

栢 能 集 團 有 限 公 司* PC Partner Group Limited

Incorporated in the Cayman Islands with limited liability

2016 Annual Report

10 010100 100 101010 010 10 101 101 0010000 110 100 101 0010 0100 1000 010 010 101 0010 0100 1000 010 010 101 110 0010

091 1090

Contents

2	Company Profile	
4	Corporate Information	
6	Chairman's Statement	
8	Management Discussion and Analysis	
17	Environmental, Social and Governance Report	
34	Corporate Governance Report	
42	Directors and Senior Management	
46	Report of the Directors	
53	Independent Auditor's Report	
58	Consolidated Statement of Comprehensive Income	
59	Consolidated Statement of Financial Position	
61	Consolidated Statement of Changes in Equity	
63	Consolidated Statement of Cash Flows	
65	Notes to the Consolidated Financial Statements	
120	Property Interests Held by the Group	

Company Profile

PC Partner is a leading manufacturer of computer electronics. Our key products are video graphics cards, motherboards and mini-PCs. We are also offering one-stop electronic manufacturing services to reputable brands all over the world.

As one of the leaders in the industry, we leverage our extraordinary research and development capabilities and state-of-the-art production facilities to constantly bring new product ideas and leading-edge innovations to the market. We endeavour to stay ahead of the industry to ensure success and competitiveness in serving the needs of our customers.

We are a technology company with a **global vision**.

Corporate Information

BOARD OF DIRECTORS

Executive Directors

Mr. WONG Shik Ho Tony (Chairman and Chief Executive Officer) Mr. WONG Fong Pak (Executive Vice President) Mr. LEUNG Wah Kan (Chief Operation Officer) Mr. HO Nai Nap Mr. MAN Wai Hung

Non-executive Directors

Mrs. HO WONG Mary Mee-Tak Mr. CHIU Wing Yui (Alternate Director to Mrs. HO WONG Mary Mee-Tak)

Independent non-executive Directors

Mr. IP Shing Hing Mr. LAI Kin Jerome Mr. CHEUNG Ying Sheung

AUDIT COMMITTEE

Mr. LAI Kin Jerome *(Chairman)* Mr. IP Shing Hing Mr. CHEUNG Ying Sheung

REMUNERATION COMMITTEE

Mr. IP Shing Hing *(Chairman)* Mr. LAI Kin Jerome Mr. CHEUNG Ying Sheung Mr. WONG Shik Ho Tony

NOMINATION COMMITTEE

Mr. IP Shing Hing *(Chairman)* Mr. LAI Kin Jerome Mr. CHEUNG Ying Sheung Mr. WONG Shik Ho Tony

INVESTMENT COMMITTEE

Mr. WONG Shik Ho Tony *(Chairman)* Mr. WONG Fong Pak Mr. LEUNG Wah Kan Mr. IP Shing Hing Mr. LAI Kin Jerome

COMPANY SECRETARY

Ms. LEUNG Sau Fong

AUTHORISED REPRESENTATIVES

Mr. WONG Shik Ho Tony Ms. LEUNG Sau Fong

AUDITOR

BDO Limited 25/F., Wing On Centre 111 Connaught Road Central Hong Kong

LEGAL ADVISER

Troutman Sanders 34/F., Two Exchange Square 8 Connaught Place Central Hong Kong

REGISTERED OFFICE

Clifton House, 75 Fort Street P.O. Box 1350 Grand Cayman KY1-1108 Cayman Islands

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

PRINCIPAL SHARE REGISTRAR AND

19/F., Shatin Galleria 18–24 Shan Mei Street Fo Tan Shatin New Territories

PRINCIPAL BANKERS

The Hongkong and Shanghai Banking Corporation Limited Hang Seng Bank Limited Standard Chartered Bank (Hong Kong) Limited Australia and New Zealand Banking Group Limited

WEBSITE

www.pcpartner.com

Appleby Trust (Cayman) Ltd. Clifton House 75 Fort Street P.O. Box 1350 Grand Cayman, KY1-1108 Cayman Islands

TRANSFER OFFICE

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited Shops 1712–1716, 17/F Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

Chairman's Statement

Dear Shareholders,

Our business has experienced a strong turnaround in 2016 after going through a turbulent year in 2015. We have already turned back to a profitable position by end of first six months in 2016, and the business growth and the profitability performance was remarkable for the second half of 2016.

RESULTS AND PERFORMANCE

We have achieved a revenue growth of 22.8% in comparison to prior year, in which the revenue contributed by video graphics cards has achieved a growth rate of 25.8% against last year's. The business performance of the second half year in 2016 has achieved a remarkable result on both the revenue and the net profit which was influenced by a strong market demand of the new video graphics cards during the period. Revenue for second half year of 2016 was 33.7% higher than the first half year of 2016, in which the revenue contributed by video graphics cards was 44.9% higher than the revenue generated in first half year of 2016. Comparing with the same period in last year, the revenue for the second half year of 2016 was 24.7% higher than the same period in 2015, in which the revenue generated by video graphics cards was 31.6% higher than the second half year in 2015.

Our business is shifting from Original Equipment Manufacturing ("OEM") basis into a more branding focused direction as revenue contributed by brand business represented 58.7% of the total revenue for the group in 2016. The revenue generated by brands increased by 25.8% to HK\$3.4 billion by 2016 in comparison to a year ago and this has kept on increasing over the past few years. ZOTAC, our core brand of the group, has achieved a revenue of HK\$2.8 billion by 2016 with a 31.9% growth from the previous year.

The gross profit margin has achieved a double digit figure of 10.1% and the net profit margin climbs to a record high of 2.6% in the year of 2016. We were able to capture a greater margin on new series of video graphics cards launched under our brands in the second half year of 2016. In addition, the reorganization and restructuring of operations back in 2015 have generated savings that reflected onto the financial result with the operating expenses at 7.1% to sales in the year of 2016, which is lower than 8.4% to sales in the year of 2015.

OUTLOOK

Both Nvidia and AMD will be launching new graphic processing units (GPU) this year that is expected to stimulate the purchase demands on new video graphics cards in this year. We expect the video graphics cards market will continue growing or at least maintain stability in comparison to last year. Virtual reality (VR) was the hottest topic in the industry in last year and it seems the topic has cooled down a bit since the costs of VR hardware products are relatively high and not seen too many games, applications and contents have been made available so far. Once there is a wider adoption of VR applications and contents, the costs of such hardware will become lower so that the demand of video graphics cards and computers that can fulfill the VR performance requirements will be picking up, and this could be a revolution in the computer industry which changes our life and behaviour.

We will be devoting more resources onto ZOTAC and turn this brand into a truly gaming brand. Besides introducing a very first wireless backpack computer, VR GO, for VR gaming to the market in last year, we will be adding more new product lines into the ZOTAC brand and promoting the brand and products by various eSports activities starting from this year. For example, ZOTAC will be the very first company arranging eSports competition at COMPUTEX 2017. We will be exploring opportunities on artificial intelligence (AI) by using video graphics cards solution, and this could be another business line for us in future.

Our OEM divisions will continue looking for new business opportunities either in the computer sector or other electronics sectors. In addition, we will continue to invest into talents in order to introduce more innovative ideas and products. We will also continue to invest into automation in our manufacturing plants in order to drive the operation to be even more cost effective and efficient in long run.

Finally, I would like to thank all employees again for their contribution and dedication, my fellow directors for their counsel and all shareholders, customers and suppliers for their support throughout the year.

WONG Shik Ho Tony Chairman and Chief Executive Officer

Hong Kong, 29 March 2017

Management Discussion and Analysis

9

ZOTAC

ISTOPPURIE P

VR GO

BUSINESS REVIEW

The Group is principally engaged in the design, development, and manufacturing of video graphics cards for desktop PCs, electronics manufacturing services ("EMS"), and manufacturing and trading in other PC related products and components.

The Group manufactures video graphics cards for Original Design Manufacturer/Original Equipment Manufacturing ("ODM/OEM") customers and also manufactures and market video graphics cards and other PC products under its own brands, namely ZOTAC, Inno3D, and Manli. The relationships with NVIDIA and AMD, the two globally dominant graphic processing unit ("GPU") suppliers, enable the Group to develop cost-competitive, high performance products and solutions to serve its customers. Video graphics cards remain the core business of the Group for the year under review.

The Group provides EMS to globally recognized brands, including major providers of Point-Of-Sales ("POS") and Automatic Teller Machines ("ATM") systems, fitness wearable devices and Light Emitting Diode ("LED") modules. Aside from video graphics cards the EMS businesses, the Group manufactures and sells other PC related products such as mini-PCs, motherboards, and further derives revenue from trading products and components.

-

Management Discussion and Analysis



Business Performance

The operating results has achieved a significant rebound in 2016 with the total revenue of the Group has increased by HK\$1,083.9 million, or 22.8%, from HK\$4,754.1 million in 2015 to HK\$5,838.0 million in 2016. It was mainly contributed by a strong sales of new products under the own brands video graphics cards segment since the business has recorded a growth of HK\$721.2 million, or 29.5%, from HK\$2,447.2 million in 2015 to HK\$3,168.4 million in 2016. Due to the new graphic processing units (GPU) introduced to the market that triggered a strong demand of new video graphics cards in the second half year, the sales of the own brands video graphics cards segment of the second half year in 2016 was 38.3% higher than the first half of the year. The business in the second half of the year has also achieved a 37.0% growth rate in compare to the same period in 2015.

Orders on OEM/ODM basis video graphics cards business increased by HK\$202.2 million or 17.9% from HK\$1,131.5 million in 2015 to HK\$1,333.7 million in 2016. The new technologies of the new series of GPUs with significantly higher performance have driven the demand on OEM orders beside brand businesses on video graphics cards.

EMS business recorded a decline of HK\$79.8 million, or 10.5%, from HK\$760.7 million in 2015 to HK\$680.9 million in 2016. The change was mainly resulted from less orders obtained by customers due to a continuously weak economy in the European Union and fierce price competition.

Other PC related products and components has achieved a growth of HK\$240.3 million, or 57.9%, from HK\$414.7 million in 2015 to HK\$655.0 million in 2016. The growth was mainly contributed by the increase of sales from mini-PC, trading components and other new businesses.

Brand businesses has grown faster than non-brand businesses over the past few years. The brand businesses achieved a growth of HK\$703.5 million, or 25.8%, from HK\$2,724.1 million in 2015 to HK\$3,427.7 million in 2016. The brand businesses represented 58.7% of the overall group revenue in 2016; in which, ZOTAC, the core brand of PC Partner Group, contributed HK\$2,835.9 million which represented 82.7% of the sales of overall brand businesses and it represented

48.6% of the total group revenue in the year of 2016. ZOTAC is expected to grow continuously since the group will continue to delegate more resources to the ZOTAC brand and enrich the brand with more product lines as well as more activities of advertising and promotion in the future.

All geographical regions reported a double digit growth rate in 2016 with a comparison to last year. North and Latin America ("NALA") region has achieved a growth rate of 42.0% which was mainly contributed from own brand video graphics cards business. The Europe, Middle East, Africa and India ("EMEAI") region, the People's Republic of China ("PRC") region, and the Asia Pacific ("APAC") region, have also recorded growth rate of 25.3%, 21.6% and 16.7% respectively.

APAC Region

ZOTAC

In the APAC region, the revenue significantly increased by HK\$338.0 million, or 16.7%, from HK\$2,029.6 million in 2015 to HK\$2,367.6 million in 2016. It was mainly due to a significant increase on orders of video graphic cards from both the OEM basis customers and own brands products. Approximately HK\$152.5 million of the increment was generated from ZOTAC brand on video graphics cards business.

1=()

Management Discussion and Analysis

EMEAI Region

In the EMEAI region, the revenue amounted to HK\$947.8 million in 2016, representing an increase of HK\$191.1 million, or 25.3%, as compared to HK\$756.7 million in 2015. It was mainly due to the increase of sales of brand businesses of video graphics cards and increase on orders from the customer on POS and ATM systems under the EMS business segment.

•

NALA Region

In the NALA region, the revenue significantly increased from HK\$634.2 million in 2015, representing an increase of HK\$266.7 million, or 42.0%, to HK\$900.9 million in 2016. The increase was mainly resulted from increasing sales from own brand customers on video graphics cards especially in the second half year of 2016 for the new products launched.

PRC Region

In the PRC region, the revenue recorded a growth to HK\$1,621.7 million in 2016, representing an increase of HK\$288.1 million, or 21.6%, as compared to HK\$1,333.6 million in 2015. It was mainly attributable to the sales increment on video graphics cards in 2016. The brand business in the PRC region, especially ZOTAC, has been growing on double digits on year to year basis since 2013 which due to a strong brand awareness.

Business Compliance

The Group has achieved an on-going compliance with laws and regulations with its operating entities, and fulfilled different social responsibilities according to ISO9001, ISO14001, OHSAS18001, QC080000 and the code issued by EICC. Please refer to the section of the Environmental, Social and Governance Report in the Annual Report.

Principal Risks and Uncertainties

The Group has operated in a fast moving and highly competitive environment and the product life cycle turns to be shortened over the years. New products introduction requires significant resources involvement from development, production as well as sales and marketing. It is a risk to the Group if it cannot response promptly to the changing business environment and lag behind the competition. Technological change has a significant impact on the business if the Group was unable to acquire new technologies and apply onto the business. Talent is a key factor for companies succeed especially talents on technology and engineering are critical for the Group as a technology company. Lack of capable talents on development of new applications and technologies is a risk to the Group on long term survival. The Group would continue to review the resources of talents and look for capable talents to join the Group in order to stay ahead of technology and to launch new products more efficiently against competition.

Business relationship with customers and suppliers are crucial for business success. The Group has established a long business partnership with both AMD and NVIDIA for 20 years and 10 years respectively. The Group rides on the technologies from both AMD and NVIDIA to develop own products and gain the know-how of the video graphics cards in order to obtain orders on contract manufacturing business of video graphics cards. Discontinue of the business partnership would be a threat to the survival of the business in long run. The Group would continue to maintain a good relationship with partners, customers and suppliers and also look for new cooperation opportunities in the industry.

The Group is not aware of any particular of important event that have been occurred would trigger a risk and uncertainty since the end of the financial year of 2016.



FINANCIAL REVIEW

Revenue

The Group's total revenue increased by HK\$1,083.9 million, or 22.8%, from HK\$4,754.1 million in 2015 to HK\$5,838.0 million in 2016. It was mainly due to an increase in revenue of both business segments, video graphics cards and other PC related products and components, that offset the decline of EMS the business.

Revenue from the video graphics cards has increased by HK\$923.3 million, or 25.8%, from HK\$3,578.7 million in 2015 to HK\$4,502.0 million in 2016. It was mainly due to an increase on own brand business that has been increased by HK\$721.2 million, or 29.5%, from HK\$2,447.2 million in 2015 to HK\$3,168.4 million in 2016. The growth on own brand video graphics business was mainly contributed by new products launched in the second half of the year. Latest video graphics cards technology breakthrough has been achieved with a significant higher on performance with the same level of price point from the previous product generation. Continuous improvement on such technologies would also contribute more orders and demand on our ODM/OEM sector under the video graphics cards segment. Orders demand on ODM/ OEM contract manufacturing businesses increased by HK\$202.2 million, or 17.9%, from HK\$1,131.5 million in 2015 to HK\$1,333.7 million in 2016.

Revenue derived from the EMS business amounted to HK\$680.9 million in 2016, representing a decrease of HK\$79.8 million, or 10.5%, as compared to HK\$760.7 million in 2015. The change was mainly resulted from less orders obtained by customers due to a continuous weak economy in the European Union and fierce price competition.

Revenue from other PC related products and components increased by HK\$240.3 million, or 57.9%, from HK\$414.7 million in 2015 to HK\$655.0 million in 2016. The growth was mainly contributed by the increase on sales from mini-PC, trading components and other new businesses.

Gross Profit and Margin

The Group's gross profit in 2016 was HK\$590.7 million, representing an increase of HK\$175.5 million, or 42.3%, compared with HK\$415.2 million in 2015. Gross profit margin increased by 1.4 percentage point to 10.1% compared with 8.7% in 2015. It was mainly contributed by increase on sales and gross profit margin from own brand business of video graphics cards and mini-PCs under the other PC related products and components segment. In addition, savings on productivity improvement has been achieved by spending less on direct labour and conversion costs for a total of HK\$19.0 million, or 9.3% from HK\$204.8 million in 2015 to HK\$185.8 million in 2016, with a 22.8% increase on revenue during the year. The percentage of labour and conversion costs to revenue ratio has been improved from 4.3% in 2015 to 3.2% in 2016.

Management Discussion and Analysis

Profit/(Loss) for the Year

The Group recorded a profit of HK\$150.2 million in 2016 as compared with a loss of HK\$18.5 million in 2015. It was mainly due to a significant increase in gross profit being contributed by sales increase and a better product mix with higher gross profit margin being generated for the year under review. The operating expenses were only slightly increased by HK\$15.3 million, or 3.8%, from HK\$401.6 million in 2015 to HK\$416.9 million in 2016 despite the increase in people costs to support the additional business as well as additional resources on future business development. Operating expenses as a percentage of revenue has been decreased by 1.3 percentage point from 8.4% in 2015 to 7.1% in 2016.

•

Selling and distribution expenses decreased by HK\$1.7 million, or 2.1%, from HK\$83.6 million in 2015 to HK\$81.9 million in 2016. The spending as a percentage of revenue has decreased by 0.4% from 1.8% in 2015 to 1.4% in 2016. This is contributed by a tight control on selling and marketing spending throughout the year.

Administrative expenses increased by HK\$13.6 million or 4.4% from HK\$307.3 million in 2015 to HK\$320.9 million in 2016; Staff costs represented 83.3% out of the total administrative expenses for the year under review. Staff costs has been increased by HK\$41.9 million, or 18.6%, from HK\$225.4 million in 2015 to HK\$267.3 million in 2016. The increment was mainly due to the additional performance bonus provision as well as the annual salary review adjustment which partially offset the savings on staff headcount reduction during the year under review.

Finance costs increased by HK\$3.5, or 32.1%, from HK\$10.7 million in 2015 to HK\$14.2 million in 2016. It was mainly resulted from a high utilisation of the bank borrowings during the year under review. Finance costs as a percentage of revenue has been maintained at 0.2% in the year of 2015 and 2016.

Income tax expenses was resulted due to increase in profit during the year under review.

Profit Attributable to Shareholders and Dividends

The profit attributable to shareholders of the Group for 2016 was HK\$150.2 million which resulted in an earnings of HK36 cents per share. Since the Group operated in an earnings position in 2016, the Directors proposed a final dividend of HK10.8 cents per share for the year ended 31 December 2016, which is estimated to be HK\$46.4 million in total. The Group would maintain the dividend payout policy at 30% to 40% on earned profit of the year. PC Partner was formed in July 1997 and it has been established for 20 years by July 2017, the Directors proposed a special dividend of HK3.6 cents per share, which is estimated to be HK\$15.5 million in total, to celebrate its 20th anniversary and to reward the support of shareholders.

LIQUIDITY AND FINANCIAL RESOURCES

Shareholders' Funds

Total shareholders' funds have been increased by HK\$155.9 million, or 20.0%, from HK\$777.5 million in 2015 to HK\$933.4 million in 2016.

Financial Position

The Group has total current assets of HK\$2,820.0 million as at 31 December 2016 and HK\$2,227.8 million as at 31 December 2015. The Group's total current liabilities amounted to HK\$1,971.5 million as at 31 December 2016 and HK\$1,528.2 million as at 31 December 2015. The Group's current ratio, defined as total current assets over total current liabilities, decreased from 1.5 as at 31 December 2015 to 1.4 as at 31 December 2016.

The Group's cash and bank balances remained at HK\$789.8 million as at 31 December 2015 and at 31 December 2016, certain cash on hand is going to settle the trade loans to be due in coming few months. Based on the borrowings of HK\$987.6 million as at 31 December 2016 and HK\$800.5 million as at 31 December 2015, and total equity of HK\$933.2 million as at 31 December 2016 and HK\$777.5 million as at 31 December 2015, the Group's net debts to equity ratio (being debts minus cash and cash equivalents divided by total equity) increased from 1.4% as at 31 December 2015 to 21.2% as at December 2016. The increase was mainly due to a higher ratio on increase on bank borrowings by end of 2016.

Exposure to Fluctuation in Exchange Rates

As at 31 December 2016, the Group was exposed to currency risk primarily through sales and purchases that have denominated in currencies other than the functional currency of the operations to which they relate. The currencies giving rise to the risk are primarily United States dollar, Renminbi and Korean Won. The Group managed certain of its exchange rate risk by entering into non-deliverable foreign exchange forward contract.

Working Capital

Inventories of the Group as at 31 December 2016 were HK\$1,281.5 million, increased by HK\$479.3 million, or 59.7%, as compared with HK\$802.2 million as at 31 December 2015. The inventory turnover days increased from 71 days as at 31 December 2015 to 73 days as at 31 December 2016. Up to end of February 2017, about two-third of finished goods were sold out and half of raw materials were utilized.

Trade receivables as at 31 December 2016 were HK\$724.6 million, increased by HK\$108.1 million, or 17.5%, as compared with HK\$616.5 million as at 31 December 2015. Trade receivable turnover days decreased from 50 days as at 31 December 2015 to 42 days as at 31 December 2016.

Trade payables as at 31 December 2016 was HK\$828.1 million, increased by HK\$238.9 million, or 40.5%, as compared with HK\$589.2 million as at 31 December 2015. Trade payable turnover days decreased from 53 days as at 31 December 2015 to 49 days as at 31 December 2016.

Charge on Assets

As at 31 December 2016, bank deposit of HK\$0.4 million was pledged to banks to secure general banking facilities granted to the Group.

Capital Expenditure

The Group spent HK\$23.9 million on capital expenditure in 2016. All of these capital expenditures were financed by internal resources and the proceeds from the initial public offering.

Capital Commitments

As at 31 December 2016, total capital commitments amounted to HK\$0.4 million.

Management Discussion and Analysis

Contingency

On 2 September and 30 November 2016, Zalman Tech Co., Ltd. ("Zalman"), a Korean company, issued solicitor letters to Zotac Korea Ltd ("Zotac Korea"), the Company's indirect wholly-owned subsidiary, complaining that there was an infringement of Zalman's registered patent ("Patent") by three Zotac Korea's video graphic cards. The Patent is an invention related to cooling fans. There has been no claim of damages and no legal proceeding was instituted by Zalman up to the date of this Annual Report.

•

The management has sought for legal opinion from a local independent lawyer. The lawyer is of the opinion that the Patent infringement compliant is un-substantiated and Zalman will have a low chance of success if it institutes legal proceedings against Zotac Korea. Accordingly, no provision has been made in the Group's financial statements.

Significant Acquisitions and Disposals of Investments

Save for those disclosed in the consolidated statement of financial position, there was no other significant investments held and there was no acquisition of additional interests in subsidiaries or disposal of subsidiary.

Future plans for material investments or capital assets

The Group had no plan for material investments or acquisitions of capital assets as at 31 December 2016, but will actively pursue opportunities for investments to enhance its profitability in the ordinary course of business.

USE OF PROCEEDS

The aggregated net proceeds from the Offering (as defined in the Company's prospectus dated 29 December 2011), based on an offer price of HK\$1.6 per offer share was HK\$109.0 million. The Group intended to apply such net proceeds as set forth in the prospectus dated 29 December 2011, namely HK\$46.0 million for expansion production capacity, HK\$24.0 million for promotion and development of new products and brand name, HK\$24.0 million for research and development, HK\$5.0 million for upgrading the existing Enterprise Resources Planning ("ERP") system and IT resources, and HK\$10.0 million for the Group's working capital and general corporate purposes. As at 31 December 2016, the Group has applied HK\$38.8 million on expansion of production facilities, HK\$24.0 million on promotion and development of new products and brand name, HK\$5.0 million on ERP system upgrade project.

EMPLOYEES AND REMUNERATION POLICY

As at 31 December 2016, the Group had 2,889 employees (2015: 2,975 employees). Employees are remunerated on basis of their individual performance and prevailing industry practice. Compensation policies and remuneration packages of the employees are reviewed at least once a year. In addition to basic salary, medical benefits, provident fund and performance related bonuses may also be awarded to employees. The Company has adopted a Pre-IPO Share Option Scheme to recognise the contributions of and as retention incentive to the executive directors, certain management staff and selected long service employees of the Group. Subsequently, the Company has also adopted 2016 Share Option Scheme on 17 June 2016.

PC Partner Group is a leading manufacturer of computer electronics products. We attach great importance to the establishment of management systems that regulate every aspect of our activities and have set up 4 managements systems, namely ISO9001 (Quality Management System), QC080000 (Hazardous Substance Process Management), ISO14001 (Environmental Management System) and OHSAS18001 (Occupational Health and Safety Management System), at the production base of 東莞栢能電子科技有限公司, our subsidiary in China. Operations are carried out by our staffs in accordance with these 4 management systems, thereby ensuring our product quality, environmental commitment and occupational safety. PC Partner undertakes to operate in a sustainable and responsible manner in terms of product and global development as well as the entire supply chain and focuses on, in particular, environmental sustainability, product liability, occupational health and safety and labour and ethics.

