulting in an impairment of their ability to make payments, additional allowances may be required.

The total carrying amounts of trade receivables which is past due but not impaired as at 31 December 2016 amounted to approximately RMB60,659,000 (2015: RMB59,207,000), out of which RMB43,891,000 (2015: RMB30,509,000) were past due more than 3 months.

The carrying amounts of the trade receivables as at 31 December 2016 and the relevant credit risk information is disclosed in Note 30 (iii).

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Critical accounting estimates and assumptions (Continued)

- (i) Critical accounting estimates and assumptions (Continued)
 - (b) Income tax

Current tax

The Group has exposure to income taxes in Singapore and PRC. Significant judgement is involved in determining the Group's provision for income taxes, including the deductibility of certain expenses. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for expected tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax in the period in which such determination is made. The carrying amount of the Group's income tax payable at 31 December 2016 was approximately RMB774,000 (2015: RMB179,000).

Deferred tax

In determining the amount of deferred tax liabilities on the undistributed earnings of the subsidiary, the management considers the dividend policy and cash flows needs for the corporate and treasury functions at the holding company level for the foreseeable future. Such deferred tax liabilities stood at RMB1,182,000 (2015: RMB1,072,000) as at 31 December 2016 (Note 19), which arose from retained earnings of the subsidiary totalling RMB23,646,000 (2015: RMB21,447,000). Deferred tax liabilities are not recognised on the remaining undistributed earnings amounting to RMB55,175,000 (2015: RMB50,042,000) as it is probable that such undistributed earnings will be reinvested for the foreseeable future as part of the Company's continuing investment in the subsidiary. Had the subsidiary increases its expected dividend pay-out for the foreseeable future by 10%, the deferred tax liabilities would have increased by RMB118,000 (2015: RMB107,000).

(c) Useful lives of plant and equipment

The cost of plant and equipment for the manufacture of aluminium panels is depreciated on a straight-line basis over the plant and equipment's estimated economic useful lives. Management estimates the useful lives of these machines to be within 5 to 10 years and that the residual value to be 5% to 10% of the cost of these assets. These are common life expectancies applied in the industry. Changes in the expected level of usage and technological developments could impact the economic useful lives and the residual values of these assets, therefore, future depreciation charges could be revised. The carrying amount of the Group's machinery and equipment at reporting date was approximately RMB17,559,000 (2015: RMB21,608,000) (Note 8).

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

2. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Critical accounting estimates and assumptions (Continued)

(ii) Critical judgements in applying the entity's accounting policies

The management is of the opinion that any instances of judgements, other than those arising from the estimates describe above, are not expected to have significant effect on the amounts recognised in the financial statements.

3. SHARE CAPITAL

	Group and Company					
	2016		2015			
	Number of		Number of			
	ordinary shares	RMB'000	ordinary shares	RMB'000		
Issued and fully paid						
At beginning and end of the year	254,880,660	140,543	254,880,660	140,543		

The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share without restrictions. The ordinary shares have no par value.

4. STATUTORY RESERVE FUND

In accordance with the Foreign Enterprise Law applicable to the subsidiary in the People's Republic of China ("PRC"), the subsidiary, a wholly foreign-owned enterprise is required to make appropriation to a statutory reserve fund ("SRF"). At least 10 percent of the statutory after tax profits as determined in accordance with the applicable PRC accounting standards and regulations must be allocated to the SRF. If the cumulative total of the SRF reaches 50% of the subsidiary's registered capital, the subsidiary will not be required to make any further appropriation. Subject to approval from the relevant PRC authorities, the SRF may be used to offset any accumulated losses or increase the registered capital of the subsidiary. The SRF is not available for dividend distribution to shareholders.

The SRF is non-distributable and the transfers to the SRF must be made before the distribution of dividends to shareholders.

5. CAPITAL RESERVE

In 2009, the subsidiary increased its paid-up capital by capitalising its retained profits as required by the relevant PRC rules and regulations. On consolidation, the capitalised retained profits were reflected as a capital reserve of the Group. The capital reserve is non-distributable.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

6. CURRENCY TRANSLATION DEFICIT

	Group		Com	pany
	2016	2015	2016	2015
	RMB'000	RMB'000	RMB'000	RMB'000
At the beginning of the year	(1,048)	(1,054)	(10,008)	(8,589)
Foreign currency translation difference				
for the financial year	205	6	5,242	(1,419)_
At the end of the year	(843)	(1,048)	(4,766)	(10,008)

Currency translation deficit arose from translation of the Company's financial statements from its functional currency (SGD) to presentation currency (RMB). The deficit balance on the Company's statement of financial position is mainly attributed to exchange differences related to investment in a subsidiary which is eliminated in the consolidated financial statements.

7. ACCUMULATED LOSSES

	Com	Company			
	2016	2015			
	RMB'000	RMB'000			
At the beginning of the year	(17,406)	(19,782)			
Profit for the year	68	2,376			
At the end of the year	(17,338)	(17,406)			

NOTES TO THE FINANCIAL STATEMENTS For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

PROPERTY, PLANT AND EQUIPMENT 8.

		Machinery		Furniture and fittings, office equipment	
	Leasehold	and	Motor	and	
Group	buildings RMB'000	equipment RMB'000	vehicles RMB'000	renovation RMB'000	Total RMB'000
Cost					
As at 1 January 2015	61,429	76,680	4,853	3,518	146,480
Additions	_	624	64	27	715
Translation differences			(4)	(2)	(6)
As at 31 December 2015	61,429	77,304	4,913	3,543	147,189
Additions	_	1,084	425	297	1,806
Disposal	_	(1,442)	(634)	_	(2,076)
Written off	_	(4,647)	_	_	(4,647)
Translation differences			18	4	22
As at 31 December 2016	61,429	72,299	4,722	3,844	_142,294_
Accumulated depreciation					
As at 1 January 2015	23,471	50,903	3,864	2,370	80,608
Charge for the year	2,764	4,793	301	792	8,650
Translation differences			(2)	(4)	(6)
As at 31 December 2015	26,235	55,696	4,163	3,158	89,252
Charge for the year	2,765	4,090	348	220	7,423
Disposal	_	(1,212)	(571)	_	(1,783)
Written off	_	(3,834)	_	-	(3,834)
Translation differences			12	6	18
As at 31 December 2016	29,000	54,740	3,952	3,384	91,076
Net carrying amount					
As at 31 December 2016	32,429	17,559	770	460	51,218
As at 31 December 2015	35,194	21,608	750	385	57,937

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

8. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

As at 31 December 2016, leasehold buildings with carrying amount of approximately RMB4,006,000 (2015: Nil) was pledged as security for the Group's bank loans (Note 18).

