### INTERIM REPORT 中期報告

# Suncorp

# Suncorp Technologies Limited

新確科技有限公司

(Incorporated in Bermuda with limited liability) (於百慕達註冊成立之有限公司)

(Stock Code: 1063)

(股份代號:1063)

For the six months ended 30 June 2015 截至二零一五年六月三十日止六個月

#### UNAUDITED INTERIM RESULTS

The board of directors (the "**Board**" or "**Directors**") of Suncorp Technologies Limited (the "**Company**") presents the unaudited condensed consolidated interim results of the Company and its subsidiaries (collectively the "**Group**") for the six months ended 30 June 2015 together with the comparative figures in 2014, as follows:

## CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the six months ended 30 June 2015

#### 未經審核中期業績

新確科技有限公司(「本公司」)董事會(「董事 會」或「董事」)謹提呈本公司及其附屬公司(統 稱「本集團」)截至二零一五年六月三十日止 六個月之未經審核簡明綜合中期業績,連同 二零一四年之比較數字如下:

#### 簡明綜合損益及其他全面收益表

截至二零一五年六月三十日止六個月

		Notes 附註	2015 (Unaudited) 二零一五年 (未經審核) <i>HK\$</i> '000 <i>千港元</i>	2014 (Unaudited) 二零一四年 (未經審核) <i>HK\$'000</i> <i>千港元</i>
Revenue Cost of sales	收益 銷售成本	3	149,065 <u>(131,109</u> )	101,634 (88,468)
Gross profit Other income and gains Distribution and selling expenses Operating expenses Fair value gain/(loss) on held-for-trading investments Fair value loss on early redemption option embedded in convertible notes	毛利 其他收入及收益 銷售及分銷開支 經營開支 持作買賣投資之公平值 收益/(虧損) 可換股票據附帶之提前贖回權之 公平值虧損	4	17,956 1,122 (16,510) (30,230) 5,523	13,166 5,848 (12,567) (7,014) (13,409) (1,127)
Finance costs	融資成本		(603)	(2,093)
Loss before tax Income tax expense	除税前虧損 所得税開支	5	(22,742) (13)	(17,196) (222)
Loss for the period	期間虧損	6	(22,755)	(17,418)
Other comprehensive expense Items that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign	其他全面開支 可能於其後重新分類至損益之 項目: 換算海外業務之匯兑差額			
operations – Exchange loss arising during the period – Reclassification adjustment for the cumulative gain included in profit or loss upon disposal of foreign operations Fair value gain on available-for-sale investments	<ul> <li>一期內產生之匯兑虧損</li> <li>一於出售海外業務後對計入</li> <li>損益之累計收益作出重新</li> <li>分類調整</li> <li>可供出售投資之公平值收益</li> </ul>		(123) <u>3</u>	_ (264) 
Other comprehensive expense for the period	期間其他全面開支		(120)	(264)
Total comprehensive expense for the period	期間全面開支總額		(22,875)	(17,682)
Loss per share (HK cents)	每股虧損(港仙)	7		
– Basic	一基本		(0.16)	(0.19)
– Diluted	- 攤薄		(0.16)	(0.19)

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#### CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

簡明綜合財務狀況表

Non-current assets	非流動資產	Notes 附註	At 30 June 2015 (Unaudited) 於二零一五年 六月三十日 (未經審核) <i>HK\$*000</i> <i>千港元</i>	At 31 December 2014 (Audited) 於二零一四年 十二月三十一日 (經審核) <i>HK\$'000</i> <i>千港元</i>
Property, plant and equipment	物業、廠房及設備		90	117
Available-for-sale investments Goodwill	可供出售投資 商譽		26,003 10,403	- 10,403
Goodwin	同言		10,405	10,405
			36,496	10,520
Current assets Inventories Trade, bill and other receivables	流動資產 存貨 應收貿易賬款、應收票據及		4,775	36
	其他應收款項	9	67,082	28,813
Bill receivable discounted with full recour			-	923
Held-for-trading investments	持作買賣投資		56,476	26,848
Bank balances and cash	銀行結餘及現金		482,291	8,816
			610,624	65,436
<b>Current liabilities</b> Trade and other payables Advance drawn on bill receivable	流動負債 應付貿易賬款及其他應付款項 預支附有全面追索權之	10	74,265	39,375
discounted with full recourse	應收貼現票據之墊款		-	923
Bank loan	銀行貸款 承付票據		840	1,180
Promissory notes Current tax liabilities	承刊示 <u>源</u> 即期税項負債		21,271 1,234	20,704 1,221
	M MINI AR R			
			97,610	63,403
Net current assets	流動資產淨值		513,014	2,033
Total assets less current liabilities	總資產減流動負債		549,510	12,553
Capital and reserves	股本及儲備			/-
Share capital	股本儲備	11	4,556	3,849
Reserves	स्ति <sup>1</sup> ंग्रेम		544,954	8,704
Total equity	總權益		549,510	12,553

#### CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

### 簡明綜合權益變動報表

		Share capital 股本 HK\$'000 <i>千港元</i>	Share premium 股份 溢價 HK\$*000 <i>千港元</i>	Other capital reserve 其他資本 儲備 HK\$'000 <i>千港元</i>	Translation reserve 換算 儲備 HK\$'000 <i>千港元</i>	Convertible notes equity reserve 可換股票據 權益儲備 HK\$'000 <i>千港元</i>	Revaluation reserve 重估儲備 HK\$'000 <i>千港元</i>	Share options reserve 購股權 儲備 HK\$'000 <i>千港元</i>	Accumulated losses 累計 断損 HK\$'000 千港元	Total 總計 HK\$'000 <i>千港元</i>
At 1 January 2014 (Audited)	於二零一四年一月一日(經審核)	2,151	508,055	14,945	264	5,642		4,048	(543,745)	(8,640)
Loss for the period	期間虧損								(17,418)	(17,418)
Other comprehensive expense for the period Exchange differences on translating foreign operations – Reclassification adjustment for the cumulative gain included in profit or loss upon disposal of	期間其他全面開支 換算海外業務之匯兑差額 一於出售海外業務後對計入 損益之累計收益作出 重新分類調整									
foreign operations					(264)					(264)
					(264)					(264)
Total comprehensive expense for the period	期間全面開支總額				(264)				(17,418)	(17,682)
Issue of shares on conversion of convertible notes Release of convertible notes equity reserve on upon redemption of	因可換股票據換股而發行股份 因贖回可換股票據而解除可換 股票據權益儲備	1,689	55,592	-	-	(5,561)	-	-	-	51,720
convertible note Issue of shares on exercise of share options	因購股權獲行使而發行股份	9	2,100	-		(81)		(809)	(16)	(97)
At 30 June 2014 (Unaudited)	於二零一四年六月三十日 (未經審核)	3,849	565,747	14,945				3,239	(561,179)	26,601
At 1 January 2015 (Audited)	於二零一五年一月一日(經審核)	3,849	565,747	14,945				4,640	(576,628)	12,553
Loss for the period	期間虧損								(22,755)	(22,755)
Other comprehensive expense	期間其他全面開支									
for the period Exchange differences on	換算海外業務之匯兑差額									
translating foreign operations – Exchange loss arising during the period	一期內產生之匯兑虧損				(123)					(123)
Fair value gain on available-for-sale investments	可供出售投資之公平值收益	-	-	_	(123)	-	-	-	-	(123)
					(123)		3			(120)
Total comprehensive evenese	期間全面開支總額				(123)					(120)
Total comprehensive expense for the period	<u> </u>				(123)		3		(22,755)	(22,875)
Recognition of equity-settled share based payments Issue of shares by way of placing Issue of shares on exercise of share options	以股本結算並以股份 為基礎之付款之確認 因配售而發行股份 因購股權獲行使而發行股份	_ 612 95	- 491,908 54,091	-	-	-	-	15,531 - (2,405)	-	15,531 492,520 51,781
At 30 June 2015 (Unaudited)	於二零一五年六月三十日(未經審核)	4,556	1,111,746	14,945	(123)	_	3	17,766	(599,383)	549,510

#### CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2015

# **簡明綜合現金流量報表** *截至二零一五年六月三十日止六個月*

		2015 (Unaudited) 二零一五年 (未經審核) <i>HK\$'000</i> <i>千港元</i>	2014 (Unaudited) 二零一四年 (未經審核) <i>HK\$'000</i> <i>千港元</i>
Net cash used in operating activities	經營業務動用之現金淨額	(38,003)	(8,572)
Net cash used in investing activities	投資業務動用之現金淨額	(31,437)	(276)
Net cash generated from/(used in) financing activities	融資業務所得/(動用)之現金淨額	543,038	(5,222)
Net increase/(decrease) in cash and cash equivalents Effect of foreign exchange rate changes Cash and cash equivalents at the beginning of the period	現金及現金等值項目 增加/(減少)淨額 外幣匯率變動之影響 期初之現金及現金等值項目	473,598 (123) 8,816	(14,070) - 35,413
Cash and cash equivalents at the end of the period, represented by bank balances and cash	期終之現金及現金等值項目, 即銀行結餘及現金	482,291	21,343

### NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2015

#### 1. Basis of preparation

The condensed consolidated financial statements have been prepared in accordance with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") and with Hong Kong Accounting Standard 34 "Interim financial reporting".

#### 2. Principal accounting policies

The condensed consolidated financial statements have been prepared on the historical cost basis except for certain financial instruments, which are measured at fair values.

Except as described below, the accounting policies and methods of computation used in the condensed consolidated financial statements for the six months ended 30 June 2015 are the same as those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2014.

In the current interim period, the Group has applied, for the first time, certain amendments to Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants that are mandatorily effective for the current interim period. The application of the amendments to HKFRSs in the current interim period has had no material effect on amounts reported in these condensed consolidated financial statements.

#### 3. Revenue and segment information

Revenue represents the gross amounts received and receivable for goods sold by the Group to outside customers, less returns and allowances, during the period.

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

#### Six months ended 30 June 2015

**簡明綜合財務報表附註** 截至二零一五年六月三十日止六個月

#### 1. 編製基準

簡明綜合財務報表乃按香港聯合交易所有限 公司證券上市規則(「上市規則」)附錄十六之 適用披露規定及香港會計準則第34號「中期財 務報告」而編製。

#### 2. 主要會計政策

簡明綜合財務報表乃按歷史成本基準編製, 惟若干金融工具按公平值計量。

除下文所述者外,截至二零一五年六月三十 日止六個月之簡明綜合財務報表所採用之 會計政策及計算方法與編製本集團截至二零 一四年十二月三十一日止年度之全年財務報 表所採用者相同。

於本中期期間,本集團已首次應用由香港會 計師公會頒佈並對本中期期間強制生效的香 港財務報告準則(「**香港財務報告準則**」)之若 干修訂。於本中期期間應用香港財務報告準 則之修訂對簡明綜合財務報表所呈報的金額 及/或簡明綜合財務報表所載的披露並無重 大影響。

#### 3. 收益及分部資料

收益代表本集團期內向外界客戶出售貨品之 已收及應收款項總額,扣除退貨及折扣。

以下為按須予申報及經營分部分析本集團之 收益及業績。

#### 截至二零一五年六月三十日止六個月

			Used	
		Telephones	computer-	
		and related	related	
		equipment	components	Total
		電話及	二手電腦	
		相關設備	相關組件	總計
		HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元
Revenue	收益			
External sales	對外銷售	135,714	13,351	149,065
Segment (loss)/profit	分部(虧損)/溢利	(464)	113	(351)
Interest income on bank deposits	銀行存款利息收入			3
Fair value gain on held-for-trading	持作買賣投資之公平值收益			
investments				5,523
Share-based payments	以股份為基礎之付款			(15,531)
Unallocated expenses	未分配開支			(11,783)
Finance costs	融資成本			(603)
Loss before tax	除税前虧損			(22,742)

#### Six months ended 30 June 2014

#### 截至二零一四年六月三十日止六個月

		Telephones and related equipment 電話及 相關設備 <i>HK\$</i> '000 <i>千港元</i>	Used computer- related components 二手電腦 相關組件 <i>HK\$</i> '000 <i>千港元</i>	Total 總計 <b>HK\$'000</b> <i>千港元</i>
Revenue	收益			
External sales	對外銷售	82,380	19,254	101,634
Segment (loss)/profit	分部 (虧損) /溢利	(6,444)	1,334	(5,110)
Interest income on bank deposits Gain on disposal of subsidiaries Gain on repayment of	銀行存款利息收入 出售附屬公司之收益 償還承付票據之收益			1 5,427 38
promissory note Gain on redemption of convertible notes	贖回可換股票據之收益			38
Fair value loss on held-for-trading investments	持作買賣投資之公平值虧損			(13,409)
Fair value loss on early redemption option embedded in convertible notes Unallocated expenses Finance costs	可換股票據附帶之提前贖回權之 公平值虧損 未分配開支 融資成本			(1,127) (937) (2,093)
Loss before tax	除税前虧損			(17,196)

The following is an analysis of the Group's assets and liabilities by reportable and operating segment:

以下為按須予申報及經營分部分析本集團之 資產及負債:

