

FIRE ROCK HOLDINGS LIMITED 火岩控股有限公司



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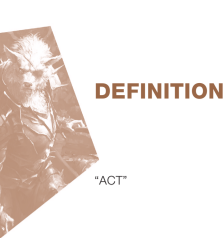
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This report, for which the directors (the "**Directors**") of Fire Rock Holdings Limited (the "**Company**") collectively and individually accept full responsibility, includes particulars given in compliance with the Rules Governing the Listing of Securities on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "**GEM Listing Rules**") for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that, to the best of their knowledge and belief, the information contained in this report is accurate and complete in all material respects and not misleading or deceptive and there are no other matters the omission of which would make any statement herein or this report misleading.

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action game, which refers to action-themed games in which players control the avatar of a protagonist to navigate different levels of the game, and typically to, collect items, avoid obstacles and fight enemies, testing players' hand-eye coordination and reaction time

"Android" an operating system developed and maintained by Google Inc. and designed

primarily for touchscreen technology used in smartphones and tablets

"Annual General Meeting" the annual general meeting (and any adjournment thereof) of the Company to be

held on 1 June 2018 (Friday)

"ARPG" action role-playing game, also known as the real-time combat role-playing game,

in which the player character instantly responses to the player's operations and

the game player has direct control over his characters

"ARPPU" average revenue per paying user, calculated by dividing the monthly average

royalties from the net sale of credits of licensed operators for the in-game tokens during a certain period by the average MPU during the same period

"Articles of Associations" the articles of association of the Company conditionally adopted on 24 January

2016 and as amended, supplemented and otherwise modified from time to time

"audit committee" the audit committee under the Board

"Board" the board of directors of the Company

"browser games" online games that can be played within a web browser which does not require

active installation of client software

"Code" the Corporate Governance Code set out in Appendix 15 to the GEM Listing

Rules

"commercial launch" or

"commercialisation"

a game is considered commercially launched once our licensed operator(s) have (i) designated third party payment channels to collect payment for sales of in-

game tokens, and (ii) concluded the open beta testing stage

"Company" Fire Rock Holdings Limited (火岩控股有限公司), a company incorporated in the

Cayman Islands with limited liability and all of its subsidiaries, the Shares of

which are listed on the GEM (Stock code: 8345)

"Director(s)" the director(s) of the Company

"EUR" the lawful currency of the Euro Zone

"free-to-play" a model used in the gaming industry, under which game players can play games

for free, but may need to pay for in-game tokens to enhance their gaming

experience

DEFINITION



"Fire Rock International" Fire Rock International Limited (火岩國際有限公司), a company incorporated

under the laws of the British Virgin Islands with limited liability and a direct

wholly-owned subsidiary of the Company

"GEM" GEM of the Stock Exchange

"GEM Listing Rules" the Rules Governing the Listing of Securities on GEM, as amended,

supplemented or otherwise modified from time to time

"Group" or "we" the Company and where the context otherwise requires, all of its subsidiaries

"HKD" Hong Kong dollars, the lawful currency of Hong Kong

"Hong Kong" the Hong Kong Special Administrative Region of the PRC

"iOS" a mobile operating system developed and maintained by Apple Inc. and used

exclusively in Apple touchscreen technology including, iPhones, iPods, and

iPads

"JPY" Japanese Yen, the lawful currency of Japan

"Listing" the listing of the Shares of the Company on GEM

"MMORPG" massively multiplayer online role-playing games, in which many players

participate in the same role-playing game simultaneously

"mobile games" online games that are downloaded to and played on mobile devices including

smartphones and tablets

"monthly paying users" or

"MPU"

monthly paying users, which is the number of paying players in the relevant

calendar month. Average MPU for a particular period is the average of the MPU

of each calendar month during that period

"nomination committee" the nomination committee under the Board

"paying player" players who obtain in-game tokens with credits of licensed operators

"Placing" the conditional placing of Shares of the Company in February 2016

"PRC" the People's Republic of China excluding, for the purpose of this report, Hong

Kong, Macau and Taiwan

"premium features" in-game features and services which enhance the in-game experience of game

players, for example, enabling social interaction of their game characters

"Prospectus" the prospectus being issued on 29 January 2016 in connection with the Placing

"remuneration committee" the remuneration committee under the Board

"RMB" renminbi, the lawful currency of the PRC



'RPG" role-playing game, in which players adopt the roles of one or more in-game

characters and are able to interact within the game's virtual world in accordance

with in-game rules and guidelines

"RUB" Russian Rouble, the lawful currency of Russia

"SFO" the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong)

as amended from time to time

"Share(s)" ordinary share(s) with a nominal value of HK\$0.01 each in the capital of the

Company

"Shareholder(s)" holder(s) of the Share(s)

"Shenzhen Fire Element" Shenzhen Fire Element Network Technology Company Limited (深圳市火元素網

絡技術有限公司), a company incorporated in the PRC with limited liability, an

indirect wholly-owned subsidiary of the Company

"side-scrolling game" a video game in which the gameplay is viewed from a side-view camera angle,

and the onscreen characters generally move from the left side of the screen to

the right to meet an in-game objective

"Stock Exchange" The Stock Exchange of Hong Kong Limited

"tower defence game" a game in which players defend a base in real time by placing various elements

at strategic points against waves of attackers

"USA" the United States of America

"USD" United States dollars, the lawful currency of the United States

"virtual items" virtual items which enhance players' gaming experience, by, for example,

enhancing the powers, abilities or attractiveness

"Year" the year ended 31 December 2017

"%" per cent

In this report, the terms "associate", "close associate", "connected", "connected person", "core connected person", "controlling shareholder", "subsidiary" and "substantial shareholder" shall have the meanings ascribed thereto under the GEM Listing Rules, unless the context otherwise requires.

COMPANY PROFILE



EXECUTIVE DIRECTORS

Mr. HUANG Yong (Chief Executive Officer)

Mr. RAO Zhenwu Mr. WU Zhe

NON-EXECUTIVE DIRECTORS

Mr. ZHANG Yan (Chairman)

Mr. ZHANG Xiongfeng (re-designated from

Independent Non-executive Director to Non-executive

Director on 30 June 2017)

Ms. YANG Kan (appointed on 30 June 2017)

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. CHAN King Fai Mr. HE Yunpeng

Mr. CHEN Di (appointed on 30 June 2017)

AUDIT COMMITTEE

Mr. CHAN King Fai (Chairman)

Mr. HE Yunpeng Mr. CHEN Di

REMUNERATION COMMITTEE

Mr. CHEN Di (Chairman) Mr. CHAN King Fai

Mr. HUANG Yong

NOMINATION COMMITTEE

Mr. ZHANG Yan (Chairman)

Mr. HE Yunpeng Mr. CHEN Di

JOINT COMPANY SECRETARIES

Mr. WEI Dong and Mr. CHAN Chin Wang Keith

AUTHORISED REPRESENTATIVES

Mr. HUANG Yong and Mr. CHAN Chin Wang Keith

COMPLIANCE OFFICER

Mr. WU Zhe

REGISTERED OFFICE

Clifton House 75 Fort Street Grand Cayman KY1-1108 Cayman Islands

HEADQUARTER AND PRINCIPAL PLACE OF BUSINESS IN THE PRC

4th Floor, Dongjiang Environmental Building

No. 9 Langshan Road Nanshan District

Shenzhen, Guangdong

The People's Republic of China

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

2201-2203, 22/F World-Wide House

Central Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Estera Trust (Cayman) Limited

Clifton House 75 Fort Street P.O. Box 1350

Grand Cayman KY1-1108

Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Tricor Investor Services Limited Level 22, Hopewell Centre 183 Queen's Road East

Hong Kong

PRINCIPAL BANKERS

China Merchant Bank, Shenzhen Branch Bank of Communication, Hong Kong Branch

COMPLIANCE ADVISER

China Everbright Capital Limited

HONG KONG LEGAL ADVISER

Li & Partners

AUDITOR

BDO Limited

Certified Public Accountants

GEM STOCK CODE

8345

COMPANY WEBSITE

www.firerock.hk

FINANCIAL HIGHLIGHTS

RESULTS

	For the year ended 31 December					
	2017 <i>RMB'000</i>	2016 <i>RMB'000</i>	2015 <i>RMB'000</i>	2014 <i>RMB'000</i>	2013 <i>RMB'000</i>	
Revenue	80,304	44,977	30,062	22,813	18,459	
Direct costs	(11,474)	(7,379)	(6,251)	(3,233)	(2,911)	
Gross profit	68,830	37,598	23,811	19,580	15,548	
Profit for the year	43,399	22,022	8,729	9,642	10,275	

ASSETS AND LIABILITIES

	As at 31 December					
	2017 <i>RMB'000</i>	2016 <i>RMB'000</i>	2015 <i>RMB'000</i>	2014 <i>RMB'000</i>	2013 <i>RMB'000</i>	
Non-current assets	9,787	9,180	11,461	6,315	1,708	
Current assets	119,517	94,011	34,417	19,592	15,179	
Total	129,304	103,191	45,878	25,907	16,887	
		'				
Non-current liabilities	4,844	336	1,481	522	591	
Current liabilities	7,999	6,646	8,639	5,163	9,716	
Total	12,843	6,982	10,120	5,685	10,307	
	-		-			
Total equity	116,461	96,209	35,758	20,222	6,580	

MAJOR FINANCIAL RATIOS

	For the year ended 31 December					
_	2017	2017 2016 2015 2014				
Return on equity	40.8%	33.4%	31.2%	71.9%	260.6%	
Return on total assets	37.3%	29.5%	24.3%	45.1%	96.4%	
Current ratio (times)	14.9	14.1	4.0	3.8	1.6	

REVENUE HIGHLIGHTS

	For the year ended 31 December									
	2017		2016		2015	5	201	4	2013	
	RMB'000	%	RMB'000	%	RMB'000	%	RMB'000	%	RMB'000	%
Browser Version	13,305	16.6	26,901	59.8	29,164	97.0	21,521	94.3	18,043	97.7
License fees	1,211	1.5	3,160	7.0	2,370	7.9	2,486	10.9	2,271	12.3
Royalties	12,094	15.1	23,741	52.8	26,794	89.1	19,035	83.4	15,772	85.4
Mobile version	66,999	83.4	18,076	40.2	898	3.0	1,292	5.7	416	2.3
License fees	2,709	3.4	1,416	3.1	590	2.0	555	2.5	83	0.5
Royalties	64,290	80.0	16,660	37.1	308	1.0	737	3.2	333	1.8
		,								
	80,304	100.0	44,977	100.0	30,062	100.0	22,813	100.0	18,459	100.0

CHAIRMAN'S STATEMENT



Dear Shareholders.