		Furniture	
		and fittings	
	Motor	and office	
Company	vehicles	equipment	Total
	RMB'000	RMB'000	RMB'000
Cost			
As at 1 January 2015	436	185	621
Additions	_	11	11
Translation differences	(4)	(2)	(6)
As at 31 December 2015	432	194	626
Additions	_	30	30
Translation differences	18	4	22
As at 31 December 2016	450	228	678
Accumulated depreciation			
As at 1 January 2015	146	159	305
Charge for the year	95	12	107
Translation differences	(2)	(4)	(6)
As at 31 December 2015	239	167	406
Charge for the year	101	14	115
Translation differences	12	6	18
As at 31 December 2016	352	187	539
Net carrying amount			
As at 31 December 2016	98	41	139
As at 31 December 2015	193	27	220

9. **INVESTMENT IN A SUBSIDIARY**

	Com	Company			
	2016	2015			
	RMB'000	RMB'000			
Unquoted equity shares, at cost - at beginning of year	108,594	110,019			
Translation differences	5,037	(1,425)			
Unquoted equity, at cost - at end of year	113,631	108,594			

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

9. INVESTMENT IN A SUBSIDIARY (CONTINUED)

Name of subsidiary	Principal activities	Country of incorporation		e equity he Group	Cost of ir	nvestment
Name of Subsidiary	Principal activities	and place	2016	2015	2016	2015
		of business	%	%	RMB'000	RMB'000
Held by the Company						
Jiangyin Litai Decorative	Manufacturing and	PRC				
Materials Co., Ltd.*	sale of aluminium					
	composite panels					
	and aluminium					
	single panels and					
	spray painting		100	100	113,631	108,594

^{*} Audited by Wuxi Dejia Certified Public Accountants registered in the PRC for local statutory purposes and audited by Crowe Horwath First Trust LLP, for the purpose of expressing an opinion on the consolidated financial statements.

10. LEASE PREPAYMENTS

Group	Land use right ⁽ⁱ⁾ RMB'000	Land use rights ⁽ⁱⁱ⁾ RMB'000	Total RMB'000
Cost			
As at 31 December 2016 and 31 December 2015	1,753	12,322	14,075
Accumulated amortisation			
As at 1 January 2015	475	1,879	2,354
Charge for the year	37	265	302
As at 31 December 2015	512	2,144	2,656
Charge for the year	37	265	302
As at 31 December 2016	549	2,409	2,958
Net carrying amount			
As at 31 December 2016	1,204	9,913	11,117
As at 31 December 2015	1,241	10,178	11,419

⁽i) The lease prepayment represents payment for land use right of a piece of land on which the building of the subsidiary is erected. The leases for the land use right expire on 23 May 2050.

As at 31 December 2016, the land use rights were pledged as security for the Group's short term bank loans (Note 18).

⁽ii) The lease prepayment represents payment for land use right of a piece of land on which the building of the subsidiary is erected. The leases for these two land use rights with the carrying amount of RMB6,594,000 and RMB3,319,000 (2015: RMB6,759,000 and RMB3,419,000) expire on 5 September 2056 and 23 May 2050 respectively.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

10. LEASE PREPAYMENTS (CONTINUED)

	Gro	oup
	2016	2015
	RMB'000	RMB'000
Amount to be amortised		
Current portion	302	302
Non-current portion		
- Later than one year but not later than five years	1,207	1,207
 Later than five years 	9,608	9,910
	10,815	11,117
	11,117	11,419

11. INVENTORIES

	Group		
	2016 RMB'000	2015 RMB'000	
Finished goods	12,981	14,780	
Work-in-progress	956	1,842	
Raw materials	38,035	33,189	
Consumables	1,083	967	
	53,055	50,778	

The cost of inventories recognised as expenses and included in "cost of sales" amounted to approximately RMB216,327,000 (2015: RMB243,235,000).

12. TRADE RECEIVABLES

	Gre	oup
	2016	2015
	RMB'000	RMB'000
Trade receivables	130,646	123,672
Allowance for impairment of trade receivables (Note 30 (iii))	(10,869)	(12,344)
	119,777	111,328
Bills receivables	3,050	7,300
	122,827	118,628

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

13. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

	Gro	oup	Com	pany
	2016	2015	2016	2015
	RMB'000	RMB'000	RMB'000	RMB'000
Deposits	273	241	48	46
Prepayments	1,178	1,476	68	73
Advance payments to third party				
trade suppliers	81	21	_	_
Other receivables	891	1,470	9	_
VAT receivable	896			
	3,319	3,208	125	119

14. ADVANCE PAYMENTS TO A RELATED PARTY

Advance payments were made to a related party for purchases of raw materials, as disclosed in Note 27.

15. CASH AND CASH EQUIVALENTS

	Gro	oup	Com	pany
	2016	2015	2016	2015
	RMB'000	RMB'000	RMB'000	RMB'000
Cash at bank	71,094	36,569	5,326	7,363
Fixed deposit	2,402	_	2,402	_
Cash in hand	27	29	1	1
Cash and bank balances in the				
statements of financial position	73,523	36,598	7,729	7,364
Deposit pledged	(1,849)			
Cash and cash equivalents per consolidated				
statement of cash flows	71,674	36,598	7,729	7,364

As at 31 December 2016, the Group has cash on hand and bank balances deposited with banks in the People's Republic of China denominated in Renminbi ("RMB"), amounting to approximately RMB63,896,000 (2015: RMB28,171,000). The RMB is not freely convertible into foreign currencies. Under the People's Republic of China's Foreign Exchange Control Regulations and Administration of Settlement, Sale and Payment of Foreign Exchange Regulations, the Group is permitted to exchange RMB for foreign currencies through banks that are authorised to conduct foreign exchange business.

Deposit pledged represents cash at bank pledged as security for banker's guarantees issued by a financial institution.

The fixed deposit bear effective interest rate of 1.88% per annum and mature within 2 months from the financial year end.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

16. OTHER PAYABLES AND ACCRUALS

	Gro	oup	Com	pany
	2016	2015	2016	2015
	RMB'000	RMB'000	RMB'000	RMB'000
Other taxes payable	317	301	_	_
Payables in connection with purchase of				
equipment	50	50	_	_
Accrued operating expenses	7,102	6,958	26	20
Advances from customers	1,443	1,075	_	_
Provision for directors' fees	456	379	456	378
Other payables	1,249	1,578	421	470
VAT payables		939		
	10,617	11,280	903	868

17. DUE TO A SUBSIDIARY (NON-TRADE)

The amount due to a subsidiary is unsecured, interest-free and repayable on demand.