Segment assets

分部資產

		2015 (Unaudited) 於二零一五年	31 December 2014 (Audited) 於二零一四年 十二月三十一日 (經審核) HK\$'000 子港元
Telephones and related equipment	電話及相關設備	43,126	21,766
Used computer-related components	二手電腦相關組件	18,570	18,526
Total segment assets	分部資產總額	61,696	40,292
Unallocated assets	未分配資產	585,424	35,664
Consolidated assets	綜合資產	647,120	75,956

Segment liabilities

分部負債

		At 30 June 2015 (Unaudited) 於二零一五年 六月三十日 (未經審核) <i>HK\$*000</i> <i>千港元</i>	At 31 December 2014 (Audited) 於二零一四年 十二月三十一日 (經審核) <i>HK\$'000</i> <i>千港元</i>
Telephones and related equipment	電話及相關設備	62,789	38,613
Used computer-related components	二手電腦相關組件	1,969	1,685
Total segment liabilities	分部負債總額	64,758	40,298
Unallocated liabilities	未分配負債	32,852	23,105
Consolidated liabilities	綜合負債	97,610	63,403

4.	Other income and gains		4.	其他收入及收益	Six months en 截至六月三十	
					2015 二零一五年 <i>HK\$'000</i> <i>千港元</i>	2014 二零一四年 <i>HK\$'000</i> <i>千港元</i>
	Gain on disposal of subsidiaries Gain on repayment of promissory note Gain on redemption of convertible notes Net foreign exchange gain Interest income on bank deposits Management fee income Sundry income	出售附屬公司之收益 償還承付票據之收益 贖回項換股票據之收益 匯兑收益淨額 銀行存款之利息收入 管理費收入 雜項收入			427 3 218 474	5,427 38 14 141 1 218 9
					1,122	5,848
5.	Income tax expense		5.	所得税開支	Six months enu 截至六月三十 2015 二零一五年 <i>HK\$</i> ′000 <i>千港元</i>	
	Current tax: – Hong Kong Profits Tax	即期税項: 一香港利得税			13	222
	Hong Kong Profits Tax is calculated at 16.5% of the e both periods.	estimated assessable profits for		香港利得税乃根據 利按税率16.5%計算	兩段期間之估詞	計應課税溢
6.	Loss for the period		6.	期間虧損		
	Loss for the period has been arrived at after charging	g:		期間虧損已扣除下列	刘各項:	
					Six months end 截至六月三十 2015 二零一五年 <i>HK\$'000</i> <i>千港元</i>	
	Cost of inventories recognised as an expense Depreciation of property, plant and equipment Staff costs including directors' emoluments	存貨成本確認為支出 物業、廠房及設備之折舊 員工成本,包括董事酬金			131,109 27 14,098	88,468 18 3,197
7.	Loss per share		7.	每股虧損		
	The calculation of the basic and diluted loss per share the Company is based on the following data:	e attributable to the owners of		本公司擁有人應佔 據以下數據計算:	每股基本及攤落	博虧損乃根
					Six months end 截至六月三十 2015 二零一五年 <i>HK\$</i> *000 <i>千港元</i>	
	Loss Loss for the purpose of basic and diluted loss per share (Loss for the period attributable to owners of the Company)	<b>虧損</b> 用於計算每股基本及攤薄虧損 虧損(本公司擁有人應佔期		)	(22,755)	(17,418)
					Six months end 截至六月三十 2015 二零一五年	
	Number of shares Weighted average number of ordinary shares for the purpose of basic and diluted loss per share	<b>股份數目</b> 用於計算每股基本及攤薄虧損	之普通		13,885,937,429	9,387,198,958
	The computation of diluted loss per share for the si and 2014 does not assume the exercise of the Compa since their exercise would result in a decrease in loss	ny's outstanding share options		計算截至二零一五 日止六個月之每股 使本公司尚未行使 使將令到每股虧損減	年及二零一四4 攤薄虧損時不1 之購股權,原日 或少。	平六月三十 會假設以行 因為有關行

#### 8. Dividends

#### 8. 股息

No dividend was paid or proposed during the six months ended 30 June 2015 and 2014.

#### 9. Trade, bill and other receivables

#### 截至二零一五年及二零一四年六月三十日止 六個月並無派付或建議派付股息。

#### 9. 應收貿易賬款、應收票據及其他應收款項

		At 30 June 2015 (Unaudited) 於二零一五年 六月三十日 (未經審核) <i>HK\$*000</i> <i>千港元</i>	At 31 December 2014 (Audited) 於二零一四年 十二月三十一日 (經審核) <i>HK\$'000</i> 子港元
Trade and bill receivables Less: Allowance for doubtful debts	應收貿易賬款及應收票據 減:呆賬撥備	42,854 (188)	19,836 (188)
Deposits, prepayments and other receivables	按金、預付款項及其他應收款項	42,666 24,416	19,648 9,165
Total trade, bill and other receivables	應收貿易賬款、應收票據及其他應收款項之總額	67,082	28,813

The Group allows a credit period from 30 to 90 days to its trade customers. The following is an ageing analysis of trade and bill receivables (net of allowance for doubtful debts) presented based on the invoice dates at the end of the reporting period:

本集團給予貿易客戶之信貸期為三十至九十 日。有關應收貿易賬款及應收票據(扣除呆賬 撥備)於報告期間結束時根據發票日期呈列之 賬齡分析如下:

		At 30 June	At 31 December
		2015	2014
		(Unaudited)	(Audited)
		於二零一五年	於二零一四年
		六月三十日	十二月三十一日
		(未經審核)	(經審核)
		HK\$'000	HK\$'000
		千港元	千港元
0-30 days	零至三十日	4,072	11,260
31-60 days	三十一至六十日	21,374	4,404
61-90 days	六十一至九十日	14,674	2,696
Over 90 days	九十日以上	2,546	1,288
		42,666	19,648

#### 10. Trade and other payables

#### 10. 應付貿易賬款及其他應付款項

		At 30 June 2015 (Unaudited) 於二零一五年 六月三十日 (未經審核) <i>HK\$</i> '000 <i>千港元</i>	At 31 December 2014 (Audited) 於二零一四年 十二月三十一日 (經審核) <i>HK\$*000</i> <i>千港元</i>
Trade payables Other payables and accrued charges	應付貿易賬款 其他應付款項及應計費用	38,816 35,449	19,995 19,380
		74,265	39,375

The following is an ageing analysis of trade payables presented based on invoice dates at the end of the reporting period:

#### 有關應付貿易賬款於報告期間結束時根據發 票日期呈列之賬齡分析如下:

		At 30 June 2015 (Unaudited) 於二零一五年 六月三十日 (未經審核) <i>HK\$</i> '000 <i>千港元</i>	At 31 December 2014 (Audited) 於二零一四年 十二月三十一日 (經審核) HK\$'000 千港元
0-30 days 31-60 days 61-90 days Over 90 days	零至三十日 三十一至六十日 六十一至九十日 九十日以上	4,628 24,163 117 9,908 38,816	11,355 4,365 2,341 1,934 19,995

The credit period on purchase of goods ranges from 30 to 60 days.