On behalf of the Board of Directors (the "Board") of Fire Rock Holdings Limited (the "Company"), I am pleased to present the annual results of the Company and its subsidiaries (collectively the "Group") for the financial year ended 31 December 2017.

The Group achieved satisfactory financial results in 2017. During the year, adhering to the game development ideas of independent research and development and holding on to our commitment on games, we refined each and every self-developed game product in order to ensure that every product commercially launched can be exquisite and of high quality, which provides players with the best gaming experience.

In 2017, we emphasized on increasing R&D investment for mobile games. Leveraging on our strong game research and development capabilities and spirit of continuous innovation, we commercially launched eight series of mobile game product and capitalized on the robust development of mobile game market, maintaining steady growth in the market share amid the highly competitive mobile game market, achieving outstanding results.

In 2017, our revenue reached approximately RMB80.3 million, represented an increase of approximately 78.4% as compared to the same period in 2016, of which the revenue of mobile games amounted to approximately RMB67.0million, represented an increase of approximately 270.2% as compared to the same period in 2016. The revenue of mobile games amounted to 83.4% of our total revenue. Profit amounted to approximately RMB43.4million, represented an increase of approximately 97.3% as compared to the same period in 2016.

In 2017, while vigorously developing mobile games, as for traditional browser games, we continued to intensify our cultivation in browser game products and kept on improving the quality of our browser game products so as to enhance the gaming experience of game players and maintain our advantages in the R&D of browser games.

As of 31 December 2017, the number of game product series commercially launched had increased from six to fourteen and we offered up to six types of language versions for our games so as to provide a more diversified game portfolio for game players to choose from.

In 2018, we have planned to implement the following development strategies: we will further refine and optimise the quality of self-developed game products with our excellent research and development core capability as the base, the stable research and development team as the support, as to ensure and elevate the quality of our self-developed products; the Group will persist in the simultaneous development model of various games which can assure the Group's competitiveness in research and development; we create premium games and strive to become the most popular game content provider; we will keep abreast of the latest development of the game industry, actively explore new modes of play for the games and introduce different types of game products with different features targeting different players, as to maintain and enrich our diversified game product portfolio; we will also proactively explore overseas markets so as to expand the reach of our games into new regions and territories and strengthen our competitiveness among international counterparts; we will actively assess the new technology and concepts which cause material changes and effects on the game industry, such as the introduction of the innovative technology of blockchain, which assists in the planning on blockchain games, allowing us to stay in the leading position in game research and development.

We are confident of the future developments of the Group. With the implementation of the aforementioned development strategies, the adherence to our commitment in game development and the strong unity of our Group, we believe our continuous effort shall create greater value and returns for our shareholders.

CHAIRMAN'S STATEMENT

Finally, I would like to take this opportunity to express my sincere gratitude to the Board, the management and all staff of the Group for their dedication in the past year to furthering the development of the Group. I also express my gratitude for the continuous support from all business partners and the trust of our Shareholders. The Board would also like to express its sincere gratitude for the valuable opinions, guidance and support provided by the Securities and Futures Commission, The Stock Exchange of Hong Kong Limited and other related institutions.

Zhang Yan

Chairman

Hong Kong 26 March 2018



BUSINESS REVIEW AND PROSPECTS

Overview

Being a game developer focusing on the development of browser and mobile games, we achieved substantial growth in our results for the year 2017. This was mainly attributable to the game development ideas which we adhered to as well as the refinement and cultivation of game products. During the year, the Group emphasised on increasing inputs for mobile games, developed and commercially launched numerous mobile game series, which better captured the development opportunity from the constantly fast-growing mobile game industry and attained satisfying results.

In terms of financial performance, our revenue increased by 78.4% from approximately RMB45.0 million for 2016 to approximately RMB80.3 million for 2017, of which the revenue of mobile games amounted to approximately RMB67.0 million, represented an increase of approximately 270.2% as compared to the same period in 2016. Revenue of mobile games amounted to 83.4% of our total revenue. Profit increased by 97.3% from approximately RMB22.0 million for 2016 to approximately RMB43.4 million for 2017.

In terms of game products, in 2017, the Group commercially launched eight game series, being Number Drop, G-game, Sweeties Fighting (零食大亂鬥), War of the Sulfulons (薩弗隆戰記), Super Tycoon (超級大亨), Forest Gala (森林大聯歡), Fish Catching Contest (捕魚大亂鬥) and Super Cute Monster (超級逗萌獸), which further expanded our game portfolio and diversified our revenue sources.

As of 31 December 2017, the Group has licensed fourteen self-developed games in aggregate, including the mobile and browser versions of Kings & Legends (王者召喚) series, the mobile and browser versions of Hero's Crown (英雄皇冠) series, the browser version of Heroines of Three Kingdoms (姬戰三國) series, the mobile version of Endless Battles (無盡爭霸) series, the mobile version of Legend of Fairies (荫仙記) series, the mobile version of Road of Vengeance (復仇之路) series, the mobile version of Number Drop series, the mobile version of G-game series, the mobile version of Sweeties Fighting (零食大亂鬥) series, the mobile version of War of the Sulfulons (薩弗隆戰記) series, the mobile version of Super Tycoon (超級大亨) series, the mobile version of Forest Gala (森林大聯歡) series, the mobile version of Fish Catching Contest (捕魚大亂鬥) series and the mobile version of Super Cute Monster (超級逗萌獸) series to various game operators for the operation, publication and distribution of such games within an agreed period and within designated territories.

In 2017, affected by the downslope trend in the browser games industry, the revenue of our browser games amounted to approximately RMB13.3 million, represented a drastic drop compared to the same period in 2016 yet it managed to account for 16.6% of the Group's total revenue. This was attributable to our analysis on game players' demand and the continuous optimisation on the games' core mode of play so as to constantly enhance the attractiveness of our games to the players.

Comparison of Business Objectives with Actual Business Progress

The following is a comparison between the Group's business objectives as set out in the Prospectus and actual business progress as at 31 December 2017:

Business objectives	Actual business progress for the reporting year ended 31 December 2017
Continual optimisation of our existing games on various platforms	We have spent approximately HK\$0.8 million on the continual optimisation of our existing games on various platforms
Development of our new game series in the browser platform and mobile platform	We have spent approximately HK\$3.5 million on development of new games
Enhancement of game development capabilities	We have spent approximately HK\$0.5 million
Seek opportunities to obtain/acquire the adaption rights of appropriate source materials, and acquiring of/investment in game developers and related companies	We are currently actively seeking opportunities to obtain/acquire the adaption rights of appropriate source materials, and acquiring of/investment in game developers and related companies

Industry Review

In 2017, although the global game industry was highly competitive, the entire industry still achieved significant growth compared to the same period last year with the exceptionally outstanding performance of the PRC market. According to the "2017 Report on the Game Industry of China"(《二零一七年中國遊戲產業報告》) jointly published by the Game Publishers Association Publications Committee (GPC) of The China Audio-video and Digital Publishing Association (中國音數協遊戲工委), Gamma Data (伽馬數據) and International Data Corporation (國際數據公司), the total revenue for the game industry in China amounted to approximately RMB 203.61 billion in 2017, represented an increase of 23.0% over the corresponding period last year. Of which the revenue of mobile games amounted to 57.0% of the total revenue, represented an increase of 41.7% over the corresponding period last year, while the revenue of browser games amounted to only 7.6% of the total revenue, and represented a decrease of 16.6% over the corresponding period last year. The development of the industry was in line with the development strategies identified and established by the Group at the beginning of the year. During the year, the Group adopted the development strategies of reducing the amount of and improving the quality of browser games, while investing substantial resources in the research and development of mobile games, which achieved a breakthrough amid the keen competition of the mobile game market.

Our Games

In 2017, we maintained our capabilities and advantages in R&D in turn better captured the development opportunity from the fast growing global mobile game markets and we boosted the investment in game research, which resulted in the research and development of various mobile games with high quality and creative modes of play. Also, we continued to optimise and upgrade our existing games and we commercially launched eight mobile game products during the year by grasping our strong accumulation of technological knowledge and our innovative creativity in R&D, which further expanded our game portfolio and diversified our revenue sources.



As of 31 December 2017, the Group has commercially launched fourteen major games series in aggregate, including the mobile and browser versions of Kings & Legends (王者召喚) series, the mobile and browser versions of Hero's Crown (英雄皇冠) series, the browser version of Heroines of Three Kingdoms (姬戰三國) series, the mobile version of Endless Battles (無盡爭霸) series, the mobile version of Legend of Fairies (荫仙記) series, the mobile version of Road of Vengeance (復仇之路) series, the mobile version of Number Drop series, the mobile version of G-game series, the mobile version of Sweeties Fighting (零食大亂鬥) series, the mobile version of War of the Sulfulons (薩弗隆戰記) series, the mobile version of Super Tycoon (超級大亨) series, the mobile version of Forest Gala (森林大聯歡) series, the mobile version of Fish Catching Contest (捕魚大亂鬥) series and the mobile version of Super Cute Monster (超級逗萌獸) series.

Our self-developed Kings & Legends (Ξ 者召喚) game series and Hero's Crown (英雄皇冠) game series continued to deliver satisfactory performance during the year and maintained an important position in our game portfolio. The percentage of revenue contribution to our total revenue for the year from the Kings & Legends (Ξ 者召喚) game series and Hero's Crown (英雄皇冠) game series was approximately 8.8% and 20.9%, respectively. Since their respective commercial launch in March 2012 and January 2015, their ability to achieve a longer lifespan than the industry averages was attributable to our ongoing efforts in carrying out upgrades and enhancements to the content of the games with the view of retaining players' interest, increasing players' engagement to the game and enhancing the players' gaming experience. It also generates stable revenue for us.