18. SHORT TERM BANK LOANS

	Group		
	2016 RMB'000	2015 RMB'000	
Secured	22,000		
Unsecured		15,000	
Total bank loans due within one year	22,000	15,000	

Secured loan

The bank loans totalling RMB22,000,000 are secured by a pledge of the Group's leasehold buildings and land use right with carrying amounts of approximately RMB4,006,000 (Note 8) and RMB1,204,000 (Note 10) respectively.

The Chief Executive Officer and an unrelated business associate has provided a guarantee for the loans in favour of the bank, for the period of 1 year from September 2016, up to a maximum of RMB22,000,000 and RMB15,000,000 respectively.

Interest on secured bank loans were charged at the rate of 4.82% to 4.85% per annum and repayable in 2017.

Subsequent to the financial year, on 11 January 2017, one of the bank loan amounting to RMB7,000,000 has matured and has been renewed for one year with the similar securities, and at an interest of 4.85% per annum.

Unsecured loan

As at 31 December 2015, the unsecured short-term bank loan of RMB15,000,000 was charged at an average rate of 5.54% per annum and repayable by November 2016. The loan is guaranteed by the Chief Executive Officer and an unrelated business associate.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

19. **DEFERRED TAX LIABILITIES**

	Group		
	2016	2015	
	RMB'000	RMB'000	
Undistributed earnings of the subsidiary			
At beginning of the year	1,072	310	
Recognised in profit or loss (Note 25)	110	762	
At end of year	1,182	1,072	

No deferred tax liabilities has been recognised on the remaining undistributed earnings of the subsidiary amounting to RMB55,175,000 (2015: RMB50,042,000) as it is probable that such undistributed earnings will be reinvested for the foreseeable future as part of the Company's continuing investment in the subsidiary.

20. **REVENUE**

	Group		
	2016	2015	
	RMB'000	RMB'000	
Sale of aluminium panels			
- Aluminium single panel	94,534	69,839	
- Aluminium composite panel	150,366	204,805	
Spray-painting income	41,656	35,692	
	286,556	310,336	

OTHER OPERATING INCOME 21.

	Gre	oup
	2016	2015
	RMB'000	RMB'000
Sale of scraps	1,462	1,532
Government grants	212	49
Interest income on bank deposits	137	151
Foreign exchange gain, net	1,640	3,206
Write back of allowance for impairment of trade debts,		
net (Note 30 (iii))	1,475	4,585
	4,926	9,523
		3,020

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

22. PERSONNEL EXPENSES

	Group		
	2016	2015	
	RMB'000	RMB'000	
Wages, salaries and bonuses*	30,003	27,957	
Contributions to defined contribution plan*	2,965	2,714	
Other payroll related expenses	1,175	1,271	
	34,143	31,942	

^{*} Included directors' fees and directors' remuneration of approximately RMB456,000 and RMB3,025,000 (2015: RMB379,000 and RMB2,945,000) as disclosed in Note 24 respectively.

23. FINANCE COSTS

	Gro	Group	
	2016	2015	
	RMB'000	RMB'000	
Interest on bank loans	1,059	1,337	

24. PROFIT BEFORE TAX

This is determined after charging/(crediting) the following:

	Note	Gro	oup
		2016	2015
		RMB'000	RMB'000
Audit fees			
 Auditor of the Company 		444	418
- Other auditors		25	82
Non-audit fees paid/payable to auditors of the Company		7	5
Depreciation of property, plant and equipment	8	7,423	8,650
Loss on disposal of property, plant and equipment		171	_
Property, plant & equipment written off		813	_
Amortisation of lease prepayments	10	302	302
Write back of allowance for impairment of trade debts, net	30 (iii)	(1,475)	(4,585)
Directors of the Company:			
- Directors' fees		456	379
- Directors' remuneration		3,025	2,945
Personnel expenses*	22	34,143	31,942
Foreign exchange gain, net	21	(1,640)	(3,206)
Operating lease expenses		260	251
Cost of inventories recognised as cost of sales	11	216,327	243,235

^{*} This includes the amount shown as directors' fees and remuneration in this Note.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

25. TAX

	Group		
	2016	2015	
	RMB'000	RMB'000	
Current tax			
- Current year	2,545	1,918	
- Deferred tax (Note 19)	110	762	
Under provision in prior years	8	44	
	2,663	2,724	

The reconciliations of the tax expense and the product of accounting profit multiplied by the applicable rate is as follows:

	Group	
	2016	2015
	RMB'000	RMB'000
Accounting profit before tax	7,691	6,126
Tax at applicable PRC tax rate of 25% (2015: 25%)	1,923	1,532
Tax effect of:		
 non-deductible expenses 	878	1,021
- non-taxable income	(369)	(894)
- tax exemption	(1)	_
Under provision in prior years	8	44
Deferred tax liability on undistributed earnings of the subsidiary	110	762
Others	114	259
Tax expenses	2,663	2,724

26. EARNINGS PER SHARE

Earnings per share is calculated by dividing the Group's profit for the year of approximately RMB5,028,000 (2015: RMB3,402,000) by the weighted average number of shares in issue during the financial year of 254,880,660 (2015: 254,880,660).

There is no dilutive earnings per share of the Company as there is no dilutive potential ordinary share issued.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

27. RELATED PARTY INFORMATION

Some of the arrangements with related parties (as defined in Note 2 above) and the effects of these bases determined between the parties are reflected elsewhere in this report. Transactions between the Company and its subsidiary, have been eliminated on consolidation and are not disclosed in this Note. Details of transactions between the Group and other related parties are disclosed below.

		Group		
		2016	2015	
		RMB'000	RMB'000	
(a)	Purchase of goods and services			
	Subcontracting costs paid/payable	54	14	
	Purchase of raw materials and consumables	130,574	136,981	
	Rental expenses	30	30	
(b)	Sale of goods and services			
	Spray-painting income included in revenue	(39,379)	(33,834)	
	Sales of aluminium panels included in revenue	(256)	(713)	
	Sales of raw material	(4,402)	(3,828)	
	Other income from sub-processing fee	(171)	(142)	
(c)	Advances and reimbursements			
	Payments made in advance to purchase raw materials*	134,095	154,722	
	Reimbursement received for utilities expenses	(3,058)	(3,416)	
(d)	Key management personnel compensation			
	Short-term employee benefits	4,667	4,271	
	Contribution to defined contribution plan	142	69	

^{*} Recognised as purchases once the raw materials are received. This includes the amount shown as purchase of raw materials and consumables in this Note.