#### 11. Share capital

Ordinary shares of HK\$0.0003 each

購買貨品之信貸期為三十至六十日。

11. 股本

每股面值0.0003港元之普通股

		Number of shares 股份數目	Share capital 金額 HK\$'000 千港元
Authorised:			
At 1 January 2015 and at 30 June 2015	於二零一五年一月一日及 二零一五年六月三十日	2,000,000,000,000	600,000
Issued and fully paid:	已發行及繳足:		
At 1 January 2015	於二零一五年一月一日	12,830,841,870	3,849
Issue of shares by way of placing	因配售而發行股份	2,040,900,000	612
Issue of shares on exercise of share options	因購股權獲行使而發行股份	314,926,300	95
At 30 June 2015	於二零一五年六月三十日	15,186,668,170	4,556

#### 12. Fair value measurements of financial instruments

Fair value of the Group's financial assets that are measured at fair value on a recurring basis

Some of the Group's financial assets are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorised (levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active market for identical assets or liabilities;
- Level 2 fair value measurements are those derived from 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 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

#### 12. 金融工具之公平值計量

以經常基準按公平值計量之本集團金融資產 之公平值

本集團部份金融資產於各報告期間結束時按 公平值計量。下表載列此等金融資產之公平 值釐定方法(特別是所使用之估值技術及輸入 數據),以及計量公平值時之公平值等級水平 是根據公平值計量輸入數據可觀察程度進行 劃分(第一至三級)的資料。

- 第一級公平值計量為相同資產或負債於 活躍市場上報價(未經調整)所得出;
- 第二級公平值計量為於第一級計入之報 價以外可直接(即價格)或間接(即衍生 自價格)觀察資產或負債所得輸入數據 所得出;及
- 第三級公平值計量為包括並無根據可觀 察市場數據(不可觀察輸入數據)釐定之 資產或負債輸入數據之估值方法所得出。

Valuation

Financial assets 金融資產		Fair value as at           於以下日期之公平值           30/06/2015         31/12/2014           二零一五年         二零一四年           六月三十日         十二月三十一日           HK\$'000         HK\$'000           千港元         千港元		Fair value hierarchy 公平值等級	technique(s) and key input(s) 估值技術及 關鍵輸入數據
Listed equity securities in Hong Kong classified as held-for-trading investments in the condensed consolidated statement of financial position	於簡明綜合財務狀況表分類為 持作買賣投資之香港 上市股本證券	56,476	26,848	Level 1 第一級	Quoted bid prices in an active market 於活躍市場 所報之買入價
Unlisted investment fund classified as available-for-sale investments in the condensed consolidated statement	於簡明綜合財務狀況表分類為 可供出售投資之 非上市投資基金	26,003	-	Level 2 第二級	Net asset value 資產淨值

#### 13. Events after the end of the interim period

of financial position

- (a) 29,063,150 share options were exercised on 2 July 2015 resulting in the issue of 29,063,150 shares of HK\$0.0003 each.
- (b) Pursuant to a special resolution passed by the shareholders of the Company on 13 July 2015, an amount standing to the credit of the share premium account in the sum of approximately HK\$1,057,455,000 was reduced with such amount of the credit arising therefrom to first set-off the accumulated losses of the Company in the sum of approximately HK\$616,202,000 and the remaining of approximately HK\$441,253,000 was transferred to the contributed surplus account of the Company.

#### 13. 中期期結後事項

- (a) 29,063,150份購股權已於二零一五年 七月二日獲行使,本公司因此而發行 29,063,150股每股面值0.0003港元之股 份。
- (b) 根據本公司股東於二零一五年七月十三 日通過之特別決議案,股份溢價賬之進 賬額約1,057,455,000港元全數予以削 減,由此產生的進賬額首先用於抵銷本 公司為數約616,202,000港元的累計虧 損,而其餘約441,253,000港元撥入本公 司之繳入盈餘賬。

#### **DIRECTOR'S STATEMENT**

On behalf of Board of the Company, I present to you the interim results of the Group for the six months ended 30 June 2015.

#### **BUSINESS REVIEW**

During the six months of review, the Group (i) continued to focus on the sales and marketing of residential telephone products under its licence for the Motorola brand; and (ii) the processing and trading of used computer-related components business.

For the six months ended 30 June 2015, the Group's turnover amounted to approximately HK\$149.1 million, compared to HK\$101.6 million reported in 2014, representing an increase of approximately 46.7%. In relation to the Group's turnover, approximately 91.0% resulted from sales of telephone products and 9.0% resulted from the processing and trading of used computer-related components business. Gross profit from operation for the period under review was approximately HK\$18.0 million, compared to a gross profit of approximately HK\$13.2 million reported in 2014, representing an increase of approximately 36.4%. The net loss increased from approximately HK\$17.4 million for the corresponding period last year to approximately 30.6%. Such increase in net loss was mainly due to the increase in operating expenses.

As previously reported, Motorola Mobility LLC selected the Company as its exclusive licensee for the Motorola brand for corded and cordless telephones for residential and office use in Europe, Russian Federation, Middle East, Africa and Asia (including China, India, South East Asia and Australia). The Group's core activity is the design, sales and marketing of telephone products under the Motorola brand in the above territories. The prospects for this activity are believed to be stable in 2015.

#### OUTLOOK AND PROSPECT

In March 2015, the Company has entered into a business cooperation agreement with Shanghai ChinaPay Electronic Payment Service Co., Ltd (("Shanghai ChinaPay"), being a wholly owned subsidiary of China UnionPay Co., Ltd ("China UnionPay"), a domestic bankcard association and an authorized interbank clearing institution established under the approval of the People's Bank of China) to jointly promote and develop cross-border payment platform and e-commerce co-operation in Europe.

In May 2015, the Company has entered into a cooperation agreement with Guangzhou e-UnionPay Network Payment Co., Ltd. (("Guangzhou e-UnionPay"), being an associated company of China UnionPay) to provide the online payment services and cross-border settlement services which supported purchases through the Company's e-commerce platforms by Guangzhou e-UnionPay.

Upon completion of the fund raising in April 2015, the Company started to deploy resources to execute the cooperation agreements with Shanghai ChinaPay and Guangzhou e-UnionPay. In addition, in view of the financial knowledge and the Group's cash position, the Directors are of the view that it is a suitable time for the Group to take a more active approach in diversifying the Group business sector including securities trading and other financial investment.

The Group will continue to explore business opportunities which could complement the Group's current business.

