NEXT-GENERATION SATELLITE COMMUNICATIONS LIMITED



ANNUAL REPORT 2016

CORPORATE PROFILE

Next-Generation Satellite Communications Limited (B07.SI) is aiming to evolve into an institutional investment company for growth opportunities in the Asian emerging markets. Through its investment subsidiaries, the Company currently provides satellite-based telecommunications services to a variety of industries including education and financial institutions in the People's Republic of China ("PRC"), telecommunications services in rural areas of PRC and Indonesia, and hosting services.

The Company's investments during the financial year ended 31 March 2016 included the following:

- Sale of satellite communications equipment and provision of satellite-based communication services;
- Building, operating and leasing of base station controllers for Universal Service Obligation sites to enable telecommunication services in remote areas; and
- Holding of convertible notes to derive interest income

The Company's past investment theme was on growth opportunities with a bias towards technology and the provision of telecommunications solutions. Our longer term intention is to shift gradually into a wider perspectives of growth opportunities in the emerging market within the region.

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LETTER TO SHAREHOLDERS

Dear Shareholders,

In the financial year ended 31 March 2016 ("FY2016"), the Group was mainly engaged in:

- the sale of satellite communications equipment and provision of satellite-based communication services;
- building, operating and leasing of base station controllers for Universal Service Obligation ("USO") sites to enable telecommunication services in remote areas; and
- holders of convertible notes to derive interest income

Financial Review

During the financial year in review, the Group's revenue from the interest income received from the convertible notes issued by Neo Telemedia Limited registered a 44% decrease to \$\$0.9 million compared to \$\$1.7 million in FY2015. The decrease in the interest income was mainly due to the waiver of the interest for the period from 5 October 2015 to 4 April 2016, following the Court Order as announced by the Group on 6 January 2016 for Neo Telemedia to settle the past due outstanding interest and the full redemption of the convertible notes upon its maturity. These convertible notes were acquired by the Group as part of our settlement agreement with Niaga Finance Company Limited ("Niaga"), a finance company in Hong Kong, in relation to the recovery of funds owed to the Group.

Cost of sales declined by 84% to S\$21,000, versus S\$0.1 million in FY2015, as the Group decided to accelerate the depreciation of assets relating to the Group's USO business, following the termination and non-renewal of the business' contracts at the end of June 2014.

Other expenses of \$1.8 million in FY2016 mainly comprised provisions for the impairment of the Group's other receivables amounting to S\$1.5 million. In contrast, other income for FY2015 was \$1.1 million, following a waiver of debt from a supplier.

The share of loss from our 55% owned joint venture, Hughes UnifiedNet Holding (China) Company Limited amounted to S\$1.7 million, compared to a profit of S\$0.3 million in FY2015.

Taking into account the above factors, we recorded a net loss of \$\$6.6 million for FY2016, compared to a net profit of \$\$33,000 in FY2015.

LETTER TO SHAREHOLDERS (Cont'd)

Year in Review

In June 2015, in response to a default in interest payment, we issued a writ of summons in Hong Kong against Neo Telemedia for the immediate repayment of the outstanding interest of HK\$5.0 million and the principal amount of HK\$144.0 million. together with further interest and costs as provided by the terms and conditions of the convertible notes in case of default. A court order was subsequently issued by the Court of Hong Kong on 6 January 2016 ("Court Order") for Neo Telemedia to pay the interest amount and comply with the terms of the convertible notes. Neo Telemedia subsequently made full repayment of the interest outstanding of HK\$10.0 million to us on 29 January 2016 and 17 March 2016 under the Court Order.

Following this, we reached a settlement with Neo Telemedia to repay the outstanding sum of approximately HK\$145.7 million, which involved a share allotment by Neo Telemedia. Following the lapse of the long stop date of the settlement, on 29 May 2016 we issued a summons in Hong Kong against Neo Telemedia, as a consequence of breaching the terms under the court order issued on 6 January 2016. The High Court of Hong Kong ruled in our favour on 13 June 2016, instructing Neo Telemedia to pay the principal amount of HK\$144.0 million together with interest in full at judgment rate. Subsequent to this, we served a Statutory Demand on Neo Telemedia to pay us the judgment debt as per the Court Order, with liberty to apply for wind up order for failure to comply within 21 days. Neo Telemedia filed for a stay of execution of the Court Order, along with an appeal against it.

On 24 August 2016, we filed five garnishee orders to show cause in the High Court of Hong Kong and in response, Neo Telemedia's appeal was ruled in our favour and dismissed with costs on an indemnity basis. Subsequently on 3 October 2016, we announced that the five garnishee orders files were dismissed at the court hearing on 30 September 2016, thus giving priority to the petition to wind up Neo Telemedia. On 14 October 2016, we filed an Inter Parte Summons in the High Court of Hong Kong applying for an order to appoint provisional liquidators of Neo Telemedia, However, on 2 November 2016, we came to a successful and comprehensive settlement as our lawyers received the aggregate principal amount of HK\$144.0 million, together with further interest outstanding at judgment rate from 13 June 2016 to 26 October 2016, aggregating to HK\$148.3 million from Neo Telemedia.

LETTER TO SHAREHOLDERS (Cont'd)

Present-Day Update

On 20 February 2017, the Group announced that it had entered into a settlement agreement with Ban Joo Investment (Pte) Ltd ("BJI") and another personal guarantor in respect of the outstanding sum owing by BJI on the following terms:

- (i) the payment of a sum of \$\$35,000 to the Group, which has been received by the Group;
- (ii) the Group will receive economic and monetary rights and benefits (including dividends and future proceeds arising from the sale) in respect of a total of 384,800,220 ordinary shares in the Company ("Settlement Shares"). Such Settlement Shares will be held by a custodian nominated by the Company which will act under the sole direction and for the benefit of the Company.

Changes to the Board

In February 2016 and August 2016, we were pleased to announce the appointments of Mr Li Man Wai and Mr Ng Hsian Pin as Independent Directors. Both Mr Li and Mr Ng have extensive experience in the finance and accountancy sector. We have also re-designated Mr Lye Meng Yiau as Executive Director from Independent Director, and Mr Andrew Coulton as Non-Executive and Non-Independent Chairman from Chairman and Executive Director. The year in review also saw one of our Director stepping down from the Board, namely Independent Director Mr Fong Yew Meng. The Board would like to thank him for his contributions and wishes him well.

Acknowledgements

For the past few years, the Group has faced numerous challenges and we are doing our utmost to tackle them one by one. In the midst of this, I would like to express my sincere appreciation to our management team and employees for their hard work and dedication. I am also grateful for the forbearance and support of our shareholders, customers and business partners all these years. Last but not least, I would like to thank my fellow Board members for their advice and insights.

Andrew Coulton

Non-Executive Non-Independent Chairman

CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr Coulton Andrew

(Non-Executive Non-Independent Chairman)

Mr Ku Vicente. S

(Managing Director and Chief Executive Officer)

Dr Michael Kuan-Chi Sun (Executive Director)

Madam Sri Tjintawati Hartanto (Executive Director)

Mr Lye Meng Yiau (Executive Director)

Mr Ng Hsian Pin (Independent Director)

Mr Edward Fu Shu Sheen (Lead Independent Director)

Mr Li Man Wai (Independent Director)

Mr Lai Chik Fan (Non-Executive Director)

REGISTERED OFFICE

30 Raffles Place #19-04 Chevron House Singapore 048622

Tel: (65) 6479 3866 Fax: (65) 6479 3867

NOMINATING COMMITTEE

Mr Li Man Wai (Chairman) Mr Edward Fu Shu Sheen Mr Lai Chik Fan

REMUNERATION COMMITTEE

Mr Edward Fu Shu Sheen (Chairman) Mr Ng Hsian Pin Mr Lai Chik Fan

AUDIT COMMITTEE

Mr Ng Hsian Pin (Chairman) Mr Edward Fu Shu Sheen Mr Li Man Wai

SHARE REGISTRARS AND WARRANT AGENT

B.A.C.S. Private Limited 8 Robinson Road #03-00 ASO Building Singapore 048544

AUDITORS

RT LLP

Public Accountants and Certified Public Accountants 1 Raffles Place

#17-02 One Raffles Place Singapore 048616

Partner-in-charge: Ong Kian Meng

(Appointed with effect from financial year ended 31 March 2014)

BOARD OF DIRECTORS

ANDREW COULTON

Non-Executive Non-Independent Chairman

Mr Andrew Coulton took up the role as Non-Executive Non-Independent Chairman in February 2016. He was first appointed to the Board of Next-Generation Satellite Communications Limited ("Next-Gen") as Executive Director in March 2014 and as Executive Chairman in August 2014.

Mr Coulton spent 10 years as Chairman and Principal of Saffar Capital Limited, an investment and advisory firm focused on the Middle East and North Africa ("MENA") region. Prior to Saffar, Mr Coulton was the Managing Director and MENA Regional Chief Executive Officer of Deutsche Bank AG. Mr Coulton started his career and was a 15 years veteran at Goldman Sachs and Co. with responsibility over listed derivatives business.

He is a graduate of Oxford where he studied Modern History.

VICENTE S. KU

Managing Director and Chief Executive Officer

Mr. Vicente S. Ku joined the Board as Non-Executive Director in January 2015, and was appointed as Executive Director in April 2015. In August 2015, he took over as Managing Director and Chief Executive Officer.

Mr. Ku has over 40 years of business experience in the field of corporate finance, asset management, banking, trading, project development, financial services and regulatory compliance.

He was an Executive Director of Manila-based property development company, Yeeloofa Development Corporation for 6 years. Prior to that, he spent 4-1/2 years with ASG Brokerage Limited, the Hong Kong subsidiary of one of Taiwan's big four stockbroking houses, where he took overall responsibility over its finance and compliance matters. Before that, he worked 20 years for the family office of a major Philippine business group, where he was based in Hong Kong and was responsible for the management of the group's various offshore investments and logistics operations supporting the group's international trading business. Between 1980 and 1982, Mr. Ku was the Deputy Managing Director of First CBC Capital Limited, the Hong Kong subsidiary of China Banking Corporation of the Philippines.

Mr. Ku began his career with Ayala Investment and Development Corporation (currently known as BPI Capital Corporation) and International Corporate Bank (currently known as Union Bank of the Philippines) after graduating Cum Laude in Economics from De La Salle University, Philippines.

DR MICHAEL KUAN-CHI SUN Executive Director

Dr Michael Sun was appointed to the Board in March 2014. Dr Sun worked with the Hughes Network Systems, LLC (and together with its subsidiaries, "Hughes Group") for more than 20 years, before taking up his current position as CEO of HughesNet China, a joint venture between Next-Gen and Hughes Group. Dr Sun is credited with the establishment of Hughes' operations in China and its development into a dominant supplier of very small aperture terminal ("VSAT") systems, with customers in almost every major government organisation in China. Prior to working for Hughes, Dr Sun was employed by General Electric Information Systems ("GE"), where he was responsible for marketing and development of GE's centralised time-sharing information network service.

Before GE, Dr Sun worked for Sprint Telenet as Senior Director, Network Design. Dr Sun started his career with Computer Sciences Corporation where he was a senior program analyst supporting NASA Goddard Space Flight Center.

Dr Sun received his PhD in Physical Chemistry from Georgetown University in 1976. He also holds a MSc in Computer Science from The Johns Hopkins University, an MBA from Marymount University of Virginia and a BSc from National Cheng Kung University in Taiwan in 1970.

BOARD OF DIRECTORS (Cont'd)

SRI TJINTAWATI HARTANTO Executive Director

Madam Sri Tjintawati Hartanto was appointed to the Board in January 2009. She is a non-salaried executive director who supports the Company in its affairs on a "when-needed" basis. Madam Hartanto also provides an oversight over the Group's current business in Indonesia. She possesses more than 20 years of experience in accounting, finance and administration.

Madam Hartanto graduated with a Bachelor of Accountancy from Surabaya University in Indonesia. She was born and educated in Indonesia, and is currently a permanent resident in Hong Kong.

LYE MENG YIAU **Executive Director**

Mr Lye Meng Yiau was appointed to the Board in August 2014. Prior to his appointment, he was Vice President at OWW Capital Partners Pte. Ltd. and was responsible for venture investments. He accumulated more than 10 years of experience in logistics and investments within the Heidelbergcement Group, where his last-held position was Manager for Strategy and Business Development (M&A) in Asia. Mr Lye has worked on investment projects in technology, infrastructure and utilities. He started his career as an analyst in a subsidiary of Temasek Holdings, after graduating with a Bachelor of Business Administration from the National University of Singapore.

NG HSIAN PIN Independent Director

Mr Na Hsian Pin possesses over 15 years of experience in various accounting and finance roles, and is currently the Financial Controller of Hong Kong-based Gold East Paper Trading (HK) Co. Ltd. He was previously the Chief Financial Officer Designate of Singapore-listed Sinwa Ltd., and prior to that, the Financial Controller of Sinar Mas Paper (China) Co. Ltd.

Mr Ng was appointed to the Board in July 2016. Mr Ng holds a Bachelor of Business Administration from the National University of Singapore and is a Chartered Accountant of Singapore.

EDWARD FU SHU SHEEN Lead Independent Director

Mr Edward Fu Shu Sheen was appointed to the Board in October 2014. He is the Executive Adviser of KF Property Network Pte Ltd (Knight Frank) and possesses more than 30 years of experience in credit, corporate banking, debt restructuring and recovery, loan syndications and private banking with domestic and foreign banks. Mr Fu previously served as Vice President at Societe Generale and has also held senior appointments with leading financial institutions such as Crosby Advisory (Singapore) Pte Ltd., Hill Samuel Merchant Bank Asia Ltd. and Australia & New Zealand Banking Group Ltd.

He currently also serves as Director on the Board of Continental Investment & Trading Company Pte Ltd. He was an Independent Director of GSH Corporation Limited from 2007 to 2012 and of John Edward Consultancy Pte Ltd from 1999 to 2013.

Mr Fu holds a BA in Economics and Political Science from University of Singapore.

BOARD OF DIRECTORS (Cont'd)

LI MAN WAI Independent Director

Mr. Li founded Raymond Li & Co., C.P.A. in 1993 and is its sole proprietor. Mr. Li has been an Independent Non-Executive Director of Shanghai Zendai Property Ltd. since April 2012. He has been an Independent Director at Next-Generation Satellite Communications Limited since February 2016. He has been a Trustee of Lingnan (University) College, Dr. Sun Yat-Sen University, Guangzhou, PRC since 2009. In 2011, he was appointed as a Court Member of Lingnan University of Hong Kong. He chaired Lingnan University Alumni Association (Hong Kong) Limited from 2006 to 2008, and was elected as the Chairman of Chinese Christian Universities Alumni Association (Hong Kong) Limited from 2007 to 2008. He was nominated to act as the Director of Lingnan University Hong Kong Alumni D.S.S. Primary School Limited from 2005 to 2011. He was qualified as a Certified Practicing Accountant in Hong Kong since 1992.

Mr. Li graduated with Diploma in Business Administration, with a major in Accounting, from Lingnan College (now known as Lingnan University) in Hong Kong in 1981. He is a Member of Hong Kong Institute of Certified Public Accountants and Association of Chartered Certified Accountants in United Kingdom from 1988 and obtained a membership of Certified Management Accountants of Canada in 1990 after taking the accountancy courses in York University, Canada.

LAI CHIK FAN Non-Executive Director

Mr Lai Chik Fan was appointed to the Board in March 2014. He is a principal at AR Evans Capital Partners Inc. Mr Lai possesses more than 30 years of experience in the financial services sector. He previously served as advisor to the board of directors of Asia Securities Global Limited and held senior positions at various reputable financial institutions in Hong Kong and Managing Director at Smith Barney Shearson (Asia) Limited, Merrill Lynch (Asia Pacific) Limited and Paine Webber Hong Kong Limited. He was the Group CEO of Chin Tung Financial Holdings which eventually became the investment banking arm of Standard Chartered Bank in Asia.

Mr Lai has served on the Board of several listed companies, including Shanghai Zendai Property Ltd since May 2004 and China Golden Development Holdings Ltd from 2006 to 2008. He also served on the Board of Ban Joo & Co. Ltd. until 2009, and of China Medical and Bio Science Ltd (listed on the GEM Board) until 2007. Mr Lai is a graduate of Indiana State University with an MBA.

KEY MANAGEMENT

KOIT VEN JEE

Financial Controller

Mr Koit joined the Group in August 2012 and was appointed as Regional Finance Manager in February 2014. In December 2016, he was appointed as Financial Controller and is responsible for the Group's overall finance and accounting functions, including statutory and regulatory compliance.

Mr Koit has over 10 years of experience in audit and assurance. Prior to joining the Group, he was with audit firms such as Crowe Horwath First Trust LLP, BDO LLP and Crowe Horwath Malaysia, providing audit services to a broad range of clients including technology, manufacturing, trading, engineering companies, as well as other private and public-listed companies.

Mr Koit has obtained his professional accountancy qualification from the Association of Chartered Certified Accountants (ACCA) and is a member of the Institute of Singapore Chartered Accountants.

CORPORATE GOVERNANCE

The Board of Directors (the "Board" or the "Directors") of Next-Generation Satellite Communications Limited ("NGSC" or the "Company" and together with its subsidiaries, the "Group") is committed to maintaining a high standard of corporate governance to ensure greater transparency and to protect the interests of the Company's shareholders (the "Shareholders").

The Company has put in place various policies and practices that will safeguard the interests of Shareholders and enhance Shareholders' value as part of its effort to maintain high standards of corporate governance. This report describes the corporate governance practices and procedures adopted by the Company with specific reference to the Code of Corporate Governance 2012 (the "Code") issued by the Monetary Authority of Singapore and as required under the Listing Manual of the Singapore Exchange Securities Trading Limited (the "SGX-ST"). References to the principles of the Code are listed below. The Company has complied with the principles of the Code where appropriate and deviations from the Code have been explained.

A. BOARD MATTERS

Principle 1:

The Board's Conduct of its Affairs

Every company should be headed by an effective Board to lead and control the company. The Board is collectively responsible for the long-term success of the company. The Board works with Management to achieve this objective and the Management remains accountable to the Board.

The Company is headed by an effective Board to lead and control the Company. As at the date of this report, the Board comprises the following members:-

Mr Andrew Coulton (Non-Executive Non-Independent Chairman)
Mr Ku Vicente S. (Managing Director and Chief Executive Officer)
Mr Lye Meng Yiau (Executive Director)
Mdm Sri Tjintawati Hartanto (Executive Director)
Dr Michael Kuan-Chi Sun (Executive Director)
Mr Lai Chik Fan (Non-Executive Director)
Mr Edward Fu Shu Sheen (Lead Independent Director)
Mr Ng Hsian Pin (Independent Director)
Mr Li Man Wai (Independent Director)

The Board is responsible for overseeing and providing effective leadership for the overall business and corporate affairs of the Group. Its role is to:-

- (i) provide entrepreneurial leadership, set strategic objectives and ensure that the necessary financial and human resources are in place for the Group to meet its objectives;
- (ii) establish a framework of prudent and effective controls which enables risk to be assessed and managed, including safeguarding of Shareholders' interests and the Group's assets;
- (iii) review performance of the management of the Company ("Management");
- (iv) identify the key stakeholder groups and recognise that their perceptions affect the Group's reputation;
- (v) set the company's values and standards (including ethical standards), and ensure that obligations to Shareholders and other stakeholders are understood and met; and
- (vi) consider sustainability issues, e.g. environmental and social factors, as part of its strategic formulation.

The Company has adopted a set of internal guidelines setting forth matters that require the Board's review and approval. Matters which specifically require the Board's decision or approval are those involving:-

- corporate strategy and business plans;
- investment and divestment proposals;
- funding decisions of the Group;
- nominations of Directors for appointment to the Board and appointment of key executives;
- announcement of financial results and annual report;
- material acquisitions and disposal of assets; and
- all matters of strategic importance.

All other matters are delegated to Board committees ("Board Committees") whose actions are monitored and endorsed by the Board. These Board Committees include the Audit Committee (the "AC"), the Nominating Committee (the "NC") and the Remuneration Committee (the "RC"), all of which operate within clearly defined terms of reference and functional procedures.

To get a better understanding of the Group's business, the Company adopts a policy whereby the Directors are encouraged to request for further explanations, briefings or informal discussion on the Group's operations or business with the Management.

The Board conducts scheduled meetings on a quarterly basis. Ad-hoc meetings are convened when circumstances require. The Company's Constitution (the "Constitution") provide for Board meetings by means of teleconference. The attendance of the Directors at meetings of the Board and Board Committees during the financial year ended 31 March ("FY") 2016 are disclosed as follows:-

Name of Director	Board		Audit Committee		Nominating Committee		Remuneration Committee	
	No. of Meetings		No. of Meetings		No. of Meetings		No. of Meetings	
	Held	Attended	Held	Attended	Held	Attended	Held	Attended
Mr Andrew Coulton	4	4	-	-	-	-	-	-
Mr Ku Vicente S.	4	4	-	-	-	-	-	-
Mr Lye Meng Yiau	4	4	4	4	1	1	1	1
Mdm Sri Tjintawati Hartanto	4	1	-	-	-	-	-	-
Dr Michael Kuan-Chi Sun	4	2	-	-	-	-	-	-
Mr Lai Chik Fan	4	4	-	-	-	-	-	-
Mr Edward Fu Shu Sheen	4	4	4	4	1	1	1	1
Mr Fong Yew Meng ⁽¹⁾	4	4	4	4	1	1	1	1
Mr Lam Ah Seng @ Lam Pang Chuang ⁽²⁾	2	2	-	-	-	-	-	-

⁽¹⁾ Resigned on 12 August 2016

⁽²⁾ Resigned on 2 October 2015

Newly-appointed Directors undergo an orientation program with materials provided to help them get familiarised with the business and organisation structure of the Group. To get a better understanding of the Group's business, the Directors are also given the opportunity to visit the Group's operational facilities and meet with the Management. Upon appointment of each director, the Company provides information to the director, setting out the director's roles and obligations together with key data regarding the Company and the Group.

The Board as a whole is updated regularly on risk management, corporate governance, insider trading and the key changes in the relevant regulatory requirements and financial reporting standards, so as to enable them to properly discharge their duties as Board or Board Committee members. The Company encourages directors to attend training courses organised by the Singapore Institute of Directors or other training institutions in connection with their duties.

During FY2016, the external auditor briefed the AC members on developments in accounting and governance standards. The Executive Directors also updated the Board at each Board meeting on business and strategic developments relating to the industry the Group operates in.

Board Composition and Guidance

Principle 2: There should be a strong and independent element on the Board, which is able to exercise objective judgement on corporate affairs independently, in particular, from Management and 10% Shareholders. No individual or small group of individuals should be allowed to dominate the Board's decision making.

The Board currently has nine (9) Directors, comprising three (3) Independent Directors, two (2) Non-Executive Directors and four (4) Executive Directors. Information regarding each Board member is provided under the section entitled "Board of Directors" of this annual report.

The independence of each Director is assessed and reviewed at least annually by the NC. The NC adopts the definition in the Code as to what constitutes an independent director in its review to ensure there is a strong independent element on the Board such that the Board is able to exercise objective judgement on corporate affairs independently. The Independent Directors have confirmed that they do not have any relationship with the Company or its related companies, its 10% Shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of the Directors' independent business judgement with a view to the best interests of the Group.

The NC is of the view that Mr Edward Fu Shu Sheen, Mr Ng Hsian Pin and Mr Li Man Wai are independent. As one-third of the Board is independent, the requirement of the Code that at least one-third of the Board comprises independent directors is satisfied. The NC is satisfied that the Board has substantial independent elements to ensure that objective judgement is exercised on corporate affairs. In addition, the Board has appointed Mr Edward Fu Shu Sheen as the Lead Independent Director.

The Non-Executive Directors are involved in ensuring that the strategies proposed by Management are constructively challenged, fully discussed and examined and takes into account the long term interests, not only of the Shareholders but also other stakeholders of the Group. The Non-Executive Directors also review the Management's performance in achieving agreed goals and objectives, and monitor the reporting of its performance.

The Board and Board Committees comprises Directors who as a group provide core competencies such as accounting and finance, legal, business and management experience, industry knowledge and strategic planning experience. Hence, the NC is of the view that the current Board and Board Committees comprise persons who as a group provide capabilities required for the Board to be effective.

The Board, through the NC, has reviewed and is satisfied that the current structure, size and composition of the Board and Board Committees are appropriate for effective decision-making, taking into account the scope and nature of the operations of the Company, the balance and diversity of, amongst other factors, skills, experience and gender. The NC is of the view that no individual or small group of individuals dominates the Board's decision-making process.

Role of Chairman and Chief Executive Officer

There should be a clear division of responsibilities between the leadership of the Board and the executives **Principle 3:** responsible for managing the company's business. No one individual should represent a considerable concentration of power.

