

# 玖源生態農業科技(集團)有限公司 Ko Yo Ecological Agrotech (Group) Limited

(Incorporated in the Cayman Islands with limited liability)
(Stock code: 8042)

# INTERIM RESULTS ANNOUNCEMENT FOR THE SIX MONTHS ENDED 30 JUNE 2007

# CHARACTERISTICS OF THE GROWTH ENTERPRISE MARKET ("GEM") OF THE STOCK EXCHANGE OF HONG KONG LIMITED (THE "STOCK EXCHANGE")

GEM has been established as a market designed to accommodate companies to which a high investment risk may be attached. In particular, companies may list on GEM with neither a track record of profitability nor any obligation to forecast future profitability. Furthermore, there may be risks arising out of the emerging nature of companies listed on GEM and the business sectors or countries in which the companies operate. Prospective investors should be aware of the potential risks of investing in such companies and should make the decision to invest only after due and careful consideration. The greater risk profile and other characteristics of GEM mean that it is a market more suited to professional and other sophisticated investors.

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This announcement, for which the directors of Ko Yo Ecological Agrotech (Group) Limited collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on GEM of the Stock Exchange for the purpose of giving information with regard to Ko Yo Ecological Agrotech (Group) Limited. The directors of Ko Yo Ecological Agrotech (Group) Limited, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief: (i) the information contained in This announcement is accurate and complete in all material respects and not misleading; (ii) there are no other matters the omission of which would make any statement in This announcement misleading; and (iii) all opinions expressed in This announcement have been arrived at after due and careful consideration and are founded on bases and assumptions that are fair and reasonable.

#### **HIGHLIGHTS**

For the six months ended 30 June 2007, unaudited turnover increased to approximately RMB491 million, which represents a growth of approximately 40% as compared to the same period last year.

The sales quantities and turnover of BB fertilizers and complex fertilizer of the Group increased to approximately 103,000 tonnes and approximately RMB171 million, which represents a growth of approximately 0.2% and approximately 1.8% respectively as compared with the first half of 2006.

Unaudited profit attributable to shareholders of the Group was approximately RMB17.4 million for the six months ended 30 June 2007, which represents a decrease of approximately 38% as compared to that of the same period last year.

Unaudited basic earnings per share of the Group was approximately RMB3.44 cents for the six months ended 30 June 2007.

The Directors have resolved to pay an interim dividend at HK0.3 cent per share for the six months ended 30 June 2007.

#### To all shareholders,

The board of directors (the "Directors" or the "Board") of Ko Yo Ecological Agrotech (Group) Limited (the "Company") is pleased to present the unaudited condensed consolidated operating results of the Company and its subsidiaries (collectively, the "Group") for the six months ended 30 June 2007.

#### INTERIM DIVIDEND

The Board has resolved to pay an interim dividend of HK0.3 cent per share for the six months ended June 2007 to shareholders whose names appear on the register of members of the Company as at the close of business on 7 September 2007. The interim dividend will be paid to shareholders on 27 September 2007. The register of members of the Company will be closed from 5 September 2007 to 7 September 2007, both days inclusive, during which period no share transfer shall be effected. In order to qualify for the interim dividend, all instruments of transfers accompanied by the relevant share certificates must be lodged with the Company's share register, Union Registrars Limited, at Room 1803, Fook Lee Commerical Centre, Town Place, 33 Lockhart Road, Wanchai, Hong Kong for registration by no later than 4:00 p.m. on 4 September 2007.

## UNAUDITED CONDENSED CONSOLIDATED PROFIT AND LOSS ACCOUNT

For the three months and six months ended 30 June 2007

The unaudited results of the Group for the three months and six months ended 30 June 2007 together with the unaudited comparative figures for the corresponding periods in 2006 are as follows:

		Three months ended		Six months ended		
		30 J	une	30 J	une	
		2007	2006	2007	2006	
	Notes	RMB'000	RMB'000	RMB'000	RMB'000	
Turnover	3	294,990	172,431	491,357	349,865	
Cost of sales		(259,355)	(142,765)	(432,014)	(289,720)	
Gross profit		35,635	29,666	59,343	60,145	
Interest income		32	774	314	835	
Distribution costs		(10,476)	(7,682)	(18,300)	(14,245)	
Administrative expenses		(9,021)	(7,974)	(19,105)	(17,076)	
Other income		1,153	5,106	5,721	5,655	
Operating profit	4	17,323	19,890	27,973	35,314	
Finance costs		(5,046)	(2,291)	(7,471)	(3,457)	
Profit before taxation		12,277	17,599	20,502	31,857	
Taxation	5	(1,549)	(1,857)	(3,087)	(3,622)	
Profit after taxation		10,728	15,742	17,415	28,235	
Minority interests		0	0	0	0	
Profit attributable to shareholder	rs.	10,728	15,742	17,415	28,235	
Basic earnings per share						
(RMB cents)	6	2.12	3.40	3.44	6.38	
Diluted earnings per share (RMB cents)	6	<u>N/A</u>	3.35	<u>N/A</u>	6.36	
Declared dividends per share						
(HK cent)	7	Nil	Nil	0.3	0.5	