In 2016, PC Partner showed continuous improvements in fulfilling different social responsibilities according to ISO9001, ISO14001, OHSAS18001, QC080000 and the code issued by the Electronic Industry Citizenship Coalition (EICC) and has witnessed noticeable achievements in promoting environmental sustainability. Total electricity consumption has been on the decline as we consistently enhance energy efficiency. In 2017, efforts will be continued to improve energy utilisation, such as enhancing our production lines, developing automatic production equipment and using energy-saving LED lights, in order to boost efficiency and reduce consumption. Since our first calculation of scopes 1 and 2 greenhouse gas (GHG) emissions in 2013 and the total scopes 1 and 2 GHG emissions have been on a downward trend between 2013 and 2016, on the basis of these statistics, we constantly look for ways to cut down GHG emissions.

In respect of product management, we are committed to pay regard to the impact on the environment and consumers throughout the product life cycles. The impact of energy utilisation, resources consumption and our products on the atmosphere, water, soil and consumers are also taken into consideration during different stages from the design, development and manufacturing to the consumption and recycling of our products. Based on the above, we adopt a green approach towards procurement, production and sale throughout the product cycles.

In relation to governance and ethics, training on codes of business ethics and conduct are provided to our staff so that our governance requirements on business ethics are well communicated to them. We keep abreast of other relevant requirements regarding codes of business ethics and conduct so as to ensure that they are always complied with by our staffs in their business activities. Throughout 2016, PC Partner was persistent in protecting labour and human rights by undergoing several audits required by clients under the code issued by the EICC and one Validated Audit Process (VAP) by EICC. The findings of the audits showed that we had taken the initiatives to make improvements to prevent labour or human right incident.

For the purpose of compliance with ISO9001, ISO14001, OHSAS18001, QC080000 and the code issued by the EICC, we continued to urge our suppliers to make improvements in 2016 by assessing their performance in terms of environmental compliance, occupational health and safety, labour and ethics through various means including on-site audit and self-assessment. Over 80 suppliers underwent our on-site audit in 2016. We will join hands with our suppliers to further efforts in improving our performance in terms of environmental compliance, product liability, occupational health and safety, labour and ethics and will offer management, technological and training supports to our suppliers.

A. SUSTAINABLE DEVELOPMENT OF THE ENVIRONMENT

As a commitment to use its endeavour to promote the sustainable development of the environment during its manufacturing process, PC Partner has set goals, formulated plans and carried out statistical analysis and audits to reduce energy and water consumption, carbon emission and waste disposal. Our environmental management system is established and implemented and the environmental impact of our operations is managed as required by the industry-leading ISO14001 Environmental Management System. In 2016, our production bases underwent an annual supervisory audit required by the ISO14001 Environmental Management System compliance by assisting our suppliers to carry out the annual supervisory audit under the environmental management system and the occupational health and safety management system. Internal audit was also conducted in 2016 according to the ISO14001 Environmental Management System in order to ensure the ongoing effectiveness of and improvements in the systems. On the other hand, we were audited by a number of clients under the ISO14001 and OHSAS18001 standards and well-recognised for our compliance.

A1. Emissions

We have identified the environmental factors of our waste gas emissions, which are mainly from tin furnaces and soldering furnaces, kitchen exhaust systems and generators, and treated the sources of emissions according to local environmental laws and regulations. Such sources are regularly monitored to ensure the emissions comply with the regulations. Every year we engage third-party monitoring organisations to monitor the concentration of emissions from different sources according to local standards (e.g. Integrated Emission Standard of Air Pollutants (GB16297–1996), Emission Standard of Cooking Fume (GB18483–2001)) to ensure ongoing compliance. We also pay consistent attention to local laws and regulations and conduct safety assessments to ensure our gas emissions do not violate relevant regulations.

Both the production of products and offering of services require the use of energy, which leads to GHG emissions. In order to reduce such emissions, PC Partner identifies the utilisation and boosts the efficiency of energy and steps up the audit of management systems, and collects data on the scopes 1 and 2 GHG emissions on a regular basis based on our current technological level. Our top priority is to reduce the energy consumption and GHG emission per thousand dollars of our turnover. "Energy consumption per thousand dollars of revenue" are measures that correlate with the amount of economic activities and provide more useful references to our performance as compared with indicator comparisons. In 2016, we have collected data on energy consumption and GHG emission and evaluated our performance based on the above policies.

Our operations generate household wastewater and no industrial wastewater is discharged. Measures have been taken to cut water consumption and minimise the amount of wastewater. Discharge indicators for wastewater are monitored annually to ensure the quality of the wastewater discharged meet local laws and regulations, and household wastewater is discharged to municipal treatment plants. During the process of product cleaning, we use a small amount of chemicals, which lead to liquid waste. Discharge of liquid waste to sewers, aquatic systems and soils is prohibited. Instead, it is centrally collected and stored in closed containers and then delivered to qualified green service providers under local laws and regulations.

There are four types of solid waste generated from our operations: household waste, hazardous waste, recyclable waste and waste paper. According to our policies, these types of waste are treated in different ways in compliance with local laws and regulations. Hazardous waste such as liquid chemical waste, scrap tin, chemical-stained cloth, fluorescent tubes, batteries and discarded containers are often resulted from our daily production activities and the proper disposal of these types of waste is strictly required. They must be centrally collected and delivered to qualified green service providers under local laws and regulations. Recyclable waste such as metals, plastic trays and plastics is treated by being sold to respective recyclers and, in respect of plastic trays, offering them to suppliers for reuse at no consideration, for the full utilisation of resources. Household waste is generated in the daily life of our staff and is centrally collected and delivered to recyclers for reuse as raw materials for making recycled paper. Policies are centrally collected and delivered to recyclers for reuse as raw materials for making recycled paper. Policies are in place to gather news on and evaluate the laws and regulations regarding the treatment of waste gas, GHG, wastewater and hazardous and ordinary materials, thereby ensuring our compliance with local laws, regulations and standards.

A1.1 Types of emissions and respective emissions data

We carried out statistical analysis of each type of discharge on an annual basis to keep track of the movement in the respective amount of discharge. The statistics on different types of discharge for 2016 are as follows:

				Hazardous materials		Non-hazardous materials			
Type of discharge	GHG	Household wastewater	Hazardous liquid waste	Discarded cloths	PCB trims and scraps	Scrap tin	Waste paper	Waste plastic	Metals
Unit	Tonne of CO ₂	m ³	Tonne	Tonne	Tonne	Tonne	Tonne	Tonne	Tonne
Amount	13,303.67	77,441	0.52	0.08	3.88	2.40	36.90	2.70	0.24

Note: based on the information of 東莞栢能電子科技有限公司

A1.2 GHG emissions

Our scope 1 GHG emission in 2015 was 254.89 tonnes of CO_2 , while that in 2016 was 212.58 tonnes of CO_2 , representing a drop of 16.6%. This was mainly attributable to the sufficient municipal supply of electricity, which allowed us to reduce the use of diesel for generating electricity with generators.

Our scope 2 GHG emission lowered by 1.1% from 13,241.74 tonnes of CO_2 in 2015 to 13,091.08 tonnes of CO_2 in 2016, which was an achievement of PC Partner in boosting energy efficiency by adapting power consumption technologies (i.e. using LED lights and optimising the production process), managing the use of electricity, etc. In 2016, scopes 1 and 2 GHG emissions totaled 13,303.66 tonnes of CO_2 , which was 1.4% less than the figure in 2015 of 13,496.63 tonnes of CO_2 .

Scopes 1 and 2 GHG emissions per thousand dollars of revenue reduced by 22.2% from 0.0045 tonne of CO_2 in 2015 to 0.0035 tonne of CO_2 , and this showed that we have achieved the target of a 1% drop in scopes 1 and 2 GHG emissions per thousand dollars of revenue for 2016 as compared with that for 2015. With GHG emission management as a part of our ISO14001 management system, we will continue to evaluate the impact of climate change on our businesses and take steps to mitigate such impact.

A1.3 Total hazardous waste produced

Our production process generates a small amount of hazardous waste, which are mainly liquid waste, discarded cloths, PCB trims and scarps and scrap tin. We have established a tracking and treatment process for hazardous waste, all of which is delivered to green service providers in accordance with local laws and regulations. Besides verifying the qualifications of the service providers, we also carry out audits to ensure they meet our selection criteria. We are working towards our operations being zero waste.

In 2016, we generated 6.36 tonnes of hazardous waste, 11.4% less than 7.18 tonnes for 2015. This was mainly due to the decrease in the amount of PCB trims and scraps and liquid waste as our production techniques have improved. The amount of hazardous waste generated per thousand dollars of revenue for 2016 was 0.1836 tonne, which fell significantly as compared with 0.2379 tonne for 2015.

A1.4 Total non-hazardous waste produced

Waste such as waste paper, scrap metals and waste plastic are often produced during our production process and household garbage and wastewater are by-products of the daily life of our staff. Non-hazardous waste from the production process is sorted and sold to respective recyclers as materials for recycling and reuse, and any improper disposal of recyclable and reusable non-hazardous waste is strictly prohibited. Household garbage is brought to a central collection point and transported to municipal refuse treatment organisations for further handling. In 2016, non-hazardous solid waste generated from the production process amounted to 39.84 tonnes, 4.7% lower than 41.80 tonnes for 2015. Household wastewater produced in 2016 reduced by 4.2% to 77,441 cubic metres, as compared with 80,804 cubic metres in 2015. Staff members are required to print and copy on both sides to reduce the use of plain paper.

PC Partner always targets to lower the amount of non-hazardous waste, and statistical data showed that we have been making a satisfactory progress. In 2016, non-hazardous solid waste and household wastewater generated per 100 million dollars of revenue were 1.0629 tonnes and 2,066.06 cubic metres respectively, both of which exhibited a drop as compared with those for 2015.

A1.5 Measures to mitigate emissions and results achieved

We strive to protect the environment and have made enormous efforts to reduce discharges and emissions. The following measures were taken to reduce the emissions from tin furnaces and soldering furnaces as well as kitchen exhaust systems in compliance with local laws and regulations:

- 1. Operation schedules have been improved so as to reduce the number of operating hours and hence emissions. For example, production plans are streamlined to boost production efficiency and shorten production time, and cooking time are better arranged to shorten kitchen time;
- 2. Emission reduction facilities are installed to cut down emissions. For example, emission filters are installed in generators and kitchens and air filters are installed in tin furnaces and soldering furnaces;
- 3. Regular maintenance and repair are carried out for the environmental equipment to ensure proper functioning;
- 4. Discharges and emissions are monitored on a regular basis to ensure compliance; and
- 5. Scrap tin are recast into tin bars (recovery rate: 80%) for reuse to reduce wastage.

With our abovementioned efforts, the atmospheric emissions from tin furnaces, soldering furnaces and kitchens passed the annual tests undertaken by the third-party organisations we engaged.

Since the GHG emissions on which we have conducted analysis are mainly resulted from the use of energy, the measures we have taken to reduce GHG emission focus on enhancing energy efficiency. Those measures taken in 2016 are as follows:

- 1. All energy-saving lights are upgraded to LED lights to enhance energy efficiency of lighting;
- Layout of our workshops and production lines are improved according to the capacity of our products to enhance energy efficiency;
- 3. Modification and maintenance of equipment with heavy energy consumption, such as airconditioners and air compressors, are stepped up; and
- 4. Energy consumption is better managed.

	Year 2015	Year 2016
Total scopes 1 and 2 emissions	13,496.63	13,303.66
Total revenue (HK dollars)	3,017,972	3,754,034
Emissions per thousand dollars of revenue (tonne of $\rm CO_2$		
per thousand HK dollars)	0.0045	0.0035

Note: based on the information of 東莞栢能電子科技有限公司

A1.6 How hazardous and non-hazardous waste is handled, reduction initiatives and results achieved

For many years, PC Partner has been employing different initiatives to manage waste and minimise the discharge of hazardous materials and deliver them for neutralisation treatment. In respect of nonhazardous waste, the following treatments are conducted:

- 1. Recyclable and reusable waste is collected and transported to green service providers for recycling and reuse;
- Waste such as waste paper and waste plastic are sold to respective recyclers for processing into reusable materials;
- Household solid waste is collected and transported to municipal environmental service providers for neutralisation treatment;
- Household wastewater is discharged to the municipal sewer system for treatment and tested every year to ensure compliance with discharge standards;
- 5. We select environmental service providers authorised by local governments to treat our hazardous waste. Such waste is centrally collected and delivered to selected service providers according to local laws and regulations for neutralisation treatment. Neutralisation treatment, recycling and reuse are our key green measures in waste management. We are also committed to waste reduction and have taken the following actions in 2016:
 - 1. Waste is reduced through the improvement of production techniques. For example, cleaning-free technique is introduced to minimise the use of chemicals and PCB layouts are improved to reduce trims and scarps;
 - 2. By improving our techniques, pollution-free chemicals are used to replace heavy-polluting ones for waste reduction;
 - Simple packaging is used to use less raw materials and reduce packaging waste of completed goods;

- 4. Electronic operations are promoted through the development of various office software to reduce the use of paper and the generation of waste;
- 5. To reduce the amount of production and household waste, trainings are provided to our staffs to increase their environmental awareness. For example, staffs are encouraged to use less disposable goods; and
- 6. Management initiatives are undertaken to encourage the reduction in water use so as to reduce the amount of household wastewater.

A2. Use of Resources

The Company has established management policies for energy, water and other resources under its environmental management system (an ISO14001 system) to constantly optimise and reduce the use of resources. PC Partner uses electricity, natural gas and diesel in its daily production and operation. As to the use of energy, the Company strives to "reduce consumption, optimise efficiency and protect the environment". Electricity is the major energy source utilised by the Company, which mainly purchases electricity from power companies. The electricity is then converted into the powers required by the Company's operations. We increase our energy efficiency and reduce electricity consumption through management and technical upgrades. We investigate the use of electricity of each premise and activity by evaluating the environmental conditions so as to adopt appropriate optimisation measures and reduce the use of electricity. The Company encourages its staff to save, and innovate new technique to use, electricity. As a relatively clean energy source, natural gas was also introduced in 2013 to replace diesel which has lower energy conversion rate. Natural gas is currently used in cooking in the canteens. In addition to replacing diesel with natural gas, the Company is also making effort to convert to other clean energies, such as using solar energy instead of diesel to provide hot water in staff quarters, in accordance with its energy policies. The Company currently does not use water in its production process, and only the staff use water for domestic purposes. As such, the Company's water policy focuses on encouraging the staff to save water through setting water consumption targets for each premise. We also upgrade water using facilities to reduce the use of water.

The Company uses various kinds of packaging materials and components in its production process. We require our designers to take the environmental-friendliness into account when designing the packaging in order to reduce the use of materials with better designs. The materials used by us conform to all relevant laws and regulations and customer's requirements, such as the Restriction of Hazardous Substances (RoHS) and the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) for electrical and electronic equipment, in order to reduce the pollution caused by our materials. In the process of procuring materials, we require the suppliers to protect the environment in terms of material environmental compliance and consumption, implement clean production and simplify packaging. In its internal manufacturing process, the Company uses its best effort to choose recyclable materials to cut back on the use of packaging materials.

A2.1 Direct or indirect energy consumption in total

We need to consume energy to produce our products and provide our services. The Company currently uses electricity and natural gas as the main energy sources. To reduce the total consumption of energy, PC Partner identifies improvement opportunities, implements such improvements and evaluates the effectiveness and performance of the energy management system over its production process based on the relevant circumstances. Due to the complexity of statistically calculating our energy consumption per unit of production volume, energy consumption per unit of revenue has been chosen as our energy efficiency indicator. To facilitate conversion between different energy sources, all consumptions are converted into standard coal equivalent using a consistent conversion factor.

The statistics of our energy consumption by type in 2016 are as follows:

		2016 Non-		
		Industrial	industrial	
Energy source	Measurement unit	use	use	Total
Electricity	10,000 kWh	1,561.35	99.32	1,660.67
Diesel	Tonnes	0.00	30.51	30.51
Natural gas	10,000 cubic metres	0.00	3.62	3.62
Petrol	Tonnes	0.00	0.00	0.00
Total (equivalent)	Tonnes of standard coal	1,918.90	210.50	2,133.57

Note: based on the information of 東莞栢能電子科技有限公司

A2.2 Water consumption in total and intensity

Water is a key natural resource which is crucial to human survival. Appropriate water management that protects water resource is vital to the protection of our ecosystem. We do not use water in our production process. Water used by the staff for domestic purposes comes from local municipal water supply. We have already adopted numerous measures to reduce our use of water and lower our water consumption per unit of revenue. We will keep on improving our water utilisation rate to bring down our water consumption. Opportunities of saving water will be identified with our systematic water resource management and water consumption analysis.

A2.3 Energy use efficiency initiatives and results achieved

To assess energy use efficiency and achieve our annual energy use efficiency target (a decrease of 2.0% in energy consumption per unit of revenue from 2015 to 2016) across the Company, we have taken initiatives to strengthen energy management and refine energy use. In 2016, we have carried out the following projects:

- 1. An energy management centre has been set up and inspected and approved by the government to monitor the energy use of the Company's facilities;
- 2. The staff quarters have replaced energy-saving bulbs with LED lightings to further enhance energy use efficiency;
- 3. The layout of the plants and production lines has been optimised according to the production capacity of the Company's products to reduce hauling time and improve energy use efficiency;
- 4. Certain automatic tools and equipment have been designed to enhance production efficiency; and
- 5. Air conditioning pipes have been reconstructed, all insulators of the pipes have been replaced, and the dirt in the pipes has been cleared.

In 2016, the Company has drawn up proposals to enhance energy efficiency for the next five years. With concerted efforts, total energy consumption for 2016 amounted to 2,133.57 tonnes of standard coal, representing a decrease of 4.0% from 2,221.69 tonnes of standard coal for 2015. Energy consumption per HK\$100 million of revenue dropped from 73.59 tonnes of standard coal for 2015 to 56.92 tonnes for 2016, a drop of 22.7%.

A2.4 Water efficiency improvement initiatives and results achieved

The Company updates its per unit of production volume water efficiency target each year and formulates comprehensive yearly water efficiency initiatives according to this target. Such initiatives improve water efficiency principally through better water-saving management and water consumption facilities. Our water efficiency improvement target for 2016 was a decrease in water consumption per unit of production volume of 2% as compared with 2015. According to our statistics, water consumption per HK\$100 million of revenue fell from 2,676.85 cubic metres for 2015 to 2,066.06 cubic metres for 2016, a drop of 22.8%.

A2.5 Total packaging materials used

We design our packaging during our product design and development process. The general approach is to minimise the use of packaging materials as long as the packaging serves its purpose in order to reduce the impact on the environment. We also have measures in place to minimise harmful substances in the packaging materials and thus their harm on the environment. As our efforts to control the use of packaging materials are made on a group level for years, we do not have any statistics of total packaging material amount.

B. SOCIETY

PC Partner is committed to upholding the highest ethical standard in its business operations. We manage our occupational safety, hygiene, labour, ethics, human rights and other matters in accordance with OHSAS18001 and EICC standards. We have obtained OHSAS18001 certification.

B1. Employment

Being a responsible corporation, PC Partner is under an obligation to protect labour and human rights, and guarantee a working environment that allow employees to manifest their values, share their knowledge and innovate. To eliminate the potential problem of child labour, PC Partner does not employ any worker below 16 years of age. Furthermore, PC Partner utilises local workforce as much as possible and ensures that labour rights are protected through strictly prohibiting any forced labour, human trafficking or slavery. We do not withhold any personal documents. Audits are conducted to assure that labour rights are protected. We pursue the safety of our employees in our production bases both during working hours and on rest days in order to satisfy the requirements of EICC standards and local labour laws and regulations. As a manufacturing corporation, we have stringent measures in place to prevent and deal with common labour issues, such as child labour, forced labour, forced labour, overtime work and safety risks.

We conduct annual internal audit of the Company's occupational safety, hygiene, labour, ethics, human rights and other social responsibilities in accordance with the requirements of the OHSAS18001 and EICC standards. The results of such annual audit are submitted to the management for review so as to analyses the Company's performance and possible improvement in terms of social responsibilities. We conducted one internal audit under OHSAS18001 and one internal audit under EICC in 2016.

In April 2015, Version 5.0 of the EICC standards came into effect. This version introduced numerous changes to the labour section to strengthen labour protection, align with United Nations' principles in this area, and integrate other best practices as guiding principles. To consolidate the requirements of the new EICC, we strived to update PC Partner's policies, practices, training materials and internal audit documents and tools in the related area. We also added assessment procedures in terms of occupational hygiene, safety, internal labour and ethical risks to assure that such risks are identified and prevented.

B1.1 Total workforce and its analysis

The Company has policies in place to eliminate any discrimination in staff recruitment and development so as to ensure equal employment. We also strive to aid employees who are disadvantaged in competition to enjoy alternative development opportunities. As at the end of 2016, PC Partner's production bases employed over 2000 employees, in which the numbers of male and female employees were approximately 1100 and 900, respectively, accounting for approximately 55.0% and 45.0%, respectively. All employees of the Company are regular employees. The Company does not employ any student workers (except for interns) or temporary workers.

B1.2 Employee turnover rate and its analysis

It is one of PC Partner's employment policies that employees are free to choose their career, and can freely join or leave the Company in accordance with its formalities. The Company does not require the employees to surrender any identity card, passport or work permit issued by the government. Our employee turnover rate is in line with industry level and there has not been any particular reason for such turnover. In 2016, our employee turnover rate was 11.9%. In particular, the turnover rate of male employees and female employees were 14.8% and 8.9%, respectively. The age group exhibiting the highest employee turnover rate, which was 11.6%, was 18–40.

B2. Health and Safety

PC Partner is committed to the protection of employee safety, physical health and mental well-being. The policies under our occupational health and safety management system are documented and have obtained OHSAS18001 certification. Our occupational health and safety management system covers applicable local and international laws and regulations and evaluates our compliance level to ensure that our business operations and activities meet the requirements of all relevant laws, regulations and standards.

We assure the consistent implementation of all health and safety policies with clear procedures, division of responsibilities, distinct requests and broad staff training. Occupational health and safety events are organised according to an evaluation of the sources of health and safety hazards. We make sure that all the staff, ranging from the management to frontline staff, understand the duties of their jobs. As a part of our commitment towards staff health and safety, we have also launched various health and safety training courses to enhance staff health and safety awareness. The occupational health and safety management system is also audited every year to ensure its continual effectiveness. Several customers have also reviewed our occupational health and safety management system in 2016.

B2.1 Number and rate of work-related fatalities

To secure satisfactory performance and safeguard the physical health and mental well-being of the employees, we systematically identify, manage and prevent health and safety risk on the premises. No work-related fatality was recorded in 2016.

B2.2 Lost days due to work injury

We eliminate the potential risks on our premises and in our activities and, in turn, work injuries by identifying and managing such risks. However, accidents may still occur due to negligent operation and management on the part of the staff. Not only do such accidents cause personal injuries to the staff, they result in the loss of working time as well. In 2016, a total of 3 work-related accidents were noted, which were minor injuries mainly due to negligent operation by the relevant employee. We have investigated and evaluated the causes of such accidents and made corresponding improvements. The Company has formulated work injury handling policies in compliance with local laws and regulations to provide strong support for the injured staff and thus effectively protect their physical health, mental well-being and interests. We also investigated the causes of the accidents and formulated corresponding improvement measures in order to prevent future occurrences.

B2.3 Occupational health and safety measures adopted

The occupational health and safety management of PC Partner concentrates on risk management and encompasses occupational health and safety measures that focus on prevention. Following this approach, we have established a comprehensive occupational health and safety measure management system in accordance with OHSAS18001 based on the following lines of action:

- 1. identify each activities required in our business operation as a whole;
- 2. identify the potential occupational health and safety risks of each activity;
- 3. determine the level of such occupational health and safety risks pursuant to a consistent system;
- 4. determine the required responses for each risk level;
- 5. formulate and strictly execute remedies and preventive measures for the risk of each activity; and
- 6. formulate an occupational health and safety management checklist to facilitate daily management.

The relevant departments of the Company repeat the evaluation of the occupational health and safety risks of their activities each year. The annual evaluation is conducted to confirm whether any new risks have arisen and that the occupational health and safety measures for each risk are effective in preventing accidents. To ensure that the measures are effective, the Company organises occupational health and safety checks in the ordinary course of business to identify any potential health and safety risks on the premises in a timely manner in addition to the annual evaluation of the implementation and effectiveness of the occupational health and safety measures during the audit of the management system. The reports of such checks are submitted to the management to secure effective implementation of remedies. The Company has also set up an industrial safety committee to execute all health and safety tasks across the Company.

B3. Development and Training

PC Partner has formulated specific employee training and development policies to foster staff's selfimprovement. We require our staff to complete induction programme and participate in certain annual training for the sake of our corporate growth as well as their own development. PC Partner offers financial support to encourage the staff to participate in cultural and technical certification programmes in their leisure time. All these years, many employees have obtained their certifications through such support.