The Company keeps the roles of the Non-Executive Non-Independent Chairman and Chief Executive Officer separate to ensure a clear division of their responsibilities, balance of power and authority, increased accountability and greater capacity for independent decision-making at the Board and Management level. As at the date of this report, Mr Andrew Coulton, holds the position of Non-Executive Non-Independent Chairman, whilst Mr Ku Vicente S. holds the position of Chief Executive Officer and Managing Director, Mr Coulton and Mr Ku are not related to each other.

The Non-Executive Non-Independent Chairman, Mr Andrew Coulton is primarily responsible for charting and reviewing the overall strategic direction of the Group and for leading the Board to ensure its effectiveness on all aspects of its role. He ensures that Board meetings are held when necessary and sets the Board agenda (with the assistance of the Company Secretaries). Mr Andrew Coulton ensures that all Board members are provided with complete, adequate and timely information.

All major proposals and decisions are discussed and reviewed by the Directors. With the active participation of Directors at Board meetings, the Board is satisfied that the current arrangement provides sufficient check and balance to ensure that no one individual member of the Board holds a considerable concentration of power, and that there is an appropriate balance of power, increased accountability and greater capacity of the Board for independent decision making.

The Board has delegated the daily operations of the Group to Mr Ku, the Chief Executive Officer and Managing Director. Mr Ku leads the management team and executes the strategic plans in line with the strategic decisions and goals set out by the Board and ensures that the Directors are kept updated and informed of the Group's businesses.

Mr Edward Fu Shu Sheen is the Lead Independent Director of the Company, who is available to address Shareholders' concerns on issues that have not been satisfactorily resolved or cannot be appropriately dealt with by the Non-Executive Non-Independent Chairman, Chief Executive Officer, Executive Directors. The Independent Directors meet on a need-to basis amongst themselves and with the Company's external auditors without the presence of Management to discuss matters such as, the Group's financial performance, corporate governance and risk management initiatives, Board processes, and any internal audit observations. Thereafter, the Lead Independent Director would provide feedback to the Non-Executive Non-Independent Chairman after such meetings, if needed.

Board Membership

Principle 4: There should be a formal and transparent process for the appointment and re-appointment of directors to the Board.

The NC currently comprises three (3) Directors, namely Mr Li Man Wai, Mr Edward Fu Shu Sheen and Mr Lai Chik Fan, majority of whom are Independent Directors. The Chairman of the NC is Mr Li Man Wai. The NC has written terms of reference that describe the responsibilities of its members.

The principal functions of the NC are as follows:-

- to review and recommend the nomination of new Directors or re-nomination of the Directors having regard to the Director's contribution and performance;
- to set criteria for identifying candidates and reviewing nominations for the appointments referred to above;
- to determine on an annual basis whether or not a Director is independent;
- to make plans for succession, in particular for the Non-Executive Non-Independent Chairman and Chief Executive Officer;
- to review training and professional development programs for the Board;
- to determine and recommend to the Board, the maximum number of listed company board representations that any Director may hold; and
- to assess the overall performance of the Board and contribution of each Director to the effectiveness of the Board.

In the nomination and selection process, the NC identifies the candidates and reviews the nominations for the appointments based on the following criteria:-

- (i) at least one-third of the Directors shall be Independent Directors; and
- (ii) the candidate shall be a fit and proper person to hold such office, and the most qualified candidate nominated for the office, taking into account the candidate's track record, age, experience, capabilities and other relevant factors.

When an existing Director chooses to retire or the need for a new Director arises, either to replace a retiring Director or to enhance the Board's strength, the NC, in consultation with the Board, determines the selection criteria and identifies candidates with the appropriate expertise and experience for the appointment as new Director. Candidates may be suggested by Directors or Management or sourced from external sources. The NC will interview the shortlisted candidates and assess them based on objective criteria approved by the Board such as integrity, independent mindedness, possession of the relevant skills required or skills needed to complement the existing Board members, ability to commit the time and effort to carry out his responsibilities, good decision making track record, relevant experience and financial literacy. The NC will then nominate the most suitable candidate to the Board for approval. Upon appointment by the Board, the candidate must stand for election at the next annual general meeting ("AGM") of the Company.

The NC meets at least once a year. Pursuant to the Company's Constitution, one-third of the Board is to retire by rotation and subject themselves to re-election by Shareholders at every AGM. The NC will assess and evaluate whether Directors retiring at each AGM are properly qualified for reappointment by virtue of their skills, experience and contributions. The NC recommended to the Board that Mdm Sri Tjintawati Hartanto, Dr Michael Kuan-Chi Sun and Mr Ku Vicente S. be nominated for re-election at the forthcoming AGM. In making the recommendations, the NC had considered the Director's overall contributions and performance.

Mdm Sri Tjintawati Hartanto will, upon re-election as a Director of the Company, remain as the Executive Director of the Company.

Dr Michael Kuan-Chi Sun will, upon re-election as a Director of the Company, remain as the Executive Director of the Company.

Mr Ku Vicente S. will, upon re-election as a Director of the Company, remain as the Managing Director and Chief Executive Officer of the Company.

Each member of the NC has abstained from making any recommendations and/or participating in any deliberations of the NC in respect of the assessment of his own performance as a Director of the Company. In making the recommendations, the NC had considered the Directors' overall contributions and performance.

The dates of appointment and directorships of the current Directors in other listed companies are set out below:

Name of Director	Date of Appointment	Last Re-Election Date	Directorships and Chairmanshi in Other Listed Companies	
	, , , , , , , , , , , , , , , , , , ,		Present	Last Three Years
Mr Andrew Coulton	7 March 2014	21 December 2016	-	-
Mdm Sri Tjintawati Hartanto	15 January 2009	30 October 2015	-	-
Dr Michael Kuan-Chi Sun	7 March 2014	30 October 2015	-	(1) China
				Innovation
				Investment
				Limited
				(2) China
				Trends
				Holdings
				Limited
Mr Ku Vicente S.	16 January 2015	30 October 2015	-	-
Mr Lai Chik Fan	7 March 2014	21 December 2016	Shanghai Zendai	Shanghai Zendai
			Property Limited	Property Limited
Mr Lye Meng Yiau	14 August 2014	21 December 2016	•	-
Mr Edward Fu Shu Sheen	2 October 2014	12 August 2016	-	-
Mr Li Man Wai	26 February 2016	12 August 2016	Shanghai Zendai	-
			Property Limited	
Mr Ng Hsian Pin	12 August 2016	Not Applicable	-	-

Further details of the Directors (including their profile and principal commitments) can be found under the section entitled "Board of Directors" of this annual report.

Notwithstanding that some of the Directors have multiple board representations, the Board is satisfied that each Director is able to and has been adequately carrying out his duties as a Director of the Company. Only two (2) Directors have one other directorship in other listed companies. As such, the Board does not propose to set the maximum number of listed company board representations that directors may hold until such need arises. The NC would continue to review from time to time the board representations of each Director to ensure that the Directors continue to meet the demands of the Group and are able to discharge their duties adequately.

Board Performance

Principle 5: There should be a formal annual assessment of the effectiveness of the Board as a whole and its Board Committees and the contribution by each Director to the effectiveness of the Board.

The NC decides on how the Board, Board Committees and individual Directors' performance is to be evaluated and proposes objective performance criteria, subject to the Board's approval, which address how the Directors have enhanced long-term Shareholders' value. The Board has also implemented a process to be carried out by the NC for assessing the effectiveness of the Board as a whole and Board Committees and for assessing the contribution of each individual Director to the effectiveness of the Board. Each member of the NC shall abstain from voting on any resolution in respect of the assessment of his performance or re-nomination as a Director.

In evaluating the Board's and its Board Committees' performance, the NC considers a set of quantitative and qualitative performance criteria that has been approved by the Board. The performance criteria for the Board and Board Committee's evaluation are in respect of:

- a. Board composition;
- b. Board information;
- c. Board process and accountability;
- d. Standards of conduct; and
- e. Board Committee performance in relation to discharging their responsibilities set out in their respective terms of reference.

The individual Director's performance criterion is in relation to the Director's:

- a. Interactive skills;
- b. Knowledge, including industry or professional expertise, specialist or functional contribution and regional expertise;
- Directors' duties including attendance at meetings, meeting preparation, participation and performance of specific assignments; and
- d. Directors' conduct including maintenance of independence, disclosure of related party transactions and compliance with company policies.

All Directors are requested to complete a board evaluation questionnaire designed to seek their view on various aspects of the Board and individual Director's performance as described above. The Non-Executive Non-Independent Chairman, in consultation with the NC, will then act on the results of the performance evaluation, and where appropriate, propose new members be appointed to the Board or seek the resignation of Directors.

The NC has assessed the current Board's performance to-date and is of the view that the performance of the Board as a whole is satisfactory, the Board Committees operate effectively and each Director is contributing to the overall effectiveness of the Board.

Access to Information

Principle 6:

In order to fulfil their responsibilities, directors should be provided with complete, adequate and timely information prior to board meetings and on an on-going basis so as to enable them to make informed decisions to discharge their duties and responsibilities.

In order to ensure that the Board is able to fulfil its responsibilities, the Management provides the Board with complete, adequate and timely information about the Group as well as the relevant background information relating to the business prior to Board meetings and on an on-going basis so as to enable them to make informed decisions to discharge their duties and responsibilities. To allow the Directors sufficient time to prepare for the meetings, all Board papers are distributed to the Directors in advance of the meetings. Any additional material or information requested by the Directors is promptly furnished.

The Board papers include, among others, the following documents and details:

- Minutes of the previous meetings:
- Follow up on significant matters outstanding following the last meetings;
- Financial review: actual, budget and any other major financial issues;
- Internal audit reports prepared by the Group's internal auditors;
- Audit plans and audit findings reports prepared by the Group's external auditors:
- Annual budgets (actual vs budget); and
- Major operational and investment proposals and update.

As good practice, Board papers are sent to the Directors in advance for Directors to be adequately prepared for the meetings. To ensure that Directors are in receipt of sufficient background explanatory information, briefings or formal presentation may also be given or made by Management in attendance at Board meetings, or by external consultants engaged on specific projects. Directors are also entitled to request additional information as needed to make informed decisions and the Management shall provide the same in a timely manner.

The Directors also receive management reports on the Group's financial performance on a periodic basis, which contain adequate and timely major operational and financial information that facilitates an assessment of the Group's performance, position and prospects. The management reports consist of financial statements with disclosures and explanations of material variances between past performance, budgets and actual results.

The Directors have separate and independent access to the Management, the Group's external auditors and the Company Secretaries at all times should they have any queries on the Group's affairs.

In furtherance of their duties, each Director has the right to seek independent legal and other professional advice, at the Company's expense, concerning any aspect of the Group's operations or undertakings in order to fulfil his duties and responsibilities as a Director of the Company.

At least one of the Company Secretaries and/or his/her representatives attends all Board meetings. Together with the Management, the Company Secretaries are responsible for ensuring that appropriate procedures are followed and that the requirements of the Companies Act (Chapter 50) of Singapore, and the provisions in the SGX-ST Listing Manual are complied with. The appointment and removal of the Company Secretaries is a matter for the Board as a whole.

Changes to regulations and accounting standards are closely monitored by the Management. The Directors are briefed either during Board and Board Committee meetings, by the Company Secretaries or auditors of these changes especially where these changes have an important bearing on the Directors' disclosure obligations.

B. REMUNERATION MATTERS

Procedures for Developing Remuneration Policies

Principle 7: There should be a formal and transparent procedure for developing policy on executive remuneration and for fixing the remuneration packages of individual Directors. No Director should be involved in deciding his own remuneration.

The RC currently comprises three (3) Directors, namely Mr Edward Fu Shu Sheen, Mr Ng Hsian Pin and Mr Lai Chik Fan, majority of whom are Independent Directors. The Chairman of the RC is Mr Edward Fu Shu Sheen. The RC has written terms of reference that describe the responsibilities of its members.

The RC's principal responsibilities are to review and recommend to the Board a framework of remuneration, as well as the specific remuneration packages for the Directors and key management personnel of the Group. The RC covers all aspects of remuneration, including but not limited to Directors' fees, salaries, allowances, bonuses, options, share-based incentives and awards, and benefits-in-kind. The RC's recommendations are submitted to the Board for endorsement. No director is involved in deciding his or her own remuneration.

The remuneration of employees who are related to Directors or substantial Shareholders will also be reviewed annually by our RC to ensure that their remuneration packages are in line with our staff remuneration guidelines and commensurate with their respective job scopes and level of responsibilities. The RC will also review and approve any bonuses, pay increments, and/or promotions for these related employees.

If any Director or executive officer occupies a position for part of the financial year, the fee payable will be prorated accordingly.

Level and Mix of Remuneration

Principle 8:

The level and structure of remuneration should be aligned with the long-term interest and risk policies of the company, and should be appropriate to attract, retain and motivate (a) the Directors to provide good stewardship of the company, and (b) key management personnel to successfully manage the company. However, companies should avoid paying more than is necessary for this purpose.

The remuneration of Executive Directors and key management personnel of the Group takes into consideration the performance and the contributions of the individual to the Group and gives due regard to the Group's performance, as well as the long term financial, operations and business needs of the Group. The Group seeks to offer a competitive level of remuneration to attract, motivate and retain senior management of the required competency to run the Group successfully.

The Company adopts a remuneration policy that comprises a fixed as well as variable component. The fixed component is in the form of base salary and benefits while the variable component is in the form of performance bonus. There are no termination, retirement or any post-employment benefits to Directors and key management personnel.

The Company has service agreement with Mr Ku Vicente S. in relation to his appointment as Managing Director of the Company. Either party may terminate the service agreement at any time by giving to the other party not less than three (3) months' notice in writing, or in lieu of notice, payment of an amount equivalent to three (3) months' salary based on their last drawn monthly allowance. Based on the terms of his service agreement, Mr Ku may be entitled to a basic monthly allowance, as well as the right to participate in an employee share option scheme, when it is available.

The Next-Generation Satellite Communications Performance Share Scheme ("Performance Share Scheme") was approved and adopted by the shareholders of the Company at an extraordinary general meeting of the Company held on 28 July 2010. The Performance Share Scheme is administered by the RC comprising Mr Edward Fu Shu Sheen, Mr Ng Hsian Pin and Mr Lai Chik Fan.

Other than the Performance Share Scheme, the Company does not have any employee share option scheme or other longterm employee incentive scheme at this juncture.

The Non-Executive Directors do not have service agreements with the Company. They are paid fixed Directors' fees, which are determined by the Board, appropriate to the level of their contributions, taking into account factors such as the effort and time spent and the responsibilities of the Independent Directors. The fees are subject to approval by Shareholders at each AGM. Except as disclosed, the Non-Executive Directors do not receive any other remuneration from the Company. The Board recommended payment of the sum of S\$150,200 in cash as part payment of Directors' fees for FY2016. The remaining proposed Directors' Fees of \$\$158,541 for the financial year ended 31 March 2016 to be paid in the form of shares of the Company which is subject to the approval of Shareholders of the Company for issue of the shares of the Company to be obtained in a separate general meeting to be convened by the Company.

All revisions to the remuneration packages of the Directors are subject to the review by and recommendation of the RC and the approval of the Board. Directors' fees are further subject to the approval of Shareholders at the AGM. The RC has full authority to obtain any external professional advice on matters relating to remuneration as and when the need arises.

Disclosure of Remuneration

Principle 9:

Every company should provide clear disclosure of its remuneration policies, level and mix of remuneration, and the procedure for setting remuneration, in the company's annual report. It should provide disclosure in relation to its remuneration policies to enable investors to understand the link between remuneration paid to directors and key management personnel, and performance.

The level and mix of the Directors' remuneration for FY2016 in percentage terms are set out below. The remuneration of each individual Director to the nearest thousand dollars is not disclosed as the Board believes that remuneration matters are highly sensitive in nature and the disclosure may be prejudicial to its business interests given the competitive business environment the Company operates in. The RC has also reviewed the practice of the industry and considered the pros and cons of such disclosure.

Name of Director	Directors' Fees (%)	Salary (%)	Total (%)
Below \$\$250,000			
Mr. Andrew Coulton	100	-	100
Mr. Ku Vicente S.	62.5	37.5	100
Mr. Lye Meng Yiau	100	-	100
Mdm. Sri Tjintawati Hartanto	100	-	100
Dr. Michael Kuan-Chi Sun	100	-	100
Mr. Lai Chik Fan	100	-	100
Mr. Li Man Wai	100	-	-
Mr. Edward Fu Shu Sheen	100	-	100

A summary compensation table of the executive officers' remuneration for FY2016 in percentage terms are set out below:

Name of Executive Officer	Salary ^⑴ (%)	Bonus (%)	Total (%)
Below \$\$250,000			
Mr. Koit Ven Jee	87	13	100

Notes:

The aggregate remuneration paid to above Executive Officer (who are not Directors or CEO) for FY2016 amounted to S\$117,000.

No employee of the Company and its subsidiary companies is an immediate family member of director or the chief executive officer, and whose remuneration exceeded S\$50,000 during FY2016.

¹ Employers' contributions to the Central Provident Fund are included within the salary.

The Board is of the opinion that the information as disclosed above would be sufficient for Shareholders to have an adequate appreciation of the Group's compensation policies and practices and therefore does not intend to issue a separate remuneration report, the contents of which would be largely similar. The remuneration of employees related to the Directors and substantial Shareholders of the Company will also be reviewed annually by the RC. In considering the disclosure of remuneration of the Directors and key management personnel, the Company has regarded the industry conditions in which the Group operates as well as the confidential nature of such remuneration. The Company believes that full detailed disclosure of the remuneration of each Director and each key management personnel as recommended by the Code would be prejudicial to the interests of the Group and hamper its ability to retain and nurture the Group's talent pool. The Company has instead presented such information in remuneration bands.

C. ACCOUNTABILITY AND AUDIT

Accountability

Principle 10: The Board should present a balanced and understandable assessment of the company's performance, position and prospects.

In presenting the annual report, interim and annual financial results announcements and other price sensitive public announcements to Shareholders, the AC reviews all financial statements and recommends them to the Board for approval. The Board also takes adequate steps to ensure compliance with legislative and regulatory requirements and observes obligations of continuing disclosure under the SGX-ST Listing Manual.

Management provides the Board with management accounts of the Group, with explanatory details on its operations, financial results and comparison against budgeted amounts, which has been assessed to be sufficient by the Board. Board papers are given prior to any Board meeting to facilitate effective discussion and decision-making. An annual budget is also tabled for the Board's endorsement for effective monitoring and control. The management also highlights key business indicators and major issues that are relevant to the Group's performance on an on-going basis in order for the Board to make a balanced and informed assessment of the Group's financial performance, position and prospects.

Risk Management and Internal Controls

Principle 11: The Board is responsible for the governance of risk. The Board should ensure that Management maintains a sound system of risk management and internal controls to safeguard Shareholders' interests and the company's assets, and should determine the nature and extent of the significant risks which the Board is willing to take in achieving its strategic objectives.

The Board recognises the importance of a sound system of internal controls and risk management practices.

The Group's external auditors also conduct annual reviews of the effectiveness of the Group's material internal controls for financial reporting in accordance with their external audit plans.

The AC will ensure that a review of the effectiveness of the Group's risk management policies and procedures and internal controls in addressing material risks is conducted annually. In this respect, the AC will review the audit plans and the findings of the external auditors, and will ensure that Management follows up on the external auditors' recommendations raised, if any, during the audit process.

To further enhance the risk management procedures in place, the Group has appointed EY in March 2015 to conduct an Enterprise Risk Management ("**ERM**") exercise to identify, assess and prioritise the Group's key risk exposures for the development of a Group-wide Risk Register in which risks were reported to the AC and the Board.

Based on the existing internal controls established and maintained by the Group, work performed by the external auditors, additional policies and procedures put in place and the ERM review, reviews performed by the Management and various Board Committees, the Board, with the concurrence of the AC, is of the opinion that, the Group's risk management and internal controls systems now in place are adequate and effective in addressing its financial, operational, compliance and information technology risks.

The Board and the AC note that all internal controls contain inherent limitations and no systems of internal controls could provide absolute assurance against the occurrence of material errors, poor judgement in decision making, human error, losses, fraud or other irregularities. The Board will continue its risk assessment process, which is an on-going process, with a view to improve the Group's internal controls system. The Board will also look into the establishment of a separate Risk committee at the relevant time.

Based on the above, the Chief Executive Officer and the Financial Controller have given their assurance to the Board that (a) the financial records are being properly maintained, (b) the financial statements for FY2016 give a true and fair view of the Group's operations and finances; and (c) the Group's risk management and internal control systems now in place are effective.

Audit Committee

Principle 12: The Board should establish an Audit Committee with written terms of reference which clearly set out its authority and duties.

The AC consists of three (3) Independent Directors, namely Mr Ng Hsian Pin, Mr Li Man Wai and Mr Edward Fu Shu Sheen. The Chairman of the AC is Mr Ng Hsian Pin. The Board is of the view that the AC has the necessary experience and expertise required to discharge its duties. At least two members of the AC, namely Mr Ng Hsian Pin and Mr Li Man Wai possess the requisite accounting and related financial management expertise and experience.

The AC has adopted written terms of reference defining its membership, administration and duties. Some of the key duties and responsibilities of the AC include:-

- reviewing, with the internal and external auditors, their audit plans, scope of work, evaluation of the Group's system of
 internal accounting controls, audit reports, management letters on internal controls, the Management's response and
 any other relevant findings or matters;
- reviewing the periodic consolidated financial statements and results announcements, before submission to the Board
 for approval, focusing in particular on changes in accounting policies and practices, major risk areas, significant
 adjustments resulting from the audit, compliance with accounting standards and compliance with the SGX-ST Listing
 Manual and any other relevant statutory or regulatory requirements, concerns and issues arising from their audits
 including any matters which the auditors may wish to discuss in the absence of Management, where necessary, before
 submission to the Board for approval;
- reviewing and reporting to the Board, at least annually, the effectiveness and adequacy of the Group's risk management and internal controls systems addressing financial, operational, compliance and information technology risks and discussing issues and concerns, if any, arising from the internal audits;

- reviewing our financial risk areas with a view to providing an independent oversight on the Group's financial reporting, the outcome of such review to be disclosed in the annual reports or if the findings are material, to be immediately announced via SGXNET:
- reviewing the assistance given by the Management to the internal and external auditors;
- reviewing the independence of the internal and external auditors, as well as considering the appointment or reappointment of the internal and external auditors, including approving the remuneration and terms of engagement of the internal and external auditors:
- reviewing and discussing with the internal and external auditors any suspected fraud or irregularity, or suspected infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial position, and the Management's response;
- reviewing interested person transactions (if any) falling within the scope of Chapter 9 of the SGX-ST Listing Manual;
- reviewing potential conflicts of interests (if any) and setting out a framework to resolve or mitigate any potential conflicts of interests:
- reviewing the procedures by which employees of the Group may, in confidence, raise concerns about possible improprieties in matters of financial reporting or other matters and ensuring that there are arrangements in place for independent investigation and follow-up actions thereto;
- undertaking such other reviews and projects as may be requested by the Board, and reporting to the Board its findings from time to time on matters arising and requiring the attention of the AC; and
- generally, to undertake such other functions and duties as may be required by statute or the SGX-ST Listing Manual, or by such amendments as may be made thereto from time to time.

In addition to the duties listed above, the AC has the express authority to investigate any matter within its terms of reference. It is given the task to commission investigations into matters where there is suspected fraud or irregularity, or failure of internal controls or infringement of any laws, rules or regulations, which has or is likely to have a material impact on the Company's operating results or financial position, and to review the findings thereof. The AC has full access to and cooperation by Management and full discretion to invite any Director or key management personnel to attend its meetings, and reasonable resources to enable it to discharge its functions properly.

The AC meets with the external auditors, without the presence of Management, at least annually, to discuss the results of their audit, their evaluation of the Group's system of internal controls and any other relevant matters or findings that have come to the attention of the external auditors, as well as to review the adequacy of audit arrangements, with emphasis on the scope and quality of their audit, and the independence and objectivity of the auditors.

RT LLP ("RT") has been re-appointed as external auditors of the Company at the annual general meeting of the Company held on 21 December 2016.

The aggregate amount of fees paid or payable to the external auditors of the Company, broken down into audit and non-audit services during FY2016 are as follows:-

Audit fees S\$110.000

Non-audit fees

Total S\$110.000

The AC will review the independence of the external auditors annually. Following the AC's review of the volume and nature of all non-audit services of the Group provided by the external auditors of the Company, RT, and being satisfied that the nature and extent of such services will not prejudice the independence and objectivity of the external auditor, the AC is of the opinion that RT is suitable for re-appointment and has accordingly recommended to the Board that RT be nominated for re-appointment as auditors of the Company at the forthcoming AGM. The Company confirms that it is in compliance with Rules 712 and 715 of the SGX-ST Listing Manual in relation to the appointment of its external auditors.

To keep abreast of changes in accounting standards and issues which have a direct impact on the financial statements, the AC is encouraged to participate in training courses, seminars and workshops, as relevant, and to seek advice from the external auditors at the AC meetings that are held.