We commercially launched eight new mobile game series in 2017, being the Number Drop series, the G-game series, the Sweeties Fighting (零食大亂鬥) series, the War of the Sulfulons (薩弗隆戰記) series, the Super Tycoon (超級大亨) series, the Forest Gala (森林大聯歡) series, the Fish Catching Contest (捕魚大亂鬥) series and the Super Cute Monster (超級逗萌獸) series, which further expanded our game portfolio and diversified our game products. The revenue generated from these eight new types of games was approximately RMB41.7 million, amounted to about 51.9% of our total revenue. The revenue and the proportion of their revenue to our total revenue for five of our major new games are listed as follows: the mobile version of our Sweeties Fighting (零食大亂鬥) series was commercially launched in May 2017 and our revenue from the game series amounted to approximately RMB28.1 million for the year ended 31 December 2017, amounted to 35.0% of our total revenue; the mobile version of our G-game series was commercially launched in March 2017 and our revenue from the game series amounted to approximately RMB4.7 million for the year ended 31 December 2017, amounted to 5.8% of our total revenue; the mobile version of our Number Drop series was commercially launched in March 2017 and our revenue from the game series amounted to approximately RMB4.6 million for the year ended 31 December 2017, amounted to 5.7% of our total revenue; the mobile version of our Fish Catching Contest (捕魚大亂鬥) series was commercially launched in December 2017 and our revenue from the game series amounted to approximately RMB2.8 million for the year ended 31 December 2017, amounted to 3.5% of our total revenue; the mobile version of our Forest Gala (森林大聯歡) series was commercially launched in July 2017 and our revenue from the game series amounted to approximately RMB1.1 million for the year ended 31 December 2017, amounted to 1.4% of our total revenue.

The table below sets forth the 14 main series of games which are under operation and commercially launched by our licensed operators as of 31 December 2017:

	Como Aible	Distri	Initial commercial
Language version	Game title	Platform	launch date
Kings & Legends (王者语	召喚) series of games		
English	Ancient Summoner/Rise of Mythos (Name changed in June 2014)	Browser	May 2013
	Kings and Legends	Browser	December 2012
Japanese	ディヴアイン ● グリモワール/Divine Grimoire	Browser	September 2012
German	Kings and Legends	Browser	July 2013
French	Kings and Legends	Browser	December 2013
Traditional Chinese	卡卡們的大亂鬥	Browser	June 2012
Simplified Chinese	王者召唤	Browser	March 2012
Hero's Crown (英雄皇冠	f) series of games		
Simplified Chinese	英雄皇冠	Browser	March 2015
Traditional Chinese	卡卡們的大亂鬥Ⅱ:英雄皇冠	Browser	June 2015
Simplified Chinese	魔戒外传	Mobile	April 2016
Heroines of Three Kinga	loms (姬戰三國) series of games		
Simplified Chinese	姬战三国	Browser	January 2015
Endless Battles (無盡爭	霸) series of games		
Simplified Chinese	无尽争霸	Mobile	February 2016
Legend of Fairies (萌仙)	記) series of games		
Simplified Chinese	萌仙记	Mobile	March 2016
Road of Vengeance (復)	仇之路) series of games		
Simplified Chinese	复仇之路	Mobile	August 2016
Number Drop series of g	games		
Simplified Chinese	Number Drop	Mobile	March 2017
G-game series of games	3		
Simplified Chinese	一起切水果	Mobile	March 2017
Sweeties Fighting (零食)	大亂鬥) series of games		
Simplified Chinese	零食大乱斗	Mobile	May 2017
War of the Sulfulons (薩	弗隆戰記) series of games		
Simplified Chinese	萨弗隆战记	Mobile	July 2017



Language version	Game title	Platform	Initial commercial launch date		
Super Tycoon (超級大亨)) series of games				
Simplified Chinese	亲朋有点萌	Mobile	July 2017		
Forest Gala (森林大聯歡	series of games				
Simplified Chinese	亲朋点点点	Mobile	July 2017		
Fish Catching Contest (推	盾魚大亂鬥) series of games				
Simplified Chinese	捕鱼大乱斗	Mobile	December 2017		
Super Cute Monster (超級逗萌獸) series of games					
Simplified Chinese	超级逗萌兽	Mobile	December 2017		

As of 31 December 2017, we also had one game series under research and development, i.e. the Super Rich (超級大富翁) series. It was subsequently launched in February 2018.

Prospects

Looking forward to 2018, we will further optimize the quality of self-developed game products, keep on investing more resources to our core products, and maintain our R&D strength and innovative ideas, with an aim to strengthen and enhance our game products. With the above efforts, we seek to reinforce players' stickiness by developing exquisite games with quality and vitality and providing our game players with the best gaming experience, hence bringing stable revenue for us. In future, we will enhance our cooperation with licensed operators through discussion on the operation mode, precise management and way of promotion of our innovative games in order to give full play to our strengths in games research and development as well as to enhance the Group's profile in games research and development. Meanwhile, the Group has made active attempts into the development of innovative game types by introducing innovative technology during the process with further exploration, innovation and development. Leveraging our strength in games research and development, we will launch far more high quality and innovative products as to diversify our gaming portfolio, attracting the players and catering the needs of them.

Moreover, with the presence in Chinese game market, we will actively expand overseas markets and promote our games to new potential areas and regions. By further strengthening our international competitiveness, we strive to evolve and grow in such highly competitive environment.

Revenue

We are engaged in the development of browser and mobile games, including game design, programming and graphics, and licensing of our self-developed browser and mobile games to licensed operators around the world.

During the year ended 31 December 2017, our revenue was originated from our licensed operators and derived from the following revenue types: (i) license fees in accordance with the contractual terms agreed with our licensed operators for granting the exclusive operating right for specific games within an agreed period and designated territories; and (ii) royalties which were calculated based on a pre-determined percentage sharing of the net sales of credits of our licensed operators which have been exchanged into our in-game tokens purchased through platforms designated by our licensed operators in accordance with the terms of the licensing agreements.

Our revenue increased by approximately 78.4% from approximately RMB45.0 million for the year ended 31 December 2016 to approximately RMB80.3 million for the year ended 31 December 2017. The increase in revenue was mainly due to the increase in revenue brought by the commercial launch of eight mobile game series in 2017, including Number Drop game series, G-game game series, Sweeties Fighting (零食大亂鬥) game series, War of the Sulfulons (薩弗隆戰記) game series, Super Tycoon (超級大亨) game series, Forest Gala (森林大聯歡) game series, Fish Catching Contest (捕魚大亂鬥) game series and Super Cute Monster (超級逗萌獸) game series.

Revenue by Game Platforms and Revenue Types

The table below sets forth the breakdown of revenue by game platforms and revenue types for each of the years ended 31 December 2017 and 2016:

	For the year ended 31 December				
	2017		2016		
	RMB'000	%	RMB'000	%	
Browser version	13,305	16.6	26,901	59.8	
License fees	1,211	1.5	3,160	7.0	
Royalties	12,094	15.1	23,741	52.8	
Mobile version	66,999	83.4	18,076	40.2	
License fees	2,709	3.4	1,416	3.1	
Royalties	64,290	80.0	16,660	37.1	
	80,304	100.0	44,977	100.0	





Revenue by Game Series

The table below sets forth the breakdown of revenue by game series for each of the years ended 31 December 2017 and 2016:

	For the year ended 31 December 2017 2016			
	RMB'000	%	RMB'000	%
Kings & Legends (王者召喚)	7,079	8.8	11,044	24.6
Hero's Crown (英雄皇冠)	16,775	20.9	23,650	52.6
Heroines of the Three Kingdoms	10,110	20.0	20,000	02.0
(姬戰三國)	245	0.3	589	1.3
Endless Battles (無盡爭霸)	4,101	5.1	2,940	6.5
Legend of Fairies (萌仙記)	5,874	7.3	4.550	10.1
Road of Vengeance (復仇之路)	4,558	5.7	2,204	4.9
Number Drop	4,589	5.7	, <u> </u>	_
G-game '	4,692	5.8	_	_
Sweeties Fighting (零食大亂鬥)	28,093	35.0	_	_
War of the Sulfulons (薩弗隆戰記)	244	0.3	_	_
Super Tycoon (超級大亨)	129	0.2	_	_
Forest Gala (森林大聯歡)	1,134	1.4	_	_
Fish Catching Contest (捕魚大亂鬥)	2,791	3.5	_	_
Super Cute Monster (超級逗萌獸)	<u> </u>		_	
	80,304	100.0	44,977	100.0

Revenue by Geographical Markets

The following table sets forth our revenue from our games based on territories, as determined by type of settlement currency with licensed operators, in absolute amounts and as a percentage of our revenue for the years indicated:

	For the year ended 31 December				
	2017		2016		
	RMB'000	%	RMB'000	%	
The PRC ¹	74,730	93.1	36,010	80.1	
The PRC ^{2, 4}	1,648	2.1	1,962	4.3	
The PRC ^{3, 4}	´ —	_	3	_	
North America ²	1,944	2.4	2,235	5.0	
Asia Pacific (including Japan and Taiwan) ²	1,064	1.3	3,293	7.3	
Europe ³	918	1.1	1,474	3.3	
Total	80,304	100.0	44,977	100.0	

Notes:

- 1 Settled in RMB
- 2 Settled in USD
- 3 Settled in EUR
- Revenue derived from R2Game Co., Limited and Reality Squared Game Co., Limited, in which Reality Squared Game Co., Limited and R2Game Co., Limited are group companies based in the PRC. The license we gave to R2Game Co., Limited for the operation of our games had been transferred to Reality Squared Game Co., Limited in 2016. Both companies had commercially launched our games in Europe and North America.

Average MPU and ARPPU

The following table sets forth our average MPU and ARPPU of our main series of games for the years indicated.