The transactions as disclosed in (a), (b) and (c) above are entered into with companies in which two directors of the Company have controlling financial interest.

Outstanding balances as at 31 December 2016 and 2015 arising from sale/purchase of goods and services, advances for purchases and reimbursement of utilities expenses are disclosed as amount due to/from a related party and advance payments to a related party (Note 14) on the face of the consolidated statement of financial position. No expense has been recognised for the year for bad or doubtful debts in respect of balances with related parties.

The Chief Executive Officer had provided personal financial guarantee of RMB22,000,000 in favour of a financial institution for facilities granted to a subsidiary (Note 18) at no charge.

Key management personnel are those persons having authority and responsibility for planning, directing and controlling the activities of the entity, directly or indirectly, including any director of the Company.

Footnote: Please refer to page 27 on Interested Person Transactions.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

28. COMMITMENTS

Non-cancellable operating lease commitments

The Group has commitments for future minimum lease payments under non-cancellable operating leases in respect of rental of office equipment and office and factory spaces. Most leases contain renewable options. Lease terms do not contain restrictions on the Group's activities concerning dividends, additional debt or further leasing.

	Group		Company	
	2016 RMB'000	2015 RMB'000	2016 RMB'000	2015 RMB'000
Future minimum lease payments				
- Within 1 year	256	140	226	110
- 1 year to 5 years	143	60	113	
	399	200	339	110

29. SEGMENT INFORMATION

Business segment

The Group operates in only one operating segment which focuses on the manufacture and sale of aluminium composite panels and aluminium single panels. The business segment also include the spray-painting services predominantly provided to a related party, which are considered ancillary services to the aluminium panel products. This operating segment has been identified on the basis of internal management reports that are regularly reviewed by management of the Group. Management of the Group reviews the overall results of the Group as a whole to make decisions about resource allocation. Accordingly, no further analysis of this single reporting segment has been prepared. A breakdown of the Group's revenue by major products/ services is disclosed in Note 20.

Management monitors the operating results of its business in a manner consistent with that in the statement of profit or loss and other comprehensive income.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

29. **SEGMENT INFORMATION** (CONTINUED)

Geographical segments

Revenue earned from external customers are based on the geographical location of the Group's external customers. Non-current assets are based on the location of these assets.

	Group	
	2016	2015
	RMB'000	RMB'000
Revenue		
People's Republic of China	179,517	165,935
USA	10,178	33,120
Brazil	14,271	27,752
UK	16,346	22,757
Ukraine	16,463	10,831
Mexico	5,823	7,372
Australia	8,614	7,040
Italy	3,717	4,652
Spain	309	2,235
Israel	880	2,216
Tunisia	6,168	_
Austria	4,368	_
Saudi Arabia	3,271	_
South Africa	1,953	_
Other countries	14,678	26,426
Total	286,556	310,336
Non-current asset		
People's Republic of China	61,894	68,834
Singapore	139	220
Total	62,033	69,054

Information about major customers

Revenue from one major third party customer, arising from sales of aluminium panels, amounted to approximately RMB16,463,000 (2015: RMB33,120,000), representing 6% (2015: 11%) of revenue.

Another major customer is related parties (Note 27), who contributed 14% (2015: 11%) to the Group's revenue, amounting to approximately RMB39,635,000 (2015: RMB34,547,000).

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS

Financial risk management objectives and policies

The Group and the Company are exposed to financial risks arising from its operations and the use of financial instruments. The key financial risks are market risks (including foreign exchange risk and interest rate risk), liquidity risk and credit risk. The Board of Directors reviews and agrees policies and procedures for the management of these risks. The Audit Committee provides independent oversight to the effectiveness of the risk management process.

It is the Group's policy not to trade in derivative contracts.

(i) Market risk

(a) Foreign exchange risk

The Group operates mainly in Singapore and China and the Group has transactional currency exposures arising from sales or purchases that are denominated in a currency other than the respective functional currencies of Group entities, primarily United States dollars ("USD"). Approximately 37% (2015: 47%) of the Group's sales are denominated in foreign currencies. The Group's trade receivables at the end of financial year are also subject to foreign currencies exposure. The Group also hold cash and short-term deposits denominated in foreign currencies for working capital purposes.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

- (i) Market risk (Continued)
 - (a) Foreign exchange risk (Continued)

Group

		United			
A	Singapore	States	Chinese	_	-
As at 31 December 2016	dollars	dollars	Renminbi	Euro	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Financial assets					
Cash and bank balances	7,729	1,898	63,896	_	73,523
Trade receivables	_	19,730	103,080	17	122,827
Other receivables and					
deposits	57	_	1,107	_	1,164
Due from a related party					
(trade)	_	-	11,126	_	11,126
Intra-group receivables					
(non-trade)			2,282		2,282
	7,786	21,628	181,491	17	210,922
Financial liabilities					
Trade payables	_	492	23,939	_	24,431
Other payables and					
accruals	903	-	7,954	_	8,857
Short term bank loans	_	-	22,000	_	22,000
Intra-group payables					
(non-trade)			2,282		2,282
	903	492	56,175		57,570
Net financial assets	6,883	21,136	125,316	17	153,352
Less: Net financial assets					
denominated in the					
respective entities'	(0.000)		(407 -00)		(404.404)
functional currencies	(6,883)		(127,598)		(134,481)
Foreign currency exposure		21,136	(2,282)	17	18,871

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

- (i) Market risk (Continued)
 - (a) Foreign exchange risk (Continued)

Group

As at 31 December 2015	Singapore dollars RMB'000	United States dollars RMB'000	Chinese Renminbi RMB'000	Euro RMB'000	Total RMB'000
Financial assets					
Cash and bank balances	7,364	1,063	28,171	-	36,598
Trade receivables	_	26,300	92,320	8	118,628
Other receivables and					
deposits	46	_	1,665	_	1,711
Due from a related party					
(trade)	_	_	18,215	_	18,215
Intra-group receivables					
(non-trade)			2,300		2,300
	7,410	27,363	142,671	8	177,452
Financial liabilities					
Trade payables	_	836	22,604	_	23,440
Other payables and					
accruals	868	_	8,097	_	8,965
Short term bank loans	_	_	15,000	_	15,000
Intra-group payables					
(non-trade)			2,300		2,300
	868	836	48,001		49,705
Net financial assets	6,542	26,527	94,670	8	127,747
Less: Net financial assets denominated in the respective entities'					
functional currencies	(6,542)		(96,970)		(103,512)
Foreign currency exposure	_	26,527	(2,300)	8	24,235

As at 31 December 2015 and 2016, the Company has no financial instruments denominated in foreign currency, except for an amount due to subsidiary of approximately RMB2,282,000 (2015: RMB2,300,000).