None of the members nor the Chairman of the AC are former partners or directors of the firms acting as the Group's external auditors.

Whistle-blowing Policy

The AC has put in place a whistle-blowing policy, whereby employees of the Group or any other persons may in confidence, raise concerns about possible improprieties or other matters to the AC Chairman. The objective for such arrangement is to ensure independent investigations of such matters and for appropriate follow-up actions. Reports of suspected fraud, corruption, dishonest practices or other similar matters can also be lodged with the other Independent Directors of the Company. They are tasked to forward any such reports to the AC Chairman and other Independent Directors of the Company. No concerns involving possible corporate improprieties were brought directly to the attention of the AC in FY2016.

Internal Audit

Principle 13: The Company should establish an effective internal audit function that is adequately resourced and independent of the activities it audits

The AC is aware of the need to establish a system of internal controls within the Group to safeguard Shareholders' interests and the Group's assets, and to manage risks. The system is intended to provide reasonable but not absolute assurance against material misstatements or loss, and to safeguard assets and ensure maintenance of proper accounting records, reliability of financial information, compliance with appropriate legislations, regulations and best practices, and the identification and containment of business risks.

The Board has deliberated and agreed that given the size of the current business and operations of the Group, it does not warrant the Group to have an in-house internal audit function or to appoint internal auditors. The Company will consider the establishment of an internal audit function or appointment of internal auditors when there is an increased level of operating activities. The AC will conduct periodic reviews on the Company's level of operating activities to assess whether such establishment of an internal audit function or appointment of internal auditors is required.

As part of the annual statutory audit of the financial statements of the Company, the external auditors of the Company also report to the AC on any material weaknesses in the Group's internal controls and provide recommendation on other significant matters such as risk management which have come to their attention during the course of the audit.

D. SHAREHOLDER RIGHTS AND RESPONSIBILITIES

Shareholder Rights

Companies should treat all Shareholders fairly and equitably, and should recognise, protect and facilitate Principle 14: the exercise of Shareholders' rights, and continually review and update such governance arrangements

The Company is committed to maintaining and improving its level of corporate transparency of financial results and other pertinent information. Other than the routine announcements made in accordance with the requirements of the SGX-ST Listing Manual, the Company has issued additional announcements to update Shareholders on the activities of the Company and the Group in FY2016.

The Company does not practise selective disclosure. Price-sensitive information is first publicly released via SGXNET before the Company meets with any group of investors or analysts. Results and annual reports are announced or issued within the mandatory period (and where this is not possible, relevant extensions of time are sought in accordance with applicable laws, regulations and rules).

Shareholders are informed of general meetings through notices published in the newspapers and the Company's announcements and press releases via SGXNET, as well as through reports or circulars sent to all Shareholders. They are given the opportunity to participate effectively and vote at general meetings of the Company, where relevant rules and procedures governing the meetings are clearly communicated.

The Constitution of the Company allow each Shareholder to appoint up to two (2) proxies to vote and attend general meetings on his behalf. In line with the amendments to the Companies Act, Chapter 50 of Singapore, corporate shareholders of the Company who provide nominee or custodial services to third parties are allowed to appoint more than two proxies to attend and vote on their behalf at general meetings.

Communication with Shareholders

Principle 15: Companies should actively engage their Shareholders and put in place an investor relations policy to promote regular, effective and fair communication with Shareholders

The Company is committed to maintaining and improving its level of corporate transparency of financial results and other pertinent information. In line with the continuous disclosure obligations under the SGX-ST Listing Manual, the Company informs Shareholders on a timely basis of all major developments that may have a material impact on the Group. Such information is disclosed in an accurate and comprehensive manner through SGXNET, press releases and the Company's

Shareholders, investors or analysts may also send their queries or concerns to the Company's Management, whose contact details can be found on the corporate information page of this annual report. The Company will consider use of other forums as and when applicable.

The Company does not have a formal dividend policy at present. The form, frequency and amount of dividends on the Company's Shares will depend on the Group's earnings, financial position, results of operations, cash flow, capital needs, the terms of any borrowing arrangements (if applicable), plans for expansion and other factors which the Directors may deem appropriate. The Board has not recommended any dividend for FY2016.

Conduct of Shareholder Meetings

Principle 16: Companies should encourage greater Shareholder participation at general meetings of Shareholders, and allow Shareholders the opportunity to communicate their views on various matters affecting the Company

The AGM of the Company is a principal forum for dialogue and interaction with all Shareholders. Shareholders are encouraged to attend, participate and vote at the Company's AGM to ensure a high level of accountability on the part of the Board and Management, and to stay informed of the Group's performance, strategies and growth plans. All Shareholders will receive the Company's annual report and notice of AGM, together with explanatory notes, or a circular on items of special businesses (if necessary), at least 14 clear calendar days before the meeting. The Company supports active Shareholder participation at the AGM and welcomes questions from Shareholders who wish to raise issues pertaining to the Group, within the setting of the general meetings.

Each item of special business included in the notice of AGM will be accompanied by explanatory notes as may be required. Separate resolutions are proposed for approval on each substantially separate issue at general meetings. The Company will put all resolutions to vote by poll and make an announcement of the detailed results showing the number of votes cast for and against each resolution and the respective percentages.

The Chairman of the Board and the respective Chairmen of the AC, RC and NC, as well as the Financial Controller and the external auditors will be present and on hand to address all issues raised at the AGM.

Dealing in Securities

The Company has complied with the requirements of Rule 1207(19) of the SGX-ST Listing Manual in relation to dealings in the Company's securities by Directors and officers of the Group.

The Company prohibits its officers from dealing in the Company's shares on short term considerations or when they are in possession of unpublished price-sensitive information. The Company, its Directors and officers are not allowed to deal in the Company's shares during the period commencing two weeks before the announcement of the Company's financial results for each of the quarters and one month before the announcement of the Company's full-year financial results, as the case may be, and ending on the date of the announcement of the relevant financial results. They are also expected to observe insider-trading laws at all times even when dealing in securities within permitted trading periods.

Interested Person Transactions

The Company has adopted an internal policy in respect of any transaction with an interested person, which sets out the procedures for review and approval of such interested person transaction.

All interested person transactions will be documented and submitted periodically to the AC for their review to ensure that such transactions are carried out on an arm's length basis or on normal commercial terms and are not prejudicial to the Group.

The interested person transactions entered into by the Group during FY2016 are set out below:

Name of Interested Person	Aggregate value of all interested person transactions during the financial year under review (excluding transactions less than S\$100,000 and transactions conducted under shareholders' mandate pursuant to Rule 920)	Aggregate value of all transactions conducted under shareholders' mandate pursuant to Rule 920 (excluding transactions less than \$\$100,000)
AR Evans Capital Partners Inc	S\$518,245	-

Material Contracts and Loans

Pursuant to Rule 1207(8) of the SGX-ST Listing Manual, the Company confirms that save for the settlement agreement dated 20 February 2017 entered with Ban Joo Investment (Pte) Ltd and another personal guarantor in respect of the outstanding sum owing by Ban Joo Investment (Pte) Ltd and as disclosed in the financial statements, there were no other material contracts and loans of the Company and its subsidiaries involving the interests of any Director or controlling Shareholder of the Company, either still subsisting at the end of FY2016 or if not then subsisting, which were entered into since the end of the previous financial year.

DIRECTORS' STATEMENT

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

The Directors present their statement to the members together with the audited consolidated financial statements of Next-Generation Satellite Communications Limited (the "Company") and its subsidiaries (the "Group") and the statement of financial position and statement of changes in equity of the Company for the financial year ended 31 March 2016.

1 In the opinion of the Directors,

- (i) Subject to the matters highlighted in the Independent Auditor's Report, the accompanying consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company together with the notes thereto are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 March 2016 and of the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the financial year then ended; and
- (ii) 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.

2 Directors

The Directors of the Company in office at the date of this statement are:

Executive directors
Ku Vicente S. (Managing Director and Chief Executive Officer)
Sri Tjintawati Hartanto
Lye Meng Yiau
Michael Kuan-Chi Sun

Non-independent non-executive directors

Andrew Coulton (Chairman)

Lai Chik Fan

Independent non-executive directors
Edward Fu Shu Sheen
Li Man Wai (Appointed on 24 February 2016)
Ng Hsian Pin (Appointed on 12 August 2016)

3. Arrangements to enable Directors to acquire shares and debentures

Except as disclosed under "Performance shares and share options" on pages 29 and 30 of this statement, neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose objects are, or one of whose objects is, 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.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

Directors' interests in shares and debentures

The Directors of the Company holding office at the end of the financial year had no interests in the shares and debentures of the Company and its related corporations as recorded in the Register of Directors' Shareholdings kept by the Company for the purposes of Section 164 of the Singapore Companies Act, Chapter 50 (the "Act") except as follows:

	Shareholdings registered in name of director or nominee				dings in which led to have an	
	At At At 1 April 31 March 21 April 2015 2016 2016		At 1 April 2015	At 31 March 2016	At 21 April 2016	
Company Ordinary shares						
Sri Tjintawati Hartanto Fong Yew Meng ⁽¹⁾	2,203,000 4,349,000	2,203,000 4,349,000	2,203,000 4,349,000	_ _	- -	- -

Notes:

Performance shares and share options

(i) Performance shares

The Performance Share Scheme (the "PSS") was approved and adopted by the shareholders at an extraordinary general meeting of the Company held on 28 July 2010.

The Company implemented the PSS so as to (a) increase the Company's flexibility and effectiveness in its continuing efforts to reward, retain and motivate employees of the Group to achieve superior performance; (b) further strengthen the Company's competitiveness in attracting and retaining local and foreign talent; and (c) incentivise all participants of the PSS (the "Participants") to excel in their performance and encourage greater dedication and loyalty to the Company.

Through the PSS, the Company is able to recognise and reward past contributions and services and motivate Participants to continue to strive for the Group's long-term growth. In addition, the PSS aims to foster an ownership culture within the Group which aligns the interests of the Participants with the interests of shareholders.

The PSS is administered by the Remuneration Committee currently comprising Edward Fu Shu Sheen (Chairman of Remuneration Committee), Ng Hsian Pin and Lai Chik Fan.

⁽¹⁾ Retired on 12 August 2016

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

5 Performance shares and share options (cont'd)

(i) Performance shares (cont'd)

The details of the performance shares awarded under the PSS to the Directors of the Company in office at the end of the financial year are as follows:

Directors	Aggregate number of performance shares granted during the financial year ended 31 March 2016	Aggregate number of performance shares granted since the commencement of the PSS to the end of the financial year ended 31 March 2016	Aggregate number of performance shares issued or transferred pursuant to the vesting of awards granted under the PSS since the commencement of the PSS to the end of the financial year ended 31 March 2016	Aggregate number of performance shares outstanding as at the end of the financial year ended 31 March 2016
Sri Tjintawati Hartanto	_	2,203,000	2,203,000	-
Fong Yew Meng ⁽¹⁾	-	4,349,000	4,349,000	-
	_	6,552,000	6,552,000	-

⁽¹⁾ Retired on 12 August 2016

All allocated performance shares have been fully granted and converted to ordinary shares on 28 July 2010 and hence there are no more vesting period with respect to those allocated shares.

The Company still has unallocated performance shares (the treasury shares in Note 22 to the financial statements), which the Company may allocate before the performance shares scheme expires in year 2020.

(ii) Share options

No options were granted during the financial year to take up unissued shares of the Company or its subsidiaries.

No shares were issued during the financial year by virtue of the exercise of options to take up unissued shares of the Company or its subsidiaries.

There were no unissued shares of the Company or its subsidiaries under option at the end of the financial year.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

Audit committee

As at the date of this statement, the Audit Committee comprises three Independent Directors, namely:

Mr. Ng Hsian Pin (Chairman) (Appointed on 12 August 2016)

Mr. Edward Fu Shu Sheen

Mr. Li Man Wai (Appointed on 24 February 2016)

The Audit Committee carried out its functions in accordance with Section 201B (5) of the Singapore Companies Act, 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 audit plan of the Company's independent auditor and any recommendations on internal accounting controls arising from the statutory audit;
- the assistance given by the Company's management to the independent auditor;
- 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 March 2016 prior to their submission to the Board, as well as the independent auditor's report on the statement of financial position and the statement of changes in equity 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).

The Audit Committee is satisfied with the independence and objectivity of the external auditor and has recommended to the Board of Directors that the auditor, RT LLP, be nominated for re-appointment as auditor at the forthcoming Annual General Meeting of the Company.

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

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

7 Independent Auditor

The independent auditor, RT LLP, has expressed its willingness to accept re-appointment.

On behalf of the Board of Directors

Ku Vicente S. Director

Andrew Coulton

Director

Singapore, 21 April 2017

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF NEXT-GENERATION SATELLITE COMMUNICATIONS LIMITED

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

Report on the Financial Statements

We were engaged to audit the accompanying financial statements of Next-Generation Satellite Communications Limited (the "Company") and its subsidiaries (the "Group") which comprise the statements of financial position of the Group and the Company as at 31 March 2016, and 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 and the statement of changes in equity of the Company for the financial year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility 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 Singapore Companies Act, Chapter 50 (the "Act") and Singapore Financial Reporting Standards, 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.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on conducting the audit in accordance with Singapore Standards on Auditing. Because of the matters described in the Basis for Disclaimer of Opinion paragraphs, however, we were not able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion.

Basis for Disclaimer of Opinion

(1) Opening balances

Our independent auditor's report dated 29 November 2016 contains a disclaimer of opinion on the financial statements for the financial year ended 31 March 2015. The basis for disclaimer of opinion on the financial statements for the financial year ended 31 March 2015 is disclosed in Note 30 to the financial statements.

In view of the matters described in the basis for disclaimer of opinion paragraphs on the financial statements for the financial year ended 31 March 2015, we were unable to determine whether the opening balances as at 1 April 2015 are fairly stated.

Since the opening balances as at 1 April 2015 are entered into the determination of the financial position of the Group and of the Company as at 31 March 2016 and of the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the financial year ended 31 March 2016, we were unable to determine whether adjustments, if any, might have been found to be necessary in respect of the Group's and the Company's financial statements for the financial year ended 31 March 2016.

Our opinion on the current financial year's financial statements of the Group and the Company is also modified because of the possible effects of these matters on the comparability of the current year's figures and the corresponding figures.

INDEPENDENT AUDITOR'S REPORT (Cont'd)

TO THE MEMBERS OF NEXT-GENERATION SATELLITE COMMUNICATIONS LIMITED

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

Report on the Financial Statements (cont'd)

Basis for Disclaimer of Opinion (cont'd)

(2) Independent investigations

Subsequent to the completion of the independent investigation by Ernst & Young Advisory Pte. Ltd. ("EY") on 31 October 2014, EY issued their Report ("EY Report") containing their findings to the Audit Committee of the Company, the details of which are described in [Note 29 (a)] to the financial statements. In view of EY's findings, the Company re-appointed EY on 10 November 2014 to perform further investigation into, inter alia the discrepancies and matters highlighted in the EY Report. Specifically, EY was engaged to investigate on (i) allegations raised by the former owners of Multi Skies Nusantra Limited's ("MSN") subsidiary, PT Multi Skies Nusantara ("PT MSN"); and (ii) the appropriateness of certain transactions and actions involving PT MSN, including review of the acquisition transaction and the process and procedures surrounding the consideration paid with reference to the financial records of MSN, PT Karunia Anugerah Mitra Utama ("PT Kamu") and PT MSN (collectively, the "MSN group") and corporate records of PT MSN [Note 29(c)].

As at the date of this report, we were informed by the Board of Directors that EY's investigation on the MSN group, as disclosed in Note 29(c) to the financial statements is still on-going. Consequently, we are unable to determine whether any further significant findings may be reported by EY and whether there may be any adjustments arising thereon which may have an impact on the accompanying financial statements of the Group and the Company.

(3) On-going litigations

As disclosed in Notes 29(d) and 31 to the financial statements, the Group and the Company have one remaining on-going litigation as at 31 March 2016 and up to the date of this report. However, given the on-going nature of this litigation, the Directors and their legal advisor are unable to determine the probable outcomes of the litigation. Consequently, we are unable to determine whether any adjustments or additional disclosures, apart from those disclosed in Note 29 to the financial statements, are necessary in respect of the Group's and the Company's financial statements for the financial year ended 31 March 2016.

(4) Equity method of accounting for investment in joint venture

As disclosed in Note 12 to the financial statements, the Group's investment in joint venture with financial year ended 31 December is not co-terminus with the Group's financial year-end of 31 March. Management has used the financial statements of the joint venture relating to financial year ended 31 December 2015, which took into account the financial period from 1 January 2015 to 31 December 2015 for equity accounting the Group's share of results. The Group ought to have adjusted the reporting period of the joint venture for equity accounting purposes having considered and making adjustments to take into account the effects of significant transactions or events that occurred between 1 January 2016 to 31 March 2016 and between 1 January 2015 to 31 March 2015.

Had the Group equity accounted on an adjusted basis, that is, excluded the first 3 months of the financial period from 1 January 2015 to 31 December 2015 and included the first 3 months of the financial period from 1 January 2016 to 31 December 2016, the resultant net financial impacts would have been an increase in share of loss of joint venture and a corresponding increase in total comprehensive loss of \$200,309, which is material to the Group's financial statements for the financial year ended 31 March 2016.

INDEPENDENT AUDITOR'S REPORT (Cont'd)

TO THE MEMBERS OF NEXT-GENERATION SATELLITE COMMUNICATIONS LIMITED

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

Report on the Financial Statements (cont'd)

Basis for Disclaimer of Opinion (cont'd)

(5) Investment in joint venture and subsidiary

As disclosed in Note 12 and 13 to the financial statements, the Group's carrying value of its joint venture, Hughes UnifiedNet Holding (China) Company Limited and the Company's carrying value of a subsidiary, China UnifiedNet Holdings Limited as at 31 March 2016 amounted to approximately \$31.8 million and \$33.8 million respectively. Management has not carried out a review of the recoverable amount of its investment in the joint venture and subsidiary as management is of the view that there is no indication of impairment. Accordingly, we are unable to obtain sufficient appropriate audit evidence to determine whether the recoverable amounts of the joint venture and subsidiary exceed their carrying amounts as at 31 March 2016. Consequently, we are unable to determine whether any further impairment or reversal of impairment as at 31 March 2016 is required.

Disclaimer of Opinion

Because of the significance of the matters described in the Basis for Disclaimer of Opinion paragraphs, we have not been able to obtain sufficient appropriate audit evidence to provide a basis for an audit opinion. Accordingly, we do not express an opinion on the financial statements.

Report on Other Legal and Regulatory Reguirements

In our opinion, the accounting and other records required by the Act to be kept by the Company and by those subsidiary corporations incorporated in Singapore of which we are the auditors have been properly kept in accordance with the provisions of the Act.

RT LLP

Public Accountants and Chartered Accountants

Singapore, 21 April 2017

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

	Note	2016 \$'000	2015 \$'000 (Restated) [Note 33]
Revenue	4	923	2,188
Cost of sales	_	(21)	(129)
Gross profit		902	2,059
Other income	5	6	1,311
Administrative expenses		(2,961)	(2,930)
Other expenses		(2,657)	(477)
Share of (loss)/profit of joint venture	12	(1,757)	346
(Loss)/profit before tax	6	(6,467)	309
Income tax expense	8 _	(152)	(276)
Net (loss)/profit for the financial year	_	(6,619)	33
Other comprehensive income:			
Items that may be reclassified subsequently to profit or loss:			
- Currency translation differences arising on consolidation	_	88	1,716
Other comprehensive income for the financial year, net of tax	_	88	1,716
Total comprehensive (loss)/income attributable to equity holders of the Company	_	(6,531)	1,749
(Loss)/profit per share for loss attributable to equity holders of the Company (cents per share)			
- Basic	9	(0.104)	0.001
- Diluted	9	(0.104)	0.001

STATEMENT OF FINANCIAL POSITION

AS AT 31 MARCH 2016

			Group		Compa	ıny
	Note	2016 \$'000	2015 \$'000 (Restated) [Note 33]	2014* \$'000 (Restated) [Note 33]	2016 \$'000	2015 \$'000
Non-current assets			[[
Property, plant and equipment	10	23	62	131	20	37
Goodwill	11	-	735	735	-	-
Investment in joint venture	12	31,798	33,430	33,224	-	-
Investment in subsidiaries	13	-	-	-	57,863	57,863
Financial assets at fair value						
through profit or loss	18		25,111	22,891	-	-
		31,821	59,338	56,981	57,883	57,900
Current assets						
Trade receivables	14	_	1,316	799	_	_
Other receivables, deposits			1,212			
and prepayments	15	1,472	3,564	3,458	1,196	2,647
Amounts due from subsidiaries	16	-	-	-	-	-
Cash and bank balances	17	677	277	804	113	208
Financial assets at fair value						
through profit or loss	18	24,645	-	-	-	
		26,794	5,157	5,061	1,309	2,855
Total assets		58,615	64,495	62,042	59,192	60,755
Current liabilities						
Amounts due to subsidiaries	16	_	_	-	11,550	9,953
Trade payables	19	228	105	1,406	-	-
Other payables and accruals	20	7,538	7,122	5,395	2,273	1,881
Income tax payable		1,470	1,358	1,080	-	-
Total liabilities		9,236	8,585	7,881	13,823	11,834
Net assets		49,379	55,910	54,161	45,369	48,921
Capital and reserves attributable to equity holders of the Company						
Share capital	21	145,508	145,508	145,508	145,508	145,508
Treasury shares	22	(1,219)	(1,219)	(1,219)	(1,219)	(1,219)
Capital reserve	23	(169)	(169)	(169)	(169)	(169)
Currency translation reserve		1,729	1,641	(75)	-	-
Accumulated losses		(96,470)	(89,851)	(89,884)	(98,751)	(95,199)
Total equity		49,379	55,910	54,161	45,369	48,921

^{*} As at 31 March 2014 and 1 April 2014

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

	Share capital \$'000	Treasury shares \$'000	Capital reserve	Currency translation reserve (1) \$'000	Accumulated losses \$'000	Total \$'000
Group		V	,	,	(Restated) [Note 33]	,
Balance at 01.04.2014	145,508	(1,219)	(169)	(75)	(89,884)	54,161
Profit for the financial year (Restated)	-	-	-	-	33	33
Other comprehensive income for the financial year, net of tax:						
- Currency translation difference arising on consolidation	-	-	-	1,716	-	1,716
Total comprehensive income for the financial year	_	_	_	1,716	33	1,749
Balance at 31.03.2015	145,508	(1,219)	(169)	1,641	(89,851)	55,910
Loss for the financial year	-	-	-	-	(6,619)	(6,619)
Other comprehensive income for the financial year, net of tax: - Currency translation difference arising on						
consolidation	-	-	-	88		88
Total comprehensive loss for the financial year				88	(6,619)	(G EQ1)
Balance at 31.03.2016	145,508	(1,219)	(169)	1,729	(96,470)	(6,531) 49,379

Note:

(1) Currency translation reserve

The currency translation reserve represents exchange differences arising from the translation of the financial statements of foreign operations whose functional currencies are different from that of the Group's presentation currency.

STATEMENT OF CHANGES IN EQUITY (Cont'd) FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

	Share capital \$'000	Treasury shares \$'000	Capital reserve \$'000	Accumulated Losses \$'000	Total \$'000
Company					
Balance at 01.04.2014	145,508	(1,219)	(169)	(92,292)	51,828
Loss for the financial year, representing total comprehensive loss for the financial year	-	-	_	(2,907)	(2,907)
Balance at 31.03.2015	145,508	(1,219)	(169)	(95,199)	48,921
Loss for the financial year, representing total comprehensive loss for the financial year	_	-	_	(3,552)	(3,552)
Balance at 31.03.2016	145,508	(1,219)	(169)	(98,751)	45,369

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

	Note	2016 \$'000	2015 \$'000 (Restated) [Note 33]
Cash flows from operating activities			
(Loss)/Profit before income tax		(6,467)	309
Adjustments for:			
Impairment loss on trade receivables	14	-	226
Impairment loss on other receivables	15	1,587	187
Impairment loss on goodwill	11	735	-
Waiver of debts from trade payables		-	(1,193)
Depreciation of property, plant & equipment	10	38	102
Property, plant and equipment written off		-	1
Share of loss/(profit) of joint venture	12	1,757	(346)
Fair value gain in financial assets designated as at fair value through profit or			
loss	18	-	(107)
Unrealised currency translation loss/(gain)		42	(2,322)
Total adjustments	_	4,159	(3,452)
Operating cash flows before changes in working capital		(2,308)	(3,143)
Changes in working capital	_		(7.40)
Trade receivables		1,316	(743)
Other receivables, deposits and prepayments		97	(280)
Trade payables		-	(108)
Other payables and accruals		424	1,685
Financial assets at fair value through profit or loss		466	2,113
Total changes in working capital	_	2,303	2,667
Cash flows used in operating activities		(5)	(476)
Cash flows from investing activities			
Purchase of property, plant & equipment	10	-	(38)
Repayment from other receivables	15	405	-
Net cash from/(used in) investing activities	_	405	(38)
Cash flows from financing activity			
Repayment to related party (non-trade)	_	-	(12)
Net cash used in financing activity	_	-	(12)
Net increase/(decrease) in cash and cash equivalents		400	(526)
Cash and cash equivalents at beginning of financial year		277	804
Effect of exchange rate changes on cash and cash equivalents	_	-	(1)
Cash and cash equivalents at end of financial year	17 _	677	277

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

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

1 General information

Next-Generation Satellite Communications Limited (the "Company" or "NGSC") is a limited liability company domiciled and incorporated in Singapore and is listed on the Main Board of the Singapore Exchange Securities Trading Limited. The address of the Company's registered office is at 30 Raffles Place, #19-04 Chevron House, Singapore 048522 and its principal place of business is at 96 Robinson Road, #12-04 SIF Building, Singapore 068899.