	For the year 31 Decem	
	2017	2016
Kings & Legends (王者召喚)	0.070	0.010
Average MPU APRILL (RMR)	2,076	3,912
• ARPPU (RMB) ⁵	241	215
Hero's Crown (英雄皇冠)	- 4-0	0.400
Average MPU	7,452	6,488
• ARPPU (RMB) ⁵	158	309
Endless Battles (無盡爭霸)		
Average MPU	25,913	27,679
• ARPPU (RMB) ⁵	13	9
Legend of Fairies (萌仙記)		
Average MPU	8,514	11,991
• ARPPU (RMB) ⁵	58	38
Road of Vengeance (復仇之路)		
Average MPU	3,881	15,608
• ARPPU (RMB) ⁵	108	31
Number Drop¹		
Average MPU	5,148	_
• ARPPU (RMB)⁵	70	_
G-game ²		
Average MPU	8,116	_
 ARPPU (RMB)⁵ 	52	_
Sweeties Fighting (零食大亂鬥)³		
Average MPU	39,632	_
 ARPPU (RMB)⁵ 	90	_
Fish Catching Contest (捕魚大亂鬥)⁴		
Average MPU	68,801	_
ARPPU (RMB) ⁵	40	

Notes:

- 1. The mobile version of Number Drop series was commercially launched in March 2017.
- 2. The mobile version of G-game game series was commercially launched in March 2017.
- 3. The mobile version of Sweeties Fighting (零食大亂鬥) series was commercially launched in May 2017.
- 4. The mobile version of Fish Catching Contest (捕魚大亂鬥) series was commercially launched in December 2017.
- 5. ARPPU is calculated by dividing the average monthly royalties from the net sale of credits of licensed operators for the in-game tokens during a certain period by the average MPU during the same period. As all of our games adopt the free-to-play model, the ARPPU of games should not be affected by the frequency of game players spending time on the games if they do not purchase credits from our licensed operators to exchange for in-game tokens which can be used for acquiring virtual items and premium features.



Direct costs

Our direct costs for the year ended 31 December 2017 amounted to approximately RMB11.5 million, representing an increase of approximately 55.4% as compared to approximately RMB7.4 million for the year ended 31 December 2016. The increase in our direct costs was mainly because we commercially launched eight new mobile games during the year, being the Number Drop series, the G-game series, the Sweeties Fighting (零食大亂鬥) series, the War of the Sulfulons (薩弗隆戰記) series, the Super Tycoon (超級大亨) series, the Forest Gala (森林大聯歡) series, Fish Catching Contest (捕魚大亂鬥) and Super Cute Monster (超級逗萌獸) which resulted in the increase in amortisation of our intangible assets, the increase in salaries and welfare expenses and the increase in other tax and surcharges resulted from the significant increase in revenue.

Gross profit and gross profit margin

Our gross profit for the year ended 31 December 2017 amounted to approximately RMB68.8 million, representing an increase of approximately RMB31.2 million as compared to approximately RMB37.6 million for the year ended 31 December 2016. Our gross profit margin for the year ended 31 December 2017 amounted to approximately 85.7% and approximately 83.6% for the year ended 31 December 2016. The increase in our gross profit and gross profit margin was mainly due to the increase in revenue generated from the newly commercialised games during the year.

Other Income

Our other income mainly consisted of interest income on short-term bank deposits and government grants. For the year ended 31 December 2017, our other income was approximately RMB3.3 million, compared with approximately RMB2.6 million in 2016. Such increase was mainly attributable to the increase of government grants of a PRC subsidiary of the Group received from the local government from approximately RMB1.4 million in 2016 to approximately RMB2.2 million during the year.

Game Research Costs

Our game research costs for the year ended 31 December 2017 amounted to approximately RMB0.2 million, representing a decrease of approximately RMB0.4 million as compared to approximately RMB0.6 million for year ended 31 December 2016. The significant decrease in our game research costs as compared with last year was due to the fact that we have invested less manpower and resources to the mobile games which entered into the game inception and evaluation stage for the year ended 31 December 2017 as most of the games were small-scale productions, thus lowering our game research costs.

Distribution Costs

Our distribution costs for the year ended 31 December 2017 amounted to approximately RMB0.6million, representing a decrease as compared to approximately RMB0.8 million in 2016. The decrease was mainly due to the decrease in the number of promotional personnel.

Administrative Expenses

Our administrative expenses for the year ended 31 December 2017 amounted to approximately RMB11.7 million, representing a decrease of 8.6% as compared to approximately RMB12.8 million for the year ended 31 December 2016. Without taken into account the listing related expenses incurred in 2016, our administrative expenses for the year ended 31 December 2017 amounted to approximately RMB11.7 million, representing an

increase of approximately 30.0% as compared to approximately RMB9.0 million for the year ended 31 December 2016. The increase in administrative expenses was mainly due to the increase in salaries of our personnel as well as the increase in rentals for our operating premises.

Income Tax Expense

Our income tax expense for the year ended 31 December 2017 amounted to approximately RMB16.2 million while we recorded approximately RMB3.9 million for the year ended 31 December 2016. The increase in our income tax expense was mainly because the profits of the PRC subsidiary of the Group increased significantly during the year as compared to 2016 as well as the increase in income tax expense withheld under the provisions of the PRC tax law with respect to the distribution of dividends to foreign investors by the PRC subsidiary of the Group.

Profit for the Year

Given the aforesaid reasons, profit attributable to owners of the Company increased by approximately 97.3% from approximately RMB22.0 million for 2016 to approximately RMB43.4 million for 2017.

LIQUIDITY AND FINANCIAL RESOURCES

In 2017, we mainly financed our business with cash generated from our operating activities. We intend to fund our expansion and business operations through our internal resources and on-going internal growth.

Treasury policy

During the year ended 31 December 2017, the Group deposited its idle capital with commercial banks in the PRC and Hong Kong as short-term time deposits to allow inactive capital of the Group to generate certain return and did not engage in any investments with high risks or speculative derivative instruments.

Cash and cash equivalents

As of 31 December 2017, our cash and cash equivalents amounted to approximately RMB78.5 million, compared with approximately RMB70.1 million as of 31 December 2016, which primarily consisted of cash at bank and cash on hand and which are mainly denominated in RMB (as to approximately 33.0%), HKD (as to approximately 61.0%), USD (as to approximately 5.9%) and other currencies (as to approximately 0.1%).

Capital expenditures

Our capital expenditures comprised expenditures on the purchase of furniture and office equipment and leasehold improvements. For the year ended 31 December 2017, our total capital expenditures amounted to approximately RMB1.0 million, including the purchase of furniture and office equipment of approximately RMB0.8 million and leasehold improvement of approximately RMB0.2 million (2016: approximately RMB0.3 million, representing the purchase of furniture and office equipment). We funded our capital expenditure by using our cash flow generated from our operations.

CAPITAL STRUCTURE

The shares of the Company were listed on GEM of the Stock Exchange on 18 February 2016. The capital structure of the Company comprised issued share capital and reserves.





BORROWING AND GEARING RATIO

As of 31 December 2017, we did not have any short-term or long-term bank borrowings.

As of 31 December 2017, the gearing ratio of the Group, calculated as total liabilities divided by total assets, was approximately 9.9% (31 December 2016: approximately 6.8%).

CHARGE ON GROUP ASSETS

As of 31 December 2017, no asset of the Group was pledged as a security for bank borrowing or any other financing facilities (31 December 2016: Nil).

EVENTS AFTER REPORTING PERIOD

The Group invested in two companies in Thailand in January and February 2018 respectively, for the expansion in overseas markets, through which the Group can keep abreast of the information and trends of the Thai gaming market. Meanwhile, the Group is looking for qualified agents to develop and promote our game products. In addition, the Group established a wholly-owned subsidiary in Shenzhen, China, in January 2018 to engage in research and development of game products for the better management of our game development project team.

INFORMATION ON EMPLOYEES AND REMUNERATION POLICY

As of 31 December 2017, the Group had 101 employees (31 December 2016: 75), mainly worked and are located in the PRC. The table below sets forth the number of employees by function as at 31 December 2017 and 2016:

	201	7	2016		
	Number		Number		
Department	employees	% of total	employees	% of total	
Managana	•	0.00/	0	100/	
Management	9	8.9%	9	12%	
Project development	65	64.4%	46	61%	
Game design	11	10.9%	13	17%	
Programming	32	31.7%	20	27%	
Art	22	21.8%	13	17%	
Project Support	17	16.8%	14	19%	
Marketing	1	1.0%	1	1%	
Licensing and operator support	13	12.8%	8	11%	
Information technology	3	3.0%	5	7%	
Finance and administration	10	9.9%	6	8%	
Total	101	100%	75	100%	

The total remuneration of the employees of the Group was approximately RMB9.9 million for the year ended 31 December 2017 (2016: approximately RMB6.3 million).

The Company has established a remuneration committee on 24 January 2016 with written terms of reference in compliance with Appendix 15 to the GEM Listing Rules. The Remuneration Committee will regularly review and recommend to the Board from time to time the remuneration and compensation of the Directors and senior management of the Group.

The Group offers competitive remuneration package commensurate in line with industry practice and provides benefits to employees of the Group, including social insurance coverage, defined contribution retirement scheme and bonus. In determining staff remuneration, the Group takes into account salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group. The staff remuneration is reviewed regularly.

The Directors believe that maintaining a stable and motivated employee force is critical to the success of the Group's business. As a fast growing company, the Group is able to provide its employees with ample career development choices and opportunities of advancement. The Group organizes various training programs on a regular basis for its employees to enhance their knowledge of online game development, improve time management and internal communications and strengthen team building.

SIGNIFICANT INVESTMENTS, MATERIAL ACQUISITIONS OR DISPOSAL OF SUBSIDIARIES AND ASSOCIATED COMPANIES

During the year, there was no significant investment, material acquisition and disposal of subsidiaries and associated companies by the Company.

CONTINGENT LIABILITIES

As of 31 December 2017, the Group did not have any significant contingent liabilities (31 December 2016: Nil).

FOREIGN EXCHANGE RISKS

The Group mainly operates in the PRC and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to USD, EUR, JPY, RUB and HKD. Approximately 6.9% of the revenue are denominated in currencies other than the functional currency of the operating units making the revenue for the year ended 31 December 2017 (2016: approximately 19.9%). Therefore, foreign exchange risk primarily arose from recognised assets in the Group when receiving or to receive foreign currencies from overseas cooperated counter parties.