# CONDENSED CONSOLIDATED BALANCE SHEET

As at 30 June 2007 and 31 December 2006

Notes	The act of valie 2007 and 51 December 20	300	(Unaudited) As at	(Audited) As at
Fixed assets         320,079         304,351           Deferred income tax assets         11         865         771           Land use rights         34,453         44,346           355,397         349,468           Current assets         Inventories         71,148         76,804           Trade and other receivables         8         84,521         64,378           Pledged bank deposits         58,064         20,801           Cash and bank deposits         31,787         12,839           Cash and bank deposits         9         104,819         92,579           Current liabilities         Trade and other payables         9         104,819         92,579           Current portion of long-term         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           290,595         226,855           Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by:         Share capital         53,449         53,449           Reserves         Declared interim/proposed final dividend         1,517         3,541           Others		Notes	30 June 2007	31 December 2006
Deferred income tax assets	Non-current assets			
Land use rights   34,453   44,346   355,397   349,468	Fixed assets		320,079	304,351
Current assets         Inventories         71,148         76,804           Trade and other receivables         8         84,521         64,378           Pledged bank deposits         58,064         20,801           Cash and bank deposits         31,787         12,839           Current liabilities         245,520         174,822           Current portion of long-term         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           Short-term bank loans, secured         10         179,976         125,476           Verify the current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by:         Share capital         53,449         53,449           Reserves         Declared interim/proposed final dividend         1,517         3,541           Others         251,770         235,872           Shareholders' funds         306,736         292,862           Non-current liabilities         —         —           Long-term bank loans, secured         10         —         —           Provision for staff compensation         3,586         4,573 <td></td> <td>11</td> <td></td> <td></td>		11		
Current assets           Inventories         71,148         76,804           Trade and other receivables         8         84,521         64,378           Pledged bank deposits         58,064         20,801           Cash and bank deposits         31,787         12,839           Loarrent liabilities         245,520         174,822           Current liabilities           Trade and other payables         9         104,819         92,579           Current portion of long-term         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           290,595         226,855           Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by: <ul></ul>	Land use rights		34,453	44,346
Inventories			355,397	349,468
Trade and other receivables         8         8,521         64,378           Pledged bank deposits         58,064         20,801           Cash and bank deposits         245,520         174,822           Current liabilities           Trade and other payables         9         104,819         92,579           Current portion of long-term         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           Short-term bank loans, secured         10         179,976         125,476           125,476         290,595         226,855           Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by:         3,449         53,449           Reserves         Declared interim/proposed final dividend Others         1,517         3,541           Others         251,770         235,872           Shareholders' funds         306,736         292,862           Non-current liabilities         —         —           Long-term bank loans, secured         10         —         —           Provision for staff compensation         3,586         4	Current assets			
Pledged bank deposits	Inventories		71,148	76,804
Cash and bank deposits         31,787         12,839           Current liabilities         245,520         174,822           Current liabilities         9         104,819         92,579           Current portion of long-term loans, secured         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           290,595         226,855           Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by:         Share capital         53,449         53,449           Reserves         Declared interim/proposed final dividend Others         1,517         3,541           Others         251,770         235,872           Shareholders' funds         306,736         292,862           Non-current liabilities         —         —           Long-term bank loans, secured         10         —         —           Provision for staff compensation         3,586         4,573		8	*	
Current liabilities           Trade and other payables         9         104,819         92,579           Current portion of long-term loans, secured         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           290,595         226,855           Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by:         53,449         53,449           Reserves         Declared interim/proposed final dividend Others         1,517         3,541           Others         251,770         235,872           Shareholders' funds         306,736         292,862           Non-current liabilities         —         —           Long-term bank loans, secured Provision for staff compensation         3,586         4,573			*	
Current liabilities         Trade and other payables         9         104,819         92,579           Current portion of long-term loans, secured         10         5,800         8,800           Short-term bank loans, secured         10         179,976         125,476           290,595         226,855           Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by: Share capital	Cash and bank deposits		31,787	12,839
Trade and other payables       9       104,819       92,579         Current portion of long-term loans, secured       10       5,800       8,800         Short-term bank loans, secured       10       179,976       125,476         290,595       226,855         Net current liabilities       (45,075)       (52,033)         Total assets less current liabilities       310,322       297,435         Finance by:       Share capital       53,449       53,449         Reserves       Declared interim/proposed final dividend Others       251,770       235,872         Shareholders' funds       306,736       292,862         Non-current liabilities       —       —         Long-term bank loans, secured       10       —       —         Provision for staff compensation       3,586       4,573			245,520	174,822
Current portion of long-term loans, secured       10       5,800       8,800         Short-term bank loans, secured       10       179,976       125,476         290,595       226,855         Net current liabilities       (45,075)       (52,033)         Total assets less current liabilities       310,322       297,435         Finance by:       53,449       53,449         Reserves       Declared interim/proposed final dividend Others       1,517       3,541         Others       251,770       235,872         Shareholders' funds       306,736       292,862         Non-current liabilities       —       —         Long-term bank loans, secured       10       —       —         Provision for staff compensation       3,586       4,573         3,586       4,573	Current liabilities			
loans, secured       10       5,800       8,800         Short-term bank loans, secured       10       179,976       125,476         290,595       226,855         Net current liabilities       (45,075)       (52,033)         Total assets less current liabilities       310,322       297,435         Finance by:       53,449       53,449         Reserves       Declared interim/proposed final dividend Others       1,517       3,541         Others       251,770       235,872         Shareholders' funds       306,736       292,862         Non-current liabilities       -       -         Long-term bank loans, secured       10       -       -         Provision for staff compensation       3,586       4,573         3,586       4,573	_ ·	9	104,819	92,579
Short-term bank loans, secured       10       179,976       125,476         290,595       226,855         Net current liabilities       (45,075)       (52,033)         Total assets less current liabilities       310,322       297,435         Finance by:	-	10	5.800	8.800
Net current liabilities         (45,075)         (52,033)           Total assets less current liabilities         310,322         297,435           Finance by:			· · · · · · · · · · · · · · · · · · ·	
Total assets less current liabilities         310,322         297,435           Finance by: Share capital Reserves Declared interim/proposed final dividend 			290,595	226,855
Finance by: Share capital Reserves Declared interim/proposed final dividend Others  Shareholders' funds  Non-current liabilities Long-term bank loans, secured Provision for staff compensation  Finance by:  53,449  53,449  1,517 3,541 251,770 235,872  306,736 292,862   Non-current liabilities  Long-term bank loans, secured 3,586 4,573	Net current liabilities		(45,075)	(52,033)
Share capital       53,449       53,449         Reserves       1,517       3,541         Others       251,770       235,872         Shareholders' funds       306,736       292,862         Non-current liabilities	Total assets less current liabilities		310,322	297,435
Share capital       53,449       53,449         Reserves       1,517       3,541         Others       251,770       235,872         Shareholders' funds       306,736       292,862         Non-current liabilities	Finance by:			
Declared interim/proposed final dividend       1,517       3,541         Others       251,770       235,872         Shareholders' funds       306,736       292,862         Non-current liabilities	Share capital		53,449	53,449
Others         251,770         235,872           Shareholders' funds         306,736         292,862           Non-current liabilities		vidend	1 517	3 5/11
Shareholders' funds         306,736         292,862           Non-current liabilities         Long-term bank loans, secured         10         —         —           Provision for staff compensation         3,586         4,573           3,586         4,573		ridend	·	
Non-current liabilities  Long-term bank loans, secured 10 — —  Provision for staff compensation 3,586 4,573  3,586 4,573				<del></del>
Long-term bank loans, secured       10       —       —         Provision for staff compensation       3,586       4,573         3,586       4,573	Shareholders rands			
Provision for staff compensation         3,586         4,573           3,586         4,573		4.0		
<b>3,586</b> 4,573		10	2.506	4.572
<del></del>	Provision for start compensation		3,586	4,5/3
<u>310,322</u> <u>297,435</u>			3,586	4,573
			310,322	297,435