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

- (i) Market risk (Continued)
 - (a) Foreign exchange risk (Continued)

Foreign exchange risk sensitivity

The following table details the sensitivity to a 5% increase and decrease in the Chinese Renminbi and Singapore dollars against the relevant foreign currencies. 5% represents management's assessment of the possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 5% change in foreign currency rates. The sensitivity analysis includes external loans.

If the Chinese Renminbi, United States dollars and Euro strengthen/weaken by 5% (2015: 5%) against the respective functional currencies of the Group entities, with all other variables held constant, the profit for the year will increase/(decrease) by:

	2016 Profit net of tax	2015 Profit net of tax
	RMB'000	RMB'000
Group USD against RMB - strengthened - weakened	793 (793)	995 (995)
RMB against SGD - strengthened - weakened	(86) 86	(86) 86
Euro against RMB - strengthened - weakened	1 (1)	_* _*
Company SGD against RMB - strengthened - weakened	(86) 86	(86) 86

^{*} Represents amount less than RMB500.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

(i) Market risk (Continued)

(b) Interest rate risk

The Group obtains additional financing through bank borrowings.

The Group's policy is to obtain the most favourable interest rates available without increasing its foreign currency exposure. The Group constantly monitors its interest rate risk and does not utilise interest rate swap or other arrangements for trading or speculative purposes. As at 31 December 2016, there were no such arrangements, interest rate swap contracts or other derivative instruments outstanding.

The Group's total comprehensive income is not affected by changes in interest rates as the interest-bearing financial instruments carry fixed interest (Note 18) and are measured at amortised cost. As such, sensitivity analysis is not provided.

(ii) Liquidity risk

The Group monitors its liquidity risk and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's operations and to mitigate the effects of fluctuations in cash flows. Typically, the Group ensures that it has sufficient cash on demand to meet expected operational expenses including the servicing of financial obligations. Management monitors rolling forecasts of the Group's and the Company's liquidity reserve, comprising cash and cash equivalents (Note 15) on the basis of expected cash flows.

The remaining contractual maturity for all financial liabilities of the Group and Company is on demand or due within 1 year from the reporting date. The average credit period for trade payables from non-related parties is 60 days (2015: 60 days). Trade purchases from a related party are mostly paid in advance.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

(iii) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The Group's major classes of financial assets are bank deposits and trade receivables. Cash and cash equivalents are placed with reputable financial institutions in Singapore and People's Republic of China. Bills receivables are issued by reputable financial institutions of good credit standing. Therefore, credit risk arises mainly from the inability of its customers to make payments when due. For trade receivables, the Group adopts the policy of dealing only with customers of appropriate credit history. For other financial assets, the Group adopts the policy of dealing only with high credit quality counterparties.

At the end of the reporting period, out of the Group's third party trade receivables (excluding bills receivables):

- 23% (2015: 18%) were due from 3 (2015: 3) major PRC customers who are established companies engaged in the construction and building material sector.
- 62% (2015: 42%) were due from customers located in Jiangsu province and Shanghai in PRC
 which are companies engaged in construction and building material sector.
- 9% (2015: 18%) were due from 3 (2015: 3) major overseas customers (located in North & South America and Europe) who are engaged in the construction industry sector.

The average credit period on sales of goods and spray painting income is 90 days (2015: 90 days). No interest is imposed on overdue trade receivables.

As the Group and Company do not hold any collateral, the maximum exposure to credit risk for each class of financial instruments is the carrying amount of that class of financial instruments presented on the statements of financial position.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

(iii) Credit risk (Continued)

The credit risk for trade and bills receivables, including amount due from a related party (trade), based on the information provided to key management is as follows:

	Gre	oup
	2016	2015
	RMB'000	RMB'000
By geographical areas		
- People's Republic of China	116,626	110,748
– UK	3,130	11,425
- USA	668	7,067
– Brazil	3,306	2,484
- Ukraine	5,533	2,004
- Austria	898	_
- Mexico	764	349
- Other countries*	3,028	2,766
	133,953	136,843

^{*} Other countries include are Africa, Australia, Ethiopia, Italy, Nepal, Saudi Arabia, Spain, Tunisia and Uruguay.

Gro	oup
2016	2015
RMB'000	RMB'000
11,126	18,215
122,827	118,628
133,953	136,843
	2016 RMB'000 11,126 122,827

The amounts presented in the statements of financial position are net of allowances for impairment of receivables, estimated by management based on prior experience and the current economic environment.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

(iii) Credit risk (Continued)

The age analysis of trade receivables (excluding bills receivables) and amount due from a related party (trade) is as follows:

	Group		
	2016	2015	
	RMB'000	RMB'000	
Not past due and not impaired	69,920	69,723	
Past due but not impaired			
- Past due 0 to 3 months	16,768	28,698	
- Past due 3 to 9 months	23,129	15,956	
- Past due over 9 months	20,762	14,553	
	60,659	59,207	
Impaired trade receivables (gross)	11,193	12,957	
Less: Allowance for impairment of trade receivables	(10,869)	(12,344)	
	130,903	129,543	
Represented by:			
- Third parties (Note 12)	119,777	111,328	
 Related party 	11,126	18,215	
	130,903	129,543	

Included in the Group's trade receivable balance are debtors with total carrying amount of approximately RMB60,659,000 (2015: RMB59,207,000) which are past due but not impaired as these debtors are established customers with continuous transactions with the Group and collection track record and not known to be in significant financial difficulty. Accordingly, the management is of the view that there has been no changes in credit quality and the amounts are considered recoverable.

The amounts that are neither past due nor impaired represents balances owing from long-term customers with active frequent transactions that have no history of default and these amounts are deemed fully recoverable.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

(iii) Credit risk (Continued)

The carrying amount of trade receivables individually determined to be impaired and the movement in the related allowance for impairment loss are as follows:

	Gre	oup
	2016	2015
	RMB'000	RMB'000
Not past due	274	58
Past due 0 to 9 months	263	190
Past due 9 months to 21 months	200	2,059
Past due over 21 months	10,456	10,650
	11,193	12,957
Less: Allowance for impairment	(10,869)	(12,344)
	324	613
	Gro	oup
	2016	2015
	RMB'000	RMB'000
Balance at beginning of the year	12,344	16,929
Allowance during the financial year	_	426
Written back during the financial year	(1,475)	(5,011)
Write back of allowance for doubtful trade debts, net	(1,475)	(4,585)
Balance at end of the year	10,869	12,344

Trade receivables that are individually determined to be impaired at the reporting date relate to debtors that have delayed payments significantly.