The controlling shareholder of the Company is Telemedia Pacific Group Limited, incorporated in the British Virgin Islands.

The principal activity of the Company is that of investment holding. The principal activities of its subsidiaries are disclosed in Note 13 to the financial statements.

2 Summary of significant accounting policies

2.1 Basis of preparation

The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are presented in Singapore dollar (\$), which is the Company's functional currency and all values are rounded to the nearest thousand (\$'000). The financial statements have been prepared in accordance with the provisions of the Singapore Companies Act and Singapore Financial Reporting Standards ("FRS"). The financial statements have been prepared under the historical cost convention except as disclosed in the accounting policies below.

The preparation of the consolidated financial statements in conformity with FRS requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the end of the reporting period 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 and historical experiences and various other factors that are believed to be reasonable under the circumstances, actual results may ultimately differ from those estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. The areas involving a high degree of judgment in applying accounting policies, or areas where assumptions and estimates have a significant risk of resulting in material adjustment within the next financial year are disclosed in Note 3 to the financial statements.

The carrying amounts of cash and bank balances, trade and other current receivables and payables approximate their respective fair values due to the relatively short-term maturity of these financial instruments.

In the current financial year, the Group has adopted all the new and revised FRS and Interpretations of FRS ("INT FRS") that are relevant to its operations and effective for the current financial year. 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 and the 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 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.2 New or revised accounting standards and interpretation

At the date of authorization of these financial statements, the following FRS that are relevant to the Group were issued but not yet effective, and have not been early adopted in these financial statements:

Description	Effective for annual periods beginning on or after
Improvements to FRSs (November 2014)	
(a) Amendments FRS 105: Non-current Assets Held for Sale and Discontinued	
Operations	1 January 2016
(b) Amendments to FRS 107: Financial Instruments: Disclosures	1 January 2016
(c) Amendments to FRS 19: Employee Benefits	1 January 2016
Improvements to FRSs (December 2016)	
(a) Amendments FRS 112: Disclosures of Interest in Other Entities	1 January 2017
(b) Amendments FRS 28: Investments in Associates and Joint Venture	1 January 2018
Amendments to FRS 16 and FRS 38: Clarification of Acceptable Methods of	
Depreciation and Amortisation	1 January 2016
Amendments to FRS 27: Equity Method in Separate Financial Statement	1 January 2016
Amendments to FRS 1: Disclosure Initiative	1 January 2016
Amendments to FRS 7: Disclosure Initiative	1 January 2017
Amendments to FRS 12: Recognition of Deferred Tax Assets for Unrealised	
Losses	1 January 2017
Amendments to FRS 115: Clarifications to FRS 115 Revenue from Contracts with	
Customers	1 January 2018
Amendments to FRS 102: Classification and Measurement of Share-based	
Payment Transactions	1 January 2018
FRS 115: Revenue from Contracts with Customers	1 January 2018
FRS 109: Financial Instruments	1 January 2018
FRS 116: Leases	1 January 2019

Management anticipates that the adoption of the above standards in the future periods will not have a material impact to the Group's accounting policies in the period of their initial adoption except for possibly FRS 109, FRS 115 and FRS 116. Management is currently still evaluating the potential impact of the application of FRS 109, FRS 115 and FRS 116, if any on the financial statements of the Group and of the Company in the period of their initial application.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.3 Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries at the end of the reporting period. Subsidiaries are consolidated from the date on which the Group obtains controls and continue to be consolidated until the date that such control ceases.

The financial statements of the subsidiaries are prepared for the same reporting date as the parent company. Consistent accounting policies are applied to like transactions and events in similar circumstances.

All intra-group balances, including income and expenses and unrealised gains and losses resulting from intragroup transactions and dividends, are eliminated in full. Profits and losses resulting from intragroup transactions that are recognised in assets are eliminated in full.

Business combinations are accounted for using the acquisition method.

Under the acquisition method, the consideration transferred for the acquisition 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 and the fair value of any pre-existing equity interest in the subsidiary. Acquisition-related costs are recognised as expenses as incurred, Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

Any excess of the fair value of the consideration transferred in the business combination, the amount of any noncontrolling interest in the acquiree (if any) and the fair value of the Group's previously held equity interest in the acquiree (if any), over the fair value of the net identifiable assets acquired is recorded as goodwill. In instances where the latter amount exceeds the former and the measurement of all amounts has been reviewed, the excess is recognised as gain on bargain purchase in profit or loss on the date of acquisition. Goodwill is accounted for in accordance with the accounting policy for goodwill stated in Note 2.6 to the financial statements.

Non-controlling interests are that part of the net results of operations and of net assets of a subsidiary attributable to the interests which are not owned directly or indirectly by the equity holders of the Company. They are shown separately in the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and statements of financial position. Total comprehensive income is attributed to the noncontrolling interests based on their respective interests in a subsidiary, even if this results in the non-controlling interests having a deficit balance.

For non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the acquiree's net assets in the event of liquidation, the Group elects on an acquisition-by-acquisition basis whether to measure them at fair value, or at the non-controlling interests' proportionate share of the acquiree's net identifiable assets, at the acquisition date. All other non-controlling interests are measured at acquisition-date fair value or, when applicable, on the basis specified in another standard.

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 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.3 Basis of consolidation (cont'd)

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owner in their capacity as owners) and therefore, no gain or loss is recognised in profit or loss.

When a change in the Company's ownership interest in a subsidiary results in a loss of control over the subsidiary, the assets and liabilities of the subsidiary including any goodwill, non-controlling interest and other components of equity related to the subsidiary are derecognised. Amounts recognised in other comprehensive income in respect of that entity are also reclassified to profit or loss or transferred directly to accumulated profits if required by a specific FRS.

Any retained equity interest in the previous subsidiary is remeasured at fair value at the date that control is lost. The difference between the carrying amount of the retained interest at the date control is lost, and its fair value is recognised in profit or loss.

2.4 Investment in subsidiaries

Subsidiaries are all entities (including structured entities) 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. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date on that control ceases.

In the Company's statement of financial position, investments in subsidiaries are accounted for at cost less accumulated impairment losses. On disposal of the investment, the difference between disposal proceeds and the carrying amounts of the investments are recognised in profit or loss.

2.5 Joint venture (Equity - accounted investees)

A joint venture is an arrangement in which the Group has joint control, whereby the Group has rights to the net assets of the arrangement, rather than rights to its assets and obligations for its liabilities.

Investments in joint ventures are accounted for in the consolidated financial statements using the equity method of accounting, less impairment losses, if any.

Investments in joint ventures are initially recognised at cost. The cost of an acquisition is measured at the fair value of the assets given, equity instruments issued or liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition.

Subsequent to initial recognition, the Group's share of its joint ventures' post-acquisition profits or losses is recognised in the profit or loss and its share of post-acquisition other comprehensive income is recognised in other comprehensive income. These post-acquisition movements and distributions received from joint ventures are adjusted against the carrying amount of the investment. When the Group's share of losses in joint venture equals or exceeds its interest in the joint venture, including any other unsecured non-current receivables, the Group does not recognise further losses, unless it has obligations or has made payments on behalf of the joint venture.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.5 Joint venture (Equity - accounted investees) (cont'd)

Any excess of the cost of acquisition over the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities of the joint venture recognised at the date of acquisition is recognised as goodwill. The goodwill is included within the carrying amount of the investment and is assessed for impairment as part of the investment. Any excess of the Group's share of the net fair value of the identifiable assets, liabilities and contingent liabilities over the cost of acquisition, after reassessment, is recognised immediately as income in the Group's profit or loss.

Where a group entity transacts with joint venture of the Group, profits and losses are eliminated to the extent of the Group's interest in the relevant joint venture.

The most recently available financial statements of the equity-accounted investees are used by the Group in applying the equity method of accounting. Where the dates of the audited financial statements used are not coterminus with those of the Group, the share of results is arrived at from the last audited financial statements available and unaudited management financial statements to the end of the accounting year. Where necessary, adjustments are made to align the accounting policies with those of the Group.

Upon loss of joint control over the joint venture, the Group measures any retained investment at its fair value. Any difference between the carrying amount of the joint venture upon loss of joint control and the fair value of the aggregate of the retained investment and proceeds from disposal is recognised in profit or loss.

If the Group's ownership interest in a joint venture is reduced, but the Group continues to apply the equity method, the Group shall reclassify to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be required to be reclassified to profit or loss on the disposal of the related assets or liabilities.

2.6 Goodwill

Goodwill is initially measured at cost and is subsequently measured at cost less any accumulated impairment losses.

The Group tests goodwill annually for impairment, or more frequently if there are indications that goodwill might be impaired.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than the carrying amount of the unit, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in subsequent periods.

On disposal of a subsidiary or joint venture, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

The Group's policy for goodwill arising on the acquisition of joint venture is described in Note 2.5 to the financial statements.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.7 Property, plant and equipment

Property, plant and equipment are initially recognised at cost and subsequently carried at cost less accumulated depreciation and accumulated impairment losses.

The cost of property, plant & 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.

Depreciation is calculated on a straight-line basis to write off the cost of property, plant & equipment over their estimated useful lives. The estimated useful lives are as follows:

	No. of years
Leasehold improvement	2 to 5
Universal Service Obligation ("USO") Equipment	2 to 10
Plant & equipment	2 to 5

The estimated useful lives and depreciation method of property, plant & equipment are reviewed, and adjusted as appropriate, at the end of each reporting period. The effects of any revision are recognised in profit or loss when the changes arise.

Subsequent expenditure relating to property, plant & equipment that has already been recognised is added to the carrying amount of the asset only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other repair and maintenance expenses are recognised in profit or loss when incurred.

On disposal of an item of property, plant & equipment, the difference between the net disposal proceeds and its carrying amount is taken to profit or loss.

Fully depreciated assets are retained in the financial statements until they are no longer in use.

2.8 Impairment of non-financial assets excluding goodwill

At the end of each reporting period, the Group assesses the carrying amounts of its non-financial assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.8 Impairment of non-financial assets excluding goodwill (cont'd)

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

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A previously recognised impairment loss for an asset other than goodwill is only reversed if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. A reversal of an impairment loss is recognised immediately in profit or loss.

2.9 Financial assets

Financial assets are classified into the following categories: financial assets at fair value through profit or loss, loans and receivables, held-to-maturity and available-for-sale financial assets. The classification depends on the purpose of which the assets were acquired. The management determines the classification of the financial assets at initial recognition and re-evaluates this designation at the end of the reporting period, where allowed and appropriate.

(i) Loan 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 included in current assets, except those maturing later than 12 months after the end of the reporting period which are classified as non-current assets. Loans and receivables are presented as "trade receivables", "other receivables and deposits" (excluding prepayments), "amounts due from subsidiaries" and "cash and bank balances" on the statements of financial position.

(ii) Financial assets at fair value through profit or loss

This category has two sub-categories: financial assets held for trading, and those designated at fair value through profit or loss at inception.

A financial asset is classified as held for trading if it is acquired principally for the purpose of selling in the short term. Financial assets designated as at fair value through profit or loss at inception are those that are managed and their performances are evaluated on a fair value basis, in accordance with a documented Group investment strategy.

Assets in this category are presented as current assets if they are either held for trading or are expected to be realised within twelve months after the statement of financial position date.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.9 Financial assets (cont'd)

Initial recognition and measurement

Financial assets are initially recognised at fair value plus transaction costs except for financial assets at fair value through profit or loss, which are recognised at fair value. Transaction cost for financial assets at fair value through profit or loss are recognised immediately as an expense in profit or loss.

Subsequent measurement

Subsequent to initial recognition, financial assets at fair value through profit or loss are subsequently carried at fair value. Loan and receivables are subsequently carried at amortised cost using the effective interest method. Changes in the fair values of financial assets at fair value through profit or loss including the effects of currency translation, interest and dividends, are recognised in profit or loss when the changes arise.

Impairment

The Group assesses at the end of each reporting period whether there is objective evidence that a financial asset or a group of financial assets is impaired and recognised an allowance for impairment when such evidence exists.

(i) Loan and receivables

Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy or financial reorganisation, and default or delinquency in payments are considered indicators that the receivable is impaired.

The carrying amount of these assets is reduced through the use of an impairment allowance account, and the amount of the loss is recognised in profit or loss. The allowance amount is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. When the asset becomes uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are recognised in profit or loss.

The impairment allowance is reduced through profit or loss in a subsequent period when the amount of impairment loss decreases and the related decrease can be objectively measured. The carrying amount of the asset previously impaired is increased to the extent that the new carrying amount does not exceed the amortised cost had no impairment been recognised in prior periods.

2.10 Financial liabilities

The Group's financial liabilities include "trade payables", "other payables and accruals" (excluding deferred expenditure) and "amounts due to subsidiaries". Financial liabilities are recognised when the Group becomes a party to the contractual agreements of the instruments. Financial liabilities are initially recognised at fair value plus directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

A financial liability is derecognised when the contractual obligation under the liability is discharged or cancelled or expires. Gains and losses are recognised in profit or loss when the liabilities are derecognised and through the amortisation process.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.10 Financial liabilities (cont'd)

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 profit or loss.

2.11 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, deposits with financial institutions which are readily convertible to a known amount of cash and subject to an insignificant risk of change in value and excludes pledged deposits.

2.12 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past event, and it is probable that an outflow of economic resources will be required to settle that obligation and the amount can be estimated reliably. Provisions are measured at management's best estimate of the expenditure required to settle the obligation at the end of the reporting period. Where the effect of the time value of money is material, the amount of the provision shall be discounted to present value using a pre-tax discount rate that reflects the current market assessment of the time value of money and risk specific to the obligation.

When discounting is used, the increase in the provision due to passage of time is recognised as a finance cost in profit or loss.

2.13 Share capital and treasury shares

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

When ordinary shares are reacquired ("treasury shares"), the amount of consideration paid including any directly attributable incremental costs is recognised directly in equity, until they are cancelled, sold or reissued. When treasury shares are subsequently cancelled, the cost of the treasury shares are deducted against the share capital account if the shares are purchased out of capital of the Company, or against the retained earnings of the Company, if the shares are purchased out of earnings of the Company. When treasury shares are subsequently sold or reissued, the cost of treasury shares is reversed from the treasury shares account and the realised gain or loss on sale or reissue, net of any directly attributable incremental transaction costs and related income tax, is recognised in the capital reserve of the Company.

2.14 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and rendering of services, net of goods and services tax, rebates and discounts, and after eliminating sales within the Group. Revenue is recognised to the extent that it is probable that the economic benefits associated with the transaction will flow to the Group, and the amount of revenue and related cost can be reliably measured.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.14 Revenue recognition (cont'd)

Rental income arising from operating leases of USO equipment (Note 2.7) are recognised on a straight-line basis over the lease term.

Interest income is recognised using the effective interest method.

2.15 Leases

When a Group entity is the lessee:

Operating leases

Leases where a significant portion of the risks and rewards incidental to ownership are retained by the lessor are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are taken to profit or loss on a straight-line basis over the period of the lease.

When an operating lease is terminated before the lease period has expired, any payment required to be made to the lessor by way of penalty is recognised as an expense in the period in which termination takes place.

2.16 Employee benefits

Defined contribution plans

Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into separate entities such as the Central Provident Fund ("CPF"), and will have no legal or constructive obligation to pay further contributions once the contributions have been paid. Contributions to defined contribution plans are recognised as an expense in the period in which the related service is performed.

Employee leave entitlements

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

Performance Share Scheme

Employees of the Group receive remuneration in the form of share awards as consideration for services rendered.

The Group has in place, the Next-Generation Satellite Communications Performance Share Scheme for awarding of fully paid ordinary shares to group employees, when and after pre-determined performance targets are accomplished and/or when due recognition should be given to any good work performance and/or any significant contribution to the Group.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.16 Employee benefits (cont'd)

Performance Share Scheme (cont'd)

The cost of these equity-settled transactions with employees is measured by reference to the fair value of the awards at the date on which the awards are granted. In valuing the share awards, no account is taken of any performance conditions, other than conditions linked to the price of the shares of the Company. This cost is recognised in profit or loss as share-based compensation expense, with a corresponding increase in the sharebased compensation reserve, over the vesting period in which the service conditions are fulfilled, ending on the date on which the relevant employees become fully entitled to the award.

When the awards are released, the share-based compensation reserve is transferred to share capital if new shares are issued. When treasury shares are issued upon exercise of awards, the difference between the cost of treasury shares and the proceeds received net of any directly attributable costs are transferred to capital reserve.

2.17 Income taxes

Income tax on the profit or loss for the financial year comprises current and deferred tax. Income tax is recognised in profit or loss except to the extent that it relates to items recognised directly to equity, in which case it is recognised in equity.

Current tax is the expected tax payable or recoverable on the taxable income for the current financial year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable or recoverable in respect of previous years.

Deferred income tax is provided using the liability method, on all temporary differences at the end of the reporting period arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements except where the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination, and at the time of the transaction, affects neither the accounting nor taxable profit or loss.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries and joint venture, except where the timing of the reversal of the temporary difference can be controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences can be utilised.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on currently enacted or substantively enacted tax rates at the end of the reporting period.

Deferred income tax is charged or credited to equity if the tax relates to items that are credited or charged, in the same or a different period, directly to equity.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.18 Dividends

Interim dividends are recorded during the financial year in which they are declared payable.

Final dividends are recorded in the Group's financial statements in the period in which they are approved by the Company's shareholders.

2.19 Functional and foreign currencies

Functional and presentation currency

Items included in the financial statements of each entity in the Group are measured using the currency of the primary economic environment in which that entity operates (the "functional currency"). The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are presented in Singapore dollar, which is the Company's functional currency.

Transactions and balances

Transactions in a currency other than the functional currency ("foreign currency") are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Currency translation gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss, except for currency translation differences on net investment in foreign operations and borrowings and other currency instruments qualifying as net investment hedges for foreign operations, which are recognised in other comprehensive income and accumulated in the currency translation reserve within equity in the consolidated financial statements. The currency translation reserve is reclassified from equity to profit or loss of the Group on disposal of the foreign operation.

Non-monetary items measured at fair values in foreign currencies are translated using the exchange rates at the date when the fair values are determined.

Translation of Group entities' financial statements

The results and financial position of all the Group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the Group's presentation currency are translated into the presentation currency as follows:

- (i) Assets and liabilities are translated at the closing rates at the end of the reporting period;
- (ii) Income and expenses are translated at average exchange rates (unless the average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated using the exchange rates at the dates of the transactions); and
- (iii) All resulting exchange differences are recognised in other comprehensive income and accumulated in the currency translation reserve within equity.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.19 Functional and foreign currencies (cont'd)

Translation of Group entities' financial statements

On consolidation, exchange differences arising from the translation of the net investment in foreign operations (including monetary items that, in substance, form part of the net investment in foreign entities), and of borrowings and other currency instruments designated as hedges of such investments, are recognised in other comprehensive income and accumulated in the currency translation reserve.

Goodwill and fair value adjustments arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the closing rate.

On disposal of a foreign group entity, the cumulative amount of the currency translation reserve relating to that particular foreign entity is reclassified from equity and recognised in profit or loss when the gain or loss on disposal is recognised.

2.20 Contingencies

A contingent liability is:

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

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

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

2.21 Segment reporting

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

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

2 Summary of significant accounting policies (cont'd)

2.22 Fair value estimation of financial assets and liabilities

The fair values of financial instruments that are not traded in an active market are determined by using valuation techniques. The Group uses a variety of methods and makes assumptions based on market conditions that are existing at the end of the reporting period. Where appropriate, quoted market prices or dealer quotes for similar instruments are used. Valuation techniques, such as discounted cash flow analysis, are also used to determine the fair values of the financial instruments.

The fair value of current financial assets and liabilities carried at amortised cost approximate their carrying amounts.

2.23 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 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 Company or of a parent of the Company.
- (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. If the Company is itself such a plan, the sponsoring employers are also 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).
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or Company or to the parent of the Company.

3 Critical accounting judgments and key sources of estimation uncertainty

Estimates, assumptions and judgments 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.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

3 Critical accounting judgments and key sources of estimation uncertainty (cont'd)

3.1 Critical judgment in applying the Group's accounting policies

In the process of applying the Group's accounting policies, which are described in Note 2 to the financial statements, management has made the following judgements, apart from those involving estimates, which have the most significant effect on the amounts recognised in the consolidated financial statements:

Investment in joint venture

The Group holds 55% of the issued shares in its joint arrangement, Hughes UnifiedNet Holding (China) Company Limited ("HUH") (Note 12). The Group has joint control over this arrangement as under the contractual agreement, unanimous consent is required from all parties to the agreements for all relevant activities. Management has considered that the joint arrangement is structured as a limited company and provides the Group and the parties to the agreement with rights to the net assets of the limited company under the arrangement. Accordingly, this arrangement is classified as an investment in joint venture.

3.2 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 non-financial assets

The Group assesses whether there are any indicators of impairment for all non-financial assets at the end of each reporting period. Non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable, except for goodwill in which the Group tests goodwill annually for impairment, or more frequently if there are indications that goodwill might be impaired.

An impairment exists when the carrying value of an asset or cash generating unit exceeds its recoverable amount, which is the higher of its fair value less costs of disposal and its value in use. Further details of the key assumptions applied in the impairment assessment of goodwill and its carrying amounts are disclosed in Note 11 to the financial statements.

The carrying amounts of other non-financial assets such as property, plant and equipment, investment in joint venture and investment in subsidiaries are disclosed in Note 10, 12 and 13 respectively.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

3 Critical accounting judgments and key sources of estimation uncertainty (cont'd)

3.2 Critical accounting estimates and assumptions (Cont'd)

(b) Impairment of loan and receivables

An impairment loss is recognised when there is objective evidence that a financial asset is impaired. 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 in future periods. Management specifically reviews its loan and receivables and analyse historical bad debt, customer concentrations, customer creditworthiness, current economic trends and changes in customer payment terms when making a judgement to evaluate the adequacy of the allowance for impairment loss.

Where there is objective evidence of impairment, the amount and timing of future cash flows are estimated based on historical loss experience for assets with similar credit risk characteristics. The carrying amount of the Group's trade receivables and other receivables at the end of the reporting period is disclosed in Notes 14 and 15 to the financial statements respectively. If the present value of estimated future cash flows differ from management's estimates, the Group's allowance for impairment for receivables, and receivables balance at the end of the reporting period will be affected accordingly.

(c) Depreciation of property, plant & equipment

The cost of property, plant & equipment is depreciated on a straight-line basis over the estimated economic useful lives. Management estimates the useful lives of these property, plant & equipment to be within 2 to 10 years. Changes in the expected level of usage and technological developments could impact the economic useful lives of these assets, therefore, future depreciation charges could be revised. The carrying amount of the Group's property, plant & equipment at the end of the reporting period is disclosed in Note 10 to the financial statements.

(d) Income taxes

The Group has exposure to income taxes in numerous jurisdictions. Significant judgement and estimation is involved in determining the group-wide provision for income taxes. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group has not recognised any additional tax liability on these uncertain tax positions. 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 and deferred tax provisions in the period in which such determination is made. The carrying amount of the Group's and the Company's income tax payable as at 31 March 2016 is \$1.47 million and \$Nil (2015: \$1.36 million and \$Nil) respectively.