93.1% (2016: approximately 80.1%) of the transactions of the Group are denominated and settled in its functional currency, RMB. The Group's foreign exchange risk primarily arose from the cash and cash equivalents denominated in USD, EUR and HKD.

The Group currently does not have any hedging policy in respect of the foreign currency risk. However, our management team closely monitors foreign exchange exposure to ensure appropriate measures are implemented in a timely and effective manner. In this respect, we are not exposed to any significant foreign currency exchange risk in our operation.

USE OF PROCEEDS FROM THE PLACING

The shares of the Company were listed on GEM of the Stock Exchange on 18 February 2016, and the net proceeds from the Placing were approximately HK\$28.9 million. During the year, the Group has spent approximately HK\$3.5 million on the development of new games, approximately HK\$0.8 million on the continual optimisation of our existing games on various platforms, and approximately HK\$0.5 million on enhancing its game development power. The Group is currently actively seeking opportunities to obtain/acquire the adaptation rights of appropriate source materials, opportunities to acquire/invest in game developers, and enhance and diversify our game development capabilities.



EARNINGS PER SHARE

For the year ended 31 December 2017, the earnings per share of the Group is approximately RMB27.12 cents, based on the profit attributable to owners of the Company of approximately RMB43.4 million and 160,000,000 ordinary shares outstanding during the year.

For the year ended 31 December 2016, the earnings per share of the Group is approximately RMB14.23 cents, based on the profit attributable to owners of the Company of approximately RMB22.0 million and the weighted average number of 154,740,000 ordinary shares outstanding during the year.

Diluted earnings per share for the relevant period are same as the basic earnings per share as there are no dilutive potential ordinary shares in existence during the years ended 31 December 2017 and 2016.

RISK FACTORS FACED BY THE COMPANY AND RISK MITIGATION MEASURES

The Group principally engaged in the developing of our games in different language versions and licensing our games to different licensed operators for operation internationally. The major risks involved in our business include credit risks, interest risks, liquidity risks, currency risks and business risks. Details of the above mentioned major risks and risk mitigation measures are set forth in Note 29 "Financial risk management" to the consolidated financial statements in this annual report.

We believe that there are certain risks involved in our operations, mainly include (i) risks relating to our business; and (ii) risks relating to our industry.

(i) Risks relating to our business

Although the revenue contribution by two of our games series, Kings & Legends (王者召喚) series and Hero's Crown (英雄皇冠) series decreased from 77.2% in 2016 to 29.7% in 2017, in case of any unfavourable developments in relation to our existing self-developed games may materially and adversely affect our business, financial condition and results of operations. In response, we expanded our game portfolio during the year. In 2017, the mobile version of eight games series, namely the Number Drop series, the G-game series, the Sweeties Fighting (零食大亂鬥) series, the War of the Sulfulons (薩弗隆戰記) series, the Super Tycoon (超級大亨) series, the Forest Gala (森林大聯歡) series, Fish Catching Contest (捕魚大亂鬥) and Super Cute Monster (超級逗萌獸) were launched, and Super Rich (超級大富翁) series will be launched soon, to further expand and enrich our game portfolio.

We rely heavily on our licensed operators from which our revenue is sourced, and any deterioration or interruption of our business relationships with our licensed operators may have a material and adverse impact on our business, results of operations and financial position. In response, we adopted the following measures in 2017 to manage those risks: we actively looked for new competent licensed operators and licensed the game products to various new licensed operators for operation so we could minimise our reliance on major licensed operators; we continued to provide new premium licensed game products for licensed operators and upgraded our existing game products to attract and retain our players and enhance the players' gaming experience and consumption power; we consolidated our relationship with business partners to attain a win-win cooperation.

(ii) Risks relating to our industry

As a game developer, we expect to face intense competition from many counterparts domestically and internationally. We also face stiff competition from other forms of entertainment generally available to the public such as console gaming, offline games, cinema, television, sports and music. In response, we continue to regularly upgrade and modify existing games to keep players interested and maintain their experience in our game portfolio, and incentivise game players to increase their spending on our games. Furthermore, we also continue to focus on research and development for new games and explore new markets to maintain our competitiveness.

MANAGEMENT OF RISKS

The audit committee of the Company is responsible for the risks management. The audit committee regularly reviews the company's risk management and internal control system to ensure the system's effectiveness. The audit committee also reviews the sufficiency of the Company's internal resources and staff qualifications, experience and trainings. The audit committee is in charge of reporting to the Board regarding the consideration and findings of investigations in risk management and internal control matters.

ENVIRONMENT POLICY AND PERFORMANCE

In consideration of our industry characters, the Group has made plans, formulated standards, implemented, operated, reviewed and assessed matters relating to environment management. In daily activities, our Group strictly controlled the use of water and electricity in office, actively took measures to encourage our staff to follow the environmental protection philosophy to save water and electricity and conduct waste separation. The Group promoted electronic informatisation management to build "paperless" office.

The Group has implemented internal recycling and reusing program on a continuous basis for consumable goods such as office papers to minimise the operation impact on the environment and natural resources. The Group has also negotiated with the property management companies of our leased properties in relation to the implementation of energy-saving measures for the use of air-conditioning in our office premises in order to reduce unnecessary electricity usage.

COMPLIANCE OF LAWS AND REGULATIONS

The Company is aware of the importance of complying with the relevant laws and regulations. The Company has distributed human resources to guarantee our constant compliance to provisions and codes, and build good relationship with supervision authorities through effective communication. From the date of Listing to 31 December 2017, to the knowledge of Directors, the Company is in compliance with the SFO, GEM Listing Rules and other relevant codes and regulations. During the year under review, the Group has complied, to the best of our knowledge, with the Securities and Futures Ordinance ("SFO"), the listing rules, the trading rules and the clearing house rules of the Stock Exchange, as well as the rules formulated by the Ministry of Cultural Management of the PRC government, being the Administrative Measures for Internet Information Services (互聯網信息服務管理辦法),the Provisional Regulations on the Administration of Internet Culture (互聯網文化管理暫行規定), the Interim Measures for the Administration of Online Games (網絡遊戲管理暫行辦法) and other relevant rules and regulations.





RELATIONSHIP WITH EMPLOYEES, LICENCED OPERATORS AND SUPPLIERS

The relationships between the Group and employees, licensed operators and suppliers have material impact on our business and constant development. Therefore, the Group is dedicated to building a good relationship with employees, licensed operators and suppliers.

The Group regards its employees as the most important and valuable assets. The objectives of human resources management are to motivate outstanding staff with competitive remuneration packages and comprehensive performance assessment, and assist the staff to develop their career and get promotion in the Group by providing suitable training and opportunities. Also, the management is considering other measures to retain staff and keep the staff turnover stable. The Company also has conditionally adopted the share option scheme as recognition and rewards to eligible participants (including employees) for the contribution they made and will potentially make to the Group. The details of the share option scheme is set out in the section headed "Director's Report". Details about employees, remuneration policies and retirement benefits are set out in Note 4(k) to the consolidated financial statements.

The customers of the Group are our licensed operators. We strive to maintain stable business relations with the existing licensed operators. Meanwhile, we also actively take measures to reduce the reliance on the major licensed operators through seeking new licensed operators (subject to our current licensing arrangements) for new games in new markets.

The main suppliers of the Group included the companies providing outsourcing services such as graphic designs, sound effects, background music, subsegment updates and optimisations during the game developing and programming stages, server data centres and broadband service providers. We strive to maintain a stable business relationship with the current suppliers to ensure the stability of the services provided which is beneficial to our long-term game development and operation.

FINAL DIVIDENDS AND ISSUE OF BONUS SHARES

Dividend Policy

The proposal of payment and the amount of our dividends will be made at the discretion of our Board and will depend on our general business condition and strategies, cash flows, financial results and capital requirements, the interests of our Shareholders, taxation conditions, statutory and regulatory restrictions and other factors that our Board deems relevant. Our Board recommended the payment of a final dividend for the 2017 financial year, in the form of cash dividend of HK\$0.125 per share (equivalent to approximately RMB0.104 per share) and bonus shares on the basis of 1 share for every share. Any dividends distribution shall also be subject to the approval of our Shareholders in a Shareholders' meeting.

In addition, as our Company is a holding company registered in the Cayman Islands and our operations are conducted through our subsidiaries, one of which are incorporated in the PRC, the availability of funds to pay distributions to Shareholders and to service our debts depends on dividends received from these subsidiaries.

Dividends

On 26 September 2017, the Company paid an interim dividend of HK\$0.15 (approximately RMB0.129) per share amounting to HK\$24.0 million (equivalent to approximately RMB20.6 million) in aggregate for the 160,000,000 shares in issue to the shareholders listed on the register of members of the Company as at 5 September 2017 in accordance with the dividend payment notice as set out in the Company's announcement of interim results for the six months ended 30 June 2017 dated 14 August 2017.

Saved as disclosed above, no dividends were declared or paid during the year ended 31 December 2017. During the board meeting held on 26 March 2018, the Board recommended the payment of a final dividend, in the form of a cash dividend of HK\$0.125 per share (equivalent to approximately RMB0.104 per share) and bonus shares on the basis of 1 share for every share to the shareholders.

CLOSURE OF REGISTER OF MEMBERS FOR THE ANNUAL GENERAL MEETING

For the purpose of determining shareholders' entitlements to attend and vote at the annual general meeting of the Company (the "AGM") to be held on Friday, 1 June 2018, the register of members of the Company will be closed from Tuesday, 29 May 2018 to Friday, 1 June 2018, during which period no transfer of shares will be registered. Shareholders whose names appear on the register of members of the Company on Monday, 28 May 2018 will be entitled to attend and vote at the AGM. In order to qualify for attending and voting at the AGM, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar and transfer office, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Monday, 28 May 2018.

CLOSURE OF REGISTER OF MEMBERS FOR FINAL DIVIDENDS AND BONUS SHARES

For the purpose of determining shareholders' entitlements to the final dividends and the bonus shares, the register of members of the Company will be closed from Thursday, 7 June 2018 to Friday, 8 June 2018, during which period no transfer of shares will be registered. The record date for determination of entitlements to the final dividends and the bonus shares will be on Friday, 8 June 2018. Shareholders whose names appear on the register of members of the Company on Friday, 8 June 2018 will be entitled to receive the final dividends and the bonus shares. In order to qualify for the final dividends and the bonus shares, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar and transfer office, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4:30 p.m. on Wednesday, 6 June 2018.