#### 董事報告

本人謹代表本公司董事會,向 閣下提呈本 集團截至二零一五年六月三十日止六個月之 中期業績。

#### 業務回顧

於回顧六個月,本集團(i)繼續專注發展根據 摩托羅拉之特許授權為其品牌從事家居電話 產品之銷售及市場推廣業務;及(ii)從事二手 電腦相關組件處理及貿易之業務。

截至二零一五年六月三十日止六個月,本 集團錄得營業額約149,100,000港元,較 二零一四年錄得的101,600,000港元增加 約46.7%。本集團營業額中約91.0%來自 銷售電話產品及9.0%來自二手電腦相關 組件處理及貿易業務。回顧期間之經營毛 利約為18,000,000港元,較二零一四年約 13,200,000港元的毛利增加約36.4%。虧損 淨額由去年同期約17,400,000港元增加至本 期間約22,800,000港元,增加約30.6%。虧 損淨額增加主要是因為營運開支增加所致。

誠如先前所報告,摩托羅拉移動(Motorola Mobility LLC)已選任本公司為其家居及辦公 室有線及無線摩托羅拉品牌電話在歐洲、俄 羅斯聯邦、中東、非洲及亞洲(包括中國、印 度、東南亞及澳洲)之獨家獲許可人。本集團 之核心業務活動為於上述區域以摩托羅拉品 牌設計、銷售及推廣電話產品。此業務於二 零一五年之前景可望穩健。

#### 展望及前景

於二零一五年三月,本公司與上海銀聯電子 支付服務有限公司(「**上海銀聯**」)簽訂業務合 作協議,在歐洲共同推廣及發展跨境支付平 台與電子商務合作。上海銀聯為中國銀聯股 份有限公司(「**中國銀聯**」)之全資附屬公司, 而中國銀聯為國內一間獲中國人民銀行批准 設立之銀行卡聯合組織及獲授權負責跨行交 易清算之機構。

於二零一五年五月,本公司與廣州銀聯網絡 支付有限公司(「廣州銀聯」)訂立合作協議以 提供網上支付服務及跨境結算服務,廣州銀 聯向本公司之電子商務平台提供網上購物支 援。廣州銀聯為中國銀聯之聯屬公司。

於二零一五年四月完成集資活動後,本公司 開始將資源投放在執行與上海銀聯及廣州銀 聯訂立之合作協議。此外,鑑於所具備之財 務知識及本集團之現金水平,董事認為現在 是本集團更積極地推動本集團業務界別多元 化發展之合適時機,包括證券買賣及其他金 融投資。

本集團將繼續發掘可配合本集團現有業務的 商機。

#### ACKNOWLEDGEMENT

On behalf of the Board, I would like to take this opportunity to extend our sincere thanks to our customers, suppliers and staff for their continued support and contribution to the Group during the period. We are committed to deploy more resources and to focus our business in cross-border payment and e-commerce business associated with "China UnionPay" and to maximize value for our shareholders in the long run.

#### MANAGEMENT AND DISCUSSION AND ANALYSIS

#### Overview

For the six months ended 30 June 2015, the Group recorded a turnover of approximately HK\$149.1 million which represented an increase of approximately 46.7% as compared to the corresponding figure for the six months ended 30 June 2014.

The gross profit for the period under review was approximately HK\$18.0 million as compared to approximately HK\$13.2 million for the previous period.

The net loss for the period was approximately HK\$22.8 million.

During the period, the Group continued to focus on the sales and marketing of residential telephone products under its licence for the Motorola brand and the processing and trading of used computer-related components business. The turnover, gross profit and net profit/loss for the period ended 30 June 2015 are set out as below:

#### 致謝

本人謹代表董事會,衷心感謝一眾客戶、供 應商及員工一直的支持以及於期內為本集團 作出之貢獻。本集團將致力就與「中國銀聯」 有關之跨境支付及電子商務業務投入更多資 源及集中發展此項業務,努力提升長遠股東 價值。

#### 管理層論述及分析

#### 概覽

截至二零一五年六月三十日止六個月,本集 團錄得營業額約149,100,000港元,較截至二 零一四年六月三十日止六個月之相關數字增 加約46.7%。

回顧期間之毛利約為18,000,000港元,上一期間則約為13,200,000港元。

本期間之虧損淨額約為22,800,000港元。

於本期間,本集團繼續專注發展根據摩托羅 拉之特許授權為其品牌從事家居電話產品之 銷售及市場推廣業務以及二手電腦相關組 件之處理及貿易業務。截至二零一五年六月 三十日止期間之營業額、毛利及溢利/虧損 淨額載列如下:

		Telephones and related equipment 電話及相關設備 <i>HK\$'000</i> <i>千港元</i>	Used computer- related components 二手電腦相關組件 <i>HK\$'000</i> <i>千港元</i>
Turnover	營業額	135,714	13,351
Gross profit	毛利	16,887	1,069
Net (loss)/profit	(虧損)/溢利淨額	(464)	113

#### Liquidity and Financial Resources

The increase in current ratio from 1.03 to 6.26 was mainly due to an increase in net proceeds as a result of the shares placement in April 2015.

As at 30 June 2015, the Group had cash on hand of approximately HK\$482.3 million, net current assets of approximately HK\$513.0 million, total assets of approximately HK\$647.1 million and shareholders' equity of approximately HK\$549.5 million.

As at 30 June 2015, the Group has outstanding bank borrowings of approximately HK\$0.8 million.

#### **Gearing Ratio**

As at 30 June 2015, the Group's gearing ratio is 0.04, calculated based on the Group's outstanding promissory notes and bank loan with an aggregate amount of approximately HK\$22.1 million and the Group's shareholders' fund of approximately HK\$549.5 million.

#### 流動資金及財政資源

流動比率由1.03上升至6.26,主要由於在二 零一五年四月配售股份之所得款項淨額增加。

於二零一五年六月三十日,本集團持有現 金約482,300,000港元、流動資產淨值約 513,000,000港元、資產總額約647,100,000 港元及股東權益約549,500,000港元。

於二零一五年六月三十日,本集團之未償還 銀行借貸約為800,000港元。

#### 資本負債比率

於二零一五年六月三十日,本集團之資本負債比率為0.04,乃根據本集團合共約 22,100,000港元之未償還承付票據及銀行貸款以及本集團約549,500,000港元之股東資金 計算。

#### **Capital Structure**

For the six months ended 30 June 2015, 314,926,300 shares and 2,040,900,000 shares were issued upon the exercise of the share options and the share placing respectively.

#### **Exchange Rate**

All sales in the current period were denominated in United States dollars and Hong Kong dollars, whilst the majority of the Group's expenses were denominated in United States dollars, Hong Kong dollars and Renminbi.