## UNAUDITED CONDENSED CONSOLIDATED CASH FLOW STATEMENT

For the six months ended 30 June 2007 and 30 June 2006

# Six months ended 30 June

	30,	June
	2007	2006
	RMB'000	RMB'000
Net cash generated from operating activities	62,016	55,443
Interest paid	(7,471)	(3,457)
Net cash inflow from operating activities	54,545	51,986
Investing activities		
Purchases of fixed assets and payments for		
construction-in-progress	(46,980)	(29,664)
Proceeds from disposal of fixed assets	373	164
Dividends received from long-term investment	_	1,733
Interest received	314	835
Net cash outflow from investing activities	(46,293)	(26,932)
Net cash inflow before financing activities	8,252	25,054
Financing activities		
Increase in pledged bank deposits	(37,263)	(9,200)
Issue of ordinary shares	_	66,362
New loans payable	130,576	80,420
Repayment of bank loans	(79,076)	(115,470)
Dividends paid	(3,541)	(6,580)
Net cash inflow from financing activities	10,696	15,532
Increase in cash and cash equivalents	18,948	40,586
Cash and cash equivalents at 1 January	12,839	47,758
Cash and cash equivalents at 30 June	31,787	88,344

# UNAUDITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2007 and 30 June 2006

					Enterprise		
	Share	Share	Merger	Reserve	expansion	Retained	
	capital	premium	reserve	fund	fund	earnings	Total
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
At 1 January 2006 (audited)	44,713	19,204	(22,041)	11,307	943	148,801	202,927
Issue of new shares	8,736	57,626	_	_	_	_	66,362
Net profit for the six months ended							
30 June 2006	_	_	_	_	_	28,235	28,235
2005 final dividend paid						(6,580)	(6,580)
At 30 June 2006	53,449	76,830	(22,041)	11,307	943	170,456	290,944
At 1 January 2007 (audited)	53,449	76,830	(22,041)	18,802	943	164,879	292,862
Net profit for the six months ended							
30 June 2007	_	_	_	_	_	17,415	17,415
2006 final dividend paid						(3,541)	(3,541)
At 30 June 2007	53,449	76,830	(22,041)	18,802	943	178,753	306,736

#### NOTES TO THE UNAUDITED CONDENSED FINANCIAL STATEMENTS

#### 1. Basis of preparation

The Company is an investment holding company. The Group is principally engaged in the manufacture and sale of chemical products and chemical fertilizers in Mainland China.

The unaudited interim financial statements have been prepared in accordance with the Hong Kong Accounting Standard ("HKAS") 34 "Interim Financial Reporting "issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and the disclosure requirements set out in Chapter 18 of the Rules Governing the Listing of the Securities on the Growth Enterprises Market of The Stock Exchange of Hong Kong Limited (the "GEM Listing Rules").

#### 2. Principal accounting policies

The principal accounting policies used in the unaudited interim financial statements are consistent with those followed in the Group's financial statements for the year ended 31 December 2006. The measurement basis used in the preparation of the unaudited interim financial statements is historical cost, except for certain investment properties and financial investments, which are measured at fair values. All inter-company transactions and balances within the Group have been eliminated on consolidation.

The Group had net current liabilities of RMB45,075,000 as at 30 June 2007. The directors of the Company have given due consideration to the liquidity of the Group and have adopted the going concern basis in preparing the consolidated financial statements for the six months ended 30 June 2007 on the basis that the Group has profitable operations and that it will succeed in negotiating with its bankers to roll over the outstanding bank loans.

The financial statements are unaudited but have been reviewed by the Audit Committee.

#### 3. Turnover

Turnover represents the net amounts received and receivables for chemical products and chemical fertilizers sold, less returns and allowances and value-added taxes, if applicable, during the six months period. The Group's revenues are primarily generated in the People's Republic of China (the "PRC").