As other receivables are not significant, no detailed age analysis has been set out as above.

For the financial year ended 31 December 2016 (Amounts in thousands of Chinese Renminbi ("RMB'000"))

30. FINANCIAL INSTRUMENTS (CONTINUED)

Financial risk management objectives and policies (Continued)

(iv) Financial instruments by category

The following table sets out the carrying amounts of the different categories of financial instruments as at reporting date:

	Group		Com	pany
	2016	2015	2016	2015
	RMB'000	RMB'000	RMB'000	RMB'000
Loans and receivables	208,640	175,152	7,786	7,410
Financial liabilities at amortised cost	55,288	47,405	3,185	3,168

Capital risk management policies and objectives

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The capital structure of the Group and the Company consist of debt, which includes the borrowings disclosed in Note 18, net of cash and cash equivalents and the equity attributable to equity holders of the parent, comprising issued capital, statutory reserve fund, capital reserve, currency translation reserve and revenue reserve. The Group's and Company's strategies were unchanged from 2015.

The Board of Directors reviews the capital structure on a semi-annual basis. As part of this review, the Board of Directors considers the cost of capital and the risks associated with each class of capital and monitors the gearing ratio. Based on guidance of the board, the Group will balance its overall capital structure through the payment of dividends, new share issues as well as the issue of new debts.

As disclosed in Note 4, the subsidiary of the Group is required by the relevant law and regulations of the PRC to contribute and to maintain a non-distributable statutory reserve fund, the utilisation of which is subject to approval of the relevant PRC authorities. This externally imposed capital requirement has been complied with by the above-mentioned subsidiary for the financial years ended 31 December 2016 and 2015.

31. FAIR VALUES OF FINANCIAL INSTRUMENTS

The Group and the Company had no financial assets or liabilities carried at fair value in 2016 and 2015.

The carrying amounts of cash and cash equivalents, trade and other receivables, trade and other payables, including related parties balances, are reasonable approximation of fair values due to the relatively short-term maturity of these financial instruments.

STATISTICS OF SHAREHOLDINGS

As at 17 March 2017

Issued and Fully Paid Capital: RMB140,543,000Class of shares: Ordinary SharesVoting rights: 1 vote per shareTotal no. of issued Ordinary Shares: 254,880,660

Total no. of Treasury Shares : Nil

DISTRIBUTION OF SHAREHOLDINGS

NO. OF

SIZE OF SHAREHOLDINGS	SHAREHOLDERS	%	NO. OF SHARES	%
4 00	2	0.04	100	0.00
1 – 99	2	0.34	160	0.00
100 – 1,000	34	5.82	30,656	0.01
1,001 - 10,000	179	30.65	1,168,313	0.46
10,001 - 1,000,000	355	60.79	34,175,500	13.41
1,000,001 AND ABOVE	14	2.40	219,506,031	86.12
TOTAL	584	100.00	254,880,660	100.00

Substantial Shareholders

As shown in the Register of Substantial Shareholders

		Direct In	terest	Deemed I	nterest
No.	Name	No. of Shares	%	No. of Shares	%
1	China Delta Limited(1)	74,425,700	29.20%	_	_
2	Lai Shih-Wei ⁽¹⁾	30,236,540	11.86%	_	_
3	Forbury Investments Limited ⁽¹⁾	14,439,020	5.67%	_	_
4	Xu Youcai ⁽²⁾	_	_	74,425,700	29.20%
5	Zhao Guiying ⁽³⁾	_	_	74,425,700	29.20%
6	Guo Yun ⁽⁴⁾	_	_	14,439,020	5.67%

- (1) These shares are held through a nominee bank account.
- (2) Mr Xu Youcai is deemed to have an interest of 74,425,700 ordinary shares in the Company via his 60% shareholding in China Delta Limited.
- (3) Ms Zhao Guiying is deemed to have an interest of 74,425,700 ordinary shares in the Company via her 30% shareholding in China Delta Limited.
- (4) Mr Guo Yun is deemed to have an interest of 14,439,020 ordinary shares in the Company via his 100% shareholding in Forbury Investments Limited.

STATISTICS OF SHAREHOLDINGS

As at 17 March 2017

TWENTY LARGEST SHAREHOLDERS

NO.	NAME	NO. OF SHARES	%
1	HL BANK NOMINEES (SINGAPORE) PTE LTD	124,201,260	48.73
2	DBS NOMINEES (PRIVATE) LIMITED	45,039,549	17.67
3	RAFFLES NOMINEES (PTE) LIMITED	15,046,500	5.90
4	OCBC SECURITIES PRIVATE LIMITED	8,287,500	3.25
5	LEE SAU LEUNG	7,000,000	2.75
6	PHILLIP SECURITIES PTE LTD	4,951,000	1.94
7	LAW PENG KWEE	3,000,000	1.18
8	UNITED OVERSEAS BANK NOMINEES (PRIVATE) LIMITED	2,412,000	0.95
9	RONNIE POH TIAN PENG	2,100,000	0.82
10	MAYBANK KIM ENG SECURITIES PTE. LTD.	2,073,022	0.81
11	CHOY WEE CHIAP	1,913,000	0.75
12	WEE THIAM CHYE	1,210,000	0.47
13	KALANDORO TJITRA SIANTAR	1,198,700	0.47
14	HSBC (SINGAPORE) NOMINEES PTE LTD	1,073,500	0.42
15	CHOY SHIEN YANG	1,000,000	0.39
16	QUEY SEW LENG @ QUEK SIEW LENG	1,000,000	0.39
17	TAN BUCK SENG	900,000	0.35
18	YUEN CHOOI YENG	900,000	0.35
19	TAN GUAN HENG (CHEN YUANXING)	737,000	0.29
20	CIMB SECURITIES (SINGAPORE) PTE. LTD.	725,000	0.28
	TOTAL	224,768,031	88.16

RULE 723 OF THE SGX LISTING MANUAL - FREE FLOAT

As at 17 March 2017, approximately 53.27% of the total number of issued shares excluding treasury shares of the Company was held in the hands of the public.

Accordingly, the Company has complied with Rule 723 of the Listing Manual of the Singapore Exchange Securities Trading Limited.

The Company did not hold any treasury shares as at 17 March 2017.