The Group has unutilised tax losses amounting of approximately \$4.65 million (2015: \$4.65 million) [Note 8]. These losses relate to the Company and certain subsidiaries that have a history of losses, do not expire and may not be used to offset taxable income elsewhere in the Group. The subsidiaries have neither temporary taxable differences nor any tax planning opportunities available that could support the recognition of any of these losses as deferred tax asset.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

4 Revenue

	Group		
	2016	2015	
	\$'000	\$'000	
Rental income	-	513	
Interest income on convertible notes	923	1,675	
	923	2,188	

5 Other income

	Group		
	2016	2015	
	\$'000	\$'000	
Interest income on bank deposits	6	3	
Waiver of debt from supplier (Note 6)	-	1,192	
Fair value gain in financial assets designated as at fair value through profit or loss	-	107	
Others	-	9	
	6	1,311	

6 (Loss)/profit before income tax

(Loss)/Profit before income tax is arrived at after charging/(crediting):

	Group		
	2016	2015	
	\$'000	\$'000	
Impairment loss on trade receivables (Note 14)	-	226	
Impairment loss on other receivables (Note 15)	1,587	187	
Impairment loss on goodwill (Note 11)	735	-	
Audit fees			
- auditors of the Company-current year	118	138	
- other auditors of the Company – (over)/under provision in prior year	(36)	245	
- other auditors of subsidiaries-current year	26	67	
Bad debts recovered	-	(1)	
Depreciation of property, plant & equipment (Note 10)	38	102	
Operating lease expenses	-	75	
Employee benefits expense (Note 7)	701	983	
Property, plant & equipment written off (Note 10)	-	1	
Waiver of debt from supplier for goods returned in prior years (Note 5)		(1,192)	

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

7 Employee benefits expense

	_		
	Group		
	2016	2015	
	\$'000	\$'000	
Directors' remuneration (including Performance Share Scheme):	+	Ψ 000	
,			
- directors of holding company			
- salaries and allowance	429	418	
- directors of subsidiaries	-	112	
	429	530	
Key management personnel (non-director)			
- salaries and allowance	117	116	
- employer's contributions to defined contribution plans	12	11	
	129	127	
Total compensation of key management personnel [Note 25(c)]	558	657	
Other personnel			
- salaries and allowance	434	312	
- employer's contributions to defined contribution plans	18	14	
	452	326	
Total employee benefits expense (Note 6)	1,010	983	

Key management personnel are directors and those persons having authority and responsibility for planning, directing and controlling the activities of the Group, directly or indirectly.

Income tax expense

Income tax expense attributable to profits were as follows:

	Group	
	2016	2015
	\$'000	\$'000
Income tax		
- current	152	276

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

8 Income tax expense (cont'd)

A reconciliation of the income tax expense and the accounting profits multiplied by the statutory rate is as follows:

	Group	
	2016	2015
	\$'000	\$'000
(Loss)/Profit before tax	(6,467)	309
Income tax (credit)/expense at the statutory rate of 17% (2015: 17%) Effects of:	(1,099)	53
- Non-deductible expenses	1,359	968
- Income not subject to tax	(75)	(643)
- Effect of different tax rates in different countries	(33)	(102)
Income tax expense	152	276

The Group has unused tax losses of approximately \$4.65 million (2015: \$4.65 million) for which no deferred tax asset is recognised due to uncertainty of its recoverability. The use of this balance is subject to the agreement of the tax authorities and compliance with certain provisions of the tax legislation. The tax losses have no expiry date.

Loss per share

	Group	
	2016	2015
	\$'000	\$'000
The calculation of loss per share is based on the following:		
Loss attributable to the equity holders of the Company	(6,619)	33
Number of shares Weighted average number of ordinary shares for the purpose of basic loss per share		
('000)	6,386,336	6,386,336
Loss per share attributable to equity holders of the Company (cents per share):		
- Basic	(0.104)	0.001
- Diluted	(0.104)	0.001

NOTES TO THE FINANCIAL STATEMENTS (Cont'd) FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

10 Property, plant and equipment

Group	Leasehold Improvement \$'000	USO equipment \$'000 (Note 2.7)	Plant and equipment \$'000	Total \$'000
Cost				
Balance at 1.4.2014	283	5,877	576	6,736
Additions	27	-	11	38
Written off	-	-	(5)	(5)
Translation differences on consolidation	17	(283)	48	(218)
Balance at 31.3.2015	327	5,594	630	6,551
Translation differences on consolidation	(6)	(183)	-	(189)
Balance at 31.3.2016	321	5,411	630	6,362
Accumulated depreciation				
Balance at 1.4.2014	276	5,759	570	6,605
Charge for the financial year (Note 6 & 26)	8	89	5	102
Written off	-	-	(4)	(4)
Translation differences on consolidation	17	(279)	48	(214)
Balance at 31.3.2015	301	5,569	619	6,489
Charge for the financial year (Note 6 & 26)	13	21	4	38
Translation differences on consolidation	(6)	(182)	-	(188)
Balance at 31.3.2016	308	5,408	623	6,339
Carrying amount				
At 31.3.2016	13	3	7	23
At 31.3.2015	26	25	11	62

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

10 Property, plant and equipment (cont'd)

	Leasehold Improvement \$'000	Plant and equipment \$'000	Total \$'000
Company	,	•	,
Cost			
Balance at 1.4.2014	14	37	51
Additions	27	11	38
Written off		(5)	(5)
Balance at 31.3.2015 & 31.3.2016	41	43	84
Accumulated depreciation			
Balance at 1.4.2014	7	31	38
Charge for the financial year	8	5	13
Written off		(4)	(4)
Balance at 31.3.2015	15	32	47
Charge for the financial year	13	4	17
Balance at 31.3.2016	28	36	64
Carrying amount			
At 31.3.2016	13	7	20
At 31.3.2015	26	11	37

11 Goodwill

	Group	
	2016	2015
	\$'000	\$'000
Cost:		
Balance at beginning	735	735
Impairment loss on goodwill (Note 6)	(735)	
Balance at end	-	735

Impairment testing for goodwill

Total goodwill which amounted to \$0.735 million is made up of \$0.485 million and \$0.25 million of goodwill arising from acquisition of the entire issued and paid-up capital of Arch Capital Limited and Hillgo Asia Limited respectively during the financial year ended 31 March 2014.

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11 Goodwill (cont'd)

Impairment testing for goodwill (cont'd)

During the financial year, in view of the impending redemption of the convertible notes (see Note 18) which the goodwill was attached, management did an impairment assessment of the recoverable amount of convertible note and goodwill by using a discounted cash flow method. An impairment loss of \$0.735 million was recognised for the goodwill as management do not foresee any increase in face value of the convertible note which would generate sufficient cash flows to cover the carrying amount of goodwill. The impairment assessment was based on fair value less cost of disposal and is measured at level 3 of the fair value hierarchy.

The key assumptions to the level 3 fair value measurement were as follows:

- (i) Historical share price of the issuer which amounted to HK\$ 0.39, HK\$ 0.425 and HK\$ 0.206 as at 31 March 2016, 2015 and 2014 respectively for the past 3 years;
- (ii) Cash flows from the redemption of the convertible notes over a period of 7 months.

The convertible notes and the goodwill belongs to the corporate segment.

No growth rate and discount rate was used as the convertible notes were due for redemption within one year.

Background information

(a) Arch Capital Limited ("Arch")

During the financial year ended 31 March 2014, the Company completed the acquisition of 100% of the entire issued and paid-up share capital of Arch from Tako Secretaries Limited, through the agreement with Niaga for a purchase consideration of approximately \$15.8 million (equivalent to HK\$95 million). Upon completion of the acquisition, Arch became a wholly owned subsidiary of the Group.

The acquisition was deemed to have been completed on 2 July 2013.

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11 Goodwill (cont'd)

Background information (cont'd)

(a) Arch Capital Limited ("Arch") (cont'd)

The attributable fair values of the identifiable assets and liabilities of Arch as at the date of acquisition were as follows:

	Fair value recognised on acquisition
	\$'000
Trade receivables [Note 18 ⁽¹⁾]	267
Financial assets at fair value through profit or loss [Note 18 ⁽¹⁾] – Fair value as at 2 July 2013	15,140
Provision for income tax [Note 18 ⁽¹⁾]	(44)
Total net identifiable assets at fair value	15,363
Consideration transferred for the acquisition of Arch	
Cash paid – through convertible note (Note 18)	15,848
<u>Goodwill</u>	
Consideration transferred	15,848
Less: total net identifiable assets at fair value	(15,363)
Goodwill arising from acquisition of Arch	485

Goodwill arising from acquisition

The goodwill of approximately \$0.49 million is attributed mainly to the fair valuation of the convertible note acquired upon completion of the acquisition on 2 July 2013.

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11 Goodwill (cont'd)

Background information (cont'd)

(b) Hillgo Asia Limited ("Hillgo")

During the financial year ended 31 March 2014, the Company completed the acquisition of 100% of the entire issued and paid-up share capital of Hillgo from Tako Secretaries Limited, through the agreement with Niaga for a purchase consideration of approximately \$8.2 million (equivalent to HK\$49 million). Upon completion of the acquisition, Hillgo became a wholly owned subsidiary of the Group.

The acquisition was deemed to have been completed on 2 July 2013.

The attributable fair value of the identifiable assets and liabilities of Hillgo as at the date of acquisition were as follows:

	Fair value recognised on acquisition
	\$'000
Trade receivables [Note 18 ⁽¹⁾]	137
Financial assets at fair value through profit or loss [Note 18(1)] – Fair value as at 2 July 2013	7,809
Provision for income tax [Note 18 ⁽¹⁾]	(22)
Total net identifiable assets at fair value	7,924
Consideration transferred for the acquisition of Hillgo	
Cash paid – through convertible note (Note 18)	8,174
Goodwill	
Consideration transferred	8,174
Less: total net identifiable assets at fair value	(7,924)
Goodwill arising from acquisition of Hillgo	250

Goodwill arising from acquisition

The goodwill of approximately \$0.25 million is attributed mainly to the fair valuation of the convertible note acquired upon completion of the acquisition on 2 July 2013.

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12 Investment in joint venture

	Group	
	2016	2015
	\$'000	\$'000
Unquoted equity shares, at cost	52,130	52,130
Group's share of post-acquisition losses	(2,805)	(1,048)
Accumulated impairment loss	(17,522)	(17,522)
Currency alignment	(5)	(130)
	31,798	33,430
The movement in accumulated impairment loss is as follows:		
	Group)
	2016	2015
	\$'000	\$'000
Balance at beginning and end of the financial year	17,522	17,522

Background information

During the financial year ended 31 March 2012 ("FY2012"), the Company acquired 100% of the entire issued and paid-up capital of China UnifiedNet Holdings Limited ("CUH"), which in turns holds 55% of the issued shares in Hughes UnifiedNet Holding (China) Company Limited ("HUH"). HUH in turns holds two wholly owned subsidiaries, namely HughesNet China Company Limited (WOFE) ("HNC") and Beijing China Satcom Unified Network Systems Technology Co., Ltd. ("BUN") (collectively "HUH Group").

During FY2013, the Group undertook an assessment of the carrying amount of its investment in joint venture. Following the assessment, the Group recognised an impairment loss of \$43.3 million for the financial year ended 31 March 2013. The impairment loss arose due to lower net fair value of identifiable assets and liabilities of the various companies comprising the joint venture as compared to the carrying amount of the investment in joint venture and uncertainty of future cash flows of the underlying business.

During FY2014, the Group carried out a review of the recoverable amount of its investment in joint venture. Following the assessment, the Group recognised a reversal of impairment loss of \$25.8 million for the financial year ended 31 March 2014. The reversal of impairment loss arose due to higher net fair value of identifiable assets and liabilities of the joint venture (i.e. HUH Group) as compared to the carrying amount of the investment in joint venture. The fair value of HUH Group of approximately HKD 190.7 million (equivalent to \$ 33.2 million) was derived from the proportionate share of the 45% equity interest in HUH held by the other joint venture shareholder, Neo Telemedia Limited ("Neo") who disposed of its 45% equity interest in HUH for HKD 156 million (equivalent to \$ 27.2 million) on 19 February 2016. The fair value derived was categorised under Level 3 of the fair value hierarchy.

During FY2015, the Group adopted the review assessment carried out in FY2014 and concluded that no further impairment nor reversal of impairment of joint venture is deemed necessary given that the fair value derived from the proportionate share of the 45% equity interest in HUH disposed by Neo was in the same year that the Board approved the FY2015 financial statements for issue.

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12 Investment in joint venture (cont'd)

In the current financial year, the Group did not carry out a review of the recoverable amount of its investment in joint venture as management is of the view that there is no indication of impairment.

HUH is considered a jointly controlled entity as there is contractually agreed sharing of joint control over the economic activity of the entity with Hughes China Holdings Company Limited as well as the strategic financial and operational decisions relating to the activity would require the unanimous consent of both parties that are sharing the control (Note 3.1).

The Group's investment in joint venture is summarised below:

Name of companies	Principal activities	Country of incorporation/ place of business	Propor ownership	
			2016	2015
			%	%
Hughes UnifiedNet Holding (China) Company Limited (1)	Investment holding	Hong Kong SAR	55	55
Held through HUH				
HughesNet China Company Limited (1) (2)	Development of internet and satellite communication system technology and trading in satellite communication system devices	People's Republic of China	55	55
Held through HNC				
Beijing China Satcom Unified Network Systems Technology Co., Ltd. ⁽¹⁾	Development of internet and computer technology	People's Republic of China	55	55

⁽¹⁾ Audited by RT LLP, Singapore, for the purpose of expressing an opinion on the consolidated financial statements for the financial year ended 31 March 2016

The joint venture's financial year-end is 31 December, which is not co-terminus with the Group's financial year-end of 31 March. Audited financial statements of HNC and management accounts of BUN and HUH of the joint venture for its financial year ended 31 December 2015 had been used in equity accounting for the Group's share of results.

⁽²⁾ Audited by Beijing Huiyun Accounting Firm Co Limited for local statutory reporting

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12 Investment in joint venture (cont'd)

Summarised financial information for HUH Group based on its FRS financial statements (not adjusted for the Group's share of those amounts) and a reconciliation to the carrying amounts of the investments in the consolidated financial statements are as follows:

	HUH Group	
	2016	2015
	\$'000	\$'000
Summarised statement of comprehensive income		
Revenue	1,638	5,541
(Loss)/ profit after tax	(3,195)	629
Total comprehensive (loss)/ income	(3,195)	629
Amotisation of intangible assets	(1,111)	(18)
Depreciation of property, plant & equipment	(129)	(310)
Summarised statement of financial position		
Non-current assets	5,260	5,564
Current assets	2,731	3,481
Current liabilities	(10,680)	(8,080)
Total equity attributed to the equity holders of the Company	(2,689)	965

Included in the summarised statement of financial position are cash and cash equivalents amounting to \$0.83 million (2015: \$0.764 million) for the financial year ended 31 March 2016.

Reconciliation of the summarised financial information presented to the carrying amount of its interest in the joint venture

	2016	2015
	\$'000	\$'000
Group's share of net assets based on proportion of ownership interest	(1,479)	531
Goodwill on acquisition	51,077	51,077
Accumulated impairment loss	(17,522)	(17,522)
Translation differences on consolidation	(278)	(656)
Balance at end of the financial year	31,798	33,430

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13 Investment in subsidiaries

	Grou	Group	
	2016 \$'000	2015 \$'000	
Unquoted equity shares, at cost	65,670	65,670	
Accumulated impairment loss	(7,807)	(7,807)	
	57,863	57,863	

The movement in accumulated impairment loss is as follows:

	Group	
	2016 \$'000	2015 \$'000
Balance at beginning and at end of the financial year	7,807	7,807
balance at sognithing and at one of the interioral year		7,007

During the previous financial year, the Company carried out a review of the recoverable amount of its investment in subsidiaries. Following to the assessment, the Company recognised a reversal of impairment loss of \$25.86 million on its investment in CUH due to the higher value of CUH's investment in joint ventures (see Note 11).

In the current financial year, management did not carry out a review of the recoverable amount of its investment in its subsidiary, China UnifiedNet Holdings Limited ("CUH") with carrying value amounted to \$33.8 million (after deducting impairment loss of \$7.78 million) as management is of the view that there is no indication of impairment.

		Country of		
		incorporation /	Propo	rtion of
Name of companies	Principal activities	place of business	ownershi	ip interest
			2016	2015
			%	%
Ban Joo Global Pte Ltd (1) (5) (9)	Dormant	Singapore	100	100
Fortknox Global Pte Ltd (8) (9)	Dormant	Singapore	100	100
Telemedia Pacific Communications Pte Ltd ⁽⁶⁾	Investment holding and provision of connectivity services	Singapore	100	100
VIP (HK) Ltd ("VIP HK") (2) (5)	Investment holding and satellite telecommunications related sales and services rendering	Hong Kong SAR	100	100
China UnifiedNet Holdings Limited ^{(3) (5)}	Investment holding	British Virgin Islands	100	100
Arch Capital Limited (3) (5)	Holder of convertible note	British Virgin Islands	100	100
Hillgo Asia Limited (3) (5)	Holder of convertible note	British Virgin Islands	100	100
NGSC Investment Management Pte Ltd (5) (7)	Investment holding	Singapore	100	100

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13 Investment in subsidiaries (cont'd)

Name of companies	mpanies Principal activities		Proportion of ownership interest	
			2016	2015
			%	%
Held through VIP (HK) Ltd				
Multi Bright (HK) Ltd (2) (5) (10)	Investment holding	Hong Kong SAR	100	100
Star Light Telemedia DC Limited ("SLTL") (2) (5)	Provision of data centre services	Hong Kong SAR/ Indonesia	100	100
Held through Telemedia Pacific Communications Pte Ltd				
Multi Skies Nusantra Limited (2) (5) (11)	Investment holding	Hong Kong SAR	100	100
PT Karunia Anugerah Mitra Utama	Investment holding	Indonesia	100	100
PT Multi Skies Nusantara (4) (5) (11)	Building, operating and leasing of Universal Service Obligation equipment	Indonesia	100	100

- ⁽¹⁾ Audited by Baker Tilly TFW, Singapore, for local statutory reporting.
- ⁽²⁾ Audited by Baker Tilly Hong Kong Limited for local statutory reporting.
- Not required to be audited in the country of incorporation.
- Audited by Rama Wendra Indonesia, member firm of RT ASEAN Network for local statutory reporting.
- Audited by RT LLP, Singapore, for the purpose of expressing an opinion on the consolidated financial statements for the financial year ended 31 March 2016.
- Audited by RT LLP, Singapore, for local statutory reporting.
- Not required to be audited as it was dormant during the financial years ended 31 March 2016 and 31 March 2015.
- In August 2015, Fortknox Global Pte Ltd commenced a member's voluntary liquidation.
- Prior year was audited by Moore Stephens LLP, Singapore, for local statutory reporting.
- (10) Prior year was audited by Crowe Horwath (HK) CPA Limited, Hong Kong for local statutory reporting.
- Prior year was audited by Johan Malonda Mustika & Rekan, Indonesia, a member of Baker Tilly International, for local statutory reporting.

14 Trade receivables

Group	
2016	2015
\$'000	\$'000
9,539	10,855
(9,539)	(9,539)
-	1,316
	2016 \$'000 9,539 (9,539)

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14 Trade receivables (cont'd)

Movements in allowance for impairment of trade receivables are as follows:

	Group	
	2016	2015
	\$'000	\$'000
Balance at beginning of the financial year	9,539	9,313
Charge for the financial year [Note 6 & 27 b(iii) & 26]		226
Balance at end of the financial year	9,539	9,539

The currency profiles of trade receivables as at end of the reporting period are as follows:

	Gro	Group	
	2016	2015	
	\$'000	\$'000	
Hong Kong dollars		1,316	

15 Other receivables, deposits and prepayments

	Grou	р	Compa	ny
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
	(re-presented)		
Other receivables:				
- Director related company (1)	2,096	2,503	2,094	2,501
- Third parties	961	968	-	-
- Niaga (2)	633	633	-	-
	3,690	4,104	2,094	2,501
Less: Allowance for impairment of other				
receivables	(2,548)	(961)	(954)	
Other receivables, net	1,142	3,143	1,140	2,501
Refundable deposits	32	119	32	118
Prepayments (3)	298	302	24	28
	1,472	3,564	1,196	2,647

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15 Other receivables, deposits and prepayments (cont'd)

Director related company refers to a company in which a director of the Company has significant influence. The balance due from director related company is loan in nature, unsecured, interest free and repayable on demand.

Background information

On 16 September 2014, the Company issued a Writ of Summons ("Writ") against a former Director, Mr Lam Ah Seng @ Lam Pang Chuang ("Mr PC Lam") who resigned on 2 October 2015, in his capacity as guarantor for an outstanding loan due from Ban Joo Investment (Pte) Ltd ("BJI") amounting to \$2.5 million ("Outstanding Loan"), together with interest and costs. The Outstanding Loan was part of a \$5 million loan granted by the Company to its subsidiary, Ban Joo Global Pte Ltd ("BJG") in 2009. The loan was subsequently novated to BJI in 2010 pursuant to a novation agreement. These transactions were part of the sale and transfer of the textile business, assets and liabilities of BJG to BJI in 2010, as announced on 11 November 2010. Mr PC Lam holds approximately 21.43% shares in BJI and is also one of its directors.

Updates

On 30 December 2015 and 27 January 2016, the Company received \$370k and \$35k respectively from BJI, thereby reducing the amount owing from \$2.503 million to \$2.096 million.

On 20 February 2017, the Company announced that it has entered into a settlement agreement with BJI and another personal guarantor in respect of the outstanding sum owing by BJI of \$\$2.094 million in the following arrangement:

- (i) the payment of a sum of S\$35k to the Company, which has been received by the Company;
- (ii) the Company will receive economic and monetary rights and benefits (including dividends and future proceeds arising from the sale) in respect of a total of 384,800,220 ordinary shares in the Company ("Settlement Shares"). Such settlement shares will be held by a custodian nominated by the Company which will act under the sole direction and for the benefit of the Company.

With respect to the above settlement agreement, the Company signed a Deed of Settlement dated 17 February 2017 to distribute the Settlement Shares in the following manner:

- (i) 380,000,000 NGSC ordinary shares to NGSC to be held by custodian under the directive of NGSC (which will be classified as treasury shares)
- (ii) 4,799,887 NGSC ordinary shares to be held by BJI
- (iii) 333 NGSC ordinary shares to third party (Chin Pang Joo)

Following this settlement agreement, management valued the 380 million NGSC shares at \$1.14 million based on its share price of \$0.003 cents as at 17 February 2017. Accordingly, for the remaining exposure of \$0.954 million (\$2.094 million - \$1.14 million), management has made an allowance for doubtful debts.

For the 4,799,887 NGSC ordinary shares to be held by BJI and the 333 NGSC ordinary shares to third party (Chin Pang Joo) as mentioned in the Deed of Settlement in the aforementioned paragraph, both BJI and Chin Pang Joo had signed a transfer form for these aggregates 4,800,220 ordinary shares in NGSC to be placed out in due course and for the proceeds to be returned to NGSC as settlement of the amount outstanding by BJI.

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15 Other receivables, deposits and prepayments (cont'd)

This refers to amount held by Niaga in Hong Kong. The amount receivables was fully impaired during the financial year.

Background information

On 5 July 2012, the Company announced that its auditors in the preceding year (Crowe Horwath First Trust LLP) had received audit confirmations from Niaga on 29 June 2012 for the financial year ended 31 March 2012 ("FY2012") for approximately \$26.8 million and \$9.4 million placed by the Group and the Company respectively. The audit confirmations stated that approximately \$24.0 million and \$9.4 million deposited by the Group and the Company respectively were restricted (i.e. cannot be freely withdrawn). This did not reconcile with the records of the Group and the Company. The Group was only aware of a sum of approximately \$4.2 million (from the total sum of \$26.8 million) being regarded by Niaga as restricted cash to cover conditional letter of credit previously issued by Niaga to satisfy certain commitments of its subsidiary.

In addition, the aforesaid audit confirmations also did not account for a sum of approximately \$2.8 million (which formed part of the total sum of \$26.8 million as at 31 March 2012). A reconciliation of the discrepancy between the Group and the Company's records and Niaga's audit confirmations for the financial year ended 31 March 2012 are illustrated as follows:

31 March 2012 Type of cash balance	Group's records \$'000	Audit Confirmation \$'000	Discrepancy \$'000
Group			
Free cash balance	22,586	21	22,565
Restricted cash balance	4,235	24,005	19,770
Total	26,821	24,026	2,795
Company			
Free cash balance	9,411	3	9,408
Restricted cash balance		9,408	9,408
Total	9,411	9,411	-

The Group was not aware of any authorised transactions between itself and Niaga that led to the funds being restricted (other than those sums involved in the aforesaid LC). Although the Group immediately requested explanations and relevant documents from Niaga to support their basis for restricting the funds of the Group, it did not receive any.

On 25 July 2012, the Company then announced that it had appointed Ernst & Young Advisory Pte. Ltd. ("EY") as the independent accounting firm to conduct an independent investigation into the circumstances that led to the funds placed with Niaga being restricted, including a review of the processes and procedures around the Group's deposit and placement of funds with Niaga, as well as verifying the movement of cash placed and the restriction [See Note 29(a)].

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15 Other receivables, deposits and prepayments (cont'd)

⁽²⁾ This refers to amount held by Niaga in Hong Kong. The amount receivables was fully impaired during the financial year. (cont'd)

Background information (cont'd)

On 25 June 2013, the Company announced that the Group and the Company entered into an agreement ("Agreement") with Niaga to set out a frame work towards the settlement of funds amounting to approximately \$24.0 million and \$9.4 million (equivalent to approximately HK\$146.2 million and HK\$57.2 million) that were placed by the Group and the Company respectively with Niaga and were regarded as restricted by the latter.