Moving along with the society, we have allocated specific resources to training so that the employees can flexibly and quickly adapt to social changes, achieve career development and create more opportunities for our own business development. In 2016, we carried on the 6 SIXGMA certification programme to comprehensively improve our quality through enhancing the quality control ability of the relevant officers and technicians. We also continued to roll out an internal education certification project targeting at frontline staff in 2016 to increase their comprehensive knowledge in factory management and expertise, thereby facilitating their career development.

After years of efforts, an effective staff development and training programme has been establish under our expertise and skill enhancement policies and is well-received by the staff.

B3.1 Employee training

PC Partner requires new employees to participate in induction programmes in accordance with its training policies so as to make sure that the new employees are capable to handle their jobs. The time of the induction programmes are 24 hours. All new employees joining us in 2016 have participated in such training. We also require the employees to complete at least 20 hours of on-the-job training organised by the human resource department each year. There are a variety of on-the-job training programmes for the employees to choose from. The employees may also apply for external training according to their needs. In 2016, all employees have completed their required annual training. Training offered by the Company also include social responsibility programmes corresponding to the employees' job nature. In 2016, the average annual training hours (excluding induction programme hours) completed per senior and junior employee were 25.97 hours and 20 hours, respectively.

B4. Labour Standards

PC Partner has formulated its labour policy in accordance with the EICC standards, local laws and regulations, and the requirements of the respective stakeholders. In the process of formulating such labour policy, we have studied and evaluated relevant labour standards and local laws and regulations. PC Partner recruits and selects the most suitable candidates as staff members based on the duties and need of the respective position. Major criteria for selection of candidates include integrity, academic achievements, expertise, capability and aptitude for the respective position. We do not discriminate candidates or offer different treatment based on their sex, age, nationality, ethnicity, religious belief, marital status, pregnancy, disabilities or family conditions.

We strictly prohibit forced labour and have established relevant management measures and set up whistleblowing channels (e.g. staff representatives, suggestion boxes and intranet) for the employees to give comments and express feelings about their work. The employees are free to leave from work after office hours. They can also have meals or take rests on schedule and go to the toilet according to their need during office hours. An employee of the Company has the right to resign at any time but a 3-day or 30-day written notice should be given to the Company during and after the probationary period, respectively. The management shall approve the resignation without setting any impediment.

The Company stringently complies with local and international business operation practices against child labour. During the recruitment process, we clearly inform our applicants of our policy against child labour. We closely examine whether their personal identity documents are authentic and belong to them, and verify the information through interview and, if necessary, governmental information channels. The recruitment process will begin only after the respective applicant's identity has been verified.

PC Partner formulates policies on hours of work in faithful compliance with local laws and regulations as well as the most stringent international requirements. The employees' hours of work shall not exceed the number of hours limited by local laws and regulations or international standards. The shift systems are designed according to local laws and regulations or international standards. Subject to the requirements of local laws

and regulations or international standards, hours of work can be arranged flexibly according to work need. Due to production need, plants may not be able to apply standard working hour system and may have to implement certain systems approved by local labour departments. If employees are required to work overtime due to work need, the amount of extra time shall not violate the requirements of local laws and regulations or international standards.

The Company complies with applicable laws and regulations relating to wages and benefit policies promulgated by local governments, fulfills minimum wage requirements, and offers discretionary annual allowances or performance-based bonus for certain positions. Employees are also entitled to fringe benefits required under local laws and regulations.

We have already laid down policies to prohibit racial, religious, nationality, origin, age, disability, sex, pregnancy, sexual-orientation, social-orientation and other discrimination in any decisions relating to, among other matters, recruitment, remuneration, training, promotion, termination, retirement, and wages, bonus, allowance and other payments payable to the workers. Discriminatory medical examinations are also banned.

PC Partner has specific policy in place to protect the employees' freedom of assembly. We completely respect and do not interfere with employees' freedom of assembly and right of collective bargaining. They are allowed to organise and join labour unions and will not be punished or discriminated against for joining labour unions, such as being rejected for employment, being threatened with dismissal, being restricted in promotion, pay raise and overtime, being forced to work overtime excessively, or being re-designated to an inferior position. Every employee is entitled to the freedom of assembly and right of collective bargaining irrespective of their ethnicity, sex, position, religious belief, education background, age and so on. The Company does not obstruct any legal bodies or events organised by the employees, but provides financial support to the activities of such bodies or events. Being a responsible corporation, we protect the rights of our staff with these labour standards and policies, thereby ensuring the highest social responsibility standards in its business activities.

B5. Supply Chain Management

PC Partner engages hundreds of major suppliers, including distributors and contractors, around the world. We require our suppliers to fulfill certain social responsibilities to ensure their compliance with environmental, occupational safety and health, labour, human rights and other matters. We also offer relevant training or guidances to familiarise the suppliers with these requirements and how to fulfill them.

In recent years, we have notified our suppliers of our social responsibility policies spanning from environmental, occupational health and safety to labour, human rights and ethics, and help them comply with these requirements. To encourage our suppliers to fulfill the required social responsibilities, we also require them to give written undertakings to comply with our social responsibility policies. Social responsibility performance (e.g. environmental, occupational health and safety, labour, human rights and ethics) is also one of the criteria we use to select new suppliers. If any supplier cannot fulfill our social responsibility policies, such supplier may not become our qualified supplier. We conduct on-site social responsibility audit against the relevant suppliers each year to ensure that they constantly fulfill our requirements in terms of social responsibility and to stimulate improvements.

The suppliers of the Company are widely distributed although around 81% of them are located in China. Our supplier management process encompasses certification, approval, improvement, monitoring and dismissal. Potential suppliers must pass our certification criteria in a due diligence before being selected as PC Partner's qualified supplier and enter our qualified supplier list. The supplier certification criteria set by us include, among other matters, quality, environment, occupational health and safety, labour, human rights, ethics. The supplier due diligence can be conducted on-site or in written form. If we can conduct on-site due diligence against a supplier, we will review, among other matters, its quality, environment, occupational health and safety, labour, human rights and ethics on-site. If we are unable to conduct on-site due diligence against a supplier, we will conduct due diligence in written form by requiring that supplier to fill in a survey form or to submit relevant information.

Suppliers that have passed our due diligence will be approved as our qualified suppliers. To ensure that the suppliers fulfill PC Partner's social responsibility requirements and are in line with PC Partner's development, PC Partner strives to enhance their social responsibility performance through communication and guidance. We also monitor the suppliers' social responsibility performance through annual review. In 2016, over 80 suppliers have been subject to on-site review.

B6. Product Liability

We value the responses and transparent communication of the possible impacts of our products, and work closely with our partners along the supply chain to manage our products so as to maximise their useful life. We constantly evaluate and improve the safety and reliability, the use of restricted substances and the impact of conflict minerals of our products.

PC Partner uses almost 1,000 kinds of materials in its production. We make every effort to understand the substances of the materials and manage the environmental impact of our products. We co-operate with our suppliers to obtain comprehensive information of each material and product. Such information allows us to ensure whether our materials contain the relevant prohibited substances that affect the environment, and to formulate management measures. We request the supplier of each material to provide laboratory report of restricted substances issued by third-parties and give warranty to confirm proper management of restricted substances. We also discuss with the suppliers about restricted substance control techniques and management measures.

PC Partner keeps an eye on the impact of our products on the consumers. To safeguard consumers against any possible safety hazard during the use of its products, it makes sure that these products are safe for use through various safety and reliability tests. It also saves resources and protects the environment by maximising the useful lives of its products.

We keep abreast of and study the laws and regulations relating to our products in order to take appropriate actions to comply with their requirements. In 2016, we continued to manage the product design, development, procurement, manufacturing, sale and other processes in accordance with product safety and reliability laws and standards, restrictive laws and regulations and other international and local laws and regulations (e.g. CE, UL, CCC, RoHS and REACH).

B6.1 Percentage of products returned or recalled

PC Partner has adopted a product return policy. We promise consumers to exchange defective products after sale and provide after-sale repairing. In 2016, none of our products has been returned by our customers or subject to recalls for safety reasons. All returned products are returned for general quality issues. The percentage of products returned for 2016 was 0.035%.

B6.2 Policies relating to protecting intellectual property rights

PC Partner is also committed to the protection of intellectual property rights, and has developed specific policies to protect them. In addition to protecting its own innovations, the Company also requires its staff not to violate any intellectual property rights or pirate any third-parties' know-how and designs in the design, development, product production and other processes. Any inventions used or created by any staff members of PC Partner while carrying out their duties or using the Company's resources to invent, innovate, design, compose or create shall be deemed as intellectual property rights and protected or used in accordance with the relevant intellectual property laws and practices, regardless of whether any patents or copyrights have been registered.

All staff of PC Partner shall report their inventions, innovations, designs, compositions or other creations to the Company for it to decide whether to apply for patents or copyrights therefor. The staff are obligated to surrender all files, drafts, designs and other information on their creations to the Company and assist the Company to apply for patents or copyrights for their creations. The Company arranges training on protecting intellectual property rights for its staff to ensure that they understand how to protect intellectual property rights. As at the end of 2016, all employees of PC Partner have undertaken training on protecting intellectual property rights.

B6.3 Quality assurance process and recall procedures

PC Partner has established a quality management system in accordance with the requirements of ISO9001 and has been certified by the relevant organisation. The Company carries out quality tests on its products and raw materials according to the standards of this quality management system as well as industry standards. We have devised a documented quality assurance process. In addition to tests on products and materials, the Company also monitors key parameters of the process to ensure the stability of the process and thus safeguard its quality. PC Partner has also laid down documented product recall procedures to recall products with potential safety hazards and protect the well-being of the consumers.

B6.4 Data protection and privacy policies

PC Partner has framed a documented privacy policy to protect the privacy of its customers, staff members and other stakeholders. All staff members must participate in trainings in relation to the privacy policy and must enter into a privacy agreement upon joining the Company. The Company classifies confidential information and manages such information according to the respective classification. Each and every department has a privacy officer responsible for the relevant duties. The Company arranges internal audit of the implementation of these duties each year to ensure the effective execution of the relevant privacy requirements.

B7. Anti-corruption

PC Partner has policy on anti-corruption operation and an anti-improper interest policy in place to prevent corruption, bribery and other illegal actions during business transactions amongst stakeholders, such as its staff and suppliers. The Company requires its staff, suppliers and other stakeholders to comply with local laws and regulations as well as international commercial practices in their business transactions. PC Partner stresses values like honesty, integrity, uprightness and fairness, and requests all staff to act impartially and fairly and not to abuse their position for their own or someone else's benefits or improper personal gain while dealing with customers, suppliers and other third parties. The Company prohibits its staff (or agents) from soliciting or receiving any benefits from any party having business transactions with the Company (e.g. customers, suppliers, contractors and so on).

PC Partner has set up designated whistle-blowing channels to receive complaints from stakeholders during all sorts of business transactions. The identity of the reporter will be concealed in order to prevent revenge. We will evaluate the relevant complaints and determine the solutions, including legal action against any corruption in breach of the relevant laws. In 2016, PC Partner did not receive any complaint of incompliance or any case of corruption and bribery committed by its employees. PC Partner will assess the ethical risks of each position to determine which position may induce incompliance by the relevant employee. With respect to positions with high risk, we arrange training for the relevant employees and require the employees to enter into an anti-corruption warranty, thereby fully informing them of the possible consequences of corruption. PC Partner has designated specific officers to receive complaints about business ethics and deal with any related incompliance.

B8. Community Investment

The Company operates a balanced community participation programme, under which it conducts collaborative projects with different stakeholders (such as employees, members of local communities, non-profit partners, citizens, schools and governments). Such projects include co-operating with schools to nurture local talents, supporting stricken community members by donations, serving underprivileged groups by volunteering events and protecting the environment. In 2016, we participated in various community services such as donating to stricken people, carrying on the co-operation with the School of Electrical and Information Engineering of Hunan University of Technology to train its interns, and visiting underprivileged groups in the communities. The Company directly donated HK\$90,000 in cash and HK\$20,000 in kind to such community services and devoted 25 man-days to volunteering in 2016.

Corporate Governance Report

The Directors recognise the importance of incorporating elements of good corporate governance in the management structure and internal control procedures of the Group so as to achieve effective accountability. The Directors continuously observe the principles of good corporate governance in the interests of the Company and its shareholders and devote considerable efforts to identifying and formalising best practice.

During the year ended 31 December 2016, the Company has complied with the code provisions set out in the Corporate Governance Code (the "Code") as contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules") except for the deviation from code provision A.2.1 of the Code as described below.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Under code provision A.2.1 of the Code, the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. For the year ended 31 December 2016, the roles of chairman and chief executive officer of the Company were performed by Mr. WONG Shik Ho Tony. With Mr. WONG's extensive experience in the electronics industry, in addition to his role as chairman responsible for overall strategic management and corporate development of the Group, he is also heavily involved and instrumental to the Group in running its daily business. The Board considers that vesting the roles of chairman and chief executive officer simultaneously in Mr. WONG is beneficial to the business prospects and management of the Group. The roles of the respective executive directors and senior management, who are in charge of different functions complement the role of the chairman and chief executive officer. The Board believes that this structure is conducive to a strong and balanced management organisation that enables the Group to operate effectively. The Board currently comprises of 5 Executive Directors, 1 Non-executive Director and 3 Independent Non-executive Directors and therefore has sufficient independent elements in its composition.

MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as the required standard for securities transactions by Directors. All directors, after specific enquiries made by the Company, confirmed that they have complied with the required standards set out in the Model Code during the year.

BOARD OF DIRECTORS

The Board is responsible for the formulation of business policies and strategies of the Group, the nomination and appointment of directors, and to ensure the availability of resources as well as the effectiveness of its system of internal control. The senior management was delegated the authority and responsibilities by the Board for the day-to-day management and operations of the Group. In addition, the Board has also established Board committees and has delegated to these Board committees various duties and responsibilities as set out in their terms of reference respectively. Each Director shall ensure that he carries out his duty in good faith in compliance with the standard of applicable laws and regulations, and acts in the interests of the Company and its shareholders at all times.

During the year, 6 Board meetings were held and the attendance of each Director is set out below:

Directors	Number of Attendance
Executive Directors	
Mr. WONG Shik Ho Tony	6
Mr. WONG Fong Pak	6
Mr. LEUNG Wah Kan	6
Mr. HO Nai Nap	6
Mr. MAN Wai Hung	6
Non-Executive Director	
Mrs. HO WONG Mary Mee-Tak	6
Independent Non-executive Directors	
Mr. IP Shing Hing	6
Mr. LAI Kin Jerome	6
Mr. CHEUNG Ying Sheung	6

The Company has received from each of the Independent Non-executive Directors an annual confirmation of his independence pursuant to Rule 3.13 of the Listing Rules and considered that the Independent Non-executive Directors to be independent in accordance with the independence guidelines set out in the Listing Rules.

APPOINTMENT, RE-ELECTION AND REMOVAL OF DIRECTORS

Each of the Executive Directors has entered into a service contract for a term of 3 years with the Company commencing from 12 January 2012 unless otherwise terminated by either party by giving to the other not less than three months' prior written notice.

Each of the Non-executive Director and the Independent Non-executive Directors has entered into a letter of appointment for a term of 3 years with the Company commencing from 12 January 2012 unless otherwise terminated by either party by giving to the other not less than three months' notice in writing.

In accordance with Article 108 of the Articles of Association of the Company, at each annual general meeting one-third of the Directors for the time being shall retire from office by rotation and re-election. Each Director shall retire from office at least once every three years.

In accordance with Article 112 of the Articles of Association, any Director appointed by the Board either to fill a casual vacancy or as an addition to the existing Board shall hold office until the following general meeting (in the case of filling a causal vacancy) or the next following annual general meeting (in the case of an additional Director) and shall then be eligible for re-election.
Corporate Governance Report

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

To ensure that the Directors' contribution to the Board remains informed and relevant and in compliance with provision code A.6.5 of the Code, the Company would arrange and fund suitable continuous professional development for the Directors to participate in order to develop and refresh their knowledge and skills.

The training each director received during the year is summarised as below:

	Attending seminars/in house workshop relevant to the Company's business, Listing Rules compliance, regulatory and statutory updates	Reading newspaper, journals and other relevant materials regarding regulatory update and corporate governance matters
Executive Directors		
Mr. WONG Shik Ho Tony	\checkmark	\checkmark
Mr. WONG Fong Pak	\checkmark	
Mr. LEUNG Wah Kan	\checkmark	
Mr. HO Nai Nap	\checkmark	
Mr. MAN Wai Hung		\checkmark
Non-executive Director		
Mrs. HO WONG Mary Mee-Tak		
Independent Non-executive Directors		
Mr. IP Shing Hing	\checkmark	
Mr. LAI Kin Jerome	\checkmark	
Mr. CHEUNG Ying Sheung		

BOARD COMMITTEES

The Board has established four board committees, namely the Audit Committee, the Remuneration Committee, the Nomination Committee and the Investment Committee with terms of reference to assist them in the efficient implementation of their functions. The Investment Committee was newly set up in August 2015 to facilitate the strategic investment of the Company.

Audit Committee

The Company has established the Audit Committee on 21 December 2011 with written terms of reference. The primary duties of the Audit Committee are to review and supervise the financial reporting process and internal control system and risk management of the Group as well as to provide advice and comments to the Board. The Audit Committee comprises three Independent Non-executive Directors, namely Mr. LAI Kin Jerome (chairman), Mr. IP Shing Hing and Mr. CHEUNG Ying Sheung.

During the year, 5 Audit Committee meetings were held and the attendance of each committee member is set out below:

Member	Number of Attendance
Mr. LAI Kin Jerome	5
Mr. IP Shing Hing	5
Mr. CHEUNG Ying Sheung	5

During the meetings held in 2016, the Audit Committee had performed the following major works:

- (1) reviewed and approved the remuneration and terms of engagement letter of external auditor regarding the financial statements of the Group for the year ended 31 December 2015 (the "2015 Financial Statements");
- reviewed the 2015 Financial Statements and discussed with the external auditor's on any findings in relation to the 2015 Financial Statements and audit issues;
- (3) reviewed and discussed the findings of internal control report prepared by Deloitte Touche Tohmatsu; and
- (4) reviewed the interim results for the six months ended 30 June 2016 of the Group.

There was no disagreement between the Board and the Audit Committee on the selection, appointment, resignation or dismissal of the external auditor.

Remuneration Committee

The Company has established the Remuneration Committee on 21 December 2011 with written terms of reference. The primary duties of the Remuneration Committee are to make recommendations to our Board on the remuneration policies and structure of the remuneration for the Directors and senior management and to set up a formal and transparent procedure for determination of such remuneration policies and structure. The Remuneration Committee consists of four members, comprising three Independent Non-executive Directors, namely Mr. IP Shing Hing (chairman), Mr. LAI Kin Jerome and Mr. CHEUNG Ying Sheung and one Executive Director namely Mr. WONG Shik Ho Tony.

During the year, 1 Remuneration Committee meeting was held and the attendance of each committee member is set out below:

Member	Number of Attendance
Mr. IP Shing Hing	1
Mr. LAI Kin Jerome	1
Mr. CHEUNG Ying Sheung	1
Mr. WONG Shik Ho Tony	1

The Remuneration Committee had reviewed and discussed the existing remuneration policy of the Company and the remuneration package of Executive Directors and senior management of the Group.

Corporate Governance Report

Nomination Committee

The Company established the Nomination Committee on 21 December 2011 with written terms of reference. The primary duties of the Nomination Committee are to review the structure, size and composition of the Board and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy. The Nomination Committee consists of four members, comprising three Independent Non-executive Directors, namely Mr. IP Shing Hing (chairman), Mr. LAI Kin Jerome and Mr. CHEUNG Ying Sheung and one Executive Director namely Mr. WONG Shik Ho Tony.

During the year, 1 Nomination Committee meeting was held and the attendance of each committee member is set out below:

Member	Number of Attendance
Mr. ID Ching Lling	-
Mr. IP Shing Hing	I
Mr. LAI Kin Jerome	1
Mr. CHEUNG Ying Sheung	1
Mr. WONG Shik Ho Tony	1

The Nomination Committee had reviewed the structure, size and the composition of the Board in consideration of reelection of retiring Directors in 2016 Annual General Meeting and reviewed the Board Diversity Policy of the Company during the year.

Investment Committee

The Board has set up the Investment Committee in August 2015 with written terms of reference. The primary duties of the Investment Committee are to review, evaluate investment projects and issue opinion for long-term development of the Company proposed by its investment working team and make recommendations to the Board. The Investment Committee comprises three Executive Directors, namely Mr. WONG Shik Ho Tony (chairman), Mr. WONG Fong Pak and Mr. LEUNG Wah Kan and two Independent Non-executive Directors, namely Mr. IP Shing Hing and Mr. LAI Kin Jerome.

During the year, 3 Investment Committee meetings were held and the attendance of each committee member is set out below:

Member	Number of Attendance
Mr. WONG Shik Ho Tony	3
Mr. WONG Fong Pak	3
Mr. LEUNG Wah Kan	3
Mr. IP Shing Hing	3
Mr. LAI Kin Jerome	3
	-

Board Diversity Policy

During the year under review, the Board reviewed a board diversity policy. All Board appointments will continue to be made on meritocracy and selection of candidate will be based on a range of diversity perspectives, including but not limited to gender, age, culture and educational background, ethnicity, professional experience, skills, knowledge and length of service. The Nomination Committee will review the board diversity policy, as appropriate, to ensure its continued effectiveness from time to time.

CORPORATE GOVERNANCE FUNCTION

The Board is responsible for performing and has performed in compliance with the corporate governance duties as set out in the Code which includes to develop and review the Group's policies and practices on corporate governance, to review and monitor the training and continuous professional development of the Directors and senior management; to review and monitor the Group's policies and practices on compliance with legal and regulatory requirements; to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and directors and to review the Group's compliance with the Code and disclosure in this Corporate Governance Report.

NON-COMPETITION UNDERTAKING

The Independent Non-executive Directors have reviewed the confirmation given by Mrs. HO WONG Mary Mee-Tak, Classic Venture International Inc. and Perfect Choice Limited, the controlling shareholders of the Company, pursuant to which each of Mrs. HO WONG Mary Mee-Tak, Classic Venture International Inc. and Perfect Choice Limited has confirmed that, for the year ended 31 December 2016, they and their respective associates have not breached any of the terms of undertaking contained in the non-competition deed dated 21 December 2011 as disclosed in the prospectus of the Company dated 29 December 2011.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors are responsible for the preparation of the financial statements which give a true and fair view of the state of affairs of the Group in accordance with accounting principles generally accepted in Hong Kong. The statement by the Auditor of the Company about their responsibilities for the financial statements is set out in the Independent Auditor's Report contained in this Annual Report. There are no material uncertainties relating to events or conditions that may cast significant doubt of the Company's ability to continue as a going concern.

AUDITOR'S REMUNERATION

The remuneration paid and payable for the year ended 31 December 2016 to the Company's external auditor, BDO Limited, is set out as follows:

Service rendered to the Group	HK\$
Audit services	1,205,000
Non-audit services (Note)	115,000

Note: Non-audit services on agreed-upon procedures on the interim results of the Group and preliminary results announcement.

Corporate Governance Report

INTERNAL CONTROL AND RISK MANAGEMENT

The Board has overall responsibility for maintaining an adequate system of internal controls and risk management of the Company and for reviewing its effectiveness. The Board is committed to implementing an effective and sound internal controls system and risk management system to safeguard the interest of shareholders and the Group's assets. The Board has reviewed the effectiveness of the internal control system and risk management system of the Group through Audit Committee.

The Audit Committee has received the risk management and internal control evaluation reports prepared by the external professional firm. The reports summarised information relating to the work carried out in the following areas:

- the results of selective testing of internal control procedures, operation, and financial records of the Company;
- a general evaluation of risk management and internal control systems installed by the Company; and
- an outline of major control issues, if any, noticed during the year under review.

The Audit Committee has reviewed the reports and discussed with the management. The Audit Committee acknowledged that the management has been progressively implementing adequate and effective risk management and internal control systems in order to ensure the effective functioning of the Company's operations.

COMPANY SECRETARY

Ms. LEUNG Sau Fong is the Company Secretary of the Company. Ms. LEUNG is a director of a corporate secretarial services provider in Hong Kong. The primary contact persons of the Company with Ms. LEUNG are Mr. WONG Shik Ho Tony, the Chairman and Chief Executive Officer of the Company and Mr. LAU Ka Lai Gary, the Chief Financial Officer of the Company.

In compliance with Rule 3.29 of the Listing Rules, Ms. LEUNG has undertaken no less than 15 hours of relevant professional training during the year ended 31 December 2016.

SHAREHOLDERS RIGHTS

Procedures for shareholders to convene an extraordinary general meeting

The following procedures for shareholders of the Company to convene an extraordinary general meeting ("the EGM") of the Company are prepared in accordance with Article 64 of the Articles of Association of the Company:

- 1. One or more shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings may, by written requisition to the Board or the Company Secretary of the Company require an EGM to be called by the Board for the transaction of any business specified in such requisition.
- 2. The EGM shall be held within 2 months after the deposit of such requisition.