The Board is pleased to present the corporate governance report of the Group for the year ended 31 December 2017.

INTRODUCTION

We are committed to maintain high level of corporate governance as the Board recognises that sound and effective corporate governance is a key element to success. We have adopted a number of measures to protect interests of the Shareholders and other stakeholders.

CORPORATE GOVERNANCE PRACTICES

The Company has adopted the principles and code provisions set out in the Code contained in Appendix 15 of the GEM Listing Rules. The Directors believe, for the year ended 31 December 2017, the Company has complied with all the Code provisions.

BOARD OF DIRECTORS

The Board is responsible for coordinating and supervising the Group and identifying its deviations so as to achieve the success of the Group. The Board has established board committees, and delegated their respective duties in accordance terms of references to board committees. Details of the respective committee's terms of reference are available at the Stock Exchange's and the Company's websites. All Directors have carried out duties in good faith, in compliance with applicable laws and regulations, and in the interests of the Company and its Shareholders at all times.

The Board reserves discretion to decide on all major matters relating to policy matters, strategies and budgets, internal control and risk management, discloseable transactions and connected transactions, nomination of Directors and company secretary (or joint company secretaries) and other material financial and operation matters. All Directors contributed precious business experience, knowledges and professions to keep the Company functioning with high efficiency. All Directors can obtain comprehensive relevant materials and receive from the company secretary (or joint company secretaries) advice and services to ensure the Board procedures and all applicable laws, rules and regulations are followed.

The senior management has been delegated with the responsibility for the day-to-day management, administration and operation of the Group, the authorities delegated to managements are being reviewed regularly. The senior management has to be authorised by the Board before entering into any material transactions.

The Board is subject to the Code provisions D.3.1 concerning corporate governance. The Board has reviewed and discussed the corporate governance policy of the Group, and was satisfied with the performance of the corporate governance policy.

COMPOSITION

Throughout the year ended 31 December 2017 and up the date of this report, the Board consists of nine Directors, including three executive Directors, three non-executive Director and three independent non-executive Directors. The Directors are:

Executive Directors

Mr. HUANG Yong (Chief Executive Officer)

Mr. WU Zhe Mr. RAO Zhenwu

Non-executive Directors

Mr. ZHANG Yan (Chairman)

Mr. ZHANG Xiongfeng

(re-designated from Independent Non-executive Director to Non-executive Director on 30 June 2017)

Ms. YANG Kan (appointed on 30 June 2017)

Independent Non-executive Directors

Mr. HE Yunpeng Mr. CHAN King Fai

Mr. CHEN Di (appointed on 30 June 2017)

The list of Directors (by category) is disclosed in all corporate communications issued by the Company pursuant to the GEM Listing Rules from time to time. Independent non-executive Directors are also listed out in all corporate communications issued by the Company pursuant to the GEM Listing Rules. The Company should maintain on its website and on the Stock Exchange's website an updated list of Directors identifying their role and function and whether they are independent non-executive Directors.

Save as disclosed in the Prospectus and in this annual report, as far as the Company has knowledge, there is no relationship (including financial, business, family, or other material relationship(s)) among the Board members.

Throughout the year ended 31 December 2017, the Board at all times met the requirements of the GEM Listing Rules relating to the appointment of at least three independent non-executive Directors, accounting for at least one third of the Board, with at least one independent non-executive Director possessing the appropriate professional qualifications, accounting or related financial management expertise.

Prior to their respective appointment, each of the independent non-executive Directors has submitted a written statement to the Stock Exchange confirming their independence and has undertaken to inform the Stock Exchange as soon as practicable if there is any subsequent change of circumstances which may affect their independence. According to the guidelines set out in the provision 5.09 of GEM Listing Rules, the Company has also received a written confirmation from each of the independent non-executive Directors in respect of their independence. The Company considers that all independent non-executive Directors are being considered to be independent by reference to the factors stated in the GEM Listing Rules.





APPOINTMENT AND RE-ELECTION OF DIRECTORS

The procedures and process of appointment, re-election and removal of Directors are stated in the Company's Articles of Association. The nomination committee is responsible for reviewing the Board composition, considering and formulating the relevant procedures for nomination and appointment of Directors, and monitoring the appointment and succession planning of Directors, and assessing the independence of the independent non-executive Directors.

Each of the executive Directors has entered into service contract with the Company for an initial term of three years commencing 18 February 2016, which is subject to termination by either party giving not less than three months' written notice. Each of the independent non-executive Directors and non-executive Director has signed a letter of appointment with the Company for a term of three years commencing 18 February 2016, and is subject to termination by either party giving not less than three months' written notice. Such appointments are subject to retirement by rotation provisions in the Articles of Association.

The Company had re-elected, appointed and re-designated certain Directors at the Annual General Meeting on 30 June 2017.

None of the Directors has a service contract with the Company or any of its subsidiaries which is not determinable by the Group within one year without payment of compensation, other than statutory compensation. In accordance with the Articles of Association, all Directors of the Company is subject to retirement by rotation at least once every three years, new Directors appointed by the Board as additional Directors and to fill casual vacancies are subject to election or re-election at the first general meeting/annual general meeting.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted the required standard of dealings regarding directors' securities transactions as set out in Rules 5.48 to 5.67 of the GEM Listing Rules. Among other things, the Company periodically issues notices to its Directors reminding them the general prohibition on dealing in the Company's listed securities during the blackout periods before the publication of announcements of financial results of the Group. Having made specific enquiry with all Directors of the Company, all Directors confirmed that they have complied with the required standards of dealings during the year ended 31 December 2017 and up to the date of this annual report.

DIRECTORS' TRAINING AND CONTINUING PROFESSIONAL DEVELOPMENT

Each of the Directors should keep abreast of the responsibilities as a Director, and of the conduct, business activities and developments of the Company.

Directors are aware of the provision A.6.5 of the Code, regarding continuing professional development programme for directors. For the year ended 31 December 2017, all Directors participated in the training regarding director responsibilities and duties by the Company's legal advisers in relation to the GEM Listing Rules. Such programmes were related to corporate governance, listed company and directors' continuing obligations.

A summary of the training received by the Directors for the year ended 31 December 2017 is set out below:

Name of Director	Corporate governance	Listed company and directors' continuing obligations
Executive Directors		
Mr. Huang Yong (Chief Executive Officer)	✓	✓
Mr. Rao Zhenwu	✓	✓
Mr. Wu Zhe	✓	√
Non-executive Directors		
Mr. Zhang Yan (Chairman)	✓	✓
Mr. Zhang Xiongfeng (re-designated from Independent Non-executive		
Director to Non-executive Director on 30 June 2017)	✓	\checkmark
Ms. Yang Kan (appointed on 30 June 2017)	✓	✓
Independent Non-executive Directors		
Mr. Chan King Fai	✓	✓
Mr. He Yunpeng	✓	✓
Mr. Chen Di (appointed on 30 June 2017)	✓	✓

DIRECTORS' LIABILITY INSURANCE

The Company strictly complied with the principle and provisions of the GEM Listing Rules. As at 31 December 2017, none of the Directors was engaged in material litigations of the Company. Each of our Directors was qualified and experienced to perform their duties and obligations. The Company predicts that in the foreseeable future, the risk of any events that lead to liabilities of the Directors is relatively low. Nevertheless, the Company has purchased appropriate insurance covering for Directors' and senior officers' liabilities.

BOARD MEETINGS AND SHAREHOLDERS' MEETINGS

Number of Board meetings and Directors' attendance

Pursuant to the code provision A.1.1, the Board meetings should be held at least four times a year at approximately quarterly intervals. Regular Board meetings will normally involve the active participation, either in person or through electronic means of communication, of a majority of Directors entitled to be present.



During the year ended 31 December 2017, the Board convened five meetings to discuss various matters of the Group, review and approve financial performance and results of operations and to consider and approve overall strategies and policies of the Group. The attendance of each individual Director at the board meeting, board committee meetings and general meeting is set out in the following table:

Directors	Board Meeting	Audit Committee Meeting	Remuneration Committee Meeting	Nomination Committee Meeting	Annual General Meeting
Executive Directors					
Mr. Huang Yong	5/5	N/A	2/2	N/A	1/1
Mr. Wu Zhe	5/5	N/A	N/A	N/A	1/1
Mr. Rao Zhenwu	5/5	N/A	N/A	N/A	1/1
Non-executive Directors					
Mr. Zhang Yan	5/5	N/A	N/A	2/2	1/1
Mr. Zhang Xiongfeng*	5/5	3/4	1/2	1/2	1/1
Ms. Yang Kan	3/5	N/A	N/A	N/A	1/1
Independent Non-					
executive Directors					
Mr. Chan King Fai	5/5	4/4	2/2	N/A	1/1
Mr. He Yunpeng	5/5	4/4	N/A	2/2	1/1
Mr. Chen Di**	3/5	1/4	1/2	1/2	1/1

Code Provision A.6.7 stipulates that independent non-executive directors and other non-executive directors should attend general meetings and develop a balanced understanding of the views of shareholders.

Code provision E.1.2 stipulates that the chairman of the board should attend the annual general meeting. He should also invite the chairmen of the audit, remuneration, nomination and any other committees (as appropriate) to attend.

The annual general meeting of the Company was held on 30 June 2017 at which external auditor was present to address queries and questions.

- * Mr. Zhang Xiongfeng was re-designated from an independent non-executive director to a non-executive director of the Company on 30 June 2017, therefore he could no longer be the chairman of the remuneration committee, a member of the audit committee and nomination committee of the Company.
- ** Mr. Chen Di was appointed as an independent non-executive director of the Company on 30 June 2017. He also serves as the chairman of the remuneration committee, a member of the audit committee and nomination committee of the Company.

PRACTICES AND GUIDELINES OF MEETINGS

Annual meeting schedules and draft agenda of each meeting are normally made available to the Directors in advance. The Company has arrangement to ensure that the Directors have opportunity to propose matters to be discussed into the meeting agenda.