#### Investments

During the six months ended 30 June 2015, there were no material acquisitions or disposals of subsidiaries and associated companies.

#### **Contingent Liabilities**

Two wholly-owned subsidiaries of the Company, namely Mondial Communications Limited ("MCL") and Suncorp Communications Limited ("SCL") have initially, received two notices of statutory demands dated 10 March 2011 from a firm of solicitors for and acting on behalf of a former subsidiary of the Company in liquidation, demanding payment of HK\$91,177,872 due by MCL and HK\$128,785,748 due by SCL to the aforesaid former subsidiary (the "Claims"). The Company has sought legal advice and has vigorously defended against the Claims since then. MCL and SCL received the same statutory demands again dated 19 July 2011 in relation to the Claims.

As far as the Directors are aware, the Claims by Suncorp Industrial Limited ("SIL") (in liquidation) in both statutory demands against SCL and MCL related to debts which have previously been fully written off or impairment have been made at the books of SCL and MCL at the year ended 31 December 2007, and accordingly there is no such debts in the accounts and records of SCL and MCL at any financial year ended 31 December 2008 with SIL.

By an Order made on 1 June 2011, the Liquidators were sanctioned to take out legal proceedings in the name and on behalf of the SIL (in liquidation) against the Company, SCL and MCL. However, no legal action or winding-up proceedings had even been taken by the Liquidators against the Company or SCL or MCL up to the date hereof.

The Company had disposed of its entire interest in SCL and MCL in April 2014. Based on the legal advice sought, disposition of SCL and MCL by the Company would not effect the Order made by the Court on 1 June 2011. However, as previously set out, based on legal advice sought, as the Claims sought have already been fully set-off, there is no solid legal foundation on the part of the liquidators of SIL to mount any claim against the Company.

#### 股本架構

於截至二零一五年六月三十日止六個月內, 314,926,300股股份及2,040,900,000股股份 已分別因為購股權獲行使及股份配售而發行。

#### 匯率

本期間內之所有銷售均以美元及港元列值, 而本集團之開支大部分以美元、港元及人民 幣列值。

#### 投資

於截至二零一五年六月三十日止六個月內, 本集團概無進行任何重大收購或出售任何附 屬公司及聯營公司。

#### 或然負債

本公司兩間全資附屬公司萬達鈴通訊有限公司(「**萬達鈴通**訊」)及新確通訊有限公司(「**第**違鈴通訊」)及新確通訊有限公司(「**新**確通訊」)原先收到一間律師行(代表正在清盤的本公司前附屬公司)發出的兩項法定要求償債書通知(日期為二零一一年三月十日),要求萬達鈴通訊及新確通訊分別向上述的前附屬公司支付應付的91,177,872港元及 128,785,748港元(「**申素**」)。本公司已於其後 尋求法律意見並已對申素提出積極抗辯。萬 達鈴通訊及新確通訊於二零一一年七月十九 日就有關申索再一次收到相同的法定要求償 債書通知。

就董事所知,新確實業有限公司(「新確實 業」)(清盤中)在其針對新確通訊及萬達鈴通 訊之兩份法定要求償債書通知中所提出之申 索,乃關於新確通訊及萬達鈴通訊先前在截 至二零零七年十二月三十一日止年度之賬冊 中已悉數撇銷或計提減值之債務,因此於新 確通訊及萬達鈴通訊截至二零零八年十二月 三十一日止的財政年度之賬目及記錄中並無 有關新確實業之任何相關債務。

根據於二零一一年六月一日作出之命令,清 盤人獲准以新確實業(清盤中)之名義及代其 向本公司、新確通訊及萬達鈴通訊提出法律 程序。然而,直至本文日期,清盤人並無對 本公司或新確通訊或萬達鈴通訊採取法律行 動或清盤程序。

本公司已於二零一四年四月出售其於新確通 訊及萬達鈴通訊之全部權益。根據所取得之 法律意見,本公司出售新確通訊及萬達鈴通 訊將不會影響法院於二零一一年六月一日作 出之命令。然而,誠如上文所載,根據所取 得之法律意見,由於有關申索已經悉數抵銷, 因此新確實業之清盤人對本公司提出之任何 申索並無有力的法律理據。 Save and except the Claims and an unsubstantiated complaint advanced by the liquidator of SIL against the Company and its directors concerning the operation of SIL before its liquidation, as at 30 June 2015, no member of the Group was engaged in any litigation or arbitration of material importance and there was no litigation or claim of material importance known to the Directors to be pending or threatened against any member of the Group.

As at 30 June 2015, the Group and the Company do not have any significant contingent liabilities.

#### Employees

The Group's emolument policies are formulated on the performance of employees with reference to the market condition. The Board may exercise its discretion to grant share options to the executive directors and employees as an incentive to their contribution to the Group. During the period under review, no share options had been granted by the Group to the directors and employees in accordance with the share option scheme.

#### DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS IN SHARES

As at 30 June 2015, the interests and short positions of the Directors, chief executive and their associates in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of the Part XV of the Securities and Futures Ordinance (the "SFO")) (i) which were required to be notified to the Company and the The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to Divisions 7 and 8 of Part XV of SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) which were required, pursuant to section 352 of the SFO, to be entered in the register referred to therein; or (iii) which were required to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") set out in Appendix 10 of the Listing Rules were as follows:

#### Long Position

Ordinary shares of HK\$0.0003 each of the Company

除了有關申索以及新確實業的清盤人就新確 實業於清盤前的營運而對本公司及其董事提 出無根據的申訴,於二零一五年六月三十日, 本集團概無成員公司涉及任何重大訴訟或仲 裁,就董事所知本集團任何成員公司亦概無 面臨任何待決或可能提出之重大訴訟或申索。

於二零一五年六月三十日,本集團及本公司 並無任何重大或然負債。

#### 僱員

本集團之酬金政策,乃參考市況就僱員之表 現而制定。董事會可酌情授予執行董事及僱 員購股權,作為彼等對本集團貢獻之獎勵。 於回顧期間,本集團並無根據購股權計劃向 董事及僱員授出購股權。

#### 董事及主要行政人員之股份權益

於二零一五年六月三十日,董事、主要行政 人員及彼等之聯繫人士在本公司及其相聯法 團(定義見證券及期貨條例(「證券及期貨條 例」)第XV部)之股份、相關股份或債權證中, 擁有(i)根據證券及期貨條例第XV部第7及8分 部須通知本公司及香港聯合交易所有限公司 (「聯交所」)之權益及淡倉(包括根據證券及 期貨條例之有關條文彼等被計作或視為擁有 之權益及淡倉);或(ii)根據證券及期貨條例 第352條須記錄於根據該條所存置之登記冊 之權益或淡倉;或(iii)根據上市規則附錄十所 載之上市發行人董事進行證券交易的標準守 則(「標準守則」)而須知會本公司及聯交所之 權益及淡倉如下:

#### 好倉

#### 本公司每股面值0.0003港元之普通股

Name of directors 董事姓名		No. o shares hel 所 股份數	Id   購股權而     持   持有之相關	Percentage of the issued share capital of the Company (Note 1) 佔本公司 已發行股本 之百分比 ( <i>附註1</i> )
Zhu Xiao Dong <i>(Note 2)</i> Malcolm Stephen JACOBS-PATON Wang Zhen Dong Xiao Qingmin	朱曉冬 <i>(附註2)</i> Malcolm Stephen JACOBS-PATON 王振東 肖慶敏	5,260,78	- 126,800,000 30 20,000,000 - 126,800,000 - 142,463,150	0.83 0.17 0.83 0.94
Notes:		附註:		
1. The percentage shareholding is a share capital of 15,186,668,170 as	alculated on the basis of the Company's issued at 30 June 2015.	j.	该股權百分比是根據本公 月三十日之已發行股本15 章。	
2. Mr. Zhu Xiao Dong subsequently r	esigned as director on 4 August 2015.		未曉冬先生已於其後在二 辭任董事。	零一五年八月四日

#### SHARE OPTIONS

On 4 May 2012, a share option scheme (the "Share Option Scheme") was adopted by shareholders at the annual general meeting, under which the Directors may, at their discretion, grant share options to eligible persons including Directors and employees to subscribe share in the Company. The Board had granted to eligible grantees the share options to subscribe for 156,631,500 ordinary shares of HK\$0.0003 each on 7 October 2013 under the Share Option Scheme. On 10 December 2014, the Board had granted to eligible grantees the share options developed by the share options to subscribe for 1,268,000,000 ordinary shares of HK\$0.0003 each under the Share Option Scheme.

At 30 June 2015, the number of shares in respect of which share options could be exercisable under the terms of the Share Option Scheme was 415,315,750 shares, representing approximately 2.73% of the shares of the Company in issue at that date. All share options are currently held by directors, employees and consultants of the Group. 314,926,300 share options were exercised to subscribe for the same amount of ordinary shares of HK\$0.0003 each during the six months ended 30 June 2015.

Saved as disclosed above, at no time during the six months ended 30 June 2015 was the Company or any of its subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

#### SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES

As at 30 June 2015, save as disclosed below, the Directors and the chief executive of the Company were not aware of any other person (other than the Directors and the chief executive of the Company) who had, or was deemed to have, interests or short positions in the shares or underlying shares, which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who was directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any member of the Group.

#### 購股權

二零一二年五月四日,股東於股東週年大會 上採納一項購股權計劃(「購股權計劃」), 據此,董事可按其酌情權授出購股權予合 資格人士(包括董事及僱員),以認購本公 司股份。董事會於二零一三年十月七日根 據購股權計劃向合資格承授人授出可認購 156,631,500股每股面值0.0003港元之普通股 的購股權。於二零一四年十二月十日,董事 會根據購股權計劃向合資格承授人授出可認 購1,268,000,000股每股面值0.0003港元之普 通股的購股權。

於二零一五年六月三十日,根據購股權計劃 之條款可予行使之購股權涉及之股份數目為 415,315,750股,相當於本公司在該日之已 發行股份的約2.73%。目前所有購股權是由 本集團董事、僱員及顧問持有。於截至二零 一五年六月三十日止六個月,314,926,300份 購股權已獲行使以認購相同數目的每股面值 0.0003港元之普通股。

除上文所披露者外,本公司或其任何附屬公 司於截至二零一五年六月三十日止六個月內 任何時間概無訂立任何安排,以使董事可透 過收購本公司或任何其他法團之股份或債權 證而獲益。

#### 主要股東之股份權益

除下文所披露者外,就本公司董事及主要行 政人員所知,於二零一五年六月三十日,並 無任何其他人士(本公司董事及主要行政人 員除外)於股份或相關股份中擁有或視為擁 有任何權益或淡倉而須根據證券及期貨條例 第XV部第2及3分部之條文向本公司及聯交所 披露,或直接或間接擁有在任何情況可於本 集團任何其他成員公司之股東大會上投票之 任何類別股本面值5%或以上權益。

Trust Co. Ltd. 中融國際信託有限公司 受	apacity	Nature of Interest 權益性質	Long or short position 好倉或淡倉	S	Percentage f the issued hare capital he Company (Note 1) 佔本公司 已發行股本 之百分比 (附註1)
		Corporate interest 公司權益	Long Position 好倉	1,000,000,000	6.58%
(Macau) Limited (Note 2) (附註2) 受		Corporate interest 公司權益	Long Position 好倉	1,000,000,000	6.58%
		Beneficial interest 實益權益	Long Position 好倉	1,000,000,000	6.58%
International Limited (Note 3) (附註3) 受		Corporate Interest 公司權益	Long Position 好倉	1,300,000,000	8.56%
		Beneficial interest 實益權益	Long Position 好倉	1,300,000,000	8.56%
Limited (Note 4) (附註4) 受		Corporate Interest 公司權益	Long Position 好倉	1,300,000,000	8.56%
		Beneficial interest 實益權益	Long Position 好倉	1,300,000,000	8.56%
Notes:		ŀ	附註:		

1. The percentage shareholding is calculated on the basis of the Company's issued share capital of 15,186,668,170.

2. Cloud Dynasty (Macau) Limited ("Cloud Dynasty") is entitled to be allotted 1,000,000,000 shares upon full conversion of convertible notes and thus Cloud Dynasty is directly interested in 1,000,000,000 shares in the Company. Cloud Dynasty is wholly owned by Chan Sin Ying. Chan Sin Ying is therefore deemed to be interested in 1,000,000,000 shares in the Company.

3. Eugene Finance International Limited ("Eugene Finance") is entitled to be allotted 1,300,000,000 shares upon full conversion of convertible notes and thus Eugene Finance is directly interested in 1,300,000,000 shares in the Company. Eugene Finance is wholly owned by Xiao Lili. Xiao Lili is therefore deemed to be interested in 1,300,000,000 shares in the Company.

4. Orchid Touch Limited ("Orchid Touch") is entitled to be allotted 1,300,000,000 shares upon full conversion of convertible notes and thus Orchid Touch is directly interested in 1,300,000,000 shares in the Company. Orchid Touch is wholly owned by So Ka Yan. So Ka Yan is therefore deemed to be interested in 1,300,000,000 shares in the Company.