If the Directors fail to proceed to convene such meeting within 21 days of such deposit of requisition, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Procedures for raising enquires

- 1. Shareholders should direct their questions about their shareholdings, share transfer, registration and payment of dividend to the Company's branch share registrar in Hong Kong, details of which are set out in the section of headed "Corporate Information" of this annual report.
- 2. Shareholders may at any time raise any enquiry in respect of the Company to our investor relation team via email at the email address at ir@pcpartner.com.
- 3. Shareholders are reminded to lodge their questions together with their detailed contact information for the prompt response from the Company if it deems appropriate.

Procedures and contact details for putting forward proposals at shareholders' meetings

- To put forward proposals at the general meeting of the Company, a shareholder should lodge a written notice of his/her/its proposal ("Proposal") with his/her/its detailed contact information at the Company's principal place of business at 19/F., Shatin Galleria, 18–24 Shan Mei Street, Fo Tan, Shatin, New Territories for the attention of the Board or the Company Secretary of the Company.
- 2. The identity of the shareholder and his/her/its request will be verified with the Company's branch share registrar in Hong Kong and upon confirmation by the branch share registrar that the request is proper and in order and made by a shareholder, the Board will include the Proposal in the agenda for the general meeting.
- 3. The notice period to be given to all the shareholders for consideration of the Proposal raised by the shareholders concerned at the annual general meeting or an EGM varies according to the nature of the Proposal as follows:
 - (i) At least 21 clear day's notice (notice period must include 20 business days and excludes the date of the notice and the date of the meeting) in writing if the Proposal constitutes a special resolution of the Company in an EGM or if the Proposal is put forward at an annual general meeting of the Company; or
 - (ii) At least 14 clear days' notice (the notice period must include 10 business days and excludes the date of the notice and the date of the meeting) in writing if the Proposal constitutes an ordinary resolution of the Company at an EGM.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

Information about the Group has been provided to the shareholders through financial reports and announcements in order to keep shareholders well informed of the business activities and directions of the Group. The Group has also established a corporate website www.pcpartner.com as a channel to facilitate effective communication with the shareholders.

Directors and Senior Management

EXECUTIVE DIRECTORS

Mr. WONG Shik Ho Tony, aged 57, was appointed as a Director on 1 April 2010 and re-designated as an *Executive Director and Chief Executive Officer* on 24 January 2011 and was a co-founder of the Group in May 1997. He is also the chairman of investment committee, a member of each of the remuneration committee and the nomination committee of the Board. Mr. WONG is responsible for the overall strategic management and corporate development of the Group. He directly oversees the Group's finance and administration functions as well as the sales and marketing functions of the Group's video graphics cards, motherboards, Mini PCs and other PC accessories businesses. He also sits on the boards of various companies within the Group. Prior to co-founding the Group in 1997, he worked as a general manager at VTech Computers Limited. Mr. WONG was conferred a Bachelor of Science degree in Electronics & Electrical Engineering by the University of Swansea, South Wales, the United Kingdom in 1982.

Mr. WONG Fong Pak, aged 67, was appointed as a Director on 1 April 2010 and re-designated as an *Executive Director and Executive Vice President* on 24 January 2011 and a co-founder of the Group in May 1997. He is also a member of investment committee of the Board. Mr. WONG is responsible for managing the Group's materials management function and sales and business development function of the Group's EMS business. He also sits on the boards of various companies within the Group. Prior to co-founding the Group in 1997, Mr. WONG worked as purchasing manager at VTech Computers Limited.

Mr. LEUNG Wah Kan, aged 58, was appointed as a Director on 1 April 2010 and re-designated as an *Executive Director and Chief Operation Officer* on 24 January 2011 and a co-founder of the Group in May 1997. He is also a member of investment committee of the Board. Mr. LEUNG is responsible for the strategic management of the Group's manufacturing operations in China and the product design and development engineering activities of the Group. He also sits on the boards of various companies within the Group. Prior to co-founding the Group in 1997, he worked at VTech Computers Limited for more than 14 years, serving in various capacities from a testing engineer to a general manager. Mr. LEUNG was conferred a Bachelor of Science in Engineering degree in 1981 by the University of Hong Kong.

Mr. HO Nai Nap, aged 61, was appointed as an *Executive Director* on 24 January 2011 and is the founder of ASK Technology Limited ("ASK Technology") in 1989. Mr. HO is now the general manager and managing director of ASK Technology Group Limited, a wholly-owned subsidiary of the Company, and its subsidiaries ("ASK Group"). He is responsible for the general management, including product and sales of ASK Group. He also sits on the boards of various companies within the Group. Before founding ASK Technology, Mr. HO worked for Plantronics Inc., Compression Labs Inc., Texas Instruments Hong Kong Ltd. and Telefunken Electronic Far East Ltd.. Mr. HO was conferred a Bachelor of Science in Electrical and Computer Engineering degree in 1980 and a Master of Science degree in 1982 by the Oregon State University. He is a registered Professional Engineer in Electrical Engineering in California, the United States of America.

Mr. MAN Wai Hung, aged 51, was appointed as an *Executive Director* on 24 January 2011 and is the co-founder of Manli Technology Co. Limited in 1996. Since 2008, Mr. MAN has been the managing director of Manli Technology Group Limited, a wholly-owned subsidiary of the Company and is in charge of functions of sales and marketing, and business development. He was conferred a Bachelor of Arts degree in 1988 by the University of Hong Kong.

NON-EXECUTIVE DIRECTORS

Mrs. HO WONG Mary Mee-Tak, aged 67, was appointed as a *Non-executive Director* on 24 January 2011. Mrs. HO was the wife of the late Mr. HO Hin Wun Bosco, a co-founder of the Group. Mrs. HO also sits on the boards as non-executive director of other companies within the Group. She completed a three-year program of study in interior design at Ryerson University in 1972.

Mr. CHIU Wing Yui, aged 52, was appointed as an *Alternate Director* to Mrs. HO WONG Mary Mee-Tak on 1 November 2012. Mr. CHIU has been a Non-executive Director of the Company from 24 January 2011 to 31 October 2012. Mr. CHIU is also an alternate director to Mrs. HO WONG Mary Mee-Tak for various companies within the Group. Mr. CHIU was conferred a Bachelor of Science degree in Computer Science in 1993 by the University of Wales, United Kingdom. After graduation, Mr. CHIU worked for B.S.C. Building Materials Supply Company Limited as a system support supervisor. Mr. CHIU was conferred a Bachelor of Chinese Medicine degree in 2008 by the Hong Kong Baptist University. He is now a registered Chinese medicine practitioner.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. IP Shing Hing, aged 61, was appointed as an *Independent Non-executive Director* on 24 January 2011. He is also the chairman of the remuneration committee and the nomination committee of the Board and a member of the audit committee and investment committee of the Board. Mr. IP was conferred a Bachelor of Laws (Hons.) Degree in 1978 by the University of Hong Kong and a Master of Arts degree in Arbitration and Alternative Dispute Resolution in 2005 by the City University of Hong Kong. He is a solicitor and notary public of Hong Kong, China-appointed Attesting Officer and Justice of the Peace. He has been a practicing solicitor in Hong Kong for more than 20 years. He is currently serving as an independent non- executive director on the board of Far East Hotels and Entertainment Limited and Binhai Investment Company Limited, both being companies listed on The Stock Exchange of Hong Kong Limited ("the Stock Exchange"). He is enthusiastic in community activities, which include serving as the President of The Law Society of Hong Kong (2002–2004), Chairman of the Association of China-Appointed Attesting Officers Limited from 2012 to 2014, a committee member and standing committee member of the Hong Kong Chinese General Chamber of Commerce (since 1988), director of Ocean Park Corporation (March 2006 to February 2012), member of Hong Kong Housing Authority (April 2007 to June 2012) and chairman of Appeal Board (Amusement Game Centres) from 30 May 2010 to 31 December 2016.

Mr. LAI Kin Jerome, aged 68, was appointed as an *Independent Non-executive Director* on 24 January 2011. He is also the chairman of the audit committee of the Board and a member of each of the remuneration committee, the nomination committee and investment committee of the Board. Mr. LAI graduated in 1974 from the University of Toronto with a Bachelor of Commerce degree and is a member of the Hong Kong Institute of Certified Public Accountants and a chartered accountant of The Institute of Chartered Accountants of Ontario. Mr. LAI has over 30 years of experience in accounting and management. Mr. LAI was senior vice president of the finance, treasury and administration functional unit of Hong Kong Exchanges and Clearing Limited between 2000 and 2003; and an executive director of the finance and management services division of the Stock Exchange between 1997 and 2000. Mr. LAI was an Independent Non-executive Director of Mastercraft International Holdings Limited from 21 June 2012 to 19 February 2016, a company listed on the Stock Exchange.

Mr. CHEUNG Ying Sheung, aged 63, was appointed as an *Independent Non-executive Director* on 24 January 2011. He is also a member of each of the audit committee, the remuneration committee and the nomination committee of the Board. Mr. CHEUNG graduated from Imperial College of Science and Technology, University of London with a Bachelor of Science (Engineering) degree in 1973 and a Doctor of Philosophy degree in 1978. He joined the University of Hong Kong (the "University") in 1980 and is currently a professor of Electrical and Electronic Engineering. He has held various other positions at the University, inter alia, the Dean of Faculty of Engineering between 1994 and 2000. Associate Vice-President (Research) between 2012 and 2015, and Managing Director of Versitech Ltd. between 2004 and 2016. He was seconded from the University between 2002 and 2004 to the Hong Kong Government as the Policy Advisor of the Innovation and Technology Commission. He is a chartered IT professional and fellow of the BCS, Chartered Institute of Electrical and Electronics Engineers.

Directors and Senior Management

SENIOR MANAGEMENT

Mr. LEE Wing Chung, age 51, *Executive Director of Manli Technology Group Limited*, is responsible for the operational management of the Manli Technology Group Limited. Mr. Lee co-founded Manli Technology Company Limited in 1996 and joined the Group in April 2008. He holds a Bachelor Degree in Science from Hong Kong Baptist University and has over 15 years of general management experience.

Mr. KWONG Kwok Kuen, age 56, *Director of Sales – EMEAI Region*, is responsible for the Group's sales and marketing of ZOTAC motherboards, video graphics cards and miniPC products in the Europe, Middle East, Africa and India regions. Mr. Kwong has extensive experience in electronics industry. Prior to joining the Group in January 2005, he served as executive director of Silver Star Technology Limited and as general manager of the Hong Kong office of Norsk Data International Limited. Mr. Kwong graduated with a Higher Certificate in Electronic Engineering from the Hong Kong Polytechnic University.

Mr. CHOW Hon Fat, age 50, *Director of Program Management – Graphics*, is responsible for account servicing and program management of the Group's video graphics cards ODM/OEM business. Prior to joining the Group in July 1997, Mr. Chow was the production and material control manager of VTech Computers Limited.

Mr. WONG Man Fai, age 55, *Director of Product*, is responsible for product marketing of the ZOTAC video graphics cards of the Group. Mr. Wong has over 20 years' experience in the electronic sector and in the product marketing, logistic, purchasing and inventory control functions. He holds a Bachelor Degree in Business (Management) from Royal Melbourne Institute of Technology University Australia and a Higher Certificate in Purchasing and Supply from Hong Kong Baptist University. He joined the Group in July 2006.

Mr. LIU Ngai Choi, age 45, *Director of Sales – APAC Region*, is responsible for the Group's sales and marketing of motherboards, video graphics cards and miniPC products in the Asia Pacific region. Mr. Liu has over 15 years of relevant electronics sales experience. Prior to joining the Group in October 2005, he has worked with Ocean Office Automation and Accuracy Information Technology.

Mr. YANG Ho Ching, age 53, *General Manager*, is responsible for the Group's video graphics cards, motherboard and miniPC manufacturing operations in Dongguan. He joined the Group in November 2013. Mr. Yang has more than 25 years' experience in electronic engineering and computer manufacturing in Taiwan and China. Prior to joining the Group, he has held various quality and manufacturing management positions at Taiwan Micro-Star International, Xin Qiang Electronics and GVC Corporation etc.

Mr. LAM Kwok Ling, age 60, *General Manager*, is responsible for the Group's EMS manufacturing operations in China. He joined the Group in December 2011. Mr. Lam has more than 20 years' experience in the electronics and EMS industry. Prior to joining the Group, he has worked for Sanmina-SCI (China) Limited, Philips Electronics Hong Kong Limited, Wong's Electronics Company Limited, Maxtor (HK) Limited, MiniScribe (Hong Kong) Limited, Herald Datanetics Limited, Mattel Electronics (HK) Limited, Atlas Electronics Company Limited, Chen Hsong Machinery Company Limited, etc. in various senior management positions in Operations, Quality Assurance and Engineering. Mr. LAM holds a Higher Diploma in Production & Industrial Engineering from the Hong Kong Polytechnic University and a Bachelor Degree in Science from the Open University of Hong Kong.

Mr. HUANG Chia Pao, age 51, is *Director of Product*, is responsible for the product development of motherboard and miniPC businesses of the Group. Mr. Huang joined the Group in August 2009. Prior to that, he held various product development and management positions in computer hardware companies such as Abit Computer Corporations, DFI San Jose and OCZ Technology Group in Taiwan and USA. Mr. Huang holds a Bachelor Degree in Business Administration from the National Chung Hsing University in Taiwan.

Mr. LAU Ka Lai Gary, age 47, *Chief Financial Officer*, is responsible for overall financial, accounting, legal and information technology functions of the Group. He is also the President of Zotac USA, a wholly owned subsidiary of the Group in USA. Mr. Lau joined the Group in October 2010. Prior to joining the Group, he has worked for ROLEX (HONGKONG) LIMITED, Johnson Electric International Limited, Linyi Shansong Biological Products Company Limited, Oracle Systems Hong Kong Limited, e2e Business Solutions Limited and Deloitte Touche Tohmatsu. Mr. Lau is a member of American Institute of Certified Public Accountants and a member of Hong Kong Institute of Certified Public Accountants. Mr. Lau is graduated from the University of Windsor, Canada, with a Bachelor Degree in Commerce and the University of Western Ontario, Canada, with a Bachelor Degree in Science. He also holds a Master Degree in Business Administration and a Master Degree in Business Systems from the University of Manchester and the Monash University respectively.

Ms. LEE Siu Wai, age 54, *Director of Procurement* for the Group, is responsible for the Group's overall procurement and purchasing activities. She has over 25 years of extensive experience in purchasing. Prior to joining the Group in July 1997, she was the Purchasing Section Manager of AST Research (Far East) Limited.

Mr. CHOW Pak Keung, age 50, *Director of Program Management* – *EMS*, is responsible for account servicing and program management of the Group of EMS business. Prior to joining the Group in July 1997, he was a Senior Mechanical Engineer of VTech Computers Limited. Mr. Chow holds a Higher Certificate in Mechanical Engineering from Hong Kong Polytechnic University and a Diploma in Mechanical Engineering from Vocational Training Council.

Ms. CHUANG Hsiao Chi, age 38, *Global Marketing Director*, is responsible for the marketing operations for ZOTAC International. Ms. Chuang has more than 15 years' experience in corporate marketing and communication across diverse industries. Prior to joining the Group in 2014, Ms. Chuang has worked for Acer Incorporations, Shuttle Computer, EVGA, and Newegg Incorporations House Brand, Rosewill. Ms. Chuang holds a Master Degree in Integrated Marketing Communication from Florida State University, and Bachelor Degree in Journalism Communication from Fu Jen Catholic University in Taiwan.

Mr. FONG Wing Fai, age 50, *Engineering Director* — *Design*, is responsible for the Group's design engineering, product planning, design roadmap as well as advising the Group on the latest product technology trend and strategy. Mr. Fong has over 25 years' experience in engineering industry. Prior to joining the Group, he has worked for VTech Computers Limited as Project Manager. Mr. Fong holds a Bachelor Degree in Electrical and Electronic Engineering from Hong Kong University.

Mr. KIM Seong Pyo, age 54, *General Manager* of Zotac Korea, a wholly owned subsidiary of the Group. Mr. Kim has more than 25 years' experience in international IT business. Prior to joining Zotac Korea in May 2010, he has worked for Inside TNC Europe. Mr. Kim holds a Master Degree in Business from Hamburg University Germany.

Mr. KUPERJANS Norbert, age 55, *Business Development Director* for the EMEA region, is responsible for developing new business opportunities in the area of embedded PC, EMS and OEM graphics for the Group. He joined the Group since May 2013. Mr. Kuperjans has more than 26 years' experience in the IT industry in engineering, project management and business development. Prior to joining the Group, Mr. Kuperjans has worked for ATI Technologies, Media Vision and NEC. Mr. Kuperjans holds an Engineering Degree of the University in Hannover, Germany.

Mr. WANG Yu Shan, age 48, *General Manager* of PC Vision Limited, a wholly owned subsidiary of the Group. Mr. Wang joined PC Vision Limited in 2014 bringing with him over 27 years' experience in graphic display application and LCD panel related industries. Prior to joining the Group, Mr. Wang has worked for Lung Hwa Electronics, Triplex, AMI Tech as well as Sapphire Technology. Mr. Wang holds a Bachelor Degree in Electronic Engineering from Oriental Institute of Technology.

Report of the Directors

The Directors have pleasure in presenting their report together with the audited consolidated financial statements for the year ended 31 December 2016.

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The Group is principally engaged in the design, development and manufacturing of video graphics cards for desktop PCs, electronics manufacturing service, and manufacturing and trading in other PC related products and components.

An analysis of the Group's turnover and segment information is set out in note 6 to the consolidated financial statements.

BUSINESS REVIEW

Details of the operation of the Company's principal business during the year, as required by Schedule 5 to the Companies Ordinance, including an indication of likely future development in the Group's business, an analysis of key performance indicators, a description of the principal risks and uncertainties facing the Group, and the Group's environmental policies and performance are set out under the sections "Management Discussion and Analysis" on pages 8 to 16 and "Environmental, Social and Governance Report" on pages 17 to 33 of this Annual Report respectively.

There is no important event affecting the Group that has occurred after the year ended 31 December 2016. Details of the Company's relationships with its employees, suppliers and customers that have a significant impact on the Group and on which the Group's success depends are set out under the section "Environmental, Social and Governance Report" of this Annual Report.

The Group has strictly complied with relevant laws and regulations which have a significant impact on the operations of the Group during the year.

RESULTS AND DIVIDEND

The results of the Group for the year ended 31 December 2016 are set out in the consolidated statement of comprehensive income on page 58 of this report.

The Board recommends the payment of final dividend of HK\$0.108 per share and special dividend of HK\$0.036 per share to shareholders whose names appear on the register of members of the Company at the close of business on 5 June 2017.

SHARE CAPITAL

Details of the movements in the share capital of the Company are set out in note 27 to the consolidated financial statements.

RESERVES

Movements in the reserves of the Group and of the Company during the year are set out in page 119 and note 37 to the consolidated financial statements respectively.

DISTRIBUTABLE RESERVES

Distributable reserves of the Company at 31 December 2016 amounted to approximately HK\$502.0 million.

DONATIONS

Charitable and other donations made by the Group during the year amounted HK\$163,000.

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in property, plant and equipment are set out in note 16 to the consolidated financial statements.

INFORMATION ON SUBSIDIARIES

Particulars of the subsidiaries are set out in note 36 to the consolidated financial statements.

FIVE YEARS FINANCIAL SUMMARY

The following is a summary of the consolidated results, assets and liabilities of the Group for each of the last five years ended 31 December 2016.

	2016 HK\$'000	2015 HK\$'000	2014 HK\$'000	2013 HK\$'000	2012 HK\$'000
RESULTS					
Turnover	5,837,964	4,754,149	4,895,192	4,803,097	5,175,674
Profit/(loss) before income tax	157,672	(16,179)	64,955	85,955	63,557
Income tax expense	(7,610)	(2,327)	(13,606)	(12,810)	(11,303)
Profit/(loss) for the year	150,062	(18,506)	51,349	73,145	52,254
Attributable to:					
Owners of the Company	150,189	(18,460)	51,349	73,145	52,254
Non-controlling interests	(127)	(46)	_	_	
	150,062	(18,506)	51,349	73,145	52,254
ASSETS AND LIABILITIES					
Total assets	2,904,806	2,305,835	2,400,613	2,492,343	2,275,576
Total liabilities	1,971,612	(1,528,292)	(1,584,790)	(1,710,700)	(1,547,570)
Total equity	933,194	777,543	815,823	781,643	728,006

Report of the Directors

PRE-EMPTIVE RIGHTS

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

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES OF THE COMPANY

Neither the Company, nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed securities during the year.

SHARE OPTION SCHEME

The shareholders of the Company approved and adopted a pre-IPO share option scheme and 2016 Share Option Scheme on 14 December 2011 and 17 June 2016 respectively. Particulars of the pre-IPO share option scheme and 2016 Share Option Scheme of the Company are set out in note 29 to the consolidated financial statements.

As at the date of this Annual Report, the share options under the Pre-IPO share option scheme were expired. The total number of shares available for issue under the 2016 Share Option Scheme of the Company was 17,400,000, representing 4.05% of the shares of the Company in issue.

DIRECTORS

The Directors during the year and as at the date of this report are:

Executive Directors:

Mr. WONG Shik Ho Tony Mr. WONG Fong Pak Mr. LEUNG Wah Kan Mr. HO Nai Nap Mr. MAN Wai Hung

Non-executive Directors:

Mrs. HO WONG Mary Mee-Tak Mr. CHIU Wing Yui (Alternate Director to Mrs. HO WONG Mary Mee-Tak)

Independent Non-executive Directors:

Mr. IP Shing Hing Mr. LAI Kin Jerome Mr. CHEUNG Ying Sheung

In accordance with Article 108 of the Articles of Association, Mr. HO Nai Nap, Mr. LAI Kin Jerome and Mr. CHEUNG Ying Sheung will retire from office by rotation at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-election.

The Company has received annual confirmation of independence from each of the three Independent Non-executive Directors, Mr. IP Shing Hing, Mr. LAI Kin Jerome and Mr. CHEUNG Ying Sheung that they have met all the factors concerning their independence as set out in Rule 3.13 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") and that there are no other factors which may affect their independence. The Company's board of directors (the "Board") considers these Independent Non-executive Directors to be independent.

DIRECTORS' INTERESTS IN CONTRACTS

Except as disclosed in note 32 to the consolidated financial statements, no contracts of significance to which the Company, any of its holding companies or fellow subsidiaries, was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at end of the year or at any time during the year.

DIRECTORS SERVICE CONTRACTS

Each of the Executive Directors has entered into a service agreement with the Company for a term of three years commencing from 12 January 2012 unless terminated by either the Company or the Director giving to the other party not less than 3 months' prior written notice and is subject to retirement by rotation and re-election at the annual general meeting. Under the agreements, the Executive Directors will receive a fixed monthly salary. The Executive Directors will also receive a year end bonus and a discretionary performance bonus and discretionary profit-sharing bonus under the agreements.

Each of Non-executive Directors and Independent Non-executive Directors has entered into a letter of appointment with the Company for a term of three years commencing from 12 January 2012 unless terminated by either the Company or the Director giving to the other party not less than 3 months' prior written notice and is subject to retirement by rotation and re-election at the annual general meeting.

Apart from the above, none of the Directors offering themselves for re-election at the forthcoming Annual General Meeting has a service contract with the Company or any member of the Group which is not determinable within one year without payment of compensation, other than statutory compensation.

MANAGEMENT CONTRACT

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

Report of the Directors

DIRECTORS' AND CHIEF EXECUTIVES' INTERESTS AND SHORT POSITIONS IN SHARES AND UNDERLYING SHARES

As at 31 December 2016, the interests and short positions of each Director and chief executive of the Company in the shares or underlying shares of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Chapter 571 of Laws of Hong Kong) ("SFO")), as recorded in the register required to be kept by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers of the Listing Rules, were as follows:

Long Positions in Shares

		Number of	Percentage of
Name of Director	Type of interest	Shares held	shareholding
Mrs. HO WONG Mary Mee-Tak	Beneficial owner	400,000	0.10%
	Interest in controlled corporations (Note)	132,200,000	30.85%
Mr. WONG Shik Ho Tony	Beneficial owner	54,905,750	12.85%
Mr. WONG Fong Pak	Beneficial owner	28,765,750	6.69%
Mr. LEUNG Wah Kan	Beneficial owner	24,100,500	5.64%
Mr. HO Nai Nap	Beneficial owner	21,784,538	5.09%
Mr. MAN Wai Hung	Beneficial owner	5,477,065	1.28%

Note: These 132,200,000 Shares are owned as to 54,850,000 Shares by Classic Venture International Inc. and 77,350,000 Shares by Perfect Choice Limited. As the entire issued share capital of both Classic Venture International Inc. and Perfect Choice Limited are owned by Mrs. HO WONG Mary Mee-Tak, Mrs. HO WONG Mary Mee-Tak is deemed to be interested in these 132,200,000 Shares under the SFO.