Turnover consisted of the following products:

	Six months ended		Six mor	nths ended
	30 Ju	ne 2007	30 Ju	ne 2006
	(una	udited)	(una	udited)
	RMB'000	%	RMB'000	%
BB & complex fertilizers	170,865	34.8%	167,879	48.0%
Sodium carbonate	51,076	10.4%	44,950	12.8%
Ammonium chloride	19,851	4.0%	20,287	5.8%
Urea	109,215	22.2%	110,440	31.6%
Ammonia	5,930	1.2%	3,554	1.0%
Ammonium bicarbonate	1,952	0.4%	2,359	0.7%
Foliar and highly water soluble fertilizers	306	0.1%	396	0.1%
Others (Note)	132,162	26.9%		_
	491,357	100%	349,865	100%

*Note:* Others include the trading of ammonium sulfate, ammonium di-hydrogen phosphate, monoammonium phosphate and urea.

#### 4. Operating profit

Operating profit is stated after crediting and charging the following:

	Six months ended 30 June		
	2007	2006	
	RMB'000	RMB'000	
Charging:			
Staff costs (including directors' emoluments)			
- Salaries, wages and other benefits	16,306	14,977	
- Contributions to retirement scheme	1,919	1,830	
Cost of inventories	432,014	289,720	
Provision for doubtful receivables	524	550	
Loss on disposal of fixed assets	65	2	
Operating leases for buildings	741	599	
Depreciation of fixed assets	6,869	6,493	
Auditors' remuneration	720	520	

#### 5. Taxation

No provision for profits tax in the Cayman Islands, the British Virgin Islands or Hong Kong has been made, as the Group had no assessable profit arising in or derived from those jurisdictions during the six months ended 30 June 2007.

Chengdu Ko Yo Chemical Industry Co., Ltd. ("Chengdu Ko Yo Chemical"), Chengdu Ko Yo Compound Fertilisers Co., Ltd. ("Chengdu Ko Yo Compound"), Dezhou Ko Yo Compound Fertiliser Co., Ltd. ("Dezhou Ko Yo Compound"), Dazhou City Dazhu Ko Yo Chemical Industry Co., Ltd. ("Dazhu Ko Yo Chemical") and Qingdao Ko Yo Chemical Co., Ltd. ("Qingdao Ko Yo Chemical") were established as foreign investment enterprises in the PRC. They are subject to Enterprise Income Tax ("EIT") at the rate of 15% except for Dezhou Ko Yo Compound which the EIT rate is 33%, and are entitled to full exemption from EIT in the first two profitable years and a 50% reduction for the next three years thereafter.

Pursant to Chuan Guo Shui Han (2006) No. 40 issued by the local tax bureau of Sichuan province, foreign-invested enterprises established in Sichuan province are subject to Local Enterprise Income Tax ("LEIT") at the rate of 3%, since 1 January 2006.

Since the preferential treatment had expired for Chengdu Ko Yo Chemical, the overall rate (both EIT and LEIT) applicable to Chengdu Ko Yo Chemical in 2007 is 18%. Accordingly, current income tax provision made for Chengdu Ko Yo Chemical for the six months ended 30 June 2007 was approximately RMB2,827,000.

The preferential EIT rate applicable to Chengdu Ko Yo Compound for the six months ended 30 June 2006 is 15%, together with the rate of 3% of LEIT, the overall rate applicable is 18%. Accordingly, current income tax provision made for Chengdu Ko Yo Compound for the six months ended 30 June 2007 was approximately RMB87,000.

The preferential EIT rate applicable to Dazhu Ko Yo Chemical for the six months ended 30 June 2007 is 0%, together with the rate of 3% of LEIT, the overall rate applicable is 3%. Accordingly, current income tax provision made for Dazhu Ko Yo Chemical for the six months ended 30 June 2007 was RMB173,000.

Dezhou Ko Yo Compound and Qingdao Ko Yo Chemical did not have current income tax provision for the six months ended 30 June 2007.

The amount of taxation charged to the unaudited condensed consolidated profit and loss account represents:

	Six months ended 30 June		
	2007	2006	
	RMB'000	RMB'000	
EIT in the PRC	3,181	3,663	
Deferred tax (Note 11)	(94)	(41)	
	3,087	3,622	

#### 6. Earnings per share

The calculation of the basic and diluted earnings per share for the three months and six months ended 30 June, 2007 and 2006 were based on:

	Three months ended		Six mor	iths ended
	30	June	30	June
	2007	2006	2007	2006
	RMB'000	RMB'000	RMB'000	RMB'000
Profit for the period	10,728	15,742	17,415	28,235
Weighted average number of shares for calculation of basic earnings per share	505,820,000	463,358,462	505,820,000	442,703,978
Effect of dilutive potential shares on the outstanding share options	<u>N/A</u>	6,344,544	N/A	1,426,575
Weighted average number of shares for				
calculation of diluted earnings per share	505,820,000	469,703,006	505,820,000	444,130,553

#### 7. Dividend

The Board has resolved the payment of an interim dividend at HK0.3 cent per share to the shareholders whose names appear on the register of members of the Company as at the close of business on 7 September 2007. The dividend will be paid to shareholders on 27 September 2007. The dividend as declared should not be taken as an indication of the level of profit or dividend for the full year.

#### 8. Trade and other receivables

	(Unaudited)	(Audited)
	As at	As at
	30 June 2007	31 December 2006
	RMB'000	RMB'000
Trade receivables	22,590	13,961
Prepayments, purchase deposits and other deposits	48,343	40,811
Notes receivable	1,439	808
Other receivables	12,149	8,798
	84,521	64,378

In general, the credit terms granted by the Group ranged from 0 to 3 months. The aging analysis of trade receivables is as follows:

		(Unaudited)	(Audited)
		As at	As at
		30 June 2007	31 December 2006
		RMB'000	RMB'000
	Aged:		
	Less than 3 months	16,259	8,648
	More than 3 months but not exceeding 1 year	6,466	7,896
	More than 1 year but not exceeding 2 years	32	534
	More than 2 years but not exceeding 3 years	4,172	1,607
	More than 3 years	1,433	656
		28,362	19,341
	Less: provision for doubtful receivables	(5,772)	(5,380)
		22,590	13,961
9.	Trade and other payables		
		(Unaudited)	(Audited)
		As at	As at
		30 June 2007	31 December 2006
		RMB'000	RMB'000
	Trade payables	34,716	30,450
	Notes payable	31,130	12,000
	Deposits from customers	9,337	29,582
	Accruals and other payables	29,636	20,547
		104,819	92,579