Notices of regular Board meetings are normally served to all Directors at least 14 days before the meetings. For other Board and committee meetings, reasonable notice is generally given.

Board documents together with all appropriate, complete and reliable information are sent to all Directors at least 3 days before each Board meeting or committee meeting to keep the Directors apprised of the latest developments and financial position of the Group and to enable them to make informed decisions. The Board and each Director also have separate and independent access to the senior management whenever necessary.

The chief executive officer and chief financial officer (member of the senior management) attend all regular Board meetings and where necessary, other Board and committee meetings to advise on business developments, financial and accounting matters, regulatory compliance matters, corporate governance and other major aspects of the Group.

The company secretary (or the joint company secretaries) is responsible to take and keep minutes of all Board meetings and committee meetings. Minutes of Board meetings and meetings of committees should record in sufficient detail the matters considered and decisions reached, including any concerns raised by Directors or dissenting views expressed. Draft minutes are normally circulated to Directors for comment within a reasonable time after each meeting and the final version is open for Directors' inspection.

The Articles of Associations contain provisions requiring Directors to abstain from voting and not to be counted in the quorum at meetings for approving transactions in which such Directors or any of their associates have a material interest.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Code Provision A.2.1 of the Code, the role of the chairman has been separate from that of the chief executive officer. Mr. Zhang Yan is the chairman of the Company and Mr. Huang Yong is the chief executive officer of the Company.

BOARD COMMITTEES

The Board established three committees, namely, remuneration committee, audit committee and nomination committee to oversee particular aspects of the Group's affairs. Each of the three committee has its defined scope of duties and terms of reference.

The majority members of remuneration committee, audit committee and nomination committee are independent non-executive Directors.

The Board committees have sufficient resources to perform their duties, and are able to seek independent professional advice in appropriate circumstances at the Company's expense.

Remuneration Committee

The Group has established the remuneration committee on 24 January 2016 with written terms of reference in compliance with B1.2 of the Code. The remuneration committee's terms of reference include, but not limited to:

- to make recommendations to the Board on the Company's policy and structure for all Directors' and senior management's remuneration and on the establishment of a formal and transparent procedure for developing remuneration policy;
- (b) to review and approve the management's remuneration proposals with reference to the Board's corporate goals and objectives;



- (c) to make recommendations to the Board on the remuneration packages of individual executive Directors and senior management. This should include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- (d) to make recommendations to the Board on the remuneration of non-executive Directors;
- (e) to consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group;
- (f) to review and approve compensation payable to executive Directors and senior management for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;
- (g) to review and approve compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate; and
- (h) to ensure that no Director or any of his associates is involved in deciding his own remuneration.

The remuneration committee consists of Mr. Chen Di, Mr. Chan King Fai and Mr. Huang Yong. Mr. Chen Di is the chairman of the remuneration committee. During the year ended 31 December 2017, the remuneration committee convened two meetings to discuss the matters set out above.

Audit Committee

We established the audit committee on 24 January 2016 with written terms of reference in compliance with Rules 5.28 to 5.33 of the GEM Listing Rules and paragraphs C3.3 and C3.7 of the Code of the GEM Listing Rules. The primary responsibilities of the audit committee are to supervise our internal control, financial information disclosure and financial reporting matters, which include but are not limited to:

- i. to be primarily responsible for making recommendations to the Board on the appointment, re-appointment and removal of the external auditor, and to approve the remuneration and terms of engagement of the external auditor, and any questions of its resignation or dismissal;
- ii. to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards.
- iii. to discuss with the auditor the nature and scope of the audit and reporting obligations before the audit commences;
- iv. to develop and implement policy on engaging an external auditor to supply non-audit services. For this purpose, "external auditor" includes any entity that is under common control, ownership or management with the audit firm or any entity that a reasonable and informed third party knowing all relevant information would reasonably conclude to be part of the audit firm nationally or internationally. The audit committee should report to the Board, identifying and making recommendations on any matters where action or improvement is needed;
- v. to monitor integrity of the Company's financial statements and annual report and accounts, half-year report and, if prepared for publication, quarterly reports, and to review significant financial reporting judgements contained in them;

- vi. in reviewing the aforementioned paragraph (e) before submission to the Board, the committee should focus particularly on:
 - 1. any changes in accounting policies and practices;
 - 2. major judgmental areas;
 - 3. significant adjustments resulting from audit;
 - 4. the going concern assumptions and any qualifications;
 - 5. compliance with accounting standards;
 - 6. compliance with the GEM Listing Rules and legal requirements in relation to financial reporting;
- vii. in reviewing the aforementioned paragraph (e) and (f):
 - 1. members of the committee should liaise with the Board and senior management and the committee must meet, at least twice a year, with the Company's auditors; and
 - 2. the committee should consider any significant or unusual items that are, or may need to be, reflected in the report and accounts, it should give due consideration to any matters that have been raised by the Company's staff responsible for the accounting and financial reporting function, compliance officer or auditors;
- viii. to review the Company's financial controls, and unless expressly addressed by a separate Board risk committee, or by the Board itself, to review the Company's risk management and internal control systems;
- ix. to discuss the risk management and internal control systems with management to ensure that management has performed its duty to have effective systems. This discussion should include the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal auditing and financial reporting function;
- x. to consider major investigation findings on risk management and internal control matters as delegated by the Board or on its own initiative and management's response to these findings;
- xi. where an internal audit function exists, to ensure co-ordination between the internal and external auditors, and to ensure that the internal audit function is adequately resourced and has appropriate standing within the Company, and to review and monitor its effectiveness;
- xii. to review the Group's financial and accounting policies and practices;
- xiii. to review the external auditor's management letter, any material queries raised by the auditor to management about accounting records, financial accounts or systems of control and management's response;
- xiv. to ensure that the Board will provide a timely response to the issues raised in the external auditor's management letter;



- xv. to review arrangements employees of the Company can use, in confidence, to raise concerns about possible improprieties in financial reporting, internal control or other matters. The audit committee should ensure that proper arrangements are in place for fair and independent investigation of these matters and for appropriate follow-up action;
- xvi. to act as the key representative body for overseeing the Company's relations with the external auditor;
- xvii. to report to the Board on the matters set out above;
- xviii. to consider and implement other matters, as defined or assigned by the Board from time to time;
- xix. to formulate and review the corporate governance polices and practices of the Company and make recommendations to the Board:
- xx. to review and monitor the training and continuous professional development of Directors and senior management;
- xxi. to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- xxii. to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- xxiii. to review the Company's compliance with the code and disclosure in the Corporate Governance Report.

The audit committee currently consists of Mr. Chan King Fai, Mr. He Yunpeng and Mr. Chen Di. The chairman of the audit committee is Mr. Chan King Fai, who holds the appropriate professional qualifications as required under Rules 5.05(2) and 5.28 of the GEM Listing Rules. During the year ended 31 December 2017, the audit committee convened four meetings to discuss the matters set out above.

Nomination Committee

The nomination committee was established on 24 January 2016 with terms of references in compliance with A.5.2 of the Code. The nomination committee should perform the duties, including but not limit to:

- i. review the structure, size, composition and diversity (including the sex, age, cultural and educational background, race, professional experience, skills, knowledge and term of service) of the Board at least annually and make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- ii. formulate the policies of nominating directors, identify individuals suitably qualified to become Board members and select or make recommendations to the Board on the selection of individuals nominated for directorships. The committee shall consider an individual's strengths while seeking for suitable candidates and take into consideration of the composition diversity of the Board with an objective view;
- iii. assess the independence of independent non-executive Directors;
- iv. to review the Board's diversity policy in appropriate circumstances, the measurable goal set by the Board to implement the Board diversity policy, the progress in achieving such goal, as well as to disclose the review results in the Corporate Governance Report annually; and

. to make recommendations to the Board on the appointment or re-appointment of directors and succession planning for Directors, in particular the chairman and the chief executive, taking into the Company's corporate strategy and the mix of skills, knowledge, experience and diversity needed in the future.

The nomination committee consists of Mr. Zhang Yan, Mr. He Yunpeng and Mr. Chen Di. Mr. Zhang Yan is the chairman of the nomination committee. During the year ended 31 December 2017, the nomination committee convened two meetings to discuss the matters set out above.

Directors' Responsibilities for the Financial Reporting

The Directors are responsible for the preparation of the financial statements for the year ended 31 December 2017.

The Board is responsible to present a balanced, clear and understandable assessment in the Company's annual and interim reports, price-sensitive announcement and other financial disclosures required under the GEM Listing Rules and other requirements from relevant regulations.

Senior management provides explanation and information to the Board so as to enable the Board to make an informed assessment of the financial and other information.

INTERNAL CONTROL

The Board is responsible for maintaining a good internal control system to protect the Group's assets and interest of Shareholders. The Board should review and ensure the effectiveness of the risk management and system of internal controls annually.

The system includes a well-established organisational structure with clearly defined lines of responsibility and authority. Particular department is responsible for the department's daily operation and accountable for its practices and performances, operates the department's business in accordance with the terms of references it delegated and implement and strictly complied the strategies and policies formulated by the Company from time to time. Each department must report to the Board in terms of the major development of its business and the progress of the implementation of strategies and policies that are formulated by the Board.

For the year ended 31 December 2017, the Board reviewed the effectiveness of the internal control of the Group, covering the finance, operation, compliance and risk management. The review was conducted by discussing with the Company's management officers, external auditors and internal auditors with review of audit committee. The Board believes the existing internal control is sufficient and effective.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS RELATIONSHIP

The Company believes, effective communications with Shareholders and investors is essential to facilitate the Shareholders' understanding of the business performance and strategies of the Group. The Company also acknowledges the significance of the transparency of the company information and timely disclosure of such information so as to enable stakeholders and investors to make an informed investment decision.

The general meetings of the Company will provide a forum for communication between the Board and the Shareholders. The chairman of the Board and the chairmans of remuneration committee, audit committee, nomination committee, and in their absence, other members of these Board committees, attend general meetings to answer questions raised by Shareholders at the general meetings.

To facilitate effective communication, the Company establishes a website at www.firerock.hk to provide updated information of business development and operation, fiance resources, corporate governance practices and other materials which are available for public inspection.