Long Positions in Share Options of the Company

News of Directory	Deter of success	Number of underlying	Percentage of
Name of Director	Date of grant	Shares	shareholding
Mr. WONG Shik Ho Tony	26 August 2016	1,200,000	0.28%
Mr. WONG Fong Pak	26 August 2016	1,200,000	0.28%
Mr. LEUNG Wah Kan	26 August 2016	1,200,000	0.28%
Mr. HO Nai Nap	26 August 2016	1,200,000	0.28%
Mr. MAN Wai Hung	26 August 2016	1,200,000	0.28%

DIRECTORS' RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during the year were rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or minor children, or were any such rights exercised by them; or was the Company or any of its subsidiaries a party to any arrangement to enable the Directors to acquire such rights in any other body corporate.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN SHARES AND UNDERLYING SHARES

As at 31 December 2016, the following parties with interests of 5% or more of the issued share capital of the Company were recorded in the register of interests required to be kept by the Company pursuant to Section 336 of the SFO:

Interest in the Company

Name	Long/Short position	Type of interest	Number of Shares held	Percentage of shareholding
Perfect Choice Limited	Long position	Beneficial owner	77,350,000	18.05%
Classic Venture International Inc.	Long position	Beneficial owner	54,850,000	12.80%
Mr. WONG Shik Ho Tony	Long position	Beneficial owner	54,905,750	12.85%
Mr. WONG Fong Pak	Long position	Beneficial owner	28,765,750	6.69%
Mr. LEUNG Wah Kan	Long position	Beneficial owner	24,100,500	5.64%
Mr. HO Nai Nap	Long position	Beneficial owner	21,784,538	5.09%

Note: As the entire issued share capital of both Classic Venture International Inc. and Perfect Choice Limited are owned by Mrs. HO WONG Mary Mee-Tak, Mrs. HO WONG Mary Mee-Tak is deemed to be interested in the 132,200,000 Shares in aggregate held by Classic Venture International Inc. and Perfect Choice Limited under the SFO.

MAJOR CUSTOMERS AND SUPPLIERS

The percentage of sales and purchases attributable to the Group's largest customers and suppliers are as follows:

	2016 %	2015 %
Sales — the largest customer — five largest customers combined	18% 37%	19% 39%
Purchases — the largest supplier — five largest suppliers combined	60% 70%	52% 63%

During the year, none of the Directors, their associates or any Shareholders (which to the knowledge of the Directors own more than 5% of the share capital of the Company) had any interest in any of the Group's five largest customers or suppliers.

Report of the Directors

CONNECTED TRANSACTIONS

During the year, there is no connected transaction of the Group that required for the reporting, annual review, announcement and independent shareholders' approval under Chapter 14A of the Listing Rules.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, there is sufficient public float of not less than 25% of the Company's issued shares as required under the Listing Rules.

CORPORATE GOVERNANCE

The corporate governance report is set out on pages 34 to 41 of this report.

PERMITTED INDEMNITY

Pursuant to the Bye-laws, the Director(s) shall be entitled to be indemnified out of the assets of the Company against all losses or liabilities which he/she may sustain or incur in or about the execution of the duties of his/her office or otherwise in relation to any affairs of the Company.

The Company has arranged appropriate directors' and officers' liability insurance coverage for the Directors and officers of the Group throughout the year.

AUDITOR

The financial statements for the year ended 31 December 2016 have been audited by BDO Limited who will retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of BDO Limited as auditor of the Company will be proposed at the forthcoming Annual General Meeting.

ON BEHALF OF THE BOARD WONG Shik Ho Tony Chairman

Hong Kong, 29 March 2017

Independent Auditor's Report



Tel: +852 2218 8288 Fax: +852 2815 2239 www.bdo.com.hk

電話:+852 2218 8288 傳真:+852 2815 2239 www.bdo.com.hk 25th Floor Wing On Centre 111 Connaught Road Central Hong Kong

香港干諾道中111號 永安中心25樓

TO THE MEMBERS OF PC PARTNER GROUP LIMITED (栢能集團有限公司)

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of PC Partner Group Limited ("the Company") and its subsidiaries (together "the Group") set out on pages 58 to 119, which comprise the consolidated statement of financial position as at 31 December 2016, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2016 and of its consolidated financial performance and consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the "Auditor's Responsibilities for the Audit of the Consolidated Financial Statements" section of our report. We are independent of the Group in accordance with the HKICPA's "Code of Ethics for Professional Accountants" ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independent Auditor's Report

KEY AUDIT MATTERS

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

Key Audit Matter

How our audit addressed the Key Audit Matter

Provision for obsolete inventories

Refer to note 22 to the consolidated financial statements

Total inventories of HK\$1,281 million represent 44% of total assets of the Group. Valuation of the inventories is at cost or at lower net realisable value. Sales in the video graphics cards and other PC related products and component can be extremely volatile with new computer products of more advanced technology. As a result there is risk that the carrying value of inventories exceed their net realisable value.

In view of the above, management has made estimates based on certain assumptions relating to the obsolescence.

Obsolescence provision considerations included inventories ageing profiles, as well as different market factors impacting the sale of these models of products. In addition, the determination of the method and period to use to determine percentages to apply to aged inventories as a result of changing trends, requires significant judgement based on experience.

Accordingly, the provision carried against inventories is considered to be a key audit matter.

Our procedures included:

- Evaluated the assumptions and estimates applied to the obsolescence by performing analytical procedures on obsolescence levels and write down rates;
- Assessed whether there were inventories which were sold with a negative margin by evaluating recent sales invoices from January and February 2017 to validate management's assessment and decision whether inventories should or should not be provided for. Furthermore we analysed the inventories turnaround and compared that to management's estimates on obsolete inventories; and
- Corroborated on a sample basis that items on the stock ageing listing were classified in the appropriate ageing bracket.

Key Audit Matter

How our audit addressed the Key Audit Matter

Impairment of trade receivables

Refer to note 19 to the consolidated financial statements

The recoverability of trade receivables and the level of provisions for bad debts are considered to be a significant risk due to the pervasive nature of theses balances to the consolidated financial statements, and the importance of cash collection with reference to the working capital management of the business. At 31 December 2016, the trade receivables net of provisions were HK\$724 million, which represents 25% of total assets of the Group.

Our procedures included:

- Challenged management regarding the level and ageing of receivables, along with the consistency and appropriateness of receivables provisioning by assessing recoverability with reference to cash received in respect of debtors. In addition we have considered the Group's previous experience of bad debt exposure and the individual counterparty credit risk;
- Critically assessed the recoverability of overdue unprovided debt with reference to the historical levels of bad debt expense and credit profile of the counterparties;
- Tested these balances on a sample basis through agreement to post period end cash receipt or agreement to the terms of the contract in place, as appropriate;
- Considered the consistency of judgements regarding the recoverability of trade receivables made year on year to consider whether there is evidence of management bias through discussion with management on their rationale and obtaining evidence to support judgement areas.

OTHER INFORMATION IN THE ANNUAL REPORT

The directors are responsible for the other information. The other information comprises the information included in the Company's annual report, but does not include the consolidated financial statements and our auditor's report thereon.

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

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

Independent Auditor's Report

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

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

The Audit Committee assists the directors of the Company in discharging their responsibilities for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITY FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. This report is made solely to you, as a body, in accordance with the terms of our engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud
 or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient
 and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from
 fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions,
 misrepresentations, or the override of internal control.
- obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the directors.

- conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

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

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

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

BDO Limited Certified Public Accountants

Ng Wai Man Practising Certificate no. P05309

Hong Kong, 29 March 2017

Consolidated Statement of Comprehensive Income

	Notes	2016 HK\$'000	2015 HK\$'000
Turnover	6,7	5,837,964	4,754,149
Cost of sales	0,1	(5,247,217)	(4,338,900)
Gross profit		590,747	415,249
Other revenue and other gains and losses	8	(16,156)	(29,840)
Selling and distribution expenses		(81,868)	(83,583)
Administrative expenses		(320,881)	(307,277)
Finance costs	9	(14,170)	(10,728)
Profit/(loss) before income tax	10	157,672	(16,179)
Income tax expense	11	(7,610)	(2,327)
Profit/(loss) for the year		150,062	(18,506)
that may be reclassified subsequently to profit or loss: Exchange differences on translating foreign operations Total comprehensive income for the year		(199) 149,863	(1,220) (19,726)
Profit/(loss) for the year attributable to: — Owners of the Company		150,189	(18,460)
 Non-controlling interests 		(127)	(10,400)
		150,062	(18,506)
		100,002	(10,000)
Total comprehensive income for the year attributable to:			
 Owners of the Company 		149,990	(19,680)
- Non-controlling interests		(127)	(46)
		149,863	(19,726)
		НК\$	HK\$
Earnings/(loss) per share	15		
- Basic		0.36	(0.04)
- Diluted		0.36	(0.04)

Consolidated Statement of Financial Position

As at 31 December 2016

	Notes	2016 HK\$'000	2015 HK\$'000
Non-current assets			
Property, plant and equipment	16	55,315	49,185
Intangible assets	17	6,130	6,417
Other financial assets	18	20,992	20,992
Deferred tax assets	21	2,414	1,452
Total non-current assets		84,851	78,046
Current assets			
Inventories	22	1,281,467	802,205
Trade and other receivables	19	748,177	634,027
Current tax recoverable		22	1,348
Pledged time deposits		450	426
Cash and cash equivalents	23	789,839	789,783
Total current assets		2,819,955	2,227,789
Total assets		2,904,806	2,305,835
Current liabilities			
Trade and other payables	24	961,437	712,842
Borrowings	25	987,555	800,407
Provisions	26	12,883	3,965
Obligations under finance leases		16	16
Derivative financial liabilities	20	-	8,245
Current tax liabilities		9,646	2,703
Total current liabilities		1,971,537	1,528,178
Net current assets		848,418	699,611
Total assets less current liabilities		933,269	777,657

Consolidated Statement of Financial Position

As at 31 December 2016

	Notes	2016 HK\$'000	2015 HK\$'000
Non-current liabilities			
Obligations under finance leases		35	51
Deferred tax liabilities	21	40	63
Total non-current liabilities		75	114
NET ASSETS		933,194	777,543
Capital and reserves			
Share capital	27	42,939	41,752
Reserves		890,431	735,840
Equity attributable to owners of the Company		933,370	777,592
Non-controlling interests		(176)	(49)
TOTAL EQUITY		933,194	777,543

On behalf of the Board

WONG Shik Ho Tony Director WONG Fong Pak Director

Consolidated Statement of Changes in Equity For the year ended 31 December 2016

	Equity attributable to owners of the Company										
-		Share premium (Note (a)) HK\$'000	Translation reserve HK\$'000	Merger reserve (Note (b)) HK\$'000	Other reserve (Note (c)) HK\$'000	Legal reserve (Note (d)) HK\$'000	Share- based payment reserve HK\$'000	Retained profits HK\$'000	Total HK\$'000	Non- controlling interests HK\$'000	Total HK\$'000
At 1 January 2015	41,752	119,331	1	6,702	21,771	2,889	15,461	607,916	815,823	_	815,823
Loss for the year	_	_	_	_	_	_	_	(18,460)	(18,460)	(46)	(18,506
Other comprehensive income — exchange difference											
on translating			(1.000)						(1.000)		(1.000
foreign operations	_	_	(1,220)	_	_	_	_	_	(1,220)	-	(1,220
Total comprehensive											
income	_	_	(1,220)	_	_	_	_	(18,460)	(19,680)	(46)	(19,726
Dividends paid (Note 14)	_	_	(1,220)	_	_	_	_	(18,788)	(18,788)	(10)	(18,788
Equity settled share-based								(10)100)	(10,100)		(10)100
transactions (Note 29)	_	_	_	_	_	_	(594)	594	_	_	_
Transfer to retained							(001)	001			
earnings	_	_	_	_	_	(5)	_	5	_	_	_
Disposal of partial interest						(0)		0			
in a subsidiary	_	_	_	_	_	_	_	237	237	(3)	234
								201	201	(0)	204
At 31 December 2015											
and 1 January 2016	41,752	119,331	(1,219)	6,702	21,771	2,884	14,867	571,504	777,592	(49)	777,543
Profit for the year	-	-	-	-	-	_	_	150,189	150,189	(127)	150,062
Other comprehensive income											
 exchange difference on translating 											
foreign operations	_	-	(199)	-	_	-	-	-	(199)	-	(199
Total comprehensive											
income	_	_	(199)	_	_	_	_	150,189	149,990	(127)	149,863
Share issued under share			(100)					100,100	1 10,000	(121)	1 10,000
option scheme	1,187	22,755	_	_	_	_	(6,605)	_	17,337	_	17,337
Dividends paid (Note 14)	1,107		_	_	_	_	(0,000)	(14,613)	(14,613)	_	(14,613
								(17,010)	(17,010)		(1 +,010
Equity settled share-based transactions (Note 29)	-	_	_	-	-	_	3,064	_	3,064	_	3,064
Lapse of share options		_					(7,223)	7,223	0,004		0,004
Transfer to retained	_	_	_	_	_	_	(1,223)	1,223	_	_	_
						(60)		60			
earnings						(60)	_	60			
At 31 December 2016	42,939	142,086	(1,418)	6,702	21,771	2,824	4,103	714,363	933,370	(176)	933,194

Consolidated Statement of Changes in Equity

For the year ended 31 December 2016

Notes:

- (a) Share premium represents premium arising from the issue of shares at a price in excess of their par value per share in 2012. Under the Companies Law of the Cayman Islands, the share premium account of the Company are distributable to the shareholders of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company will be in a position to pay off its debts as they fall due in the ordinary course of business.
- (b) Merger reserve represents the difference between the share capital of the Company and the combined share capital and share premium of the subsidiaries (after eliminating intra-group investments and share capital) acquired by the Company pursuant to the Reorganisation underwent in December 2011.
- (c) Other reserve represents the excess of the fair value of shares issued as consideration for acquisition of the additional interests of the subsidiaries from their non-controlling shareholders pursuant to the Reorganisation over their nominal values.
- (d) Legal reserve included (i) reserve made by a subsidiary established in Macau under the Macau Commercial Code which requires the subsidiary to retain not less than 25% of profits of the accounting period as legal reserve, until such reserve reaches 50% of the capital of this entity; and (ii) reserve made by the Group's subsidiaries established in the People's Republic of China (the "PRC") pursuant to the PRC Company Law and the respective articles of association which require the PRC subsidiaries to appropriate 10% of its annual statutory net profit (determined in accordance with the PRC accounting principles and regulations and after offsetting any prior years' losses) to the statutory reserve fund until such reserve fund reaches 50% of the share capital of these entities. The statutory reserve fund can be utilised to offset prior years' losses or to increase capital. However, except for offsetting prior years' losses, such reserve fund must be maintained at a minimum of 25% of share capital after usage.

Consolidated Statement of Cash Flows

For the year ended 31 December 2016

	Notes	2016 HK\$'000	2015 HK\$'000
Operating activities			
Profit/(loss) before income tax		157,672	(16,179)
Adjustments for:			
Depreciation		16,077	24,588
Amortisation of intangible assets		287	287
Impairment on intangible assets		-	_
Interest income		(3,194)	(3,033)
Net fair value (gains)/losses on derivative financial instruments		(1,172)	6,583
Interest expense		14,170	10,728
Gain on waiver of obligations under finance leases		_	(24)
Loss/(gain) on disposal of property, plant and equipment		226	(55)
Property, plant and equipment written off		-	103
Provision for impairment losses in trade receivables		746	837
Share-based payment expenses		3,064	_
Provision for obsolete inventories		8,115	15,128
Provision for product warranties and returns, net		16,922	1,727
Operating profit before working capital changes		212,913	40,690
Inventories		(487,377)	72,532
Trade and other receivables		(114,896)	94,442
Trade and other payables		248,595	(132,592)
Import loans		182,761	106,427
rovision for product warranties and returns		(8,004)	(2,585)
Cash generated from operations		33,992	178,914
Interest paid		(14,170)	(10,728)
Income tax paid		(295)	(15,635)
Net cash generated from operating activities		19,527	152,551
Investing activities			
Net increase in time deposits		(24)	_
Payments to acquire property, plant and equipment		(23,949)	(32,680)
Proceeds from disposal of property, plant and equipment		1,529	55
Interest received		3,194	3,033
Net cash paid on settlement of derivative financial instruments		(7,073)	(12,495)
Proceeds from disposal of partial interest in a subsidiary		-	234
Net cash used in investing activities		(26,323)	(41,853)

Consolidated Statement of Cash Flows

For the year ended 31 December 2016

	Notes	2016 HK\$'000	2015 HK\$'000
Financing activities			
Issue of new shares		17,337	_
Dividend paid to owners of the Company		(14,613)	(18,788)
Repayment of bank loans		_	(7,250)
Proceeds from discounted bills and factoring loans		74,163	74,838
Repayment of discounted bills and factoring loans		(69,776)	(77,477)
Repayment of obligations under finance leases		(16)	(16)
Net cash generated from/(used in) financing activities		7,095	(28,693)
Net increase in cash and cash equivalents		299	82,005
Cash and cash equivalents at beginning of year		789,783	709,080
Effect of exchange rate changes on cash and cash			
equivalents		(243)	(1,302)
Cash and cash equivalents at end of year,			
representing cash and cash at bank balance	23	789,839	789,783

Notes to the Consolidated Financial Statements

For the year ended 31 December 2016

1. GENERAL INFORMATION

PC Partner Group Limited (the "Company") was incorporated in the Cayman Islands on 1 April 2010 with limited liability under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The address of its registered office is Clifton House, 75 Fort Street, P.O. Box 1350, Grand Cayman, KY1-1108, Cayman Islands. Its principal place of business is situated in 19/F., Shatin Galleria, 18–24 Shan Mei Street, Fo Tan, New Territories, Hong Kong.

The Company and its subsidiaries (referred to as the "Group") are engaged in business of design and manufacturing of electronics and personal computer parts and accessories with its operation base in the mainland China and trading of electronics and personal computer parts and accessories with its operation base in Hong Kong, Macau, Korea and the United States of America.

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS

(a) Adoption of new/revised HKFRSs – effective 1 January 2016

The Group has adopted the following new/revised Hong Kong Financial Reporting Standards ("HKFRSs") (which include all Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKAS") and Interpretations) issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") that are relevant to its operations and effective for annual periods beginning on or after 1 January 2016.

HKFRSs (Amendments)	Annual Improvements 2012-2014 Cycle
Amendments to HKAS 1	Disclosure Initiative
Amendments to HKAS 16 and HKAS 38	Clarification of Acceptable Methods of Depreciation and Amortisation
Amendments to HKAS 27	Equity Method in Separate Financial Statements
Amendments to HKFRS 10, HKFRS 12 and HKAS 28	Investment Entities: Applying the Consolidation Exception
Amendments to HKFRS 11	Accounting for Acquisitions of Interests in Joint Operations
HKFRS 14	Regulatory Deferral Accounts

Amendments to HKAS 1 - Disclosure Initiative

The amendments are designed to encourage entities to use judgement in the application of HKAS 1 when considering the layout and content of their financial statements.

Included in the clarifications is that an entity's share of other comprehensive income from equity accounted interests in associates and joint ventures is split between those items that will and will not be reclassified to profit or loss, and presented in aggregate as a single line item within those two groups.

The adoption of the amendments has no impact on these financial statements.

Notes to the Consolidated Financial Statements

For the year ended 31 December 2016

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

(a) Adoption of new/revised HKFRSs - effective 1 January 2016 (continued)

Amendments to HKAS 16 and HKAS 38 – Clarification of Acceptable Methods of Depreciation and Amortisation

The amendments to HKAS 16 prohibit the use of a revenue-based depreciation method for items of property, plant and equipment. The amendments to HKAS 38 introduce a rebuttable presumption that amortisation based on revenue is not appropriate for intangible assets. This presumption can be rebutted if either the intangible asset is expressed as a measure of revenue or revenue and the consumption of the economic benefits of the intangible asset are highly correlated. The amendments are applied prospectively.

The adoption of the amendments has no impact on these financial statements as the Group has not previously used revenue-based depreciation methods.

Amendments to HKAS 27 - Equity Method in Separate Financial Statements

The amendments allow an entity to apply the equity method in accounting for its investments in subsidiaries, joint ventures and associates in its separate financial statements. The amendments are applied retrospectively in accordance with HKAS 8.

The adoption of the amendments has no impact on these financial statements as the Company has not elected to apply the equity method in its separate financial statements.

Amendments to HKFRS 10, HKFRS 12 and HKAS 28 – Investment Entities: Applying the Consolidation Exception

The amendments clarify that the exemption from preparing consolidated financial statements for an intermediate parent entity is available to a subsidiary of an investment entity (including investment entities that account for their subsidiaries at fair value rather than consolidating them). An investment entity parent will consolidate a subsidiary only when the subsidiary is not itself an investment entity and the subsidiary's main purpose is to provide services that relate to the investment entity's investment activities. A non-investment entity applying the equity method to an associate or joint venture that is an investment entity may retain the fair value measurements that associate or joint venture used for its subsidiaries. An investment entity that prepares financial statements in which all its subsidiaries are measured at fair value through profit or loss should provide the disclosures related to investment entities as required by HKFRS 12. The amendments are applied prospectively.

The adoption of the amendments has no impact on these financial statements as the Company is neither an intermediate parent entity nor an investment entity.

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

(a) Adoption of new/revised HKFRSs - effective 1 January 2016 (continued)

Amendments to HKFRS 11 - Accounting for Acquisitions of Interests in Joint Operations

The amendments require an entity to apply the relevant principles of HKFRS 3 Business Combinations when it acquires an interest in a joint operation that constitutes a business as defined in that standard. The principles of HKFRS 3 are also applied upon the formation of a joint operation if an existing business as defined in that standard is contributed by at least one of the parties. The amendment are applied prospectively.

The adoption of the amendments has no impact on these financial statements as the Group has not acquired or formed a joint operation.

(b) New/revised HKFRSs that have been issued but are not yet effective

The following new/revised HKFRSs, potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group. The Group's current intention is to apply these changes on the date they become effective.

Amendments to HKAS 7	Disclosure Initiative ¹
Amendments to HKAS 12	Recognition of Deferred Tax Assets for Unrealised Losses1
Amendments to HKFRS 2	Classification and Measurement of Share-Based Payment Transactions ²
HKFRS 9	Financial Instruments ²
HKFRS 15	Revenue from Contracts with Customers ²
Amendments to HKFRS 15	Revenue from Contracts with Customers (Clarifications to HKFRS 15) ²
HKFRS 16	Leases ³
Amendments to HKFRS 10 and HKAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture ⁴

¹ Effective for annual periods beginning on or after 1 January 2017

² Effective for annual periods beginning on or after 1 January 2018

³ Effective for annual periods beginning on or after 1 January 2019

⁴ The amendments were originally intended to be effective for periods beginning on or after 1 January 2016. The effective date has now been deferred/removed. Early application of the amendments continue to be permitted

Amendments to HKAS 7 - Disclosure Initiative

The amendments introduce an additional disclosure that will enable users of financial statements to evaluate changes in liabilities arising from financing activities.

Notes to the Consolidated Financial Statements

For the year ended 31 December 2016

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (continued)

Amendments to HKAS 12 - Recognition of Deferred Tax Assets for Unrealised Losses

The amendments relate to the recognition of deferred tax assets and clarify some of the necessary considerations, including how to account for deferred tax assets related to debt instruments measured of fair value.

Amendments to HKFRS 2 – Classification and Measurement of Share-Based Payment Transactions

The amendments provide requirements on the accounting for the effects of vesting and non-vesting conditions on the measurement of cash-settled share-based payments; share-based payment transactions with a net settlement feature for withholding tax obligations; and a modification to the terms and conditions of a sharebased payment that changes the classification of the transaction from cash-settled to equity-settled.

HKFRS 9 - Financial Instruments

HKFRS 9 introduces new requirements for the classification and measurement of financial assets. Debt instruments that are held within a business model whose objective is to hold assets in order to collect contractual cash flows (the business model test) and that have contractual terms that give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding (the contractual cash flow characteristics test) are generally measured at amortised cost. Debt instruments that meet the contractual cash flow characteristics test are measured at fair value through other comprehensive income ("FVTOCI") if the objective of the entity's business model is both to hold and collect the contractual cash flows and to sell the financial assets. Entities may make an irrevocable election at initial recognition to measure equity instruments that are not held for trading at FVTOCI. All other debt and equity instruments are measured at fair value through profit or loss ("FVTPL").

HKFRS 9 includes a new expected loss impairment model for all financial assets not measured at FVTPL replacing the incurred loss model in HKAS 39 and new general hedge accounting requirements to allow entities to better reflect their risk management activities in financial statements.

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (continued)

HKFRS 9 - Financial Instruments (continued)

HKFRS 9 carries forward the recognition, classification and measurement requirements for financial liabilities from HKAS 39, except for financial liabilities designated at FVTPL, where the amount of change in fair value attributable to change in credit risk of the liability is recognised in other comprehensive income unless that would create or enlarge an accounting mismatch. In addition, HKFRS 9 retains the requirements in HKAS 39 for derecognition of financial assets and financial liabilities.

HKFRS 15 - Revenue from Contracts with Customers

The new standard establishes a single revenue recognition framework. The core principle of the framework is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods and services. HKFRS 15 supersedes existing revenue recognition guidance including HKAS 18 "Revenue", HKAS 11 "Construction Contracts" and related interpretations.

HKFRS 15 requires the application of a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to each performance obligation
- Step 5: Recognise revenue when each performance obligation is satisfied

HKFRS 15 includes specific guidance on particular revenue related topics that may change the current approach taken under HKFRS. The standard also significantly enhances the qualitative and quantitative disclosures related to revenue.