The aging analysis of trade payables is as follows:

		(Unaudited)	(Audited)
		As at	As at
		30 June 2007	31 December 2006
		RMB'000	RMB'000
	Aged:		
	Less than 1 year	33,825	29,898
	More than 1 year but not exceeding 2 years	518	552
	More than 2 years but not exceeding 3 years	373	_
	More than 3 years		
		34,716	30,450
10.	Bank loans		
		(Unaudited)	(Audited)
		As at	As at
		30 June 2007	31 December 2006
		RMB'000	RMB'000
	Short-term bank loans, secured	179,976	125,476
	Long-term bank loans repayable:		
	Less than 1 year	5,800	8,800
		5,800	8,800
	Amounts due within 1 year included in current liabilities	(5,800)	(8,800)
		Nil	Nil

As at 30 June 2007, bank loans of the Group were generally secured by certain fixed assets and pledged cash deposits of the Group. These bank loans bear interest at the rate of 5.63% to 8.31% (2006: 4.5% to 6.7%) per annum.

#### 11. Deferred income tax

Deferred taxation is calculated in full on temporary differences under the liability method using the taxation rates applicable to the respective companies. The movement in deferred income tax assets and liabilities (prior to offsetting of balances within the same taxation jurisdiction) during the relevant periods is as follows:

	Deferred tax	x liabilities	Deferred tax assets			
	Differe	nce in	Impair	ment		
	tax depre	eciation	of assets		Total	
	30 June	31 December	30 June	31 December	30 June	31 December
	2007	2006	2007	2006	2007	2006
	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
Beginning of the year/period Credited to profit and	_	(624)	771	462	771	(162)
loss account		624	94	309	94	933
End of the year/period			865	771	865	771

#### MANAGEMENT DISCUSSION AND ANALYSIS

#### **Financial Performance**

For the six months ended 30 June 2007, the Group recorded a turnover of approximately RMB491 million, representing an increase of approximately 40% as compared with approximately RMB350 million for the same period last year. Profit attributable to shareholders was approximately RMB17.4 million (2006: approximately RMB28.2 million), which represented a decrease of approximately 38% compared with previous year, and basic earnings per share were approximately RMB3.44 cents (2006: approximately RMB6.38 cents).

During the period under review, the total sales quantities excluding trading portion of the Group reached 258,000 tonnes (2006: 260,000 tonnes), which were in similar level as compared with the same period of last year, in which sales volume of BB fertilizers and complex fertilizers increased by approximately 0.2% as compared to the corresponding period of last year.

The growth in turnover for the period under review was attributable to the increase in trading of ammonium sulfate, ammonium di-hydrogen phosphate and mono-ammonium phosphate.

#### **Financial Performance** (Continued)

For the period under review, the gross profit margin of the Group decreased by approximately 5.1% to 12.1% as compared with the corresponding period last year, which were mainly due to the low gross profit margin of the trading portion, the urea plant in Xin Du District underwent the implementation of Cyclic Catalytic Regenerative Reforming ("CCR") and the increase in export sales of BB and complex fertilizers. Cost of sales amounted to approximately RMB432 million, representing an increase of 49% as compared to corresponding period of last year. Distribution costs increased by approximately 28.5%, and the administrative expenses increased by 11.9% as compared with the corresponding period last year.

#### **Business Review**

For the six months ended 30 June 2007, the Group's turnover from the production and sales of BB fertilizers, complex fertilizers, sodium carbonate, urea, ammonium chloride, ammonium bicarbonate and liquid ammonia as well as the trading of ammonium sulfate, ammonium dihydrogen phosphate and mono-ammonium phosphate totaled approximate RMB491million with approximately 40% growth compared with the same period last year. The sales of urea, ammonium chloride and sodium carbonate were mainly contributed by the Group's long-term customers. With the consolidation of domestic market and the expansion of overseas markets, the sales of BB fertilizers and complex fertilizers remained to be the steady source of the Group's profit.

During the period under review, the Group recorded profit attributable to shareholders of approximately RMB17.4million, which represented an approximately 38% decrease compared to the same period last year, while the basic earnings per share was approximately RMB3.44 cents.

#### **Business Review** (Continued)

During the period under review, the Group recorded a substantial growth in turnover. Yet, the Group did not meet the target profit. The management believed that the reasons are as follows after serious review. Firstly, the major production facilities in the production plant in Xindou District, Chengdu, Sichuan Province was undergoing an upgrading of CCR system technology. The plant was set standstill in January 2007 and production was resumed in late February 2007. The standstill period had lasted for nearly 1.5 months. In addition to the alteration in the design and manufacturing process of the facilities, production was unstable after the resumption of production. Two idling periods to the production lines of ammonium compound were resulted and it had caused 2,124 and 3,500 tonnes decrease in the production of ammonium compound and urea respectively. The production cost was raised as well. Secondly, the growth in first half's turnover was mainly contributed by exports of chemical fertilizers, which was greatly affected by the exchange rate. The exchange rate of RMB to USD was 7.8:1 early this year but it has surged to 7.56:1 as of the end of June 2007. The total export volume was approximately 100,000 tonnes (included the remittance for exported goods that hadn't been settled by the end of June) and the accumulated export sales was USD21million in the first half year. Since the current foreign exchange hedging system in China is not expedient, the profit contributed by export therefore could not meet the target. Thirdly, structural problem existed in the sales of BB fertilizers and complex fertilizers. The sales of BB fertilizers and complex fertilizers designed for high value adding and highly profitable cash crops is lower while the sales of these fertilizers for field crops which are low value adding and with lower profitability is higher. Therefore, the overall profit level of BB fertilizers and complex fertilizers declined. Lastly, the production lines of BB fertilizers in Qingdao built in 2006 could not start operation as scheduled and the marketing work has just been launched. The Qingdao's plants therefore could not meet the target turnover and profit set by the Group.