NOTICE OF THIRTEENTH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Thirteenth Annual General Meeting of CHINA HAIDA LTD. ("the Company") will be held at Chartroom, Level 2, Raffles Marina 10 Tuas West Drive Singapore 638404 on Friday, 28 April 2017 at 2.00 p.m. for the following purposes:—

AS ORDINARY BUSINESS

- 1. To receive and adopt the Directors' Statement and the Audited Financial Statements of the Company for the financial year ended 31 December 2016 together with the Auditors' Report thereon. (Resolution 1)
- 2. To re-elect the following Directors retiring pursuant to the Company's Constitution:-
 - (a) Mr Guo Yun (Retiring under Article 107)

(Resolution 2)

(b) Mr Soh Beng Keng (Retiring under Article 107)

(Resolution 3)

[Please refer to Explanatory Note (i)]

- 3. To approve Directors' fees of S\$95,000 for the financial year ended 31 December 2016. (2015: S\$82,500) (Resolution 4)
- 4. To re-appoint Messrs Crowe Horwath First Trust LLP as Auditors of the Company and to authorise the Directors to fix their remuneration. (Resolution 5)
- 5. To transact any other ordinary business which may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS

To consider and if thought fit, to pass the following resolutions as Ordinary Resolutions, with or without modifications:-

6. Authority to Issue Shares

That pursuant to Section 161 of the Companies Act, Cap. 50 and the listing rules of the Singapore Exchange Securities Trading Limited, authority be and is hereby given to the directors of the Company to issue shares (whether by way of rights, bonus or otherwise) and convertible securities in the Company at any time to such persons and upon such terms and conditions and for such purposes as the directors may in their absolute discretion deem fit, provided that the aggregate number of shares and convertible securities to be issued pursuant to this resolution does not exceed 50% of the total number of issued shares excluding treasury shares issued by the Company, of which the aggregate number of shares and convertible securities to be issued other than on a pro-rata basis to existing shareholders of the Company does not exceed 20% of the total number of issued shares excluding treasury shares issued by the Company. For the purpose of this resolution, the total number of issued shares excluding treasury shares to be issued by the Company shall be based on the total number of issued shares excluding treasury shares issued by the Company at the time this resolution approving the mandate is passed (after adjusting for any new shares arising from conversion or exercise of convertible securities; or new shares arising from exercising share options or vesting of share awards outstanding or subsisting at the time of the passing of the resolution approving the mandate, provided the option or awards were granted in compliance with Part VIII of Chapter 8 of the Listing Manual and any subsequent bonus issue, consolidation or subdivision of shares in the Company), and unless revoked or varied by the Company in general meeting, such authority shall continue in force until the conclusion of the next annual general meeting of the Company or the date by which the next annual general meeting of the Company is required by law to be held, whichever is the earlier.

NOTICE OF THIRTEENTH ANNUAL GENERAL MEETING

7. The proposed renewal of the Shareholders' Mandate for Interested Person Transactions

That:

- (a) approval be and is hereby given for the purposes of Chapter 9 of the Listing Manual (the "Listing Manual") of the Singapore Exchange Securities Trading Limited (the "SGX-ST") for the Company and its subsidiary, or either of them, to enter into any of the transactions falling within the types of interested person transactions set out in the Appendix dated 13 April 2017 ("Appendix A") accompanying this notice, with the interested persons described in the Addendum, and that such approval shall, unless revoked or varied by the Company in general meeting, continue in force until the conclusion of the next annual general meeting of the Company;
- (b) the Audit Committee of the Company be and is hereby authorised to take such action as it deems proper in respect of procedures and/or to modify or implement such procedures as may be necessary to take into consideration any amendment to Chapter 9 of the Listing Manual which may be prescribed by the SGX-ST from time to time; and
- (c) the Directors of the Company and each of them be and are hereby authorised to complete and do all such acts and things (including executing all such documents as may be required) as they or he may consider expedient or necessary or in the interest of the Company to give effect to this Resolution.

[Please refer to Explanatory Note (iii)]

(Resolution 7)

By Order of the Board

Kenneth Leong Company Secretary Singapore,

13 April 2017

NOTICE OF THIRTEENTH ANNUAL GENERAL MEETING

Explanatory Notes:

- (i) Mr Guo Yun will, upon re-election as a Director of the Company, remain as the Executive Director and a member of the Nominating Committee.
 - Mr Soh Beng Keng will, upon re-election as a Director of the Company, remain as Chairman of the Audit Committee and a member of the Remuneration Committee and will be considered independent.
- (ii) The Ordinary Resolution 6 proposed in item 6 above, if passed, will empower the Directors from the date of this Meeting until the date of the next Annual General Meeting, or the date by which the next Annual General Meeting is required by law to be held or when varied or revoked by the Company in general meeting, whichever is the earlier, to issue shares and convertible securities in the Company. The number of shares and convertible securities that the Directors may issue under this resolution would not exceed fifty per centum (50%) of the total number of issued shares excluding treasury shares of the Company at the time of the passing of this resolution. For issue of shares and convertible securities other than on a pro rata basis to all shareholders, the aggregate number of shares and convertible securities to be issued shall not exceed twenty per centum (20%) of the total number of issued shares excluding treasury shares of the Company.

For the purpose of this resolution, the percentage of total number of issued shares excluding treasury shares is based on the Company's total number of issued shares excluding treasury shares at the time this proposed Ordinary Resolution is passed after adjusting for new shares arising from the conversion or exercise of convertible securities, the exercise of share options or the vesting of share awards outstanding or subsisting at the time when this proposed Ordinary Resolution is passed and any subsequent consolidation or subdivision of shares.

(iii) The Ordinary Resolution 7 proposed in item 7 above, if passed, will allow the Company and its subsidiary to enter into transactions with interested persons as defined in Chapter 9 of the Listing Manual of the SGX-ST. Please refer to Appendix A accompanying this notice for details.

Notes:

- 1. (a) A member who is not a relevant intermediary, is entitled to appoint one or two proxies to attend and vote at the Annual General Meeting (the "Meeting").
 - (b) A member who is a relevant intermediary, is entitled to appoint more than two proxies to attend and vote at the Meeting, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member.
 - "Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act, Cap. 50.
- 2. A proxy need not be a Member of the Company.
- 3. If the appointor is a corporation, the instrument appointing a proxy must be executed under seal or under the hand of its duly authorised officer or attorney.
- 4. The instrument appointing a proxy or proxies must be deposited at the Share Registrar's Office of the Company at 50 Raffles Place #32-01 Singapore Land Tower, Singapore 048623 not less than forty-eight (48) hours before the time appointed for holding the Meeting.

Personal data privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the Meeting and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxies and representatives appointed for the Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Meeting (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, and (iii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.