Notes to the Consolidated Financial Statements

For the year ended 31 December 2016

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS (CONTINUED)

(b) New/revised HKFRSs that have been issued but are not yet effective (continued)

HKFRS 16 - Leases

HKFRS 16, which upon the effective date will supersede HKAS 17 "Leases" and related interpretations, introduces a single lessee accounting model and requires a lessee to recognise assets and liabilities for all leases with a term of more 12 months, unless the underlying asset is of low value. Specifically, under HKFRS 16, a lessee is required to recognise a right-of-use asset representing its right to use the underlying leased asset and a lease liability representing its obligation to make lease payments. Accordingly, a lessee should recognise depreciation of the right-of use asset and interest on the lease liability, and also classifies cash repayments of the lease liability into a principal portion and an interest portion and presents them in the statement of cash flows. Also, the right-of-use asset and the lease liability are initially measured on a present value basis. The measurement includes non-cancellable lease payments and also includes payments to be made in optional periods if the lesse is reasonably certain to exercise an option to extend the lease, or to exercise an option to terminate the lease. This accounting treatment is significantly different from the lessee accounting for leases that are classified as operating leases under the predecessor standard, HKAS 17.

In respect of the lessor accounting, HKFRS 16 substantially carries forward the lessor accounting requirements in HKAS 17. Accordingly, a lessor continues to classify its leases as operating leases or finance leases, and to account for those two types of leases differently.

The Group is in the process of making an assessment of the potential impact of these pronouncements. The directors so far concluded that the application of these new pronouncements will have no material impact on the Group's financial statements.

3. BASIS OF PREPARATION

(a) Statement of compliance

The consolidated financial statements have been prepared in accordance with all applicable HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange.

(b) Basis of measurement

The consolidated financial statements have been prepared under the historical cost basis except for certain financial instruments, which are measured at fair values as explained in the accounting policies set out below.

(c) Functional and presentation currency

The consolidated financial statements are presented in Hong Kong dollars, which is the same as the functional currency of the Company.

4. SIGNIFICANT ACCOUNTING POLICIES

(a) Business combination and basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries. Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective dates of acquisition or up to the effective dates of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

Acquisition of subsidiaries or businesses is accounted for using the acquisition method. The cost of an acquisition is measured at the aggregate of the acquisition-date fair value of assets transferred, liabilities incurred and equity interests issued by the Group, as the acquirer. The identifiable assets acquired and liabilities assumed are principally measured at acquisition-date fair value. The Group's previously held equity interest in the acquiree is re-measured at acquisition-date fair value and the resulting gains or losses are recognised in profit or loss. The Group may elect, on a transaction-by-transaction basis, to measure the non-controlling interests that represent present ownership interests in the subsidiary either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other non-controlling interests are measured at fair value unless another measurement basis is required by HKFRSs. Acquisition-related costs incurred are expensed unless they are incurred in issuing equity instruments in which case the costs are deducted from equity.

Any contingent consideration to be transferred by the acquirer is recognised at acquisition-date fair value. Subsequent adjustments to consideration are recognised against goodwill only to the extent that they arise from new information obtained within the measurement period (a maximum of 12 months from the acquisition date) about the fair value at the acquisition date. All other subsequent adjustments to contingent consideration classified as an asset or a liability are recognised in profit or loss.

Changes in the Group's interests in subsidiaries that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the Group's interest and the non-controlling interest are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interest is adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest; and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interest. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for in the same manner as would be required if the relevant assets or liabilities were disposed of.
For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(a) Business combination and basis of consolidation (continued)

Subsequent to acquisition, the carrying amount of non-controlling interests that represent present ownership interests in the subsidiary is the amount of those interests at initial recognition plus such non-controlling interest's share of subsequent changes in equity. Total comprehensive income is attributed to such non-controlling interests even if this results in those non-controlling interests having a deficit balance.

(b) Subsidiary

A subsidiary is an investee over which the Company is able to exercise control. The Company controls an investee if all three of the following elements are present: power over the investee, exposure, or rights, to variable returns from the investee, and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

In the Company's statement of financial position, investment in a subsidiary is stated at cost less impairment loss, if any. The result of subsidiary is accounted for by the Company on the basis of dividend received and receivable.

(c) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of property, plant and equipment includes its purchase price and the costs directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are recognised as an expense in profit or loss during the financial period in which they are incurred.

Property, plant and equipment are depreciated so as to write off their cost net of expected residual value over their estimated useful lives on a straight-line basis. The useful lives, residual value and depreciation method are reviewed, and adjusted if appropriate, at the end of each reporting period. The useful lives are as follows:

Freehold buildings	39 years
Leasehold land and buildings	50 years
Leasehold improvements	Over the remaining lease terms
Plant and machinery	2 to 5 years
Office and testing equipment	2 to 5 years
Furniture and fixtures	2 to 5 years
Motor vehicles	3 years
Moulds	2 to 4 years

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(c) Property, plant and equipment (continued)

An asset is written down immediately to its recoverable amount if its carrying amount is higher than the asset's estimated recoverable amount. Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets, or where shorter, the term of the relevant lease.

The gain or loss on disposal of an item of property, plant and equipment is the difference between the net sale proceeds and its carrying amount, and is recognised in profit or loss on disposal.

(d) Intangible assets

(i) Acquired intangible assets

Intangible assets acquired separately are initially recognised at cost. The cost of intangible assets acquired in a business combination is fair value at the date of acquisition. Subsequently, intangible assets with finite useful lives are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is provided on a straight-line basis over their useful lives as follows:

Non-contractual customer lists and relationship 5 years

The amortisation expense is recognised in profit or loss and included in administrative expenses. Intangible assets with indefinite useful lives are carried at cost less any accumulated impairment losses.

(ii) Impairment

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment annually by comparing their carrying amounts with their recoverable amounts, irrespective of whether there is any indication that they may be impaired. If the recoverable amount of an asset is estimated to be less than its carrying amount, the carrying amount of the asset is reduced to its recoverable amount.

An impairment loss is recognised as an expense immediately, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as revaluation decrease.

When an impairment loss subsequently reverses, the carrying amount of the asset 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 in prior years.

Intangible assets with finite lives are tested for impairment when there is an indication that an asset may be impaired (Note 4(I)).

For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(d) Intangible assets (continued)

(ii) Impairment (continued)

Research and development expenditure Expenditure on research activities is recognised as an expense in the period in which it is incurred.

An internally-generated intangible asset arising from development activities (or from the development phase of an internal project) is recognised if, and only if, all of the following have been demonstrated:

- the technical feasibility of completing the intangible asset so that it will be available for use or sale;
- the intention to complete the intangible asset and use or sell it;
- the ability to use or sell the intangible asset;
- how the intangible asset will generate probable future economic benefits;
- the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
- the ability to measure reliably the expenditure attributable to the intangible asset during its development.

The amount initially recognised for internally-generated intangible asset is the sum of the expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognised, development expenditure is charged to profit or loss in the period in which it is incurred.

Subsequent to initial recognition, internally-generated intangible asset is measured at cost less accumulated amortisation and accumulated impairment losses (if any), on the same basis as intangible assets acquired separately.

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(e) Leasing

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

The Group as lessee

Assets held under finance leases are initially recognised as assets at their fair value or, if lower, the present value of the minimum lease payments. The corresponding lease commitment is shown as a liability. Lease payments are analysed between capital and interest. The interest element is charged to profit or loss over the period of the lease and is calculated so that it represents a constant proportion of the lease liability. The capital element reduces the balance owed to the lessor.

The total rentals payable under the operating leases are recognised in profit or loss on a straight-line basis over the lease term. Lease incentives received are recognised as an integrated part of the total rental expense, over the term of the lease.

(f) Inventories

Inventories are initially recognised at cost, and subsequently at the lower of cost and net realisable value. Cost comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost is calculated using the weighted average method. Net realisable value represents the estimated selling price in the ordinary course of business less the estimated costs to completion and estimated costs necessary to make the sale.

(g) Financial instruments

(i) Financial assets

The Group classifies its financial assets at initial recognition, depending on the purpose for which the asset was acquired. Financial assets at fair value through profit or loss are initially measured at fair value and all other financial assets are initially measured at fair value plus transaction costs that are directly attributable to the acquisition of the financial assets. Regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. A regular way purchase or sale is a purchase or sale of a financial asset under a contract whose terms require delivery of the asset within the time frame established generally by regulation or convention in the marketplace concerned.

For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(g) Financial instruments (continued)

(i) Financial assets (continued)

Financial assets at fair value through profit or loss

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

Subsequent to initial recognition, financial assets at fair value through profit or loss are measured at fair value, with changes in fair value recognised in profit or loss in the period in which they arise.

Loans and receivables

These assets are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They arise principally through the provision of goods and services to customers (trade receivables), and also incorporate other types of contractual monetary asset. Subsequent to initial recognition, they are carried at amortised cost using the effective interest method, less any identified impairment losses.

Available-for-sale financial assets

These assets are non-derivative financial assets that are designated as available-for-sale or are not included in other categories of financial assets. Subsequent to initial recognition, these assets are carried at fair value with changes in fair value recognised in other comprehensive income, except for impairment losses and foreign exchange gains and losses on monetary instruments, which are recognised in profit or loss.

For available-for-sale equity investments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured and derivatives that are linked to and must be settled by delivery of such unquoted equity instruments, they are measured at cost less any identified impairment losses.

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(g) Financial instruments (continued)

(ii) Impairment loss on financial assets

The Group assesses, at the end of each reporting period, whether there is any objective evidence that financial asset is impaired. Financial asset is impaired if there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and that event has an impact on the estimated future cash flows of the financial asset that can be reliably estimated. Evidence of impairment may include:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- granting concession to a debtor because of debtor's financial difficulty; and
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation.

For loans and receivables

An impairment loss is recognised in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate. The carrying amount of financial asset is reduced through the use of an allowance account. When any part of financial asset is determined as uncollectible, it is written off against the allowance account for the relevant financial asset.

Impairment losses are reversed in subsequent periods when an increase in the asset's recoverable amount can be related objectively to an event occurring after the impairment was recognised, subject to a restriction that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

For available-for-sale financial assets

Where a decline in the fair value constitutes objective evidence of impairment, the amount of the loss is removed from equity and recognised in profit or loss. Any impairment losses on available-for-sale debt investments are subsequently reversed in profit or loss if an increase in the fair value of the investment can be objectively related to an event occurring after the recognition of the impairment loss.

For available-for-sale equity investment, any increase in fair value subsequent to an impairment loss is recognised directly in other comprehensive income.

For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(g) Financial instruments (continued)

(ii) Impairment loss on financial assets (continued)

For available-for-sale financial assets (continued)

For available-for-sale equity investment that is carried at cost, the amount of impairment loss is measured as the difference between the carrying amount of the asset and the present value of estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss shall not be reversed.

(iii) Financial liabilities

The Group classifies its financial liabilities, depending on the purpose for which the liabilities were incurred. Financial liabilities at fair value through profit or loss are initially measured at fair value and financial liabilities at amortised cost are initially measured at fair value, net of directly attributable costs incurred.

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are acquired for the purpose of sale in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Gains or losses on liabilities held for trading are recognised in profit or loss.

Subsequent to initial recognition, financial liabilities at fair value through profit or loss are measured at fair value, with changes in fair value recognised in profit or loss in the period in which they arise.

Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade and other payables, obligation under finance leases, provisions and borrowings by the Group are subsequently measured at amortised cost, using the effective interest method. The related interest expense is recognised in profit or loss.

Gains or losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process.

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(g) Financial instruments (continued)

(iv) Effective interest method

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

(v) Equity instruments

Equity instruments issued by the Company are recorded at the proceeds received net of direct issue costs.

(vi) Derecognition

The Group derecognises a financial asset when the contractual rights to the future cash flows in relation to the financial asset expire or when the financial asset has been transferred and the transfer meets the criteria for derecognition in accordance with HKAS 39 Financial Instruments: Recognition and Measurement.

Financial liabilities are derecognised when the obligation specified in the relevant contract is discharged, cancelled or expired.

(h) Revenue recognition

Revenue from sales of goods is recognised on transfer of risks and rewards of ownership, which is at the time of delivery and the title is passed to customer.

Service income is recognised when services are provided.

Interest income is accrued on a time basis on the principal outstanding at the applicable interest rate.

Dividend income is recognised when the right to receive the dividend is established.

(i) Income taxes

Income taxes for the year comprise current tax and deferred tax.

Current tax is based on the profit or loss from ordinary activities adjusted for items that are non-assessable or disallowable for income tax purposes and is calculated using tax rates that have been enacted or substantively enacted at the end of reporting period.

For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(i) Income taxes (continued)

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the corresponding amounts used for tax purposes. Except for goodwill and recognised assets and liabilities that affect neither accounting nor taxable profits, deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Deferred tax is measured at the tax rates appropriate to the expected manner in which the carrying amount of the asset or liability is realised or settled and that have been enacted or substantively enacted at the end of reporting period.

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

Income taxes are recognised in profit or loss except when they relate to items directly recognised in other comprehensive income in which case the taxes are also directly recognised in other comprehensive income.

(j) Foreign currency

Transactions entered into by group entities in currencies other than the currency of the primary economic environment in which they operate (the functional currency) are recorded at the rates ruling when the transactions occur. Foreign currency monetary assets and liabilities are translated at the rates ruling at the end of reporting period. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are recognised in profit or loss in the period in which they arise. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised directly in other comprehensive income, in which case, the exchange differences are also recognised directly in other comprehensive income.

On preparing consolidated financial statements, the results of foreign operations are translated into the presentation currency of the Group (i.e. Hong Kong dollars) at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case, the rates approximating to those ruling when the transactions took place are used. All assets and liabilities of foreign operations are translated at the rate ruling at the end of reporting period. Exchange differences arising on the translation are recognised directly in other comprehensive income and accumulated as foreign exchange reserve within equity. Exchange differences recognised in profit or loss of group entities' separate financial statements on the translation of long-term monetary items forming part of the Group's net investment in the foreign operation concerned are reclassified to the translation reserve.

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(j) Foreign currency (continued)

On disposal of a foreign operation, the cumulative exchange differences recognised in the foreign exchange reserve relating to that operation up to the date of disposal are reclassified to profit or loss as part of the profit or loss on disposal.

Goodwill and fair value adjustments on identifiable assets acquired arising on an acquisition of a foreign operation are treated as assets and liabilities of that foreign operation and translated at the rate of exchange prevailing at the end of reporting period. Exchange differences arising are recognised in other comprehensive income and accumulated in the translation reserve.

(k) Employee benefits

(i) Short term employee benefits

Short term employee benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before twelve months after the end of the annual reporting period in which the employees render the related service. Short term employee benefits are recognised in the year when the employees render the related service.

(ii) Defined contribution retirement plan

Contributions to defined contribution retirement plans are recognised as an expense in profit or loss when the services are rendered by the employees.

(iii) Pension obligations

For employees in Hong Kong, the Group participates in a master trust scheme provided by an independent Mandatory Provident Fund (MPF) service provider to comply with the requirements under the MPF Scheme Ordinance. Contributions paid and payable by the Group to the scheme are charged to profit or loss when incurred. The Group has no further payment obligations once the contribution has been made.

For employees in the People's Republic of China (the "PRC"), the Group contributes to state-sponsored retirement plans. The Group has no further payment obligations once the contributions have been paid. The contributions are recognised as employee benefit expense when they are due and are reduced by contributions forfeited by those employees who leave the plan prior to vesting fully in the contributions.

(iv) Termination benefits

Termination benefits are recognised on the earlier of when the Group can no longer withdraw the offer of those benefits and when the Group recognises restructuring costs involving the payment of termination benefits.

For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(I) Impairment of assets other than financial assets

At the end of each reporting period, the Group reviews the carrying amounts of the following assets to determine whether there is any indication that those assets have suffered an impairment loss or an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment;
- intangible assets with finite useful lives; and
- investment in a subsidiary

If the recoverable amount (i.e. the greater of the fair value less costs to sell and value-in-use) of an asset or cash-generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash-generating unit is reduced to its recoverable amount. An impairment loss is recognised as an expense immediately.

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

Value-in-use is based on the estimated future cash flows expected to be derived from the asset or cash generating unit, 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 or cash generating unit.

(m) Share-based payments

Where share options are awarded to employees and others providing similar services, the fair value of the options at the date of grant is recognised in profit or loss over the vesting period with a corresponding increase in the employee share option reserve within equity. Non-market vesting conditions are taken into account by adjusting the number of equity instruments expected to vest at the end of each reporting period so that, ultimately, the cumulative amount recognised over the vesting period is based on the number of options that eventually vest. Market vesting conditions are factored into the fair value of the options granted. As long as all other vesting conditions are satisfied, a charge is made irrespective of whether the market vesting conditions are satisfied. The cumulative expense is not adjusted for failure to achieve a market vesting condition.

Where the terms and conditions of options are modified before they vest, the increase in the fair value of the options, measured immediately before and after the modification, is also recognised in profit or loss over the remaining vesting period.

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(m) Share-based payments (continued)

Where equity instruments are granted to persons other than employees and others providing similar services, the fair value of goods or services received is recognised in profit or loss unless the goods or services qualify for recognition as assets. A corresponding increase in equity is recognised. For cash-settled share based payments, a liability is recognised at the fair value of the goods or services received.

(n) Capitalisation of borrowing costs

Borrowing costs attributable directly to the acquisition, construction or production of assets which require a substantial period of time to be ready for their intended use or sale, are capitalised as part of the cost of those assets. Income earned on temporary investments of specific borrowings pending their expenditure on those assets is deducted from borrowing costs capitalised. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

(o) Government grants

Government grants are recognised when there is reasonable assurance that they will be received and that the Group will comply with the conditions attaching to them. Grants that compensate the Group for expenses incurred are recognised as revenue in profit or loss on a systematic basis in the same periods in which the expenses are incurred. Grants that compensate the Group for the cost of an asset are deducted from the carrying amount of the asset and consequently are effectively recognised in profit or loss over the useful life of the asset by way of reduced depreciation expense.

(p) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group has a legal or constructive obligation arising as a result of a past event, which will probably result in an outflow of economic benefits that can be reasonably estimated.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, the existence of which will only be confirmed by the occurrence or non-occurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

For the year ended 31 December 2016

4. SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(q) Related parties

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of key management personnel of the Group or the Company's parent.
- (b) An entity is related to the Group if any of the following conditions apply:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
 - 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;
 - The entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity related to the Group;
 - (vi) The entity is controlled or jointly controlled by a person identified in (a);
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of key management personnel of the entity (or of a parent of the entity); or
 - (viii) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity and include:

- (i) that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- (iii) dependents of that person or that person's spouse or domestic partner.

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, the directors are required to make judgments, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results differ from these estimates.

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

The key sources of estimation uncertainty are discussed below.

Impairment of property, plant and equipment

The Group tests annually whether property, plant and equipment have suffered any impairment. Property, plant and equipment are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. The recoverable amounts have been determined based on value-in-use calculations or fair value less costs to sell. These calculations require the use of judgments and estimates.

Management judgment is required in the area of asset impairment particularly in assessing: (i) whether an event has occurred that may indicate that the related asset values may not be recoverable; (ii) whether the carrying value of an asset can be supported by the recoverable amount, being the higher of fair value less costs to sell and net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (iii) the appropriate key assumptions to be applied in preparing cash flow projections including whether these cash flow projections are discounted using an appropriate rate. Changing the assumptions selected by management in assessing impairment, including the discount rates or the growth rate assumptions in the cash flow projections, could materially affect the net present value used in the impairment test and as a result affect the Group's financial condition and results of operations. If there is a significant adverse change in the projected performance and resulting future cash flow projections, it may be necessary to take an impairment charge to profit or loss.

Useful lives of property, plant and equipment and intangible assets

The Group's management determines the estimated useful lives, and related depreciation and amortisation charges for its property, plant and equipment and intangible assets. The estimates are based on the historical experience of the actual useful lives of property, plant and equipment and intangible assets of similar nature and functions. Management will increase the depreciation and amortisation charges where useful lives are less than previously estimated. It will write off or write down technically obsolete or non-strategic assets that have been abandoned or sold. Actual economic lives may differ from estimated useful lives. Periodic review could result in a change in depreciable and amortisation lives and therefore affect the depreciation and amortisation charges in future periods.

For the year ended 31 December 2016

5. CRITICAL ACCOUNTING JUDGMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (CONTINUED)

Impairment of available-for-sale investments

The Group determines at each reporting date whether there is any objective evidence that the available-for-sale investments are impaired. In performing its review, the Group considers the profitability and financial position of the investments and economic outlooks relating to those investments. If such indication exists, the amount of the impairment loss is measured as the difference between the carrying amount of available-for-sale investments and the present value of estimated future cash flows, discounted at the current market rate of return for a similar investment. If the economic outlooks of the investments were to deteriorate, resulting in an impairment of the investments, the carrying value of those investments may be required to be impaired as of 31 December 2016. On the above basis, the directors of the Company are of the view that no impairment of investments is required.

Provision for obsolete inventories

Management estimates the net realisable value of inventories based primarily on the latest market prices and current market conditions. The Group carries out an inventory review at the end of each reporting period and makes allowance on obsolete and slow moving items to write off or write down inventories to their net realisable values. Where the expectation on the net realisable value is lower than the cost, an impairment may arise.

Impairment of trade receivables

Recoverability of the trade receivable are reviewed by management based on the receivables' ageing characteristics, management evaluation of the current creditworthiness and past collection history of each customer. Judgment is required in assessing the ultimate realisation of these receivables, and the financial conditions of the debtors may undergo adverse changes since the last management evaluation. If the financial conditions of the customers were to deteriorate, resulting in an impairment of their ability to make payments, additional provision may be required in future accounting periods.

Warranty and returns provisions

As explained in note 26, the Group makes provisions under the warranties and returns it gives on sale of its electrical products taking into account the Group's cumulative past claim experience. As the Group is continually upgrading its product designs and launching new models, it is possible that the cumulative past claim experience is not indicative of future claims that it will receive in respect of past sales. Any increase or decrease in the provision would affect profit or loss in future years.

6. SEGMENT REPORTING

(a) Reportable segments

The Group determines its operating segments based on the regional reports reviewed by the chief operating decision-maker that are used to make strategic decisions. The Group principally operates in one business segment, which is the design, manufacture and sale of electronics and personal computer parts and accessories.

6. SEGMENT REPORTING (CONTINUED)

(b) Geographical information

(i) Turnover

An analysis by the Group's turnover by geographical location is as follows:

	2016 HK\$'000	2015 HK\$'000
Asia Pacific ("APAC") North and Latin America ("NALA") PRC Europe, Middle East, Africa and India ("EMEAI")	2,367,555 900,902 1,621,705 947,802	2,029,566 634,249 1,333,631 756,703
	5,837,964	4,754,149

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

(ii) Specified non-current assets

An analysis of the Group's non-current assets other than financial instruments, deferred tax assets and post-employment benefit assets ("specified non-current assets") is as follows:

2016 HK\$'000	2015 HK\$'000
8.771	9,081
25,388	25,614
27,236	20,882
50	25
61 445	55,602
	HK\$'000 8,771 25,388 27,236

(c) Revenue from major products and services

The following is an analysis of the Group's revenue from its major products and services:

	2016 HK\$'000	2015 HK\$'000
Video graphics cards Electronics manufacturing services Other PC related products and components	4,502,049 680,924 654,991	3,578,724 760,701 414,724
	5,837,964	4,754,149

For the year ended 31 December 2016

6. SEGMENT REPORTING (CONTINUED)

(d) Revenue from brand and non-brand businesses

The following is an analysis of the Group's revenue from its brand and non-brand businesses:

	2016 HK\$'000	2015 HK\$'000
Brand businesses Non-brand businesses	3,427,652 2,410,312	2,724,127 2,030,022
	5,837,964	4,754,149

(e) Information about the major customer

Revenue from the customer of the corresponding periods contributing 10% or more of the Group's revenue is as follows:

	2016 HK\$'000	2015 HK\$'000
Customer A (Note)	1,062,393	896,343

Note:

Revenue from this customer was derived from sale of video graphics cards in the PRC.

7. TURNOVER

Turnover represents the net invoiced value of goods sold and service income earned by the Group.

8. OTHER REVENUE AND OTHER GAINS AND LOSSES

	2016 HK\$'000	2015 HK\$'000
Interest income	3,194	3,033
Net exchange losses	(20,429)	(32,015)
Net fair value gains/(losses) on derivative financial instruments	1,172	(6,583)
(Loss)/gain on disposal of property, plant and equipment	(226)	55
Sundry income	5,168	5,670
Provision for demand of repayment	(3,678)	_
Others	(1,357)	
	(16,156)	(29,840)

9. FINANCE COSTS

	2016 HK\$'000	2015 HK\$'000
Interest on bank advances and other borrowings	14,170	10,728

10. PROFIT/(LOSS) BEFORE INCOME TAX

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

	2016 HK\$'000	2015 HK\$'000
Inventories recognised as expense	5,239,102	4,323,772
Provision for obsolete inventories	8,115	15,128
Cost of sales	5,247,217	4,338,900
Staff costs (Note 12)	351,535	324,284
Auditor's remuneration	1,701	1,858
Depreciation of property, plant and equipment	16,077	24,588
Amortisation of intangible assets (Note a)	287	287
Provision for impairment losses on trade and other receivables	746	837
Operating lease payments on plant and machinery	193	231
Operating lease payments on premises	34,272	37,003
Property, plant and equipment written off	_	103
Provision for product warranties and returns, net (Note 26)	16,922	1,727
Research and development expenditure (Note b)	45,270	41,999

Notes:

- (a) Amortisation of intangible assets of HK\$287,000 (2015: HK\$287,000) is included in "Administrative expenses" in the consolidated statement of comprehensive income.
- (b) The research and development expenditure for the year includes HK\$45,270,000 (2015: HK\$41,999,000) relating to depreciation of plant and machinery and office equipment and employee benefits expense for research and development activities, which are also included in the total amounts disclosed above for each of these types of expenses.