To tackle the above-mentioned issues, the Group believes that the substantial increase in turnover with decreased profit was contributed by both objective factors as well as the management's problem. In order to accelerate rapid growth in the future, the Group will analyze the factors and fix the problems.

### **Prospects**

#### **Production plants**

After studying the past experience of production standstill the Group will strive to maintain the stability in compound ammonium production lines in Sichuan's Xindou, optimize the efficiency and effectiveness after advancing CCR technology of the plants, reduce the production cost and raise the productivity.

The complex fertilizer plant in Qingdao with 300,000 tonnes capacity is under final examination and audit. When the plant is fully launched, it will not only contribute income to the Group, but also relieve the tight demand on fertilizers in the markets in Shandong and Northern China.

The Group will speed up the construction work of the production plant in Dazhou, Sichuan Province. The construction has been fully launched and is undergoing as scheduled. The site is equipped with luxurious natural gas and electricity supply. This will guarantee sufficient supply of raw materials and energy to the production facilities and this is also with better cost advantage. The construction and operation of the plant will surely raise the profit level of the Group.

#### Product structure adjustment and marketing

To tackle the problem on product structure and marketing of BB fertilizers and compound fertilizers in Chengdu, Sichuan, basing on comprehensive market research and analysis, the Group will adjust the product structure and target markets. Rapes, vegetables, fruits and Chinese medical herbs are mostly cultivated in Sichuan and its periphery regions. These crops are highly value adding and the farmers are more likely to apply fertilizers at higher price to these crops. Targeting the markets in these regions is beneficial in boosting the sales volume and profit of BB fertilizers and compound fertilizers. Therefore, the Group will highlight the sales of the fertilizers specialized for rapes, vegetables, fruits and Chinese medical herbs in Sichuan and its periphery regions starting from the second half year. Yet, the Group will also maintain the present markets in order to consolidate the market network and sales channels.

**Prospects** (Continued)

#### **Product structure adjustment and marketing** (Continued)

The BB fertilizer plant in Qingdao, Shandong will start operation soon. Shandong is the major region of vegetable growing and retailing as well as the major regions of vegetable exports. In which, garlic, onions, green onions and peanuts receive good reputation from overseas markets and rank the first in the export volume in China. These vegetables demand heavily on quality and environmental-friendly fertilizers. The fertilizers produced in Qingdao's plant can fully meet these criteria. To deal with this, the management in Qingdao's plant has assigned the plant to produce and sell the fertilizers specialized for the cash crops such as garlic, onions, green onions and peanuts, while the production and sales is also with the supplement of fertilizers which are specialized for other crops. Basing on this factor, Qingdao's plant will focus on the development of the target markets growing garlic, onions, green onions and peanuts, strengthen the marketing campaign and establish sales channels in order to make Qingdao's plant a growth driver of the Group's future's turnover and profit.

#### Research and development of technology and products

The group will maintain close cooperation with Soil and Fertilizer Institute, Chinese Academy of Agricultural Sciences in Sichuan to focus on the research of new primary BB fertilizer formula, slow release fertilizer ("SRF") and controlled release fertilizer ("CRF"). In the second half year, The Group plans to launch SRF and CRF in sampling fields across China and to obtain the regarding reports. SRF and CRF fertilizers are listed as one of the highlighted new fertilizers in China's "Eleventh Five-year-plan". Meanwhile, the Group will also cooperate with Soil and Fertilizer Institute, Chinese Academy of Agricultural Sciences in Shandong to research and develop specialized fertilizers which are suitable for garlic, onions and green onions in order to meet market's demand.

# National favorable agricultural policies and stabilized demand and supply of chemical fertilizers

The growth of this year's chemical fertilizers in China remains stable because of the national favorable policy on chemical fertilizer manufacturing. According to the statistics of China Fertilizer Information Net, the net quantities of sales of chemical fertilizers in the first 5 months in 2007 have a growth of 14.6%. The demand of chemical fertilizers is expected to grow rapidly with the surging price of agricultural products.

**Prospects** (Continued)

# National favorable agricultural policies and stabilized demand and supply of chemical fertilizers(Continued)

Recently, a representative attending "Nitrogenous Fertilizer Industry Summit 2007" commented, "In order to accelerate the development of China's chemical fertilizers and to maintain stable information flow for agricultural manufacturing, various favorable policies and tariff policies on chemical fertilizer manufacturing which have already been implemented by the government will remain unchanged. The maximum price of chemical fertilizers will also remain the same within this year."

Agriculture industry in China is still under a favourable environment for business development. With great potential for the development of chemical fertilizers, the Group will seize the opportunity to raise the turnover, boost the profit level and strive to achieve 2007's sales target and future development plans of the Group so as to deliver maximum shareholders' value.

#### LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

As at 30 June 2007, the Group had net current liabilities of approximately RMB45,075,000. Current assets as at 30 June 2007 comprised cash and bank deposits of approximately RMB31,787,000, pledged bank deposits of approximately RMB58,064,000, inventories of approximately RMB71,148,000, trade and other receivables of approximately RMB84,521,000. Current liabilities as at 30 June 2007 comprised short-term loans and current portion of long-term bank loans of approximately RMB185,776,000 and trade and other payables of approximately RMB104,819,000.

#### **CAPITAL COMMITMENTS**

As at 30 June 2007, the Group had outstanding capital commitments of approximately RMB235,870,000.