Pursuant to the Agreement, Niaga deposited the following documents ("Security Documents") to the solicitors of the Group ("Stakeholder") by way of security ("Security"):

- (i) the certificates representing the two non-transferable convertible notes ("Convertible Notes") for the total principal amount of HK\$144.0 million (equivalent to approximately \$24 million) issued by Neo Telemedia Limited, a company incorporated in the Cayman Islands with limited liability and whose shares are listed on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited, to Arch Capital Limited and Hillgo Asia Limited respectively (collectively, the "Noteholders");
- (ii) undated and blank transfer instruments, share certificates in respect of the issued shares in the capital of the Noteholders, corporate approvals duly signed by Tako Secretaries Limited ("Tako"), in its capacity as the sole shareholder and sole director of the Noteholders and documents necessary to effect the transfer of the entire issued share capital of the Noteholders to the Company; and
- (iii) undated board resolutions and resignation letters duly signed by Tako to effect its position as the director of the Noteholders.

Note: The Noteholders, Arch Capital Limited and Hillgo Asia Limited were incorporated in the British Virgin Island as a BVI Business Company on 12 and 28 March 2013 respectively.

The Company completed the acquisition of 100% of the entire issued and paid-up share capital of Arch Capital Limited ("Arch") from Tako Secretaries Limited, through the agreement with Niaga for a purchase consideration of approximately \$15.8 million (equivalent to HK\$95 million). The acquisition of Arch and Hillgo was completed on 2 July 2013 [See Note 11(a) and (b)].

Updates

These two non-transferrable Convertible Notes were subsequently redeemed in cash on 2 November 2016 which resulted in settlement of the \$24 million out of the outstanding balance of \$25.5 million due from Niaga to the Group and \$8.5 million out of \$9.4 million due to the Company. The Group and the Company also received approximately \$0.9 million in cash from Niaga during the financial year ended 31 March 2014. Consequently, the amounts due to the Company have been fully settled (See Note 18#).

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15 Other receivables, deposits and prepayments (cont'd)

This refers to amount held by Niaga in Hong Kong. The amount receivables was fully impaired during the financial year. (cont'd)

Updates (cont'd)

Accordingly, the movements in other receivables from Niaga arising from the above is as follow:

							Gr	oup
		The Subs	idiaries		The Co	mpany	To	tal
	VIP	HK	SL	ΓL	NG	SC		
	2015	2014	2015	2014	2015	2014	2015	2014
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Balance at beginning of the financial year	633	13,302	_	2,808	_	9,409	633	25,519
- Repayment during the financial year	-	-	_	-	_	(911)	-	(911)
- Settlement through Convertible Notes (Note 18)	-	(12,716)	-	(2,808)	-	(8,498)	-	(24,022)
- Currency translation difference	-	47	-	-	-	-	-	47
	633	633	-	-	-	_	633	633

The remaining amount of \$0.63 million due to the subsidiary, VIP as at 31 March 2015 was withheld for settlement of invoices in respect of 65 sets of USO equipment (Note 2.7) under a Letter of Credit arrangement provided by Niaga on behalf of VIP.

As at the date of this report, management is of the view that the entire amount of \$0.63 million due to the subsidiary, VIP is unlikely to be receivable. Accordingly, management has made an allowance for impairment amounting to \$0.63 million during the current financial year.

Included in prepayment is an amount of \$274k (2015:\$274k) relating to prepaid tax by a subsidiary PT MSN in the financial year ended 31 March 2010, which can be used to offset against future tax expenses incurred by PT MSN. The recovery of the prepaid tax is dependent on PT MSN having taxable income in future (which management is confident) so that the prepaid tax can be recovered via offset against future tax payable of PT MSN.

The prior year amount has been reclassified from other receivable to prepayment for consistency with the current financial year presentation.

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15 Other receivables, deposits and prepayments (cont'd)

Movements in allowance for impairment of other receivables are as follows:

	Group	
	2016 \$'000	2015 \$'000
	\$ 000	φ 000
Balance at beginning of the financial year	961	774
Charge for the financial year (Note 6 & 26)	1,587	187
Balance at end of the financial year	2,548	961

The currency profiles of other receivables, deposit and prepayments as at end of the reporting period are as follows:

	Grou	Group		any
	2016	2015	2016	2015
	\$'000	\$'000	\$ '000	\$'000
Singapore dollars	1,196	2,649	1,196	2,647
United States dollars	-	635	-	-
Indonesian rupiah	276	280	-	-
	1,472	3,564	1,196	2,647

16 Amounts due from subsidiaries/(due to subsidiaries) (non-trade)

	Company	
	2016	2015
	\$'000	\$'000
Amounts due from subsidiaries (Note a)		-
Amounts due to subsidiaries	(11,550)	(9,953)
Note (a):		
Amounts due from subsidiaries	15,371	15,568
Less: Allowance for impairment	(15,371)	(15,568)

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16 Amounts due from subsidiaries/(due to subsidiaries) (non-trade) (cont'd)

Movements in allowance for impairment of amounts due from subsidiaries are as follows:

	Company	
	2016	2015
	\$'000	\$'000
Balance at beginning of the financial year	15,568	14,249
Charged to profit or loss	47	1,340
Exchange differences	(244)	(21)
Balance at end of the financial year	15,371	15,568

The currency profiles of amounts due to subsidiaries as at end of the reporting period are as follows:

	Company	
	2016	2015
	\$'000	\$'000
Amounts due to subsidiaries:		
Singapore dollars	6,852	6,835
United States dollars	1,816	1,847
Indonesian rupiah	(45)	(47)
Hong Kong dollars	2,927	1,318
	11,550	9,953

These amounts due from subsidiaries and due to subsidiaries are unsecured, interest free, and repayable on demand.

17 Cash and bank balances

	Group		Company	
	2016 \$'000	2015 \$'000	2016 \$'000	2015 \$'000
Cash and bank balances Fixed deposits placed with	677	249	113	208
financial institutions (1)	-	28	-	
Cash and bank balances as stated per statement of financial position	677	277	113	208
Less: restricted cash Cash and cash equivalents per consolidated	-	-	-	
statement of cash flows	677	277	113	208

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17 Cash and bank balances (cont'd)

The currency profiles of cash and bank balances as at end of the reporting period are as follows:

	Group		Company	
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
Singapore dollars	100	177	96	159
United States dollars	5	42	2	28
Indonesian rupiah	509	34	15	-
Hong Kong dollars	63	24	-	21
	677	277	113	208

⁽¹⁾ During the previous financial year, fixed deposit placed with financial institutions bore an effective interest rate of 10.5% and had a maturity period of up to 3 months from the end of the reporting period.

18 Financial assets at fair value through profit or loss

.	Group		
	2016	2015	
	\$'000	\$'000	
Balance at beginning of the financial year	25,111	22,891	
Fair value gain recognised through profit or loss	-	107	
Currency translation difference	(466)	2,113	
Balance at end of the financial year	24,645	25,111	
Analysed as:			
Current	24,645	-	
Non-current		25,111	

In the current financial year, management was of the view that there is no change in the fair value of the financial assets as compared to prior year as there was no change in the key inputs to the valuation model [Note 28(a)].

On 2 November 2016, the Group received HK\$148,292,383.56 (approximately \$26 million) for the redemption of the convertible notes [see Note 15(2)].

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18 Financial assets at fair value through profit or loss (cont'd)

Acquisition of subsidiaries:	Group 2014 \$'000
Trade receivables [Note 12(a) & (b)]	404
Fair value of CN upon acquisition of subsidiaries on 2 July 2013	
- Arch (Note 12a)	15,140
- Hillgo (Note 12b)	7,809
	22,949
Provision for income tax [Note 11(a) & (b)]	(66)
Total net identifiable assets at fair value [Note 11(a) & (b)]	23,287
Cash paid – through convertible note (Note 11 & 15)	24,022(#)
Goodwill arising from acquisition (Note 11)	735

The convertible notes details are as follows:-

Issuer Neo Telemedia Limited (listed on the HKEX GEM) (Stock Code: 8167)

Conversion Price HKD 2.50 Issue Date 5-Apr-13 **Maturity Date** 4-Apr-16

Principal Value HKD 144,000,000 (equivalent to S\$24 million)

7% p.a. (payable every 6,12,18,24,30,36 months from issuance date) Interest Rate

On 5 April 2013, the Group acquired convertible notes ("CN") with a nominal value of HK\$144,000,000 (equivalent to \$24 million) due on 5 April 2016 ("CN 2016"). Each CN carries interest at 7% per annum payable semi-annually in arrears with the first interest payment due on 5 October 2013 and the last interest payment is due on 5 April 2016. The CN 2016 entitles holders to convert the notes into new ordinary shares of the issuer at a conversion price, subject to adjustment, of HK\$2.5 per share during the period from 5 April 2013 to 31 March 2016. If the CN 2016 have not been converted, they will be redeemed at par on 5 April 2016.

As detailed in Note 29(f), the Group served a statutory demand on Neo (Note 29) on 29 June 2016 requiring Neo to pay the sum of HK\$144,000,000 together with interest in full at judgement rate pursuant to the court order of the High Court of Hong Kong filed on 13 June 2016.

On 2 November 2016, the Company announced that the legal claim against Neo has come to a successful and comprehensive conclusion as the lawyers of Arch and Hillgo have received the aggregate redemption principal amount of the two Convertible Notes of HK\$ 144,000,000 (equivalent to \$24 million based on exchange rate of S\$ 1 = HK\$ 6) and the outstanding interest on HK\$ 144,000,000 at judgement rate from 13 June 2016 until 26 October 2016, aggregating to HK\$ 148,292,383.56 (equivalent to \$26 million based on exchange rate of S\$ 1 = HK\$ 5.74) from Neo. [see Note 15 (2)].

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

18 Financial assets at fair value through profit or loss (cont'd)

(#) The convertible notes details are as follows:- (cont'd)

The currency profiles of financial assets at fair value through profit or loss as at end of the reporting period are as follows:

	Grou	p
	2016	2015
	\$'000	\$'000
Hong Kong dollars	24,645	25,111
	· · · · · · · · · · · · · · · · · · ·	

19 Trade payables

Trade payables are non-interest bearing and are generally settled within 0 to 30 days (2015: 0 to 30 days).

The currency profiles of trade payables as at end of the reporting period are as follows:

	Grou	Group	
	2016	2015	
	\$'000	\$'000	
United States dollars	52	54	
Indonesian rupiah	176	51	
	228	105	

20 Other payables and accruals

	Group		Company	
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
Other payables				
- Director related company (1)	458	466	-	-
- Third parties	1,096	714	827	480
	1,554	1,180	827	480
Accruals (2)	1,964	1,846	1,446	1,401
Deferred expenditure (3)	4,020	4,096	-	
	7,538	7,122	2,273	1,881

Director related company refers to a company in which directors of the Company's subsidiary has controlling financial interest in. The balance due to director related company is unsecured, interest-free and repayable on demand.

Included in accruals are \$1.1 million (2015: \$0.3 million) that relates to the provision of directors' fees.

Deferred expenditure relates to the outstanding purchase consideration amounting to approximately \$4.0 million (equivalent to US\$3.0 million) [2015: approximately \$4.0 million (equivalent to US\$3.0 million)] to be paid to Bright Reach International Limited upon the satisfaction of certain conditions stipulated in the sale and purchase agreement of the acquisition of the MSN group in 2011.

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20 Other payables and accruals (cont'd)

The currency profiles of other payables and accruals as at end of the reporting period are as follows:

	Group		Company	
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
Singapore dollars	2,087	1,790	2,052	1,765
United States dollars	4,187	4,285	-	-
Indonesian rupiah	989	931	-	-
Hong Kong dollars	275	116	221	116
	7,538	7,122	2,273	1,881

21 Share capital

Group	and	Company	
			2

	201	15
	Number of	
	ordinary shares	
\$'000	'000	\$'000
	\$'000	ordinary shares

Issued and paid-up

Balance at beginning and end of the financial year	6.410.536	145.508	6.410.536	145.508

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

22 Treasury shares

Group and Company

	aroup and company			
	2016		2015	
	Number of ordinary shares	Number of ordinary shares		
	'000	\$'000	'000	\$'000
Balance at beginning and end of the financial year	(24,200)	(1,219)	(24,200)	(1,219)

Treasury shares relate to ordinary shares of the Company that is held by the Company.

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23 Capital reserve

	Group and C	Group and Company	
	2016	2015	
	\$'000	\$'000	
Balance at beginning and end of the financial year	(169)	(169)	

This represented the loss on re-issue of treasury shares in the financial year 2011. The capital reserve is non-distributable.

24 Operating lease

Where the Group is the lessee

The future aggregate minimum leases payable under non-cancellable operating leases contracted for at the end of the reporting period but not recognised as liabilities are as follows:

	Group		Company	
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
Future minimum lease payments				
- Not later than one year	169	102	169	102
- Later than one year and not later than five years	81	94	81	94
_	250	196	250	196

Operating lease payments represent rentals payable by the Group for certain of its offices and office equipment. These lease expires between 1 April 2016 to 1 October 2020 with an option to renew for another 2 years with no contingent rent provision included in the contracts. The Group is restricted from sub-leasing its offices and office equipment to third parties. The current rent payable on the leases range from \$150 to \$8,093 (2015: \$150 to \$8,093) per month.

25 Related party information

(a) In addition to information disclosed elsewhere in the financial statements, significant transactions with related parties conducted during the financial year on terms agreed between the parties concerned are as follows:

	Gro	oup
	2016	
	\$'000	\$'000
Repayment from related parties *	-	4
Repayment to related parties *		11

Related parties refer to companies which are controlled or significantly influenced by the directors of the Company and its subsidiary.

Outstanding balances as at the end of the reporting period arising from advances from/(to) related parties are disclosed in Notes 15, 16 and 20 to the financial statements respectively.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

25 Related party information (cont'd)

- (b) As referred to in Note 15 to the financial statements, Niaga is a limited liability company incorporated in Hong Kong. Based on the information available to the Company, a controlling shareholder and former director of the Company is a director of and registered shareholder (holding approximately 19% interest) of the holding company that owned the entire issued share capital of Niaga up to October 2014.
- (c) Key management personnel compensation are disclosed in Note 7 to the financial statements.

26 Segment information

Disclosure of information about operating segments is made as required by FRS 108 Operating Segments. This disclosure standard has no impact on the reported results or financial position of the Group.

The Group is engaged in two business segments, which comprises of (i) the building, operating and leasing of base station controllers for USO, provision of data centre and connectivity services, and other satellite communication related sales and services and (ii) the corporate segment (interest income from convertible notes).

The geographical segment represent the Group's distinguishable components which provide products or services within a particular economic environment (location) and this component contains risk and returns that are different from those components which operate in other economic environments (locations).

During the reporting year, the Group had 4 (2015: 4) reportable operating segments by geographical area: Indonesia, Hong Kong, People's Republic of China and Singapore (2015: Indonesia, Hong Kong, People's Republic of China and Singapore).

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

26 Segment information (cont'd)

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

2016	Building, operating and leasing USO equipment, provision data center and connectivity service \$'000	Corporate (Interest income from convertible notes) \$'000	Unallocated \$'000	Group \$'000
Revenue				
External sales		923	-	923
Segment results Income/(loss) from operations Other expenses Other income Share of loss of joint venture Loss before tax Income tax expense Loss after tax	(264) (110) 5 (1,757)	809 (720) - -	(2,604) (1,827) 1 - -	(2,059) (2,657) 6 (1,757) (6,467) (152) (6,619)
Segment assets representing consolidated total assets	32,138	25,139	1,338 _	58,615
Segment liabilities	1,139	54	6,573	7,766
Unallocated liabilities - Income tax payable Consolidated total liabilities	745	725	- -	1,470 9,236
Non-current assets	31,798	-	23	31,821
Other segment items Depreciation of property, plant and equipment (Note 10) Impairment loss on goodwill (Note 11) Impairment loss on other receivables (Note 15)	21 - -	- - -	17 - 1,587	38 735 1,587

NOTES TO THE FINANCIAL STATEMENTS (Cont'd) FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

26 Segment information (cont'd)

2015	Building, operating and leasing USO equipment, provision data center and connectivity service \$'000	Corporate (Interest income from convertible notes) \$'000	Unallocated \$'000	Group \$'000
Revenue				
External sales	513	1,675	-	2,188
Segment results				
Income/(loss) from operations	166	1,669	(2,706)	(871)
Other expenses	(1,421)	(70)	1,014	(477)
Other income	4	107	1,200	1,311
Share of loss of joint venture	346	-	-	346
Profit before tax				309
Income tax expense				(276)
Profit after tax				33
Segment assets representing consolidated total assets	33,744	27,186	3,565 _	64,495
Segment liabilities Unallocated liabilities	965	-	6,262	7,227
- Income tax payable	770	588	_	1,358
Consolidated total liabilities		333	- -	8,585
Non-current assets	33,430	25,846	62	59,338
Other segment items				
Capital expenditure	-	-	38	38
Depreciation of property, plant and equipment	00		40	100
(Note 10)	89	-	13	102
Impairment loss on trade receivables (Note 14)	226	-	-	226
Impairment loss on other receivables (Note 15)	187	-	-	187
Property, plant & equipment written off		-	1	1

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

26 Segment information (cont'd)

Geographical information

Revenue and non-current assets information based on the geographical location of customers and assets respectively are as follows:

	Revenues		Non-current assets				
	2016 2015	2016 2015		16 2015 2016		2015	
	\$'000	\$'000	\$'000	\$'000			
Indonesia	-	513	-	-			
Hong Kong	923	1,675	-	735			
People's Republic of China	-	-	31,798	33,430			
Singapore		-	23	62			
Group	923	2,188	31,821	34,227			

Non-current assets information presented above consist of property, plant and equipment, goodwill, investment in joint venture as presented in the statements of financial position.

Information about major customers

Revenue of approximately \$0.93 million (2015: \$2.2 million) are derived from 1 (2015: 3) major external customers who individually contributed 10 percent or more of the Group's revenue, and are attributable to the Indonesia and Hong Kong segments tabled below:

	2016 \$'000	2015 \$'000
Customer 1 (Indonesia)	-	360
Customer 2 (Indonesia)	-	153
Customer 3 (Hong Kong)	923	1,675
	923	2,188

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments

(a) Categories of financial instruments

The carrying amount of the different categories of financial instruments is as disclosed on the face of the statement of financial position except for the following:

	Group		Company	
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
Financial assets				
Loans and receivables	1,851	5,129	1,285	2,827
Financial assets, fair value through profit or				
loss	24,645	25,111	-	
Financial liabilities				
At amortised cost	3,746	3,131	13,823	11,834

(b) 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.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(i) Market risk

Foreign currency risk

Foreign currency risk refers to the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in exchange rate. The Group and Company are exposed to movements in foreign currency exchange rates arising from normal transactions that are denominated in currencies other than the respective functional currencies of the Group's entities, primarily with respect to United States dollar ("USD"), Indonesian Rupiah ("IDR") and Hong Kong dollars ("HKD"). The Group does not have a policy to hedge its exposure to foreign exchange risk.

Denominated in:	SGD \$'000	USD \$'000	IDR \$'000	HKD \$'000
Group	¥ 555	+ 333	+ 555	+ 555
2016				
Financial assets				
Other receivables and deposits				
(exclude prepayments)	1,172	-	2	-
Financial assets at fair value through profit				
or loss	-	-	-	24,645
Cash and bank balances	100	5	63	509
-	1,272	5	65	25,154
Financial liabilities				
Trade payables	-	52	176	-
Other payables and accruals (exclude				
deferred expenditure)	2,087	167	989	275
-	2,087	219	1,165	275
Net financial assets/(liabilities)	(815)	(214)	(1,100)	24,879
Less: Net financial (assets)/liabilities	(5.5)	(=)	(1,123)	_ ,,
denominated in the respective	007	(010)	1.004	(05.000)
entities functional currencies	807	(219)	1,084	(25,082)
Foreign currency exposure	(8)	5	(16)	(203)

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(i) Market risk (cont'd)

Foreign currency risk (cont'd)

Denominated in:	SGD \$'000	USD \$'000	IDR \$'000	HKD \$'000
Group				
2015				
Financial assets				
Trade receivables	-	-	-	1,316
Other receivables and deposits (exclude prepayments)	2,621	635	280	-
Financial assets at fair value through profit or loss	-	-	-	25,111
Cash and bank balances	177	42	33	24
_	2,798	677	313	26,451
Financial liabilities				
Trade payables	-	54	51	-
Other payables and accruals (exclude				
deferred expenditure)	1,790	189	931	116
_	1,790	243	982	116
Net financial assets/(liabilities) Less: Net financial (assets)/liabilities denominated in the respective	1,008	434	(669)	26,335
entities functional currencies	(988)	(398)	650	(26,314)
Foreign currency exposure	20	36	(19)	21

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(i) Market risk (cont'd)

Foreign currency risk (cont'd)

Denominated in:	SGD \$'000	USD \$'000	IDR \$'000	HKD \$'000
Company 2016				
Financial assets				
Other receivables and deposits (exclude				
prepayments)	1,172	-	-	-
Cash and cash equivalents	96	2		15
_	1,268	2	-	15
Financial liabilities				
Amounts due to subsidiaries	6,852	1,816	(45)	2,927
Other payables and accruals	2,052	-	-	221
_	8,904	1,816	(45)	3,148
Net financial assets/(liabilities)	(7,636)	(1,814)	(45)	(3,133)
Less: Net financial liabilities denominated in the Company's functional				
currency	7,636	-	-	_
Foreign currency exposure	-	(1,814)	45	(3,133)
Company				
2015				
Financial assets				
Other receivables and deposits (exclude				
prepayments)	2,619	-	-	-
Cash and bank balances	159	28	-	21
	2,778	28	-	21
Financial liabilities	0.005	1.047	47	4.040
Amounts due to subsidiaries	6,835	1,847	47	1,318
Other payables and accruals	1,765 8,600	1 0/7	47	116 1,434
-	0,000	1,847	41	1,434
Net financial assets/(liabilities) Less: Net financial liabilities denominated	(7,591)	(1,822)	47	(1,413)
in the Company's functional	7 501			
Currency	7,591	- /1 020\	47	- (1 /12)
Foreign currency exposure	-	(1,822)	41	(1,413)

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(i) Market risk (cont'd)

Foreign currency risk (cont'd)

The Group is also exposed to currency translation risk arising from its net investments in foreign operations, mainly Indonesia and Hong Kong. The Group's net investment in Indonesia and Hong Kong are not hedged as currency positions in Indonesia and Hong Kong are considered to be long-term in nature.

Foreign currency risk sensitivity

The following table details the sensitivity to a 5% increase and decrease in the relevant foreign currencies against the functional currency of each group entity. 5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably 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.

If the relevant foreign currency weakens by 5% against the functional currency of each group entity, profit or loss will increase/(decrease) by:

	USD in	npact	IDR ir	npact	HKD ii	mpact
	2016 \$'000	2015 \$'000	2016 \$'000	2015 \$'000	2016 \$'000	2015 \$'000
Group Profit or loss		(1) (i)	1	(i)	9	(1) (i)
Company Profit or loss	75	75 (ii)	(2)	(2) (ii)	130	59 _(ii)

If the relevant foreign currency strengthens by 5% against the functional currency of each group entity, profit or loss will increase/(decrease) by:

	USD impact	t IDR ir	npact	HKD ir	mpact
	2016 201	5 2016	2015	2016	2015
	\$'000 \$'00	3000	\$'000	\$'000	\$'000
Group					
Profit or loss		1 (i) (1)	(i)	(9)	1_(i)
Company					
Profit or loss	(75) (7	<u>75)</u> (ii) <u>2</u>	2_(ii)	(130)	(59) (ii)

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(i) Market risk (cont'd)

Foreign currency risk (cont'd)

Foreign currency risk sensitivity (cont'd)

- (i) This is mainly attributable to the exposure outstanding on receivable and payables at the end of the financial year in the Group.
- (ii) This is mainly attributable to the exposure to outstanding US dollar inter-company payables at the end of the financial year.

Interest rate risk

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 forward contracts or other arrangements for trading or speculative purposes. As at 31 March 2016, there were no such arrangements, interest rate swap contracts or other derivative instruments outstanding.

The following table sets out the carrying amount, by maturity, of the Group's financial instruments, that are exposed to interest rate risk:

	Group		Company	
	2016	2015	2016	2015
	\$'000	\$'000	\$'000	\$'000
Within 1 year - fixed rates				
Fixed deposits placed with financial				
institutions		28		

Interests on financial instruments at fixed rates are fixed until the maturity of the instruments. The other financial instruments of the Group that are not included in the above table are not subject to interest rate risks. The sensitivity analysis for interest rate is not disclosed as the effect on the profit or loss is considered not significant.

(ii) Liquidity risk

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

The Group monitors and maintains a level of cash and cash equivalents deemed adequate by management to finance its operations and mitigate the effects of fluctuations in cash flows.