For the year ended 31 December 2016

11. INCOME TAX EXPENSE

(a) The amount of income tax expense in the consolidated statement of comprehensive income represents:

	2016 HK\$'000	2015 HK\$'000
Current tax — Hong Kong		
- provision for the year	6,034	256
- (over)/under provision in respect of prior year	(1,632)	1,267
Current tax – PRC		
- provision for the year	4,674	454
- over provision in respect of prior year	(2,238)	(510)
Current tax – others		
- provision for the year	1,775	586
- over provision in respect of prior year	(18)	(63)
	8,595	1,990
Deferred tax		
- origination and reversal of temporary differences (Note 21)	(985)	337
Income tax expense	7,610	2,327

The Company was incorporated in the Cayman Islands as an exempted company with limited liability under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands and, accordingly, is exempted from payment of Cayman Islands income tax.

The Group's Macau subsidiary is exempted from Macau Complimentary Tax pursuant to Decree Law No. 58/99/M, Chapter 2, Article 12, dated 18 October 1999.

Hong Kong profits tax is calculated at 16.5% (2015: 16.5%) on the estimated assessable profits for the year ended 31 December 2016. A significant subsidiary of the Group, PC Partner Limited, is exempted under Departmental Interpretation and Practice Notes No.21 issued by the Inland Revenue Department of Hong Kong in respect of claiming 50% of all of its manufacturing profits as offshore in nature and non-taxable.

The Group's wholly owned subsidiary located in the PRC, 東莞栢能電子科技有限公司 successfully obtained the "High Technology Enterprise" status during 2012 and the applicable PRC enterprise income tax rate for the year is 15% (2015: 15%). Other PRC subsidiaries of the Group are subject to PRC enterprise income tax at a statutory rate of 25% (2015: 25%) on the assessable profits as determined in accordance with the relevant income tax rules and regulations of the PRC for the year ended 31 December 2016.

Other overseas tax is calculated at the rates applicable in the respective jurisdictions.

11. INCOME TAX EXPENSE (CONTINUED)

(b) The income tax expense for the year can be reconciled to the profit/(loss) before income tax per the consolidated statement of comprehensive income as follows:

	2016 HK\$'000	2015 HK\$'000
Profit/(loss) before income tax	157,672	(16,179)
Tax on profit/(loss) before income tax, calculated at Hong Kong		
profits tax rate	26,016	(2,669)
Effect of different tax rates of subsidiaries operating in other		
jurisdictions	5,618	(1,262)
Effect of tax exemption granted to a subsidiary	(7,158)	(1,306)
Tax effect of (non-taxable)/non-deductible net (income)/expenses		
relating to offshore operation	(4,687)	419
Tax effect of expenses not deductible for tax purposes	22,521	11,031
Tax effect of revenue not taxable for tax purposes	(23,850)	(10,219)
Tax effect of tax losses and deductible temporary differences not		
recognised	454	4,989
Utilisation of tax losses and deductible temporary differences		
previously not recognised	(7,632)	(31)
(Over)/under provision in prior year	(3,888)	694
Tax rebate	(71)	(52)
Others	287	733
Income tax expense	7,610	2,327

12. STAFF COSTS

	2016 HK\$'000	2015 HK\$'000
Staff costs (including directors' emoluments) comprise:		
Wages and salaries	321,758	295,774
Pension contribution	3,091	3,300
Social insurance	12,889	16,047
Share-based payment (equity-settled)	3,064	_
Provision for long services payment, provision for annual leave		
and others	10,733	9,163
	351,535	324,284

For the year ended 31 December 2016

13. EMOLUMENTS OF DIRECTORS AND HIGHEST PAID INDIVIDUALS

(a) Directors' emoluments

The emoluments paid or payable to each of the ten (2015: ten) directors and chief executive were as follows:

Name of directors	Fees HK\$'000	Basic salaries and bonus HK\$'000		Housing and other allowances and benefits in kind HK\$'000	Sub-total HK\$'000	Share- based payment (Note (i)) HK\$'000	Total HK\$'000
Executive directors							
Mr. WONG Shik Ho, Tony	_	11,320	18	609	11,947	204	12,151
Mr. WONG Fong Pak	-	9,022	-	3	9,025	203	9,228
Mr. LEUNG Wah Kan	-	9,148	18	33	9,199	203	9,402
Mr. MAN Wai Hung	-	3,009	18	48	3,075	203	3,278
Mr. HO Nai Nap	-	3,651	18	-	3,669	203	3,872
Non-executive directors							
Mrs. HO WONG Mary Mee-Tak	60	_	-	-	60	-	60
Mr. CHIU Wing Yui (Note iii)	60	-	-	-	60	-	60
Mr. IP Shing Hing	240	-	-	-	240	-	240
Mr. LAI Kin Jerome	240	-	-	-	240	-	240
Mr. CHEUNG Ying Sheung	240	-	-	-	240	-	240
	840	36,150	72	693	37,755	1,016	38,771

Year ended 31 December 2016

Year ended 31 December 2015

				Housing			
				and other		Share-	
		Basic		allowances		based	
		salaries	Pension	and benefits		payment	
Name of directors	Fees	and bonus	contribution	in kind	Sub-total	(Note (i))	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Executive directors							
Mr. WONG Shik Ho, Tony	_	3,683	18	650	4,351	_	4,351
Mr. WONG Fong Pak	_	3,443	_	22	3,465	_	3,465
Mr. LEUNG Wah Kan	_	3,553	18	25	3,596	_	3,596
Mr. MAN Wai Hung	_	1,842	18	54	1,914	_	1,914
Mr. HO Nai Nap	-	2,027	18	1	2,046	-	2,046
Non-executive directors							
Mrs. HO WONG Mary Mee-Tak	60	_	_	_	60	_	60
Mr. CHIU Wing Yui (Note iii)	60	_	_	_	60	_	60
Mr. IP Shing Hing	240	_	_	_	240	_	240
Mr. LAI Kin Jerome	240	_	_	_	240	_	240
Mr. CHEUNG Ying Sheung	240	_	_	_	240	_	240
	840	14,548	72	752	16,212	_	16,212

13. EMOLUMENTS OF DIRECTORS AND HIGHEST PAID INDIVIDUALS (CONTINUED)

(a) Directors' emoluments (continued)

Notes:

(i) This represents the estimated value of share options granted to the directors under the Company's share option scheme. The value of these share options is measured according to the Group's accounting policies for share-based payment transactions as set out in note 4(m).

The details of these benefits-in-kind, including the principal terms and number of options granted, are disclosed in note 29.

- (ii) The remuneration of directors is determined by the remuneration committee having regard to the level and composition of pay and the general market conditions in the respective countries and businesses.
- (iii) As alternative director to Mrs. Ho Wong Mary Mee-Tak.

(b) Five highest paid individuals

Of the five individuals with the highest emoluments in the Group, all (2015: four) were directors of the Company whose emoluments are included in the disclosure in note 13(a) above.

During the year, no emoluments were paid or payable by the Group to the directors or the five highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office (2015: HK\$Nil). In addition, none of the directors waived or agreed to waive any emoluments during the year (2015: None).

(c) Senior management's emoluments

The emoluments paid or payable to members of senior management were within the following bands:

	2016 No. of Individuals	2015 No. of Individuals
HK\$Nil to HK\$1,000,000	5	9
HK\$1,000,001 to HK\$1,500,000	6	5
HK\$1,500,001 to HK\$2,000,000	4	2
HK\$2,000,001 to HK\$2,500,000	1	_

For the year ended 31 December 2016

14. DIVIDENDS

	2016 HK\$'000	2015 HK\$'000
2015 Final dividend paid – HK\$Nil (2015: 2014 Final dividend paid – HK\$0.045) per share	-	18,788
2016 Interim dividend paid — HK\$0.035 per share	14,613	_
Dividends paid for the year	14,613	18,788

The directors of the Company proposed a final dividend of HK\$0.108 (2015: HK\$Nil) per share and a special dividend of HK\$0.036 (2015: HK\$Nil) per share, totalling HK\$61,833,000 (2015: HK\$Nil) after the end of the reporting period. The final dividend and special dividend have not been recognised as liabilities at the end of the reporting period.

15. EARNINGS/(LOSS) PER SHARE

The calculation of the basic and diluted earnings/(loss) per share for the years ended 31 December 2016 and 2015 is based on the profit/(loss) for the year and assuming the shares were in issue during the current and prior years, calculated as follows:

Profit/(loss)	2016 HK\$'000	2015 HK\$'000
Profit/(loss) for the purpose of basic and diluted earnings/(loss) per share	150,189	(18,460)
Number of shares	2016	2015
Weighted average number of ordinary shares for the purpose of basic and diluted earnings/(loss) per share	419,421,359	417,518,668

The computation of diluted earnings/(loss) per share for the year ended 31 December 2016 does not assume the exercise of the Company's outstanding share options as the exercise price of those options is higher than the average market price for shares.

16. PROPERTY, PLANT AND EQUIPMENT

	Freehold land and buildings	Leasehold improvements	Plant and machinery	Office and testing equipment	Furniture and fixtures	Motor vehicles	Moulds	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Cost:								
At 1 January 2015	_	51,797	343,832	66,582	1,439	3,196	783	467,629
Additions	24,655	490	1,011	5,199	566	_	839	32,760
Disposals/written off	-	(439)	(57,792)	(7,130)	(15)	(84)	-	(65,460)
Exchange adjustments	(11)	(26)	-	(77)	(4)	(6)	_	(124)
At 31 December 2015 and								
1 January 2016	24,644	51,822	287,051	64,574	1,986	3,106	1,622	434,805
Additions	281	221	17,974	2,995	267	912	1,299	23,949
Disposals/written off	-	(3,585)	(31,349)	(4,265)	(16)	(800)	-	(40,015)
Exchange adjustments	13	_	_	(7)	_	_	_	6
At 31 December 2016	24,938	48,458	273,676	63,297	2,237	3,218	2,921	418,745
Accumulated depreciation:								
At 1 January 2015	_	42,890	318,446	60,812	1,184	2,354	783	426,469
Depreciation	52	3,648	15,508	4,706	130	386	158	24,588
Written back on disposal/written off	-	(439)	(57,698)	(7,127)	(15)	(78)	-	(65,357)
Exchange adjustments	_	(20)	_	(53)	(3)	(4)	_	(80)
At 31 December 2015 and								
1 January 2016	52	46,079	276,256	58,338	1,296	2,658	941	385,620
Depreciation	326	3,187	6,897	4,571	178	558	360	16,077
Written back on disposal/written off	-	(3,174)	(30,111)	(4,172)	(16)	(787)	-	(38,260)
Exchange adjustments	_	(1)	-	(7)	1	_	_	(7)
At 31 December 2016	378	46,091	253,042	58,730	1,459	2,429	1,301	363,430
Net book value:								
At 31 December 2016	24,560	2,367	20,634	4,567	778	789	1,620	55,315
At 31 December 2015	24,592	5,743	10,795	6,236	690	448	681	49,185

For the year ended 31 December 2016

17. INTANGIBLE ASSETS

	Brand name	Total	
	HK\$'000	HK\$'000	HK\$'000
Cost:			
At 1 January 2015, 31 December 2015 and			
31 December 2016	6,196	10,074	16,270
Accumulated amortisation and impairment:			
At 1 January 2015	281	9,285	9,566
Amortisation		287	287
At 31 December 2015 and 1 January 2016	281	9,572	9,853
Amortisation		287	287
At 31 December 2016	281	9,859	10,140
Carrying amount:			
At 31 December 2016	5,915	215	6,130
At 31 December 2015	5,915	502	6,417

The brand name acquired through acquisition of businesses is considered by management of the Group as having indefinite useful life as there was no limit to the period the brand name would contribute to net cash inflows.

Non-contractual customer lists and relationship acquired through acquisition of businesses is amortised over their useful lives of 5 years. The amortisation expense has been included in administrative expenses in the consolidated statement of comprehensive income.

For impairment testing, brand name is allocated to the cash generating units (CGUs) — VGA cards retailing business in respective brand names that contribute the cash flows. The recoverable amounts of the CGUs are determined from value-in-use calculations. The key assumptions for the value-in-use calculations are those regarding the discount rates, growth rates and profit margin during the year. Management estimates discount rate of 19.7% (2015: 18.5%) that reflect current market assessments of the time value of money and the risks specific to the CGUs. The growth rates are based on industry growth forecasts. The Group prepares cash flow forecasts derived from the most recent financial budgets approved by management for the coming year and extrapolates cash flows for the following year with a growth rate of 3% (2015: 3%) and subsequent five years with a steady growth rate of 2% (2015: 2%). Profit margin is based on historical data of the CGUs.

18. OTHER FINANCIAL ASSETS

	2016 HK\$'000	2015 HK\$'000
Available-for-sale investments – Non-current		
Investments in unlisted securities (Note)	20,992	20,992

Note:

The available-for-sale investments represent 4.95% of equity interest in each of Federal Bonus Limited and Sapphire Global Holdings Limited as at 31 December 2016 (2015: 4.95%) respectively. Both of which are private companies incorporated in the British Virgin Islands ("BVI"). As the investments do not have a quoted market price in an active market and their fair value cannot be reliably measured, they are stated at cost less any accumulated impairment losses. The directors have no intention to dispose of the investments in the next twelve months.

19. TRADE AND OTHER RECEIVABLES

	2016 HK\$'000	2015 HK\$'000
Trade receivables	731,923	623,171
Less: Accumulated impairment losses	(7,333)	(6,594)
	724,590	616,577
Other receivables	8,483	4,300
Deposits and prepayments	15,104	13,150
	748,177	634,027

As at 31 December 2016, the Group entered into trade receivables factoring arrangement and transferred certain trade receivables to banks. There are two types of arrangements including factoring loans without recourse and discounted bills with full recourse, of which trade receivables are served as asset-backed financing.

For factoring loans without recourse, as at 31 December 2016, the Group had drawn approximately HK\$73,589,000 (2015: HK\$77,500,000) from banks by transferring its trade receivables. The Group has transferred substantially all risks and rewards relating to the trade receivables and thus the trade receivables are regarded as transferred financial assets that should be derecognised. Therefore, the corresponding trade receivables are derecognised in the consolidated financial statements.

For the year ended 31 December 2016

19. TRADE AND OTHER RECEIVABLES (CONTINUED)

For discounted bills with full recourse, as at 31 December 2016, trade receivables with both original carrying value and the carrying amount at approximately HK\$18,658,000 (2015: HK\$14,271,000) had been transferred to banks. Since the Group has retained substantial risks and rewards relating to the trade receivables including default risks, the trade receivables are regarded as transferred financial assets that should not be derecognised. Accordingly, the trade receivables and the corresponding proceeds of discounted bills with same amount as the trade receivables continued to be recognised in the consolidated financial statements even though the trade receivables have been legally transferred to banks. In the event of default by the debtors, the Group is obliged to pay the banks the amount in default. Interest is charged at 1.25% to 1.87% (2015: 1.19% to 1.52%) on the proceeds received from the banks until the date the debtors pay.

The carrying amount of trade receivables of HK\$18,658,000 and the corresponding proceeds of discounted bills approximate fair value.

The ageing analysis of trade receivables (net of impairment losses) as of the end of the year is as follows:

	2016 HK\$'000	2015 HK\$'000
Within 1 month Over 1 month but within 3 months Over 3 months but within 1 year Over 1 year	404,718 287,502 29,385 2,985	411,767 153,345 31,439 20,026
	724,590	616,577

The credit period on sale of goods is 30 to 60 days (2015: 25 to 60 days) from the invoice date.

The ageing analysis of trade receivables which are past due but not impaired is as follows:

	2016 HK\$'000	2015 HK\$'000
Within 1 month	125,046	101,193
Over 1 month but within 3 months	78,833	26,419
Over 3 months but within 1 year	16,027	19,776
Over 1 year	2,970	19,785
	222,876	167,173

Receivables that were neither past due nor impaired related to a wide range of customers for whom there was no recent history of default.

19. TRADE AND OTHER RECEIVABLES (CONTINUED)

Receivables that were past due but not impaired related to a number of independent customers that have a good track record. Based on past experience, the directors consider that no impairment is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. As at 31 December 2016, the Group has held certain pledge of properties for these balances totalling approximately HK\$29,345,000 (2015: HK\$19,424,000) while the fair value of properties is amounted to HK\$29,520,000 (2015: HK\$26,881,000).

The below table reconciles the impairment loss of trade receivables for the year:

	2016 HK\$'000	2015 HK\$'000
At beginning of year	6,594	7,130
Provision of impairment loss recognised	746	837
Uncollectible amounts written off	(9)	(1,371)
Exchange difference	2	(2)
At end of year	7,333	6,594

The Group recognised impairment loss on individual assessment based on the accounting policy stated in note 4(g)(ii).

20. DERIVATIVE FINANCIAL INSTRUMENTS

	2016 HK\$'000	2015 HK\$'000
Derivative financial liabilities		
Foreign exchange forward contracts (Note)	_	8,245
Categorised as:		
Within 1 year	-	8,245
Over 1 year but within 2 years	-	
	_	8,245

Note:

The foreign exchange forward contracts are settled at specific time intervals and were expired during the year. The major terms of the contracts as at 31 December 2015 are as follows:

For the year ended 31 December 2016

20. DERIVATIVE FINANCIAL INSTRUMENTS (CONTINUED)

Notional amount	Trade dates	Contracted exchange rates	Fair v	alue
			2016 HK\$'000	2015 HK\$'000
US\$2,000,000	20 February 2014 to 19 February 2016	RMB6.08 to 6.178	_	2,361
US\$2,000,000	20 February 2014 to 2 March 2016	RMB5.8 to 6.2	-	3,601
US\$1,000,000	25 February 2014 to 25 February 2016	RMB6.105 to 6.22	-	1,124
US\$1,000,000	21 February 2014 to 25 February 2016	RMB6.09 to 6.25	-	1,159
			-	8,245

The above derivatives were measured at fair value at the end of the year 2015. The fair values of the above derivatives as at 31 December 2015 were determined based on valuations performed by Stirling Appraisals Limited, a qualified valuer.

21. DEFERRED TAX

Details of the deferred tax liabilities and assets recognised and movements during the year:

	Accelerated tax depreciation HK\$'000	Provision for doubtful debts and warranty HK\$'000	Total HK\$'000
At 1 January 2015	1,008	718	1,726
Charged to profit or loss	(55)	(282)	(337)
At 31 December 2015 and 1 January 2016	953	436	1,389
Credited to profit or loss	4	981	985
At 31 December 2016	957	1,417	2,374

For the purpose of presentation in the consolidated statement of financial position, certain deferred tax assets and liabilities have been offset. The following is the analysis of the deferred tax balances for financial reporting purposes:

	2016 HK\$'000	2015 HK\$'000
Deferred tax assets Deferred tax liabilities	2,414 (40)	1,452 (63)
	2,374	1,389

21. DEFERRED TAX (CONTINUED)

Deferred tax asset has not been recognised for the followings:

	2016 HK\$'000	2015 HK\$'000
Deductible temporary differences Unused tax losses	8,723 56,000	11,663 80,861
	64,723	92,524

The PRC subsidiaries of the Group are subject to PRC withholding income tax at a statutory rate of 10% (2015: 10%) on any dividend declared.

No deferred tax asset has been recognised in respect of the unused tax losses due to the unpredictability of future profit streams. The deductible temporary differences can be carried forward indefinitely. No deferred tax asset has been recognised in relation to such deductible temporary differences as it is not probable that taxable profit will be available against which the deductible temporary differences can be utilised. Losses amounting to approximately HK\$6,410,000 (2015: HK\$17,883,000) could be carried forward indefinitely. Remaining losses amounting to approximately HK\$69,000 (2015: HK\$62,978,000) will expire during 2028 to 2035.

22. INVENTORIES

	2016 HK\$'000	2015 HK\$'000
Raw materials	616,656	415,226
Work-in-progress	34,832	22,134
Finished goods	664,356	402,204
	1,315,844	839,564
Less: Provision for obsolete inventories	(34,377)	(37,359)
	1,281,467	802,205

23. CASH AND CASH EQUIVALENTS

	2016 HK\$'000	2015 HK\$'000
Cash at banks and in hand	789,839	789,783

For the year ended 31 December 2016

23. CASH AND CASH EQUIVALENTS (CONTINUED)

The currency analysis of cash and cash equivalents are shown as follows:

	2016 HK\$'000	2015 HK\$'000
Renminbi	75,996	170,214
Japanese Yen	2,878	2,796
Taiwan Dollars	1,535	978
United States Dollars	573,699	528,822
Hong Kong Dollars	121,885	67,867
Korean Won	12,294	17,734
Others	1,552	1,372
	789,839	789,783

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

24. TRADE AND OTHER PAYABLES

	2016 HK\$'000	2015 HK\$'000
Trade payables Other payables and accruals (Note)	828,143 133,294	589,244 123,598
	961,437	712,842

All trade and other payables and accruals are due to be settled within twelve months.

Note:

On 22 August 2016, a joint liquidator of Changtel Solutions UK Limited ("Changtel"), which is a customer of the Group, informed the Group that Changtel was wound up by the United Kingdom ("UK") Court on 28 January 2015 and alleged that the transactions made between Changtel and the Group during Changtel's winding-up period from 7 June 2013 to 28 January 2015 ("Winding-up Period") are void pursuant to section 127 of UK Insolvency Act 1986. Based on this, the joint liquidator requested for a return of sales payments, which is the contractual payments for goods sold and delivered by the Group to Changtel during the Winding-up Period.

The Group was not made aware of the winding up action against Changtel. The management has sought for legal opinion from a local independent lawyer. According to the legal opinion, such payment may be valid if validation order is granted by the court to the Group. However, the lawyer does not consider that any application for a validation order by the Group is likely to succeed. As such, the Group has made a provision of HK\$3.7 million in respect of the abovementioned demand.

24. TRADE AND OTHER PAYABLES (CONTINUED)

The ageing analysis of trade payables as of the end of reporting period is as follows:

	2016 HK\$'000	2015 HK\$'000
Within 1 month	563,934	395,437
Over 1 month but within 3 months	242,260	180,743
Over 3 months but within 1 year	18,689	9,499
Over 1 year	3,260	3,565
	828,143	589,244

25. BORROWINGS

	2016 HK\$'000	2015 HK\$'000
Import Ioans — secured Discounted bills	968,897 18,658	786,136 14,271
	987,555	800,407

The repayment schedules of the above borrowings based on the agreed terms of repayment granted by banks are as follows:

	2016 HK\$'000	2015 HK\$'000
On demand or within 1 year	987,555	800,407

- (i) At 31 December 2016, the above borrowings bear interest at effective interest rates ranging from 0.9% per annum over cost of funds (2015: 1.0% per annum over cost of funds) to 1.1% per annum over cost of funds (2015: 1.2% per annum plus 3 months Singapore Interbank Offered Rate "SIBOR") for the year.
- (ii) The Group's banking facilities are secured by bank deposits of HK\$450,000 (2015: HK\$426,000).

For the year ended 31 December 2016

25. BORROWINGS (CONTINUED)

- (iii) The discounted bills are secured by the Group's trade receivables as disclosed in note 19.
- (iv) The banks have overriding right of repayment on demand for all bank loans irrespective of whether the Group has complied with the covenants and met the scheduled repayment obligations. Therefore, the bank loans were entirely classified as current liabilities in the consolidated statement of financial position.

26. PROVISIONS

	2016 HK\$'000
Provision for product warranties and returns	
At beginning of year	3,965
Additional provision, net	16,922
Utilised	(8,004)
Net movement for the year	8,918
At end of year	12,883

Under the terms of the Group's certain sales agreements, the Group will rectify any product defects arising within three years from the date of sale ("Track Record Period"). The Group also has a policy allowing the customers to return any defected products within two years after the delivery of products.

Provision is therefore made for the best estimate of the expected settlement of warranty under sales agreements and sales returns in respect of sales made during the Track Record Period. The amount of provision takes into account the Group's recent claim experience and is only made where a warranty claim is probable whilst the amount of provision for sales returns is estimated by management with reference to the past experience and other relevant factors.