 該股權百分比是根據本公司之已發行股本 15,186,668,170股計算。

Porcontago

- Cloud Dynasty (Macau) Limited (「Cloud Dynasty」) 有權於可換股票據獲悉數換股 時獲配發1,000,000,000股股份,因此Cloud Dynasty直接擁有1,000,000,000股本公司股 份之權益。Cloud Dynasty由陳倩瑩全資擁 有。因此,陳倩瑩被視為於1,000,000,000股 本公司股份中擁有權益。
- Eugene Finance International Limited (「Eugene Finance」) 有權於可換股票據獲 悉數換股時獲配發1,300,000,000股股份,因 此Eugene Finance直接擁有1,300,000,000 股本公司股份之權益。Eugene Finance由 肖梨利全資擁有。因此,肖梨利被視為於 1,300,000,000股本公司股份中擁有權益。
- Orchid Touch Limited (「Orchid Touch」) 有權於可換股票據獲悉數換股時獲配發 1,300,000,000股股份,因此Orchid Touch直 接擁有1,300,000,000股本公司股份之權益。 Orchid Touch由蘇嘉欣全資擁有。因此,蘇 嘉欣被視為於1,300,000,000股本公司股份中 擁有權益。

#### AUDIT COMMITTEE

The Audit Committee provides an important link between the Board and the Company's auditors in matters coming within the scope of the audit of the Company. The Audit Committee was established in March 2000 with defined written terms of reference which describe the authorities and duties of the Audit Committee. The Audit Committee currently consists of three members, all of whom are independent non-executive Directors ("INEDs") namely Mr. Lee Ho Yiu, Thomas, Ms. Lu Bei Lin and Mr. Man Yuan who has been appointed on 17 June 2015, of which Mr. Lee Ho Yiu, Thomas is the chairman. The unaudited financial statements of the Group for the six months ended 30 June 2015 have been reviewed by the Audit Committee.

#### CORPORATE GOVERNANCE

The Company is committed to high standards of good corporate governance practices and procedures. The corporate governance principles of the Company emphasize a quality Board, sound internal control, transparency, independence and accountability to all shareholders.

Throughout the period, the Group had applied the principles as set out in the Code of Corporate Governance Practices (the "**CG Code**") in Appendix 14 of the Listing Rules, except for the deviations as follows:

#### Chairman and Chief Executive Officer

Pursuant to Code Provision A.2.1 of the CG Code, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. Mr. Zhu Xiao Dong has been appointed as the chairman of the Company on 13 April 2015 and subsequently resigned on 4 August 2015. In view of the current business nature of the Company, the Board opines that it is not necessary to appoint a chairman or chief executive officer and daily operation of the Group is delegated to different executive Directors, department heads and various committees. In this circumstances, the Board considers that the present practice has already addressed the concerns of the CG Code in this respect.

#### **Non-Executive Directors**

Pursuant to Code Provision A.4.1 of the CG Code, non-executive directors should be appointed for a specific term subject to re-election. None of the existing non-executive Directors and INEDs are engaged on specific term, and it constituted a deviation from Code Provision A.4.1 of the CG Code. However all Directors, including non-executive Directors and INEDs are subject to retirement by rotation at each annual general meeting at least once every three years under the Company's Bye-laws. In the circumstances, the Board considers that the present practice has already addressed the concerns of the CG Code in this respect.

#### Attendance of Annual General Meeting

Pursuant to Code Provision A.6.7 of the CG Code, independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of the shareholders. Due to other pre-arranged business commitments, Ms. Lu Bei Lin and Mr. Lee Ka Sing, Joseph, being the independent non-executive director of the Company, were not present at the annual general meeting of the Company held on 7 May 2015.

#### 審核委員會

審核委員會就有關本公司審核工作範圍內的 事宜為董事會與本公司核數師之間提供重要 連繫。審核委員會於二零零零年三月成立並 以書面具體列明審核委員會之職權和職責範 獨立非執行董事(「獨立非執行董事」),即李 浩堯先生、陸蓓琳女士以及於二零一五年六 月十七日獲委任之滿圓先生,而李浩堯先生 為主席。審核委員會已審閱本集團截至二零 報表。

#### 企業管治

本公司致力維持高水平之良好企業管治常規 及程序。本公司之企業管治原則著重優秀之 董事會、穩健之內部監控、透明度、獨立性 及向全體股東問責。

於本期間,本集團已應用上市規則附錄十四 企業管治常規守則(「**企業管治守則**」)所載的 原則,惟以下偏離情況除外:

#### 主席及行政總裁

根據企業管治守則之守則條文A.2.1,主席及 行政總裁之角色應予區分及不應由同一人兼 任。朱曉冬先生於二零一五年四月十三日獲 委任為本公司主席並隨後於二零一五年八月 四日辭任該職位。鑑於本公司目前之業務性 質,董事會認為毋須委任主席或行政總裁, 而本集團之日常運作乃授權予不同執行董事、 部門主管及不同委員會負責。有鑑於此,董 事會認為目前之常規已經回應企業管治守則 在此方面之關注。

#### 非執行董事

根據企業管治守則之守則條文A.4.1,非執行 董事之委任應有指定任期,並須接受重新選 舉。概無現任非執行董事及獨立非執行董事 以指定任期委任,此舉構成與企業管治守則 於每屆股東週年大會上,全體 董事(包括非執行董事及獨立非執行董事)均 須至少每三年輪值退任一次。有鑑於此,董 事會認為目前之常規已經回應企業管治守則 在此方面之關注。

#### 出席股東週年大會

根據企業管治守則之守則條文A.6.7,獨立非 執行董事及其他非執行董事應出席股東大會, 對公司股東的意見有公正的了解。由於其他 預先安排之業務承諾,本公司獨立非執行董 事陸蓓琳女士及李家星先生未能出席於二零 一五年五月七日舉行之本公司股東週年大會。

#### MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code set out in Appendix 10 of the Listing Rules as its own code of conduct regarding directors' securities transaction. Based on specific enquiry of all the Directors, the Directors have complied with the required standard as set out in the Model Code throughout the six months ended 30 June 2015.

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

During the six months ended 30 June 2015, there was no purchase, sale or redemption by the Company or any of its subsidiaries of the Company's listed securities.

By Order of the Board Suncorp Technologies Limited Wang Zhen Dong Executive Director

Hong Kong, 20 August 2015

#### 董事進行證券交易之標準守則

本公司已採納上市規則附錄十所載之標準守 則,作為本身有關董事進行證券交易之行為 守則。根據對全體董事作出特定查詢後所知, 董事於截至二零一五年六月三十日止六個月 內已遵守標準守則所載之規定標準。

#### 購買、出售或贖回本公司之上市證券

於截至二零一五年六月三十日止六個月,本 公司或其任何附屬公司概無購買、出售或贖 回本公司之上市證券。

> 承董事會命 新確科技有限公司 *執行董事* 王振東

香港,二零一五年八月二十日