#### FINANCIAL RESOURCES

As at 30 June 2007, the Group had cash and bank balances of approximately RMB31,787,000 and standby bank facilities of approximately RMB10 million. The Company intends to finance the Group's future operations, capital expenditure and other capital requirements with the existing bank balances and standby bank facilities.

#### **GEARING RATIO**

The Group's gearing ratios were 49% and 44% as at 30 June 2007 and 31 December 2006 respectively. The gearing ratios were calculated based on total liabilities over total assets as at the balance sheet dates.

#### **CONTINGENT LIABILITIES**

The Group had no significant contingent liabilities as at 30 June 2007.

## MATERIAL ACQUISITIONS/DISPOSALS

Other than the major transaction on the acquisition of production facilities as per announcement dated 5 October 2006, the Group had no material acquisitions/disposals during the six months ended 30 June 2007 and it is the same for the comparative six months ended 30 June 2006.

#### SEGMENTAL INFORMATION

The Group's activities are primarily conducted in the PRC and are within the same business segment. During the six months ended 30 June 2007, the total sales of export was approximately RMB150,105,000 and represents 31% of the total sales. Export sales comprised sales of complex fertilizer of approximately RMB76,270,000, trading of ammonium sulfate of approximately RMB6,403,000, trading of ammonium di-hydrogen phosphate and mono-ammonium phosphate of approximately 67,432,000.

#### DETAILS OF FUTURE PLANS FOR MATERIAL INVESTMENT OR CAPITAL ASSETS

Other than the major transaction on the acquisition of production facilities as per announcement dated 5 October 2006, the Directors do not have any future plans for material investment or capital assets.

#### **EMPLOYEE INFORMATION**

As at 30 June 2007, the Group had 1808 (2006: 1,831) employees, comprising 6 (2006: 6) in management, 105 (2006: 83) in finance and administration, 1,594 (2006: 1,621) in production, 95 (2006: 111) in sales and marketing and 8 (2006: 10) in research and development, 1802 (2006: 1,825) of these employees were located in the PRC and 6 (2006: 6) were located in Hong Kong.

#### CHARGES ON THE GROUP'S ASSETS

As at 30 June 2007, certain land use rights and buildings with a total net book value of approximately RMB104,505,000 (2006: RMB84,400,000), plant and machinery with a total net book value of approximately RMB56,680,000 (2006: RMB23,210,000) and bank deposits of approximately RMB58,064,000 (2006: RMB87,000,000) were pledged as collateral for the Group's bank loans and notes payable.

#### FOREIGN EXCHANGE EXPOSURE

The Group exposes to foreign exchange risks as certain portion of sales are denominated in foreign currencies, primarily with respect to the US dollar. The management monitors foreign exchange exposure and will consider hedging significant foreign currency exposure should the need arises.

#### **SHARE OPTION SCHEME**

Share options were granted to certain directors, employees and consultant of the Company or its subsidiaries under the share option scheme adopted by written resolutions of shareholders on 10 June 2003 (the "Scheme"), which was amended by an ordinary resolution duly passed at an extraordinary general meeting by the Company's shareholders on 28 July 2004. A summary of the principal terms and conditions of the Scheme are set out in the section headed "Share Option Scheme" in Appendix IV to the Prospectus and details of amendments of the Scheme are set out in the circular of the Company dated 12 July 2004.

Details of options granted by the Company pursuant to the Scheme and outstanding as at 30 June 2007 were disclosed in the following table:

	Number of options					Number of options			
								Exercisable	Exercisable
								from grant	from grant
								date until	date until
	Held at	Grant	Exercised	Cancelled	Held at		Exercise	22 September	10 April
	1 January 2007	during period	during period	during period	30 June 2007	Grant date	price HK\$	2013	2016
Directors									
Li Weiruo	420,000	_	_	_	420,000	16 May 2006	0.75	_	420,000
Yuen Bai	400,000	_	_	_	400,000	16 May 2006	0.75	_	400,000
Chi Chuan	4,200,000	_	_	_	4,200,000	23 September 2003	0.62	4,200,000	_
Man Au Vivian	3,800,000	_	_	_	3,800,000	23 September 2003	0.62	3,800,000	_
Li Shengdi	4,200,000	_	_	_	4,200,000	23 September 2003	0.62	4,200,000	_
Hu Xiaoping	400,000	_	_	_	400,000	23 September 2003	0.62	400,000	_
Woo Che-wor Alex	400,000	_	_	_	400,000	23 September 2003	0.62	400,000	_
Qian Laizhong	420,000	_	_	_	420,000	16 May 2006	0.75	-	420,000
Employees	11,400,000	_	_	_	11,400,000	23 September 2003	0.62	11,400,000	_
	10,500,000				10,500,000	11 April 2006	0.75		10,500,000
Total	36,140,000				36,140,000			24,400,000	11,740,000

#### DISCLOSURE OF INTERESTS

### (a) Interests of the Directors in the Company

As at 30 June 2007, the interests and short positions of the Directors and chief executives in the shares, underlying shares or debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), which are required (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they are taken or deemed to have under such provisions of the SFO); or (b) to be recorded in the register required to be kept under section 352 of the SFO; or (c) to be notified to the Company and the Stock Exchange pursuant to the minimum standards of dealings by directors referred to in Rule 5.46 of the GEM Listing Rules were as follows:

#### (i) Long positions in the shares and the underlying shares of the Company

		Personal long	Aggregate long	
	Personal long	position in	position in	Interests in
	position in shares	share options	shares and	the issued
Directors	(beneficial owner)	(beneficial owner)	underlying shares	share capital
Li Weiruo	206,440,000	420,000	206,860,000	40.90%
Yuan Bai	35,448,000	400,000	35,848,000	7.09%
Chi Chuan	12,528,000	4,200,000	16,728,000	3.31%
Man Au Vivian	6,264,000	3,800,000	10,064,000	1.99%
Li Shengdi	_	4,200,000	4,200,000	0.83%
Hu Xiaoping	_	400,000	400,000	0.08%
Woo Che-wor, Alex	_	400,000	400,000	0.08%
Qian Laizhong	_	420,000	420,000	0.08%