The table below summarises the maturity profile of the Group's and the Company's non-derivative financial liabilities at the reporting date based on contractual undiscounted repayment obligations.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(ii) Liquidity risk (cont'd)

	20	2016		15
	1 year or less \$'000	1 to 5 years \$'000	1 year or less \$'000	1 to 5 years \$'000
Group				
Trade and other payables	2,726	_	3,131	
Company				
Amounts due to subsidiaries	10,550	-	9,953	-
Trade and other payables	2,273	-	1,881	

(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. For trade receivables, the Group adopts the policy of dealing only with customers of appropriate credit history, and obtaining sufficient security where appropriate to mitigate credit risk. For other financial assets, the Group adopts the policy of dealing only with high credit quality counterparties. Credit exposure to an individual counterparty is restricted by credit limits that are approved by the Directors based on ongoing credit evaluation. The counterparty's payment profile and credit exposure are continuously monitored at the entity level by the respective management and at the Group level by respective management.

At the end of the reporting period, there is no amount receivable from customer as the customer has made full settlement towards the year end.

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

In previous year, the credit term granted to trade receivables range from 14 to 120 days. No interest is charged on the trade receivables balances.

The carrying amounts of cash and cash equivalents, trade and other receivables, including due from subsidiaries (non-trade), and financial assets at fair value through profit or loss represent the Group's and Company's maximum exposure to credit risk in relation to financial assets. No other financial assets carry a significant exposure to credit risk.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(iii) Credit risk (cont'd)

Credit risk on trade receivables

Credit risk arises from the inability of its customers to make payments when due. The amounts presented in the consolidated statement of financial position are net of allowances for impairment of trade receivables, estimated by management based on prior experience and the current economic environment.

The breakdown of trade receivables is as follows:

	Group		
	2016		
	\$'000	\$'000	
Not past due but impaired	-	-	
Past due and impaired	9,539	9,539	
Past due but not impaired		1,316	
Total	9,539	10,855	

Financial assets that are neither past due nor impaired

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

Financial assets that are past due and/or impaired

The age analysis of trade receivables past due but not impaired is as follow:

	Group		
	2016	2015	
	\$'000	\$'000	
Past due more than 6 months		1,316	

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

27 Financial instruments (cont'd)

(b) Financial risk management objectives and policies (cont'd)

(iii) Credit risk (cont'd)

Credit risk on trade receivables (cont'd)

Financial assets that are past due and/or impaired (cont'd)

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

	Group	0
	2016	2015
	\$'000	\$'000
Gross amount:		
Not past due but impaired	-	-
Past due and impaired	9,539	9,539
Past due but not impaired	1,	
	9,539	10,855
Less: Allowance for impairment (Note 14)	(9,539)	(9,539)
Total		1,316

Movement in allowance for impairment:

	Grou	р
	2016	2015
	\$'000	\$'000
Beginning of financial year	9,539	9,313
Impairment loss charge (Note 14)		226
End of financial year	9,539	9,539

Trade receivables that are individually determined to be impaired at the end of the reporting period comprise of debtors that have defaulted on payments.

Included in the Group's trade receivables balances are debtors with total carrying amount of approximately \$Nil (2015: \$1,316,000) which are past due but not impaired as there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral over these balances.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

28 Fair values of financial instruments

(a) Fair value of financial instruments that are carried at fair value

Group 2016 Financial assets	Quoted prices in active markets for identical instruments (Level 1) \$\$'000	Significant other observable inputs (Level 2) S\$'000	Significant unobservable inputs (Level 3) S\$'000	Total S\$'000
Financial assets at fair value through profit or				
loss ("Convertible Notes") (unquoted)	-	-	24,645	24,645
		-	24,645	24,645
2015				
Financial assets				
Financial assets at fair value through profit or				
loss ("Convertible Notes") (unquoted)		-	25,111	25,111
	_	-	25,111	25,111

Fair value hierarchy

The Group classifies fair value measurement using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Determination of fair value

The fair values of unquoted financial assets at fair value through profit or loss ("Convertible Notes") [Note 18] amounted to \$\$24.6 million (2015: \$\$25.1 million) as at 31 March 2016. The valuation made in previous year was based on the binomial option pricing model by independent professional qualified valuer, Roma Appraisals Limited on 8 May 2015.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

28 Fair values of financial instruments (cont'd)

(a) Fair value of financial instruments that are carried at fair value (cont'd)

Movements in Level 3 financial instruments measured at fair value

The following table presents the reconciliation for all financial instruments measured at fair value based on significant unobservable inputs (Level 3):

Financial assets at fair value through profit or loss ("Convertible Notes") (unquoted)

	Grou	р
	2016	2015
	S\$'000	S\$'000
Balance at beginning of the financial year	25,111	22,891
Currency translation (loss)/gain in other comprehensive income	(466)	2,113
Fair value gain recognised in profit or loss		107
	24,645	25,111

(b) Fair value of financial instruments by classes that are not carried at fair value and whose carrying amount is a reasonable approximation of fair value

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

(c) Fair value of financial instruments by classes that are not carried at fair value and whose carrying amounts are not reasonable approximation of fair value

As at end of the reporting period, there are no financial instruments in this category.

29 Subsequent events

(a) Independent investigation by Ernst & Young Advisory Pte. Ltd. ("EY")

On 25 July 2012, the Company announced that it had appointed EY as the independent accounting firm to conduct an independent investigation into the circumstances that led to the funds placed with Niaga being restricted, including a review of the processes and procedures around the Group's deposit and placement of funds with Niaga, as well as verifying the movement of cash placed and the restriction.

EY completed its independent investigation on 31 October 2014 and issued a report (the "EY Report") on its findings to the Audit Committee of the Company ("Audit Committee"). The Audit Committee and the Board of Directors ("Board") have reviewed the EY Report and have noted that it highlighted, among other things:

(i) certain questionable cash movements between the Company and Niaga;

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

29 Subsequent events

- (a) Independent investigation by Ernst & Young Advisory Pte. Ltd. ("EY") (cont'd)
 - (ii) there was evidence that appeared to suggest that the discrepancy in the Company's cash balances and cash restriction with Niaga relating to the amount of approximately \$26.8 million originally placed with Niaga, as further detailed in the announcement dated 5 July 2012 ("Discrepancies") could be connected to the personal exposure of the former director of the Company, Mr Hady Hartanto (and possibly companies connected to him) with Niaga; and
 - (iii) weaknesses and lapses in the internal controls and corporate governance procedures of the Company.

The Board has adopted the EY Report. To address these findings, the Board convened a Special Committee comprising two Independent Directors of the Company, Mr Lye Meng Yiau and Mr Edward Fu to assess (i) the extent of any damage caused to the Company arising from the matters highlighted; and (ii) the required action (including any legal action if deemed appropriate) that the Company needs to take to address these matters.

The Company also separately engaged EY to review internal control measures, policies and procedures within the Group, to identify and address any weaknesses and lapses in the internal controls and corporate governance procedures, over and above those highlighted in the EY Report, as well as to conduct a further investigation into, inter alia, the discrepancies and matters highlighted in the EY Report [Note 29 (c)].

On 12 August 2015, the Company announced that the Special Committee has completed its review and assessment of the findings in the EY Report and has made the following recommendations to the Board:

- (i) appropriate legal action arising from the matter be deferred to be reconsidered by the Board at a later date when the loss to the Company and its subsidiaries VIP (HK) Limited ("VIP") and SLTL is determined (but such action must be commenced no later than July 2018);
- (ii) the Board should consider engaging Hong Kong legal advisors to explore prospects of obtaining documents and evidence (if any) from parties in Hong Kong, including Niaga, Hady Hartanto ("Hady"), Sri Tjintawati Hartanto ("Ptjin") and/or Chan Fung Ling (aka Patty Chan) ("Patty") to determine the true circumstances of the transfers of the approximately \$24 million from the Company and its subsidiaries VIP and SLTL's accounts with Niaga and for the purposes thereafter to consider and determine whether there was any wrongdoing by Hady, Ptjin, and/ or Patty and whether legal action against them is appropriate in the event of loss determined as having been suffered by the Company and its subsidiaries VIP and SLTL; and
- (iii) the Company's Directors to review the processes of the Company to ensure that proper internal controls are put in place in respect of the operation of the Company's bank accounts and facilities, including the keeping of proper records. In this regard, the Special Committee noted that the Company already engaged EY to perform a gap assessment to identify, among others, the areas of improvement in respect of its processes, and that EY had already issued its report and on this basis, the Special Committee recommends that the Company should adhere to the recommendations made in the report.

The Board has adopted the above recommendations made by the Special Committee, and will update Shareholders upon any further action taken by the Board.

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29 Subsequent events (cont'd)

(b) Civil Summon- Ruled in favor of the Company and its subsidiaries

On 22 July 2014, a Civil Summon (the "Civil Summon") was issued by the Head of the District Court of Central Jakarta (with Hans Purnajo and Steve Iwan as the plaintiffs) and served on the Company, its subsidiaries PT. Karunia Anugerah Mitra Utama ("PT KAMU"), Multi Skies Nusantra Limited ("MSN") and Telemedia Pacific Communications Pte. Ltd ("TPC"). The Civil Summon involves an outstanding dispute arising prior to the acquisition of MSN by the Group and the plaintiffs are claiming the Group for the sum of approximately \$5.6 million and all costs, interest and damages.

In May 2010, TPC acquired the entire share capital of MSN from Bright Reach International Limited ("BRI"). MSN owns the entire share capital of PT KAMU, which in turn owns the entire share capital of PT Multi Skies Nusantara ("PT MSN"). PT MSN engages in satellite-based communication services in the remote area through building, operating and leasing base station controllers for USO sites in Indonesia. BRI was also named as one of the defendants.

On 18 May 2016, the Court in relation to the Civil Summon, ruled in favor of the Company and its subsidiaries and dismissed all claim by the plaintiffs with costs.

(c) On-going independent investigation by EY- Second Appointment

On 10 November 2014, the Company appointed EY as the independent accounting firm to investigate the following:

- (i) The Company had on 1 April 2010 entered into a sale and purchase agreement to acquire MSN and its subsidiaries, PT KAMU, PT MSN (collectively, the "MSN group") from Bright Reach International Limited ("BRI"). Following the acquisition, allegations were raised by the previous owners of MSN's subsidiary PT MSN that BRI had not fulfilled certain obligations to them prior to the acquisition. Allegations were also raised regarding the appropriateness of certain transactions and actions involving PT MSN.
- (ii) In light of the above allegations, EY is to ascertain the relevant facts, review of the acquisition transaction and the process and procedures surrounding the consideration paid with reference to the financial records of the MSN group and corporate records of PT MSN.

As at the date of this report, we were informed by the Board of Directors that the EY's investigation on the MSN group is still on-going.

(d) On-going legal action against the Company

On 28 November 2014, legal action was commenced in Hong Kong by a third party ("Plaintiff") against the Company, its controlling shareholder and a former director of the Company regarding a private sale of the Company's shares. The Plaintiff obtained an injunction order restraining the Company from disposing or dealing with its assets or any money in its bank accounts maintained in Hong Kong or elsewhere up to the value of HK\$10 million, and not to remove from Hong Kong any asset up to the value of HK\$10 million. The injunction order did not however prohibit the Company from dealing with any asset or money so long as the total unencumbered value of all assets remains above HK\$10 million.

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2016

29 Subsequent events (cont'd)

(d) On-going legal action against the Company (cont'd)

The Company was not a contracting party to the underlying sale transaction which triggered the legal action, and had no previous knowledge of that sale transaction. However, the Plaintiff has alleged that the purchase price in relation to that sale transaction was paid to the Company's Hong Kong bank account in January 2011. The Company's records showed that these funds received in January 2011 were in fact funds paid for the exercise of warrants issued by the Company. As such, these funds were in fact proceeds arising from the exercise of the warrants, (i.e. share capital paid to the Company for the issue of new shares in the Company following the exercise of the relevant warrants by the respective warrant holder(s)).

On 28 January 2015, the Plaintiff also commenced similar legal proceedings in the High Court of Singapore with a view to obtain a similar injunction order restraining the Company from disposing or dealing with its assets in Singapore. However, such order, if obtained, will not prohibit the Company from dealing with or disposing of any of its assets in the ordinary and proper course of business.

On 12 May 2015, the High Court of Hong Kong has discharged the injunction which placed a restraining order on the Company.

On 16 December 2016, the legal proceeding in the High Court of Singapore has been discontinued and concluded by the Plaintiff.

On 24 January 2017, the Company has received an amended statement of claim in the High Court of Hong Kong by the plaintiff. At the date of this report, the legal case is still on-going and the Company will take all appropriate steps to contest the legal action in Hong Kong.

(e) Proposed acquisition of Clearwater Capital Management Inc.- Non-binding

On 10 February 2015, the Company entered into a non-binding Heads of Agreement (the "HOA") with AP SSG Inc. (formerly known as Ajia Partners SSG Inc.) ("the Vendor") for the proposed acquisition of the entire issued shares in the capital of Clearwater Capital Management Inc. ("Clearwater") ("Proposed Acquisition").

Clearwater is an exempt limited liability company incorporated in the Cayman Islands and is the general partner of AP Special Situations Fund II L.P. ("Fund") which is an exempted limited partnership established under the laws of the Cayman Islands. Pursuant to the HOA, the Company will effect the Proposed Acquisition for a purchase consideration of \$15 million ("Purchase Consideration"). The Purchase Consideration was derived after taking into account the earnings potential of the Company, including its share of gain on investment for managing the assets of the Fund.

The Purchase Consideration shall be fully satisfied through cash, or the issue of such number of ordinary shares in the capital of the Company at an issue price to be agreed between the Company and the Vendor ("Consideration Shares"), or partly in cash and the balance through the issue of Consideration Shares, to be mutually agreed between the Company and the Vendor. The HOA shall terminate upon the Parties' entry into the definitive sale and purchase agreement ("Definitive SPA"), and shall expire automatically if the Company and the Vendor fail to enter into the definitive SPA within 120 days after the date of HOA (unless extended upon the mutual HOA of the Company and the Vendor) ("Validity Period").

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29 Subsequent events (cont'd)

(e) Proposed acquisition of Clearwater Capital Management Inc.- Non-binding (cont'd)

As at the date of this report, there are no further action following the expiry of the Heads of Agreement. The management will provide updates if and when there are any developments.

(f) On-going legal action against Neo Telemedia Limited

On 12 June 2015, the Company announced that Arch Capital Limited ("Arch") and Hillgo Asia Limited ("Hillgo"), wholly-owned subsidiaries of the Company, issued Writs of Summons in Hong Kong against Neo Telemedia Limited ("Neo"), a company incorporated in the Cayman Islands with limited liability and whose shares are listed on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited.

As previously mentioned in Note 19 to the financial statements, Neo is the issuer of two non-transferable Convertible Notes (the "Notes") for the total principal amount of HK\$144.0 million ("Principal Amount") held by Arch and Hillgo. The Notes entitle Arch and Hillgo to interest at the rate of 7% per year, payable half-yearly. Neo has defaulted on the latest interest payment totalling HK\$5 million which was due on 5 April 2015 for the period 5 October 2014 to 4 April 2015. Arch and Hillgo, in order to establish their rightful legal position, are exercising their rights to call for immediate repayment of this interest amount as well as the Principal Amount, together with further interest and costs as provided by the terms and conditions of the Notes in the case of default.

On 8 January 2016, the Court in Hong Kong has issued a Court Order in relation to the legal action taken against Neo which requires Neo to comply with all terms of the Notes inter alia:

- (i) Neo will redeem the 1st note of the Convertible Notes with certificate number 001 for the principal amount of HK\$95,000,000 as and when it falls due three (3) calendar years after the day of its issue on 5th April 2013;
- (ii) Neo will redeem the 2nd note of the Convertible Notes with certificate number 002 for the principal amount of HK\$49,000,000 as and when it falls due three (3) calendar years after the day of its issue on 5th April 2013;
- (iii) Arch and Hillgo shall have the rights to convert part or full of the two Convertible Notes at the price of HK\$1.10 on or before 4th April 2016; and
- (iv) The obligation of Neo to pay interest pursuant to condition 3(a) of the Convertible Notes at the rate of 7% per annum from 5th October 2015 until full payment pursuant to the Convertible Notes is expressly waived by Arch and Hillgo.

Subsequently on 29 January 2016 and 17 March 2016, the Company announced that both Arch and Hillgo has received from Neo the outstanding interest from Neo on the Notes.

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29 Subsequent events (cont'd)

(f) On-going legal action against Neo Telemedia Limited (cont'd)

On 12 April 2016, the Company announced that Arch and Hillgo have entered into a settlement agreement with Neo and AR Evans Capital Limited ("AR Evans") in relation to the Court Order dated 6 January 2016. The terms of the settlement agreement:

- (i) Neo, upon approval of the Hong Kong Stock Exchange Limited ("HKSE"), shall issue 375,875,000 freely tradeable shares of Neo on HKSE ("Issued Shares") to AR Evans in order to arrange the payments stated in paragraphs (iii) and (iv) below to Arch and Hillgo, which is guaranteed by Neo through a joint and several guarantee and undertaking of Neo;
- (ii) Upon issuance of the Issued Shares, the obligations of Neo under the Court Order shall be fully discharged and substituted by the irrevocable corporate quarantee and undertaking from Neo and Arch and Hillgo shall deliver or procure the delivery of the two (2) Convertible Notes to Neo for cancellation;
- (iii) Upon issuance of the Issued Shares, AR Evans shall sell or procure the sale of the Issued Shares within 3 months from the date of issue and allotment of the Issued Shares or such other period as agreed by Neo and arrange to make payments to Arch and Hillgo for an aggregate sum of HK\$145,680,000, representing the sum of principal amount of the two Convertible Notes of HK\$144,000,000 and the outstanding interest of HK\$1,680,000 by way of five (5) instalment and two (2) further payments within June 2016 or such other payment manner as mutually agreed; and
- (iv) Neo irrevocably guarantee and undertake to Arch and Hillgo jointly and severally for full repayment of up to the aggregate sum of HK\$145,680,000, should there be any failure of payment or shortfall in payments to Arch and Hillgo by AR Evans. This undertaking by Neo shall be continuous until the full, final and complete discharge of NEO's liability.

On 29 May 2016, the Company further announced that Arch and Hillgo have issued a Summons in Hong Kong against Neo, as a consequence of breach of the terms of the Court Order dated 6 January 2016.

On 13 June 2016, the High Court of Hong Kong ruled in favor of Arch and Hillgo and that Neo shall pay the sum of HK\$144,000,000 together with interest in full at judgment rate together with legal cost on the Summons.

On 29 June 2016, the Company served a Statutory Demand on Neo to pay the Judgment Debt pursuant to the 13 June 2016 Court Order, with liberty to apply for wind up order for failure to comply within 21 days.

On 30 June 2016, the Company received a Notice of Appeal against the 13 June 2016 Court Order filed by Neo on 27 June 2016.

On 7 July 2016, Neo filed a Summons applying for an order that: 1) Execution of the 13 June 2016 Court Order be stayed pending determination of the Appeal; and 2) Leave be granted to Neo to adduce an Affirmation as evidence for Neo's appeal against the 13 June 2016 Court Order.

On 29 July 2016, the hearing of application filed by Neo for stay of execution of the Court Order of the High Court of Hong Kong ("Order") was dismissed with costs.

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29 Subsequent events (cont'd)

(f) On-going legal action against Neo Telemedia Limited (cont'd)

On 24 August 2016, Arch and Hillgo have filed five garnishee orders to show cause ("Garnishee Orders") in the High Court of Hong Kong ("Court").

On 26 September 2016, the Appeal filed by Neo against the Order was dismissed with costs on indemnity basis by the Hong Kong High Court.

On 3 October 2016, the Company announced that the five Garnishee Orders filed by Arch and Hillgo, against five banks were dismissed at the Court hearing on 30 September 2016, thus giving priority to the petition to wind up Neo.

On 14 October 2016, the Company announced that Arch and Hillgo have filed an Inter Parte Summons on 13 October 2016 in the High Court of Hong Kong applying for an order to appoint Vincent Fok and Daniel Chow of FTI Consulting to be provisional liquidator of Neo ("Application"). The hearing date for the Application has been scheduled for 8 October 2016.

On 2 November 2016, the Company announced that the legal claim against Neo has come to a successful and comprehensive conclusion as the lawyers of Arch and Hillgo have received the aggregate redemption principal amount of the two Convertible Notes of HK\$ 144,000,000 and the outstanding interest on HK\$ 144,000,000 at judgement rate from 13 June 2016 until 26 October 2016, aggregating to HK\$ 148,292,383.56 from Neo.

(g) Incorporation of a Joint Venture Company

On 17 January 2017, the Company together with Dongyi Management Limited ("Dongyi") jointly incorporated a joint venture company in Singapore, NGSC Capital Pte. Ltd. ("NGSC Capital"). NGSC Capital has an initial issued and paid up capital of \$100,000 divided into 100,000 ordinary shares. The Company and Dongyi holds 55% and 45% respectively of the shares in NGSC Capital through its joint venture agreement.

(h) Settlement agreement with BJI [see Note 15⁽¹⁾]

On 20 February 2017, the Company announced that it has entered into a settlement agreement with BJI and another personal guarantor in respect of the outstanding sum owing by BJI on the following terms:

- (i) the payment of a sum of \$\$35,000 to the Company, which has been received by the Company;
- (ii) the Company will receive economic and monetary rights and benefits (including dividends and future proceeds arising from the sale) in respect of a total of 384,800,220 ordinary shares in the Company ("Settlement Shares"). Such Settlement Shares will be held by a custodian nominated by the Company which will act under the sole direction and for the benefit of the Company.

The Company will discontinue the Suit within seven days after the Settlement Shares have been transferred to the aforesaid custodian under its custody for the benefit of the Company.

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29 Subsequent events (cont'd)

(h) Settlement agreement with BJI [see Note 15(1)] (cont'd)

With respect to the above settlement agreement, the Company signed a Deed of Settlement dated 17 February 2017 to distribute the settlement shares in the following manner:

- (i) 380,000,000 NGSC ordinary shares to NGSC to be held by custodian under the directive of NGSC
- (ii) 4,799,887 NGSC ordinary shares to be held by BJI
- (iii) 333 NGSC ordinary shares to third party (Chin Pang Joo)

30 Comparative figures

The independent auditor's report dated 28 November 2016 contains a disclaimer of opinion on the financial statements for the financial year ended 31 March 2015. Below is the extract of the basis for disclaimer of opinion.

Extracted from auditor's report for the financial year ended 31 March 2015

"Basis for Disclaimer of Opinion

(a) Opening balances

Our independent auditor's report dated 25 July 2016 expressed a disclaimer of opinion on the financial statements for the financial year ended 31 March 2014. The basis for disclaimer of opinion on the financial statements for the financial year ended 31 March 2014 is disclosed in Note 30 to the financial statements.

In view of the matters described in the basis for disclaimer of opinion paragraphs on the financial statements for the financial year ended 31 March 2014, we are unable to determine whether the opening balances as at 1 April 2014 are fairly stated.

Since the opening balances as at 1 April 2014 are entered into the determination of the financial position of the Group and of the Company as at 31 March 2015 and of the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the financial year ended 31 March 2015, we are unable to determine whether adjustments, if any, might have been found to be necessary in respect of the Group's and the Company's financial statements for the financial year ended 31 March 2015.

Our opinion on the current financial year's financial statements of the Group and the Company is also modified because of the possible effect of these matters on the comparability of the current year's figures and the corresponding figures.

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30 Comparative figures (cont'd)

(b) Other receivables

Included in Note 15 to the financial statements is an amount of \$0.63 million due to a subsidiary, VIP (HK) Limited as at 31 March 2015 by Niaga Finance Company Limited ("Niaga") which was withheld by Niaga for settlement of invoices in respect of 65 sets of USO equipment under a Letter of Credit arrangement provided by Niaga on behalf of VIP (HK) Limited. However, management is unable to provide us with any supporting documents with respect to this Letter of Credit arrangement. Therefore, we are unable to determine the basis of the settlement arrangement and its validity. We are also unable to obtain independent confirmation of the balance of \$0.63 million. Accordingly, we are not able to satisfy ourselves as to the existence of the outstanding balance of \$0.63 million by alternative audit procedures. In addition, we were unable to ascertain the recoverability of the balances of \$0.63 million due to VIP (HK) Limited from Niaga.

In addition, included in Note 15 to the financial statements is an amount of approximately \$2.5 million which was owed from a director-related company. As at the date of the report, an amount of approximately \$0.4 million has been received. For the remaining amount of approximately \$2.1 million, management is still pursuing legal proceeding against the debtor. As the legal proceeding is still in progress, we are unable to satisfy ourselves on the recoverability of \$2.1 million due from the director-related company.