27. SHARE CAPITAL

	2016 Number of shares HK\$'000		2015 Number of shares HK\$'000	
Authorised: Ordinary shares of HK\$0.1 each	1,000,000,000	100,000	1,000,000,000	100,000
Issued and fully paid: Ordinary shares of HK\$0.1 each At beginning of year	417,518,668	41,752	417,518,668	41,752
Share options exercised	11,875,000	1,187		
At end of year	429,393,668	42,939	417,518,668	41,752

28. OPERATING LEASE ARRANGEMENTS (AS LESSEE)

The Group leases the majority of its properties. The terms of property leases vary from country to country, although they all tend to be tenant repairing with rent reviews every 1 to 8 years and many have break clauses.

The total future minimum lease payments under non-cancellable operating leases are due as follows:

	2016 HK\$'000	2015 HK\$'000
Within 1 year Over 1 year but within 5 years	23,336 8,726	32,017 20,533
	32,062	52,550

For the year ended 31 December 2016

29. SHARE-BASED PAYMENT

(a) Pre-IPO Share Option Scheme

Pursuant to the written resolutions of the shareholders of the Company passed on 14 December 2011 (the "Resolutions"), the Company has adopted a Pre-IPO Share Option Scheme (the "Pre-IPO Share Option Scheme"). Under which, share options are granted to directors (including non-executive directors), employees and consultants to the Group (the "Grantees"). The Pre-IPO Share Option Scheme was terminated on 24 December 2011. Upon termination of the Pre-IPO Share Option Scheme, no further share option was granted but in all other respects the provisions of the Pre-IPO Share Option Scheme is remain in full force and effect to the extent necessary to give effect to the exercise of any share options granted prior thereto or otherwise as may be required in accordance with the provisions of the Pre-IPO Share Option Scheme, and share options which were granted prior to such termination are continued to be valid and exercisable in accordance with the provisions of the Pre-IPO Share options.

As at 14 December 2011, options to subscribe for an aggregate of 31,990,000 shares of the Company, representing 7.66% of the issued share capital of the Company immediately following the completion of the offering (as defined in the Company's prospectus dated 29 December 2011), at an exercise price of HK\$1.46 per share of the Company, have been granted pursuant to the Pre-IPO Share Option Scheme. Each of the Grantees has paid HK\$1 to the Company on acceptance of the offer for the grant of option.

Pursuant to the Resolutions, Grantees may exercise 50% of such options granted for three years commencing from the first anniversary of 12 January 2012 (the "Listing Date") of the Company and the remaining 50% for the period of three years commencing from the second anniversary of the Listing Date. The share-based payment in respect of such options is amortised over the vesting periods from 14 December 2011 to 11 January 2013 and 14 December 2011 to 11 January 2014 and HK\$119,000 was charged to profit or loss for the year ended 31 December 2014 in accordance with the Group's accounting policy set out in note 4(m).

The fair values for total share options granted to directors and employees were amounted to HK\$7,175,000 and HK\$10,095,000 respectively and were calculated using the Binomial option pricing model by Stirling Appraisals Limited, a qualified valuer. No weighted average remaining contractual life of the share option outstanding at 31 December 2016 (2015: 0.58 years).

29. SHARE-BASED PAYMENT (CONTINUED)

(b) 2016 Share Option Scheme

Since the termination of the Ore-IPO Share Option Scheme on 24 December 2011, no new share option scheme has been adopted by the Company. Hence, the Company adopted a 2016 Share Option Scheme on 17 June 2016. The purpose of 2016 Share Option Scheme is to enable the Company to grant options to participants as incentives or rewards for their retention and contribution or potential contribution to the Group.

Details of the 2016 Share Option Scheme are set out in the Company's circular dated 1 June 2016.

The fair values for total share options granted to directors and employees were amounted to HK\$1,964,000 and HK\$3,955,000 respectively and were calculated using the Binomial option pricing model by Stirling Appraisals Limited, a qualified valuer. The weighted average remaining contractual life of the share option outstanding at 31 December 2016 is 1.75 years.

Movements in the number of share options outstanding and their exercise prices are as follows:

	Weighted average	2016	5	
	exercise price HK\$	Directors '000	Employees '000	Total '000
Outstanding at the beginning of the year	1.46	13,290	14,200	27,490
Lapsed during the year	1.46	(6,645)	(7,100)	(13,745)
Exercised during the year	1.78	(6,645)	(5,230)	(11,875)
Granted during the year	1.09	6,000	12,000	18,000
Outstanding at the end of the year		6,000	13,870	19,870
Exercisable at the end of the year	1.46	_	1,870	1,870
Exercisable at the end of the year	1.09	-	-	-

	2015			
	Weighted			
	average			
	exercise price	Directors	Employees	Total
	HK\$	'000	'000	'000
Outstanding at the beginning of the year	1.46	13,290	15,350	28,640
Lapsed during the year	1.46	—	(1,150)	(1,150)
Outstanding at the end of the year	1.46	13,290	14,200	27,490
Exercisable at the end of the year	1.46	13,290	14,200	27,490
For the year ended 31 December 2016

29. SHARE-BASED PAYMENT (CONTINUED)

Details of movements in number of share options granted to the directors of the Company are as follows:

		Granted	2016 Exercised	Lapsed	
Director	On adoption	during the year	during the year	during the year	End of year
Mr. WONG Child Lie Tony	4 000 000	1 000 000	(0.145.000)	(0.145.000)	1 000 000
Mr. WONG Shik Ho Tony	4,290,000	1,200,000	(2,145,000)	(2,145,000)	1,200,000
Mr. WONG Fong Pak	3,300,000	1,200,000	(1,650,000)	(1,650,000)	1,200,000
Mr. LEUNG Wah Kan	3,300,000	1,200,000	(1,650,000)	(1,650,000)	1,200,000
Mr. MAN Wai Hung	1,200,000	1,200,000	(600,000)	(600,000)	1,200,000
Mr. HO Nai Nap	1,200,000	1,200,000	(600,000)	(600,000)	1,200,000
Total	13,290,000	6,000,000	(6,645,000)	(6,645,000)	6,000,000
			2015		
		Granted	Exercised	Lapsed	
		during the	during the	during the	
Director	On adoption	year	year	year	End of year
Mr. WONG Shik Ho Tony	4,290,000	_	_	_	4,290,000
Mr. WONG Fong Pak	3,300,000	_	_	_	3,300,000
Mr. LEUNG Wah Kan	3,300,000	_			3,300,000
Mr. MAN Wai Hung	1,200,000	_	_	_	1,200,000
Mr. HO Nai Nap	1,200,000	_	_	_	1,200,000
	1,200,000				1,200,000
Total	13,290,000	_	_	_	13,290,000

The inputs into the model were as follows:

	"Pre-IPO Share Option Scheme" Employees and directors As at 14 December 2011	"2016 Share Option Scheme" Employees and directors As at 26 August 2016
Weighted average share price	1.60	1.09
Weighted average exercise price	1.46	1.09
Expected volatility	50.16% to 50.76%	61.38% to 65.72%
Expected life	4.079 to 5.081 years	1.84 to 2.35 years
Risk-free interest rate	0.663% to 0.839%	0.453% to 0.469%
Early exercise behaviour	220%	220% to 280%
Expected dividend yield	5%	5.230% to 5.272%

29. SHARE-BASED PAYMENT (CONTINUED)

The expected volatility is based on the historical volatility on publicly available information.

The risk-free interest rate was determined with reference to the yield rate of the Hong Kong Exchange Fund Notes with duration similar to the expected life of the options.

The options under the "2016 Share Option Scheme" were expected to be exercised when the share price of the underlying security of the options rises ranging from 220% to 280% of the exercise price while the options under the "Pre-IPO Share Option Scheme" were expected to be exercised when the share price of the underlying security of the options rises to 220% of the exercise price.

Share options were granted under a service condition. This condition has not been taken into account in grant date fair value measurement of the services received. There were no market conditions associated with the share options granted.

30. CAPITAL COMMITMENTS

At 31 December 2016, the Group had the following capital commitments in respect of:

	2016 HK\$'000	2015 HK\$'000
Contracted for acquisition of property, plant and equipment but not		
provided	365	83

31. CONTINGENCY

On 2 September and 30 November 2016, Zalman Tech Co., Ltd. ("Zalman"), a Korean company, issued solicitor letters to Zotac Korea Ltd ("Zotac Korea"), the Company's indirect wholly-owned subsidiary, complaining that there was an infringement of Zalman's registered patent ("Patent") by three Zotac Korea's video graphic cards. The Patent is an invention related to cooling fans. There has been no claim of damages and no legal proceeding was instituted by Zalman up to the date of this Annual Report.

The management has sought for legal opinion from a local independent lawyer. The lawyer is of the opinion that the Patent infringement compliant is un-substantiated and Zalman will have a low chance of success if it institutes legal proceedings against Zotac Korea. Accordingly, no provision has been made in the Group's financial statements.

For the year ended 31 December 2016

32. RELATED PARTY DISCLOSURES

During the year, the Group entered into the following significant transactions with its related parties:

	2016 HK\$'000	2015 HK\$'000
Related companies owned by directors of the Company		
- rent	780	780
Director of a subsidiary		
- rent	192	192
Director of the Company		
- rent	192	192

Rental expenses were charged according to the agreements.

The directors are of the opinion that these transactions were conducted on normal business terms and in the ordinary course of business.

Members of key management during the year comprised the directors only whose remuneration is set out in note 13.

33. CAPITAL RISK MANAGEMENT

The capital structure of the Group consists of debts, which includes the borrowings disclosed in note 25 and the obligations under finance lease, cash and cash equivalents disclosed in note 23 and equity of the Group, comprising share capital, reserves and retained earnings disclosed in consolidated statement of changes in equity. Management reviews the capital structure on a semi-annual basis. As part of this review, management considers the cost of capital and the risks associated with each class of capital.

The Group has a target gearing ratio of below 100% determined as the proportion of net debt to equity.

The gearing ratio at the end of each reporting period was as follows:

	2016 HK\$'000	2015 HK\$'000
Debts	987,606	800,474
Cash and cash equivalents	(789,839)	(789,783)
Net debts	197,767	10,691
Total equity	933,194	777,543
Debts to equity ratio	21.2%	1.4%

34. FINANCIAL RISK MANAGEMENT

The main risks arising from the Group's financial instruments in the normal course of the Group's business are credit risk, liquidity risk, interest rate risk and currency risk. The Group's risk management objectives and policies mainly focus on minimising the potential adverse effects of these risks on the Group by closely monitoring the individual exposure as follows:

(a) Credit risk

The Group's credit risk is primarily attributable to its trade and other receivables. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

In respect of trade and other receivables, individual credit evaluations are performed on all customers requiring credit over a certain amount. Ongoing evaluations are performed on monthly basis. Receivables with balances that are more than 3 months overdue, further credit will only be granted under management's approval, otherwise, receivables are requested to settle all outstanding balances before any further credit is granted. Normally, the Group does not obtain collateral from customers, however the Group has purchased credit insurance for certain customers.

Further quantitative disclosures in respect of the Group exposures to credit risk arising from trade receivables are set out in note 19.

As at 31 December 2016, approximately 4% (2015: 8%) of the Group's trade receivables were due from a major customer, whose sales accounted for more than 10% of the Group's revenue during the year.

The credit risk on cash and cash equivalents is limited because the counterparties are banks with high creditrating assigned by international credit-rating agencies.

(b) Liquidity risk

The Group's policy is to regularly monitor its current and expected liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

The following table details the Group's remaining contractual maturities for its financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. Specifically, bank borrowings with a repayment on demand clause can be exercised at the bank's sole discretion. The analysis shows the cash outflow based on the earliest period in which the entity can be required to pay, that is if the lenders were to invoke their unconditional rights to call the loans with immediate effect. The maturity dates for other financial liabilities are based on the agreed repayment dates.

For the year ended 31 December 2016

34. FINANCIAL RISK MANAGEMENT (CONTINUED)

(b) Liquidity risk (continued)

	Total	On		
	contractual	demand	Over 1 year	
Carrying	undiscounted	or within	but within	More than
amount	cash flow	1 year	2 years	2 years
HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
961 437	961 437	961 437	_	_
			_	_
			16	19
1,949,043	1,949,043	1,949,008	16	19
712 842	712 842	712 842	_	_
	,	,	_	_
67	67	16	16	35
1,513,316	1,513,316	1,513,265	16	35
8,245	8,245	8,245	_	_
	amount HK\$'000 961,437 987,555 51 1,949,043 712,842 800,407 67 1,513,316	Carrying amount HK\$'000 contractual undiscounted cash flow HK\$'000 961,437 987,555 51 961,437 987,555 51 987,555 51 987,555 51 1,949,043 1,949,043 712,842 800,407 67 712,842 800,407 67 1,513,316 1,513,316	Carrying amount HK\$'000contractual undiscounted cash flow HK\$'000demand or within 1 year HK\$'000961,437 987,555961,437 987,555961,437 987,55551961,437 987,555961,437 987,5555151161,949,0431,949,0431,949,008712,842 800,407712,842 800,407712,842 800,4071,513,3161,513,3161,513,265	Carrying amount HK\$'000contractual undiscounted cash flow HK\$'000demand or within 1 year HK\$'000Over 1 year but within 2 years HK\$'000961,437 987,555961,437 987,555961,437 987,555961,437 987,555-515116161,949,0431,949,0431,949,00816712,842 800,407712,842 800,407712,842 800,407-676716161,513,3161,513,3161,513,26516

. .

The table that follows summarises the maturity analysis of bank borrowings with a repayment on demand clause based on agreed scheduled repayments. Taking into account the Group's financial position, the directors do not consider that it is probable that the banks will exercise their discretion to demand immediate repayment. The directors believe that such bank borrowings will be repaid in accordance with the scheduled repayment dates.

	Total contractual discounted cash		
	Carrying amount HK\$'000	flow HK\$'000	Within 1 year HK\$'000
31 December 2016	987,555	989,180	989,180
31 December 2015	800,407	801,579	801,579

34. FINANCIAL RISK MANAGEMENT (CONTINUED)

(c) Interest rate risk

The Group's interest rate risk arises primarily from borrowings. Borrowings issued at variable rates and at fixed rates expose the Group to cash flow interest rate risk and fair value interest risk respectively.

The following table details the interest rate profile of the Group's borrowings:

	2016 Effective interest rate (per annum)	6 HK\$'000	2015 Effective interest rate (per annum)	HK\$'000
Variable rate borrowings:				
Import loans	1.80%	968,897	1.78%	786,136
Discounted bills	1.79%	18,658	2.39%	14,271
		987,555		800,407
Fixed rate borrowings: Obligations under finance lease	Nil	51	Nil	67

At 31 December 2016, it is estimated that a general increase/decrease of 50 basis points in interest rates, with all other variables held constant, would decrease/increase the Group's profit/(loss) after tax for the year ended 31 December 2016 by approximately HK\$4,123,000 (2015: HK\$3,342,000) respectively.

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the end of reporting period and had been applied to the exposure to interest rate risk for the borrowings in existence at that date. The 50 basis point increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the next annual reporting date. The analysis is performed on the same basis as 2015.

(d) Currency risk

The Group is exposed to currency risk primarily through sales and purchases that are denominated in a currency other than the functional currency of the operations to which they relate. The currency giving rise to this risk is primarily Renminbi.

At 31 December 2016, the Group did not have any foreign currency forward contracts (2015: fair value of HK\$8,245,000) recognised as derivative financial liabilities (Note 20).

The following table details the Group's exposure at 31 December 2016 and 2015 to significant currency risk arising from the recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate.

For the year ended 31 December 2016

34. FINANCIAL RISK MANAGEMENT (CONTINUED)

(d) Currency risk (continued)

	2016	2015	2016	2015
	Renminbi	Renminbi	Korean Won	Korean Won
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Trade and other receivables	29,303	45,862	11,207	10,825
Cash and cash equivalents	57,815	123,776	12,294	17,734
Trade and other payables	(9,784)	(9,155)	(2,266)	(1,315)
Currency derivatives at notional value	—	(43,028)	—	—
Overall net exposure	77,334	117,455	21,235	27,244

The following table indicates the approximate change in the Group's profit after income tax and retained profits and other components of consolidated equity in response to reasonably possible changes in the foreign exchange rates to which the Group has significant exposure at the end of reporting period. The sensitivity analysis includes balances between group companies where the denomination of the balances is in a currency other than the functional currency of the lender or the borrower. A positive number below indicates an increase in profit for the year and other equity where the HK\$ strengthens against the relevant currency. For a weakening of the HK\$ against the relevant currency, there would be an equal and opposite impact on the profit for the year and other equity, and the balances below would be negative.

	Increase in foreign exchange rates	Effect on profit after income tax HK\$'000
As at 31 December 2016		
Renminbi	5%	3,229
Korean Won	5%	887
As at 31 December 2015		
Renminbi	5%	9,375
Korean Won	5%	1,137

The sensitivity analysis has been determined assuming that the change in foreign exchange rate had occurred at the end of the reporting period and had been applied to each of the group entities; exposure to currency risk for both derivative and non-derivative financial instruments in existence at that date, and that all other variables, in particular interest rates, remain constant.

34. FINANCIAL RISK MANAGEMENT (CONTINUED)

(d) Currency risk (continued)

The stated changes represent management's assessment of reasonably possible changes in foreign exchange rate over the periods until the next annual reporting date. In this respect, it is assumed that the pegged rate between the HK\$ and the US\$ would be materially unaffected by any changes in movement in value of the US\$ against other currencies. Results of the analysis as presented in the above table represent an aggregation of the effects on each of the group entities' profit for the year and equity measured in the respective functional currencies, translated into HK\$ at the exchange rate ruling at the end of reporting period for presentation purposes. The analysis is performed on the same basis as 2015.

35. SUMMARY OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES BY CATEGORY

The following table shows the carrying amount and fair value of financial assets and liabilities:

	2016 Carrying amount HK\$'000	2015 Carrying amount HK\$'000
Financial assets		
Loans and receivables		
- Trade and other receivables	734,889	624,253
- Pledged time deposits	450	426
- Cash and cash equivalents	789,839	789,782
Available-for-sale financial assets	20,992	20,992
Financial liabilities		
Fair value through profit or loss	-	8,245
Financial liabilities measured at amortised cost		
- Trade and other payables	953,025	705,833
- Borrowings	987,555	800,408
- Obligation under finance lease	51	67

(a) Financial instruments not measured at fair value

Financial instruments not measured at fair value include cash and cash equivalents, trade and other receivables, pledged time deposits, trade and other payables, borrowings, and obligations under finance leases.

Due to their short term nature, the carrying value of cash and cash equivalents, trade and other receivables, trade and other payables approximates fair value.

For the year ended 31 December 2016

35. SUMMARY OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES BY CATEGORY (CONTINUED)

(b) Financial instruments measured at fair value

The fair value of financial assets and liabilities with standard terms and conditions and traded on active liquid markets are determined with reference to quoted market prices.

The valuation techniques and significant unobservable inputs used in determining the fair value measurement of level 2 financial instruments, as well as the relationship between key observable inputs and fair value are set out below.

Information about level 2 fair value measurements

The fair value of forward exchange contracts is calculated as the present value of the estimated future cash flows based on the forward exchange rate and discount rate at the reporting date.

The following table provides an analysis of financial instruments carried at fair value by level of fair value hierarchy:

- 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).

	Level 1 HK\$'000	Level 2 HK\$'000	Level 3 HK\$'000
As at 31 December 2016			
Financial liabilities at fair value through profit or loss — derivatives	-	-	-
As at 31 December 2015			
Financial liabilities at fair value through profit or loss		0.045	
- derivatives	_	8,245	_

There is no transfer between Level 1 and Level 2 of the fair value hierarchy during both years.

36. PARTICULARS OF SUBSIDIARIES

As at 31 December 2016, the particulars of the Company's principal subsidiaries, all of which are companies with limited liability, are as follows:

Name of subsidiary*	Place and date of incorporation/ establishment	Place of operations	Issued and fully paid-up share capital	Attributable equity interest held		Principal activities	
				Directly	Indirectly		
PC Partner Holdings Limited	BVI 2 May 1997	Hong Kong	US\$4,264,757	100%	-	Investment holding	
Active Smart Limited	Hong Kong 15 February 1994	Hong Kong	HK\$10,000	-	100%	Trading of computer parts	
Ask Technology Group Limited	Hong Kong 10 March 2008	Hong Kong	HK\$10,000	-	100%	Trading of computer accessories	
Double Hero Petroleum Factory Limited	Hong Kong 16 August 1994	Hong Kong	HK\$50,000	-	100%	Trading of computer parts	
Innovision Multimedia Limited	Hong Kong 6 February 1998	Hong Kong	HK\$10,000	-	100%	Trading of computer accessories	
Manli Technology Group Limited	Hong Kong 10 March 2008	Hong Kong	HK\$10,000	-	100%	Trading of computer accessories and computers	
PC Partner International Limited	BVI 10 July 2003	Hong Kong	US\$1	-	100%	Investment holding	
PCP	Hong Kong 12 February 1988	Hong Kong	HK\$26,520,000	-	100%	Design, manufacture and sale of computer accessories and computers	
Zotac International (Macao Commercial Offshore) Limited	Macau 20 September 2006	Macau	MOP100,000	-	100%	Trading of computer accessories and computers	
Zotac Korea Co., Ltd.	Korea 12 May 2010	Korea	KRW559,820,000	-	100%	Trading of computer accessories and computers	
Zotac USA Inc. (Nevada)	United States of America (USA) 9 October 2007	USA	US\$200,000	_	100%	Trading of computer accessories and computers	
東莞栢能電子科技有限公司 (Note i)	PRC 10 July 2009	PRC	US\$21,298,265	-	100%	Subcontracting of computer accessories and computers	
索泰(東莞)電子科技有限公司 (Note i)	PRC 20 June 2016	PRC	RMB600,000	-	100%	Subcontracting and trading of computer accessories	
Zotac Europe GmbH	Germany 25 September 2012	Germany	EUR25,000	-	100%	Provision of technical support service	
PC Vision Limited	Hong Kong 14 June 2013	Hong Kong	HK\$6,500,000	-	96.4%	Design and sale of computer accessories	
PC Partner Wealth Limited (previously known as PC Tab Ltd.)	Hong Kong 12 August 2013	Hong Kong	HK\$20,000,000	-	100%	Trading of computers and computer parts	
VRSense Solutions Ltd	BVI 14 September 2016	Hong Kong	US\$2,000,000	-	100%	Investment holding	
Excelsior Technology Limited	BVI 18 July 1997	Hong Kong	US\$1	-	100%	Investment holding	
Skyield Limited	BVI 2 January 2001	Hong Kong	US\$1	-	100%	Investment holding	
Zotac Technology Limited	Hong Kong 20 July 2005	Hong Kong	HK\$1	-	100%	Investment holding	
Max Profit Limited	BVI 23 March 1998	Hong Kong	US\$1	-	100%	Investment holding	

Note:

i) All subsidiaries established in the PRC are wholly foreign owned enterprises.

* 東莞市天沛電子科技有限公司 deregistered on 21 September 2016.

For the year ended 31 December 2016

37. HOLDING COMPANY STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2016

	2016 HK\$'000	2015 HK\$'000
Non-current assets		
Investment in a subsidiary	530,877	528,830
Current assets		
Prepayments and other receivables	283	434
Amounts due from subsidiaries	134,551	120,477
Cash and cash equivalents	48,427	26,247
Total current assets	183,261	147,158
Current liabilities		
Accruals	21,035	354
Amount due to a subsidiary	2,024	2,024
Total current liabilities	23,059	2,378
Net current assets	160,202	144,780
NET ASSETS	691,079	673,610
Capital and reserves		
Share capital	42,939	41,752
Reserves (Note)	648,140	631,858
TOTAL EQUITY	691,079	673,610

On behalf of the Board

WONG Shik Ho Tony Director WONG Fong Pak Director

37. HOLDING COMPANY STATEMENT OF FINANCIAL POSITION AS AT 31 DECEMBER 2016 (CONTINUED)

Note:

Movements of the reserves of the Company are as follows:

			Share-		
		Other	based		
	Share	reserve	payment	Retained	
	premium	(Note)	reserve	earnings	Total
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
At 1 January 2015	119,331	495,778	15,461	1,365	631,935
Profit for the year	_	_	_	18,711	18,711
Dividend paid (Note 14)	_	_	_	(18,788)	(18,788)
Equity settled share-based transactions (Note 29)	_	_	(594)	594	_
At 31 December 2015 and 1 January 2016	119,331	495,778	14,867	1,882	631,858
Share issued under share option scheme	22,755	_	(6,605)	_	16,150
Profit for the year	_	_	_	11,681	11,681
Dividend paid (Note 14)	_	_	_	(14,613)	(14,613)
Equity settled share-based transactions (Note 29)	_	_	3,064	_	3,064
Lapse of share options	_		(7,223)	7,223	_
At 31 December 2016	142,086	495,778	4,103	6,173	648,140

Note: Other reserve of the Company represents the difference between the nominal value of the ordinary shares issued by the Company and the net asset value of subsidiaries acquired through an exchange of shares pursuant to the Reorganisation underwent in December 2011.

38. APPROVAL OF FINANCIAL STATEMENTS

The consolidated financial statements were approved and authorised for issue by the Board of Directors on 29 March 2017.

Property Interests Held by the Group

Description	Group interest	Use	Tenure
2396 Bateman Avenue, Irwindale, California, USA	100%	For workshop and ancillary office purposes	Medium-term lease