# **DISCLOSURE OF INTERESTS** (Continued)

# (a) Interests of the Directors in the Company (Continued)

# (ii) Interests in shares of an associated corporation of the Company

		Number of		A	Approximate
Name of		non-voting		Type of	interests
Director	Name of company	deferred shares	Capacity	interest	in holding
Li Weiruo	Ko Yo Development Co., Limited ("Ko Yo Hong Kong (Note)	2,100,000	Beneficial Owner	Personal	70%
Yuan Bai	Ko Yo Hong Kong	420,000	Beneficial Owner	Personal	14%
Chi Chuan	Ko Yo Hong Kong	120,000	Beneficial Owner	Personal	4%
Man Au Vivian	Ko Yo Hong Kong	60,000	Beneficial Owner	Personal	2%

Note: a wholly-owned subsidiary of the Company

### (iii) Short positions in the shares of an associated corporation of the Company

					Approximate
		Number of			interests
Name of		non-voting		Type of	in holding
Director	Name of company	deferred shares	Capacity	interest	of such class
Li Weiruo	Ko Yo Hong Kong	2,100,000	Beneficial Owner	Personal	70%
Yuan Bai	Ko Yo Hong Kong	420,000	Beneficial Owner	Personal	14%
Chi Chuan	Ko Yo Hong Kong	120,000	Beneficial Owner	Personal	4%
Man Au Vivian	Ko Yo Hong Kong	60,000	Beneficial Owner	Personal	2%

#### **DISCLOSURE OF INTERESTS** (Continued)

#### (b) Interests of the substantial shareholders in the Company

As at 30 June 2007, so far as is known to any Director or chief executive of the Company, there was no substantial shareholder (not being a Director or a chief executive of the Company) who had any interests or short positions in the shares or underlying shares of the Company which are required to be notified to the Company and the Stock Exchange under Divisions 2 and 3 of Part XV of the SFO and recorded in the register required to be kept under section 336 of the SFO, and who were directly or indirectly deemed to be interested in 10% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company.

#### (c) Interests of other persons in the Company

As at 30 June 2007, so far as is known to any Director or chief executive of the Company, the following person had an interest or short positions in the shares or underlying shares of the Company which are required to be notified to the Company and the Stock Exchange under Divisions 2 and 3 of Part XV of the SFO and recorded in the register required to be kept under section 336 of the SFO, and who were directly or indirectly deemed to be interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of the Company.

			<b>Interests in</b>
			issued share
		Number of	capital of
Name	Capacity	shares	the Company
Fidelity International Limited	Beneficial Owner	25,675,000	5.08%

Save as disclosed above, as at 30 June 2007, the Directors are not aware of any other person (other than the Directors and chief executives of the Company) who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under Section 336 of the SFO.

#### **DIRECTORS' INTEREST IN COMPETING BUSINESS**

None of the Directors or the management shareholders of the Company and their respective associates (as defined under the GEM Listing Rules) had any interest in a business which competes or may compete with the business of the Company during the period under review.

#### CODE OF CONDUCT REGARDING SECURITIES TRANSACTIONS BY DIRECTORS

During the six months ended 30 June 2007, the Company has adopted a code of conduct regarding securities transactions by directors on terms no less exacting than the required standard of dealings set out in Rules 5.48 to 5.67 of the GEM Listing Rules. The Company also had made specific enquiry of all directors and the Company was not aware of any non-compliance with the required standard of dealings and its code of conduct regarding securities transactions by directors.

#### AUDIT COMMITTEE

The Company established an audit committee on 10 June 2003 with written terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules. The primary duties of the audit committee are to review and supervise the financial reporting process and internal control system of the Company and the Group and provide advice and comments to the Directors. The audit committee has three members comprising the three independent non-executive Directors, namely, Mr. Hu Xiaoping, Mr. Woo Che-wor, Alex and Mr. Qian Laizhong.

The audit committee has reviewed with the management of the Group the accounting principles and practices adopted by the Company and the Group and discussed internal controls and financial reporting matters including a review of the unaudited interim financial statements accounts of the Company and the Group for the six months ended 30 June 2007.

**CORPORATE GOVERNANCE** 

The Board practices and procedures set out in Rules 5.35 to 5.45 of the GEM Listing Rules were

replaced by the Code on Corporate Governance Practices (the "Code") as set out in Appendix 15

to the GEM Listing Rules, which has been effective for accounting period commencing on or

after 1 January 2005. Appropriate actions have been taken by the Company for complying with

the Code on Corporate Governance Practices. Except A2.1 of the Code, the Group has complied

with the code provisions set out in the Code. The Group will complete the separation of the roles

of chairman and chief executive officer with clear division of their responsibilities as soon as

possible.

PURCHASE, SALE OR REDEMPTION OF SHARES

Neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the

Company's listed shares during the period under review.

By Order of the Board

Li Weiruo

Chairman

Chengdu, the PRC, 10 August 2007

As at the date of this announcement, the board of directors of the Company comprises five

executive directors, being Mr. Li Weiruo, Mr. Yuan Bai, Ms. Chi Chuan, Ms. Man Au Vivian,

Mr. Li Shengdi and three independent non-executive directors of Mr. Hu Xiaoping, Mr. Woo

Che-wor, Alex and Mr. Qian Laizhong.

This announcement will remain on the "Latest Company Announcement" page of the GEM

website for at least 7 days from the date of its posting.

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