(c) Cash in Bank

In relation to a subsidiary's bank account in PT Bank QNB Kesawan Tbk-Rupiah account, we are unable to obtain sufficient appropriate audit evidence to ascertain the nature, accuracy and validity of bank disbursements and bank receipts transactions which amounted to Rp 4,175,053,773 (equivalent to \$439,132) and Rp 4,096,668,608 (equivalent to \$430,887) during the financial year ended 31 March 2015. According to management, the supporting documents are being withheld by the previous management. The Company had initiated legal proceedings against the previous management to retrieve those documents. To date and as confirmed by the legal advisor, Arif Hutami & Partners, this legal proceedings is still on-going.

We had noted similar concerns with respect to bank disbursements during the audit of the prior year financial statements (financial year ended 31 March 2014) and the amount of bank disbursements that could not be substantiated was Rp 1,131,500,000 (equivalent to \$103,079) [Note 30(c)].

(d) Independent investigation

Subsequent to the completion of the independent investigation by Ernst & Young Advisory Pte. Ltd. ("EY") on 31 October 2014, EY issued their Report ("EY Report") containing their findings to the Audit Committee of the Company, the details of which are described in Note 29 (a). In view of EY's findings, the Company re-appointed EY on 10 November 2014 to perform further investigation into, inter alia the discrepancies and matters highlighted in the EY Report. Specifically, EY was engaged to investigate on (i) allegations raised by the former owners of Multi Skies Nusantra Limited's ("MSN") subsidiary, PT Multi Skies Nusantara ("PT MSN"); and (ii) the appropriateness of certain transactions and actions involving PT MSN, including review of the acquisition transaction and the process and procedures surrounding the consideration paid with reference to the financial records of MSN, PT Karunia Anugerah Mitra Utama ("PT Kamu") and PT MSN (collectively, the "MSN group") and corporate records of PT MSN [Note 29(c)].

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30 Comparative figures (cont'd)

(d) Independent investigation (cont'd)

As at the date of this report, EY's investigation on the MSN group, as disclosed in Note 29(c) to the financial statements, is still ongoing. Consequently, we are unable to determine whether any further significant findings may be reported by EY and whether there may be any adjustments arising thereon which may have an impact on the accompanying financial statements of the Group and the Company.

(e) On-going litigations

As disclosed in Notes 29 and 31 to the financial statements, the Group and the Company have several on-going litigations as at 31 March 2015. However, given the on-going nature of these litigations, the Directors and their legal advisors are unable to determine the probable outcomes of the litigations. Consequently, we are unable to determine whether any adjustments or additional disclosures are necessary in respect of the Group's and the Company's financial statements for the financial year ended 31 March 2015.

(f) Equity method of accounting for investment in joint ventures

As disclosed in Note 11 to the financial statements, the Group's investment in joint venture with financial year ended 31 December is not co-terminus with the Group's financial year-end of 31 March. Management has used the audited financial statements of the joint venture relating to financial year ended 31 December 2014, which took into account the financial period from 1 January 2014 to 31 December 2014 for equity accounting the Group's share of results. The Group ought to have adjusted the reporting period of the joint venture for equity accounting purposes having considered and making adjustments to take into account the effects of significant transactions or events that occurred between 1 January 2015 to 31 March 2015.

Had the Group equity accounted on an adjusted basis, that is, excluded the first 3 months of the financial period from 1 January 2014 to 31 December 2014 and included the first 3 months of the financial period with 1 January 2015 to 31 December 2015, the resultant net impacts would have been a decrease in share of profit of joint venture and a corresponding decrease in total comprehensive income of \$230,452, which is material to the Group's financial statements for the financial year ended 31 March 2015. Furthermore, the Company is not able to provide us with any supporting documents for the period from 1 January 2015 to 31 March 2015, Accordingly, we are unable to obtain sufficient appropriate audit evidence to satisfy ourselves as to the completeness and accuracy of the results of the equity accounting for this joint venture.

Consequently, we are also unable to determine whether any adjustments or additional disclosures are necessary in respect of the Group's share of profit of joint venture and the resultant carrying amounts in investment in joint venture (Note 11) as reflected in the financial statements as at, and for the financial year ended 31 March 2015.

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31 Contingent liabilities

We draw attention to Note 29(d) to the financial statements which describe the uncertainties relating to the outcome of on-going law suits filed against the Group and the Company. Accordingly, no provision for liabilities have been made for the financial year ended 31 March 2016.

32 Capital management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to maintain an optimal structure so as to maximise shareholders' value. In order to maintain or achieve an optimal capital structure, the Group may adjust the amount of dividend payment, issue new shares, buy back issued shares, obtain new borrowings or sell assets to reduce borrowings, if any.

The Group has complied with the externally imposed capital requirements during the financial years ended 31 March 2016 and 2015. The Group's overall strategy remains unchanged for the financial years ended 31 March 2016 and 2015.

33 Change in classification

During the current financial year, the Company reclassified its available-for-sale financial assets to financial assets at fair value through profit or loss, which reflect more appropriately its category of financial asset in accordance with FRS 39, Financial Instruments: Recognition and Measurement.

This reclassification did not have any net financial impact on the consolidated statement of profit or loss and other comprehensive income, statements of financial position and consolidated statement of cash flows for the current financial year.

Comparative amounts for consolidated statement of profit or loss and other comprehensive income, statements of financial position and consolidated statement of cash flows were restated for consistency. The restatement did not have any impact on the comparatives for total comprehensive (loss)/income attributable to equity holders of the Company, except that it had increased the profit by \$107,000 and reduced the other comprehensive income by \$107,000 for the financial year ended 31 March 2015.

The details of the reclassification are appended below:

		Group 2015	
	Previously reported \$'000	As restated \$'000	Difference \$'000
Consolidated statements of profit or loss and other comprehensive income			
Other income	1,204	1,311	107
Net fair value changes on available-for-sale financial assets	107	-	(107)
Net profit/(loss) for the financial year	(74)	33	(107)
Other comprehensive income for the financial year, net of tax	1,823	1,716	107

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33 Change in classification (cont'd)

The details of the reclassification are appended below:

			Gro	oup		
		2015			2014	
	Previously			Previously		
	reported	As restated	Difference	reported	As restated	Difference
Chatamanta of financial positions	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Statements of financial positions Non-current assets:						
Financial asset at fair value through profit or loss	_	25,111	25,111	_	22,891	22,891
profit of 1033		20,111	25,111		22,031	22,031
Current assets:						
Available-for-sale financial assets	25,111	_	(25,111)	22,891	_	(22,891)
Available for sale illiariolal accets	20,111		(20,111)	22,001		(22,001)
Capital and reserves attributable						
to equity holders of the Company						
- Fair value reserve	327	-	(327)	220	-	(220)
- Accumulated losses	(90,178)	(89,851)	327	(90,104)	(89,884)	220
	·					
Consolidated statement of						
changes in equity						
- Fair value reserve	327	-	(327)	220	-	(220)
- Accumulated losses	(90,178)	(89,851)	327	(90,104)	(89,884)	220
Total comprehensive income for the financial year:						
- Other comprehensive income	107	-	(107)	220	-	(220)
- Profit/(loss) for the year	(74)	33	107	20,499	20,719	220

34 Authorisation of financial statements

The financial statements of the Group and the statement of financial position of the Company for the financial year ended 31 March 2016 were authorised for issue in accordance with a resolution of the Directors dated 21 April 2017.

INFORMATION ON SHAREHOLDING

Issued and Fully Paid-Up Capital (including Treasury Shares) \$\$156,471,598.55 Number of Issued Shares (excluding Treasury Shares) 6,386,335,828 Number/Percentage of Treasury Shares 24,200,000 (0.38%) Class Of Shares Ordinary shares Voting Rights (excluding Treasury Shares) One vote per share

Distribution of shareholdings as at 31 March 2017

			No. of			
Size of shareholdings		oldings	shareholders	%	No. of Shares	<u>%</u>
1	-	99	15	0.14	546	0.00
100	-	1,000	1,179	10.87	1,154,757	0.02
1,001	-	10,000	3,370	31.06	15,997,654	0.25
10,001	-	1,000,000	5,860	54.00	878,055,707	13.75
1,000,00	1 and	above	427	3.93	5,491,127,164	85.98
Total			10,851	100.00	6,386,335,828	100.00

Based on the information available to the Company as at 31 March 2017, approximately 73.72% of the issued ordinary shares of the Company is held by the public and, therefore, Rule 723 of the Listing Manual issued by the Singapore Exchange Securities Limited is complied with.

Twenty largest shareholders as at 31 March 2017

No.	Name of shareholders	No. of shares	%
1	Straits Law Practice LLC	1,074,100,000	16.82
2	HSBC (Singapore) Nominees Pte Ltd	753,417,500	11.80
3	UOB Kay Hian Pte Ltd	442,161,000	6.92
4	OCBC Securities Private Ltd	218,182,612	3.42
5	Wong Nam Sin	213,800,000	3.35
6	United Overseas Bank Nominees Pte Ltd	148,835,045	2.33
7	DBS Nominees Pte Ltd	124,043,599	1.94
8	Miao Mingfeng	119,324,000	1.87
9	Morgan Stanley Asia (S) Securities Pte Ltd	107,759,000	1.69
10	DBS Vickers Securities (S) Pte Ltd	93,705,799	1.47
11	RHB Securities Singapore Pte Ltd	86,437,766	1.35
12	Phillip Securities Pte Ltd	81,075,799	1.27
13	Ong Teck Beng (Wang Demin)	79,400,000	1.24
14	Wong Kwan Seng Robert or Tan Cheng Kit Alice	76,000,000	1.19
15	CIMB Securities (Singapore) Pte Ltd	60,764,000	0.95
16	Citibank Nominees Singapore Pte Ltd	58,529,482	0.92
17	Maybank Kim Eng Securities Pte Ltd	53,204,939	0.83
18	Yoong Ah Ling	51,453,000	0.81
19	Lim Chin Tong	50,000,000	0.78
20	Ng Ken Woh	45,000,000	0.70
	Total:	3,937,193,541	61.65

INFORMATION ON SHAREHOLDING (Cont'd)

Substantial shareholders

Name of shareholders	Direct interest No. of shares	% of issued capital ⁽¹⁾	Deemed interest No. of shares	% of issued capital (1)
Telemedia Pacific Group Limited (2)	-	-	1,664,500,000	26.06
Family Unit Foundation Ltd (3)	-	-	1,664,500,000	26.06
Hady Hartanto (4)	-	-	1,676,097,000	26.25
Ban Joo Investment (Pte) Ltd (5)	384,799,887	6.03	_	_

Notes:

- (1) The percentage of issued share capital is calculated based on 6,386,335,828 shares (excluding 24,200,000 treasury
- (2) Telemedia Pacific Group Limited ("TPG") is deemed to have an interest in 1,664,500,000 shares held through various nominees accounts.
- (3) Family Unit Foundation Ltd is deemed to have an interest in the shares held by TPG by virtue of Section 7 of the Companies Act.
- (4) Mr. Hady Hartanto is deemed to have an interest in 11,597,000 Shares held through Messrs Straits Law Pratice LLC as nominee and 1,664,500,000 shares held by TPG by virtue of Section 7 of the Companies Act.
- (5) Ban Joo Investment (Pte) Ltd is deemed to have an interest in 384,799,887 shares held through a nominee account.

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Annual General Meeting ("AGM") of Next-Generation Satellite Communications Limited (the "Company") will be held at Function Hall Level 5, The URA Centre, 45 Maxwell Road, Singapore 069118 on Friday, 12 May 2017 at 3 p.m., to transact the following businesses:-

(A) ORDINARY BUSINESS

- 1. To receive and adopt the Directors' Statement and financial statements for the financial year ended **(Resolution 1)** 31 March 2016 together with the Auditors' Report thereon.
- 2. To re-elect the following Directors retiring under the Company's Constitution:

(i) Mdm Sri	Tjintawati Hartanto (Regulation 91)	(Resolution 2)
(ii) Dr Micha	el Kuan-Chi Sun (Regulation 91)	(Resolution 3)
(iii) Mr Ku Vio	ente S. (Regulation 91)	(Resolution 4)

- 3. To approve payment of the sum of S\$150,200 in cash as part payment of Directors' Fees for the **(Resolution 5)** financial year ended 31 March 2016. [See Explanatory Note (i)]
- 4. To re-appoint Messrs RT LLP as Auditors of the Company and to authorise the Directors to fix their **(Resolution 6)** remuneration.

(B) SPECIAL BUSINESS

5. To consider and, if thought fit, to pass the following resolution as Ordinary Resolution, with or without **(Resolution 7)** amendments:

General Share Issue Mandate

- "That pursuant to Section 161 of the Companies Act, Cap. 50 and the listing rules of the Singapore Exchange Securities Trading Limited ("SGX-ST"), authority be and is hereby given to the Directors of the Company to:
- (a) (i) allot and issue shares, whether by way of rights, bonus or otherwise; and/or
 - (ii) make or grant offers, agreements or options (collectively, "Instruments") that might or would require Shares to be issued during the continuance of such authority or thereafter, including but not limited to the creation and issue of (as well as adjustments to) warrants, debentures or other instruments convertible into Shares,
 - at any time and upon such terms and conditions and for such purposes and to such persons as the Board may, in their absolute discretion, deem fit; and
- (b) issue Shares in pursuance of any Instrument made or granted by the Board while such authority was in force (notwithstanding that such issue of the Shares pursuant to the Instruments may occur after the expiration of the authority contained in this Resolution);

provided that:

NOTICE OF ANNUAL GENERAL MEETING (Cont'd)

- (1) the aggregate number of shares to be issued pursuant to this Resolution (including shares to be issued in pursuance of instruments made or granted pursuant to this Resolution) does not exceed 50% of the issued shares in the capital of the Company (excluding treasury shares) (as calculated in accordance with subparagraph (2) below) of which the aggregate number of shares to be issued other than on a pro rata basis to shareholders of the Company (including shares to be issued in pursuance of Instruments made or granted pursuant to this Resolution) does not exceed 20% of the issued shares (excluding treasury shares) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below);
- (subject to such manner of calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares that may be issued under sub-paragraph (1) above, the percentage of issued shares shall be based on the number of issued shares (excluding treasury shares) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:
 - (aa) new shares arising from the conversion or exercise of any convertible securities or share options or vesting of share awards which are outstanding or subsisting at the time this Resolution is passed; and
 - (bb) any subsequent consolidation or subdivision of shares;
- in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Constitution for the time being of the Company;
- unless revoked or varied by the Company in general meeting, such authority conferred by this Resolution 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 ("AGM") of the Company is required by law to be held, whichever is the earlier." [See Explanatory Note (ii)]
- 6. To transact any other business that may be properly transacted at an Annual General Meeting.

Explanatory Notes:

- This resolution is to approve the cash payment of \$\$150,200 as part of the Directors' Fees for the financial year ended 31 March 2016. The remaining proposed Directors' Fees for the financial year ended 31 March 2016 comprise \$\$158,141 to be paid in the form of shares of the Company which is subject to the approval of Shareholders of the Company for issue of the shares of the Company to be obtained in a separate general meeting to be convened by the Company.
- (ii) The Ordinary Resolution 7 proposed in item 5 above, if passed, will empower the Directors of the Company to issue shares up to 50% of the Company's issued share capital, with an aggregate sub-limit of 20% of the Company's share capital for any issue of shares not made on a pro-rata basis to shareholders of the Company.

NOTICE OF ANNUAL GENERAL MEETING (Cont'd)

BY ORDER OF THE BOARD

Andrew Coulton Non-Executive Non-Independent Chairman

Date: 27 April 2017

Notes:

- (i) A member of the Company entitled to attend and vote at the AGM may appoint not more than two (2) proxies to attend and vote instead of him.
- (ii) Where a member appoints two (2) proxies, he shall specify the proportion of his shareholding to be represented by each proxy in the instrument appointing the proxies. A proxy need not be a member of the Company.
- (iii) Intermediaries such as banks and capital markets services licence holders which provide custodial services and are members of the Company may appoint more than two proxies provided that each proxy is appointed to exercise the rights attached to different shares held by the member. Where such member appoints more than two (2) proxies, the number and class of shares to be represented by each proxy must be stated.
- (iv) If the member is a corporation, the instrument appointing the proxy must be under seal or the hand of an officer or attorney duly authorised.
- (v) The instrument appointing a proxy must be deposited at the Registered Office of the Company at 30 Raffles Place, #19-04 Chevron House, Singapore 048622, not less than 48 hours before the time appointed for holding the AGM.
- (vi) A Depositor's name must appear on the Depository Register maintained by The Central Depository (Pte) Limited as at 72 hours before the time fixed for holding the above Meeting in order for the Depositor to be entitled to attend and vote at the above Annual General Meeting.

Personal data privacy:

By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the AGM and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's and its proxy(ies)'s or representative(s)'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 AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (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 express 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, (iii) undertakes that the member will only use the personal data of such proxy(ies) and/or representative(s) for the Purposes; and (iv) 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. Your and your proxy and/or representative's personal data may be disclosed or transferred by the Company to its subsidiaries, its share registrar and/or other agents or bodies for any of the Purposes, and retained for such period as may be necessary for the Company's verification and record purposes.

PROXY FORM

ANNUAL GENERAL MEETING

NEXT-GENERATION SATELLITE COMMUNICATIONS LIMITED

(Registration No.: 196400100R) (Incorporated in the Republic of Singapore)

Personal data privacy

By submitting an instrument appointing a proxy(ies) and/or representative(s), the member is deemed to have accepted and agreed to the personal data privacy terms set out in the Notice of Annual General Meeting dated 27 April 2017.

"Personal data" in the proxy form has the same meaning as "personal data" in the Personal Data Protection Act 2012 ("PDPA"), which includes your and your proxy's and/or representative's name, address and NRIC/Passport No.

l/We	*,		(Name) NRIC/Passpo	ort No.*			
oein	g a shareholder/shareholders of NEXT-	GENERATION SATI	ELLITE COMMUNICATION	ONS LIMITED) (the	"Company") h	(Addre ereby appoi
Naı	ne	NRIC/Pass	sport Number	Pro	porti	on of Shareh	oldings
				Nı	umbe	r of Shares	%
Ado	dress	I					
and/	or *						
Naı	ne	NRIC/Pass	sport Number	Pro	porti	on of Shareh	oldings
				Ni	umbe	r of Shares	%
Add	dress	,					
pec	direct my/our proxy/proxies to vote feific direction as to voting is given or in y/proxies will vote or abstain from voti Please tick here if more than two parts at the ACM as banks and capital market	n the event of any ng at his/their disc proxies will be appo ets services licence	other matter arising at retion. inted (Please refer to no holders which provide	the AGM and te 3). This is o	d at a	ny adjournme pplicable for in	nt thereof, t
No.	esolutions put to the vote at the AGM s Ordinal	ry Resolutions rel				Number of Votes For **	Number o Votes Against**
1.	Receive and adopt the Directors' State for the financial year ended 31 Marc		eport and Audited Finan	cial Stateme	nts		7.9401
2.	Re-election of Mdm Sri Tjintawati Ha						
3.	Re-election of Dr Michael Kuan-Chi S						
<u>4.</u> 5.	Re-election of Mr Ku Vicente S. as a Approval of payment of S\$150,200 in year ended 31 March 2016		· · ·	for the financ	cial		
6.	Re-appointment of Messrs RT LLP as	s Auditors					
7.	Authority to issue and allot shares pu	ursuant to the Gene	eral Share Issue Manda	te			
*	Delete accordingly f you wish to exercise all your votes "For" the number of votes as appropriate.	or "Against", please	indicate with a tick (√) w	thin the box p	orovide	ed. Alternatively,	please indic
Date	ed this day of _		2017.				
			Total Number of Sh	ares in:		Number of S	hares
_	ature(s) of Shareholder(s)/or		(a) CDP Register				

(b) Register of Members

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) of Singapore or any statutory modification thereof, as the case may be), 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 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 who is not a relevant intermediary (as defined below) is entitled to appoint not more than two proxies to attend and vote at an AGM of the Company. Where such member appoints more than one proxy, he/she shall specify the proportion of his/her shareholdings to be represented by each proxy. If no percentage is specified, the first named proxy shall be deemed to represent 100 per cent. of the shareholding and the second named proxy shall be deemed to be an alternate to the first named.
- 3. A member of the Company who is a relevant intermediary is entitled to appoint more than two proxies to attend and vote at an AGM of the Company, 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 one proxy, the number of shares in relation to which each proxy has been appointed shall be specified in the Proxy Form. In such event, the relevant intermediary shall submit a list of its proxies together with the information required in this proxy form to the Company.

"relevant intermediary" means:

- (i) a banking corporation licensed under the Banking Act, Chapter 19 of Singapore, 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:
- (ii) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act, Chapter 289 of Singapore, and who holds shares in that capacity; or
- (iii) the Central Provident Fund Board ("CPF Board") established by the Central Provident Fund Act, Chapter 36 of Singapore, 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 CPF Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.

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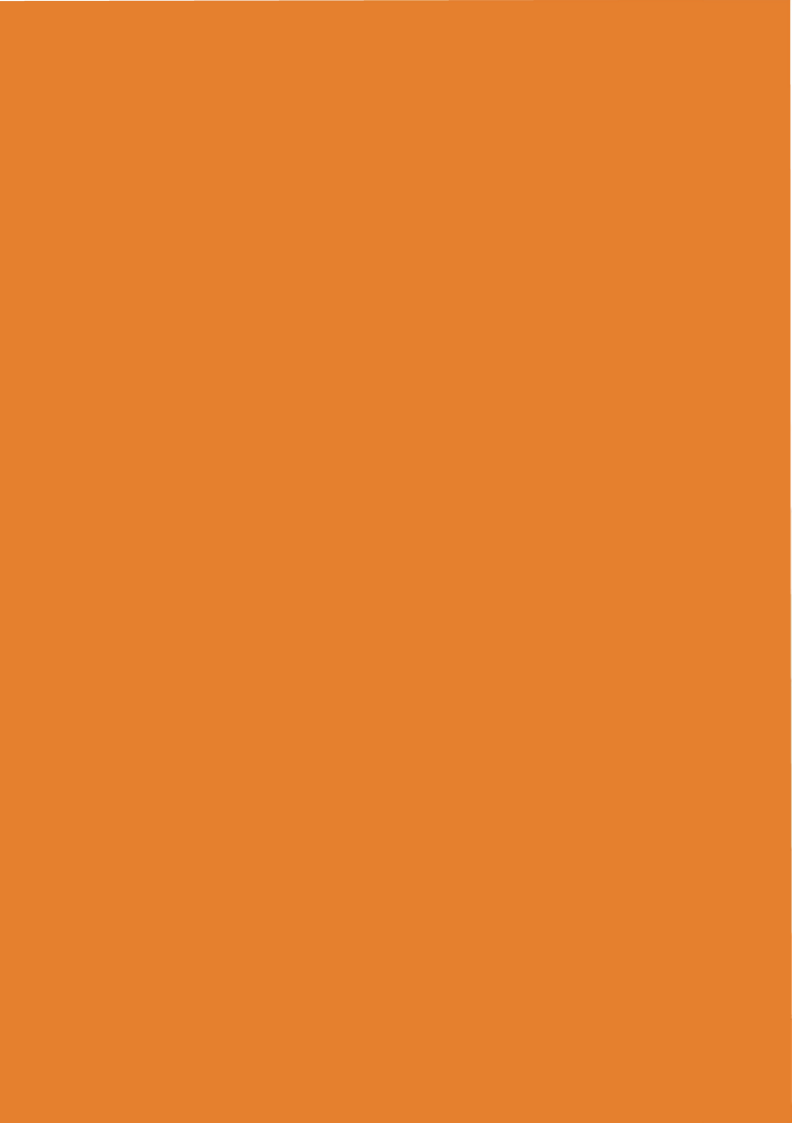
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Next-Generation Satellite Communications Limited

30 Raffles Place #19-04 Chevron House Singapore 048622

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- 4. The instrument appointing a proxy or proxies must be deposited at the Company's registered office at 30 Raffles Place, #19-04 Chevron House, Singapore 048622 not less than 48 hours before the time appointed for the AGM.
- 5. A proxy need not be a member of the Company.
- 6. The instrument appointing a proxy or proxies must be under the hand of the appointor or his/her 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 common seal or under the hand of its attorney or a duly authorised officer.
- 7. Where an instrument appointing a proxy is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) be lodged with the instrument of proxy, failing which the instrument may be treated as invalid.
- 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 Companies Act, Chapter 50 of Singapore.
- 9. The submission of an instrument or form appointing a proxy by a member does not preclude him/her from attending and voting in person at the AGM if he/she so wishes.
- 10. The Company shall be entitled to reject the instrument appointing a proxy or proxies if it is incomplete, improperly completed, 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 a member whose shares are entered against his/her name in the Depository Register, the Company may reject any instrument of proxy lodged if such member, being the appointor, is not shown to have shares entered against his/her name in the Depository Register 72 hours before the time appointed for holding the AGM, as certified by the Depository to the Company.



NEXT-GENERATION SATELLITE COMMUNICATIONS LIMITED



(Company Registration Number 196400100R)

30 Raffles Place #19-04 Chevron House Singapore 048622 Tel: (65) 6479 3866