CHINA HAIDA LTD.

(Incorporated in the Republic of Singapore) Registration No. 200410428C

PROXY FORM

(Please see notes overleaf before completing this Form)

IMPORTANT

- A relevant intermediary may appoint more than two proxies to attend the Annual General Meeting and vote (please see note 4 for the definition of "relevant intermediary").
- For investors who have used their CPF monies to buy the Company's shares, this Annual Report is forwarded to them at the request of their CPF Approved Nominees and is sent solely **FOR INFORMATION ONLY**.
- This Proxy Form is not valid for use by CPF investors and shall be ineffective for all intents and purposes if used or purported to be used by

*I/We,					(Name)	
of					(Address)	
being a *member/members of CHINA HAIDA LTD. (the "Company"), hereby appoint						
Name NRIC/Passport No. Proportion of					of shareholdings	
ivame		NRIC/Passport No.	No. of sha			
A al al u			NO. OI SIIA	res	%	
Addre	ess					
*and/or (delete as appropriate)						
Name		NRIC/Passport No.	Proportion of shareholdings			
			No. of sha	res	%	
Address						
will vote or abstain from voting at his/her/their discretion, as he/she/they will on any other matter arising at the Meeting and at any adjournment thereof. (Please indicate your vote "For" or "Against" with a tick [] within the box provided.)						
No.	Resolutions relating to:			For	Against	
1	Directors' Statement and Financial Statements for the financial year ended 31 December 2016					
2	Re-election of Mr Guo Yun as a Director					
3	Re-election of Mr Soh Beng Keng as a Director					
4	Approval of Directors' fees amounting to S\$95,000/-					
5	Re-appointment of Crowe Horwath First Trust LLP as Auditors					
6	Authority to issue new shares					
7 The proposed renewal of the Shareholders' Mandate for Interested Person Transactions						
Dated this day of 2017 Total number of shares in: No. of shares						

(a) CDP Register

(b) Register of Members

Signature of Shareholder(s) or, Common Seal of Corporate Shareholder

Notes:-

- 1. Please insert the total number of Shares held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act, Chapter 289), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares held by you.
- 2. A member of the Company entitled to attend and vote at the Meeting of the Company is entitled to appoint one or two proxies to attend and vote in his/her stead. A proxy need not be a member of the Company.
- 3. Where a member appoints two proxies, the appointments shall be invalid unless he/she specifies the proportion of his/her shareholding (expressed as a percentage of the whole) to be represented by each proxy.
- 4. A member who is a relevant intermediary entitled to attend the meeting and vote is entitled to appoint more than two proxies to attend and vote instead of the member, but each proxy must be appointed to exercise the rights attached to a different Share or Shares held by such member. Where such member appoints more than two proxies, the appointments shall be invalid unless the member specifies the number of Shares in relation to which each proxy has been appointed.

"Relevant intermediary" means:

- (a) a banking corporation licensed under the Banking Act (Cap. 19) or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity;
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act (Cap. 289) and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 36), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 5. Completion and return of this instrument appointing a proxy shall not preclude a member from attending and voting at the Meeting. Any appointment of a proxy or proxies shall be deemed to be revoked if a member attends the meeting in person, and in such event, the Company reserves the right to refuse to admit any person or persons appointed under the instrument of proxy to the Meeting.
- 6. The instrument appointing a proxy or proxies must be deposited at the Share Registrar's office of the Company at 50 Raffles Place #32-01 Singapore Land Tower Singapore 048623, not less than 48 hours before the time appointed for the Meeting.
- 7. The instrument appointing a proxy or proxies must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing a proxy or proxies is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised. Where the instrument appointing a proxy or proxies is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument.
- 8. A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the Singapore Companies Act, Chapter 50.

PERSONAL DATA PRIVACY:

By submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 13 April 2017.

General:

The Company shall be entitled to reject the instrument appointing a proxy or proxies if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy or proxies. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if the member, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at 72 hours before the time appointed for holding the Meeting, as certified by The Central Depository (Pte) Limited to the Company.

CORPORATE INFORMATION

BOARD OF DIRECTORS

Ms Zhao Guiying (Non-Executive Chairman)

Mr Xu Youcai (Chief Executive Officer)

Mr Guo Yun (Executive Director)

Mr Wang Liangfa (Independent Director)

Mr Soh Beng Keng (Independent Director)

Mr Tang Chun Meng (Independent Director)

COMPANY SECRETARY

Mr Kenneth Leong

AUDIT COMMITTEE

Mr Soh Beng Keng (Chairman, Lead Independent Director)

Mr Tang Chun Meng (member)

Mr Wang Liangfa (member)

NOMINATING COMMITTEE

Mr Wang Liangfa (Chairman)

Mr Guo Yun (member)

Mr Tang Chun Meng (member)

REMUNERATION COMMITTEE

Mr Tang Chun Meng (Chairman)

Mr Wang Liangfa (member)

Mr Soh Beng Keng (member)

REGISTERED OFFICE

420 North Bridge Road

#04-06 North Bridge Centre

Singapore 188727

SHARE REGISTRAR

Boardroom Corporate & Advisory Services Pte. Ltd.

50 Raffles Place

#32-01 Singapore Land Tower

Singapore 048623

PRINCIPAL PLACE OF BUSINESS

No. 388, Qinfeng Lu,

Huashi Town, Jiangyin City, Jiangsu Province

PRC 214421

EXTERNAL AUDITORS

Crowe Horwath First Trust LLP

Public Accountants and Chartered Accountants

8 Shenton Way

#05-01 AXA Tower

Singapore 068811

Partner-in-charge: Mr Tan Kuang Hui

Date of Appointment: From financial year ended

31 December 2013

INTERNAL AUDITORS

PKF-CAP Risk Consulting Pte Ltd

Chartered Accountants & Business Advisers

6 Shenton Way

#38-01 OUE Downtown 1

Singapore 068809

PRINCIPAL BANKERS

United Overseas Bank Limited

80 Raffles Place, UOB Plaza,

Singapore 048624

Standard Chartered Bank

6 Battery Road

Singapore 049909

Bank of China (Jiangyin Huashi Sub-branch)

No. 18, Renmin Road, Huashi Town,

Jiangyin, Jiangsu Province, PRC

Agricultural Bank of China

(Jiangyin Huashi Sub-branch)

No. 98, Renmin Road, Huashi Town,

Jiangyin, Jiangsu Province, PRC



420 NORTH BRIDGE ROAD #04-06 NORTH BRIDGE CENTRE SINGAPORE 188727