JOINT COMPANY SECRETARIES

Mr. Wei Dong and Mr. Chan Chin Wang Keith are our joint company secretaries.

For details of Mr. Wei Dong and Mr. Chan Chin Wang Keith, please refer to the section headed "Directors and Senior Management" in this report. The two joint company secretaries of the Company took no less than 15 hours of relevant professional training during the reporting period.

REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

Details of the Directors' remunerations and the five individuals with the highest emoluments are disclosed in Note 13 to the financial statements in this annual report in accordance with the provisions in Chapter 18 of GEM Listing Rules.

INDEPENDENT AUDITOR'S REMUNERATION

BDO Limited, Certified Public Accountants, is appointed as the Company's auditor. The fees in relation to the auditing services provided by BDO Limited to the Group, amounted to approximately RMB0.4 million for the year ended 31 December 2017. There was no non-audit services provided during the year.

MATERIAL CHANGES IN CONSTITUTIONAL DOCUMENTS

On 24 January 2016, the Articles of Association was adopted with effect from the date of Listing. Save as disclosed above, there was no change in the Articles of Association during the year.

COMMUNICATION WITH SHAREHOLDERS AND INVESTORS RELATIONS

The Company has adopted shareholders communication policy with objective of ensuing that the Shareholders and potential investors are provided with ready, equal and timely access to balanced and understandable information about the Company.

The Company has established a number of channels to communicate with the Shareholders as follows:

- (i) corporate communications such as annual reports, interim reports, quarterly reports and circulars are issued in printed form and are available on the GEM website www.hkgem.com and the Company's website at www.firerock.hk;
- (ii) periodic announcements are made through the Stock Exchange and published on the respective websites of the Stock Exchange and the Company;
- (iii) corporate information is made available on the Company's website;
- (iv) annual and extraordinary general meetings provide a forum for the Shareholders to make comments and exchange views with the Directors and senior management; and
- (v) the Hong Kong share registrar of the Company serves the Shareholders in respect of share registration, dividend payment and related matters.

CORPORATE GOVERNANCE REPORT

The Company keeps on promoting investor relations and enhancing communication with the existing Shareholders and potential investors. It welcomes suggestions from investors, stakeholders and the public enquiries to the Board or the Company may be sent by post to the Company's principal place of business in Hong Kong.

Joint Company Secretary 2201–2203, 22/F, World-Wide House Central, Hong Kong

SHAREHOLDERS' RIGHT

As one of the measures to safeguard Shareholder's interest and rights, separate resolutions are proposed at Shareholders' meetings on each substantial issue, including the election of individual Directors, for Shareholders' consideration and voting. All resolutions put forward at Shareholders' meeting will be voted by poll pursuant to the GEM Listing Rules and the poll voting results will be posted on the GEM website and the Company's website after the relevant Shareholders' meeting.

Extraordinary general meeting may be convened by the Board on requisition of Shareholders holding not less than one-tenth of the paid up capital of the Company or by such Shareholders who made the requisition (the "Requisitionists") (as the case may be) pursuant to Article of Associations. Such requisition must state the object of business to be transacted at the meeting and must be signed by the Requisitionists and deposited at the registered office of the Company or the Company's principal place of business in Hong Kong. Shareholders should follow the requirements and procedures as set out in such Article for convening an extraordinary general meeting. Shareholders may put forward proposals at general meeting of the Company by sending the same to the Company at the principal place of business of the Company in Hong Kong.



ABOUT THE REPORT

We are pleased to present our Environmental, Social and Governance Report (the "ESG report") for the year 2017, and introduce our company's approach and practice of sustainable development to shareholders and stakeholders. This report describes the obligations related to the sustainable development and social responsibility that are required to fulfill the Appendix 20 to the GEM Listing Rules, and the policy implemented and the activities took place in 2017.

This ESG report covers the period from 1 January 2017 to 31 December 2017 (the "Reporting Period"). Unless otherwise stated, this report covers the major subsidiary of the Company — Shenzhen Fire Element Network Technology Co., Ltd ("Shenzhen Fire Element").

This report has been prepared in accordance with the disclosure requirements of "ESG Reporting Guide" set out in Appendix 20 of the GEM Listing Rules. For details of our corporate governance, please refer to the "Corporate Governance Report" included in this annual report.

The Board of Directors of the Company would support to the Group which assumes full responsibility for the environmental, social and governance strategy and reporting. The Board is responsible for evaluating and determining the Group's ESG-related risks and ensuring that the Group has developed an applicable and efficient ESG risk management and internal control system to manage the ESG-related risks. Senior management of the Group are responsible for the confirmation to the Board on the effectiveness of these systems.

OUR APPROACH TO SUSTAINABLE DEVELOPMENT

We believe that business decisions are closely related to corporate social responsibility. We are committed to carrying out our operations in a sustainable way, while safeguarding the interests of our shareholders and stakeholders, and participating in activities which contributed to the society at times, so as to enable the enterprise to embark on the path of sustainable development.

LISTENING TO OUR STAKEHOLDERS

We believe that listening and understanding the views of our stakeholders is a major step to the long-term growth and success of the Group. We have identified shareholders, business partners, customers, suppliers, employees, government and the community at large as our key stakeholder group. We receive different opinions and information from different stakeholders, through formal and informal communication. For example, through holding project meeting and shareholders' meeting regularly, we maintain enduring communication and understanding with the stakeholders, which helps to formulate business strategies and anticipate risks effectively. It also reinforces mutual trust and respect.

We welcome your valuable feedback and recommendation on this report and our sustainable development via email to lizj@firerock.hk.

OUR BUSINESS

As a game developer based in Shenzhen, the PRC, we are principally engaged in the development of browser and mobile games to players around the world. To boost the marketability of our self-developed browser and mobile games in different regions and enhance the players' gaming experience, we have launched different language versions for our games, including English, Japanese, French, German, Simplified Chinese and Traditional Chinese. In addition, to focus our resources on the development of browser and mobile games, we have licensed our games to various game operators with the exclusive and/or non-exclusive right to operate, publish and distribute specific games within an agreed period and designated territories. During the Reporting Period, our popular browser and mobile games included:



Sweeties Fighting (零食大亂鬥)



Hero's Crown (英雄皇冠)



Kings & Legends (王者召喚)



Legend of Fairies (萌仙記)

A. ENVIRONMENTAL

Emissions, Use of Resources and the Environment and Natural Resources

The main business operations of the Group have no significant impact on the environment and natural resources, yet our operations are in stringent compliance with applicable local laws and regulations related to environmental protection such as Environmental Protection Law of the PRC. During the Reporting Period, the Group was not aware of any material non-compliance with relevant laws and regulations relating to environmental protection. In order to fulfill the responsibilities on environmental protection, our Group strictly controlled the discharge and use of water and electricity in office, took measures to actively advocate the concept of environmental protection for employees to save water and electricity in our daily operation. On the other hand, to encourage recycling and to reduce waste, the Group promoted electronic information management to promote "paperless" office. With the implementation of the measures above, the Group is convinced that the objectives of reducing energy consumption, reducing waste production and preserving the natural environment can be achieved.





Resources and Emissions Management

Computers and other office equipment, air-conditioners and lighting are our major use of outsourced electricity. The consumption of energy will indirectly cause the emissions of greenhouse gases and carbon dioxide is one of the major greenhouse gases. During the Reporting Period, the Group had no direct and significant greenhouse gas emissions (scope 1), and other greenhouse gas emissions and energy consumption data are set out as follows:

Content ¹	Amount	Unit
Greenhouse gas emissions (scope 2) — Electricity consumption	87.58	Tonnes of CO ₂ e
Intensity — Greenhouse gas emissions per floor area — Electricity consumption	0.06	Tonnes of CO ₂ e/sq.m.
Total electricity consumption	166,154.20	kWh
Intensity - Electricity consumption per floor area	117.74	kWh/sq.m.

We implemented the following key measures in our office to manage and optimize electricity consumption so as to reduce emissions:

- Setting the temperature of air conditioners at 26°C or above
- Using LED lights in offices
- Posting energy-saving notices to encourage employees to switch off all electrical appliances properly after office hours
- Shutting down all lighting devices which are not in use and unnecessary electrical appliances and devices at lunchtime and after office hours
- Giving priority to purchasing energy-efficient computer equipment
- Advocating energy-saving culture through electronic inter-communication system to staff

Water Consumption Management

The water consumption of our daily operation is for office use only. At present, there is no problem of water source. According to the data provided by the building management office, the Group consumed a total of approximately 840 $\,\mathrm{m}^3$ of water during the Reporting Period, with the water consumption intensity of approximately 0.60 $\,\mathrm{m}^3$ per square meter. To promote the water saving culture, we put up posters of water conservation in the restrooms to remind our employees.

¹ The data does not include fugitive emissions. The fugitive sources includes all intentional and unintentional greenhouse gases released by the equipment and the system.

Paper Consumption Management

Our business is predominantly engaged in the programming of game codes and our daily operation does not involve packaging materials nor create hazardous wastes. We only produce some non-hazardous waste, such as computer equipment, mobile devices, batteries and ink cartridges and paper. During the Reporting Period, we consumed no more than 0.1 ton of paper, and we have implemented the following measures to reduce the use of paper:

- Promoting paperless office via the use of electronic documents for works and circulation
- Encouraging double-sided printing and making the best use of the printable area via appropriate typesetting
- Posting notices to remind employees on paper saving

We have held garbage recycling and reusing activities during the Reporting Period, in the hope of raising employees' awareness on environmental protection in the working environment and the community.

Garbage recycling and reusing activities







B. SOCIAL

Employment and Labour Practices and Standards

All employees of the Group are our most valuable assets, which is also our key to maintain the core competitiveness. We are committed to providing a rewarding working environment that encourages our employees to cooperate and offers them opportunities to learn, grow and succeed at work and in life. As an employer providing equal opportunities, we recruit all kinds of talents according to the principles of fairness, impartiality and openness, we provide equal opportunities to all qualified candidates, and ensure that no employment discrimination caused by age, nationality, race, religion, sexual orientation, gender, marital status, pregnancy, disability and political stances.

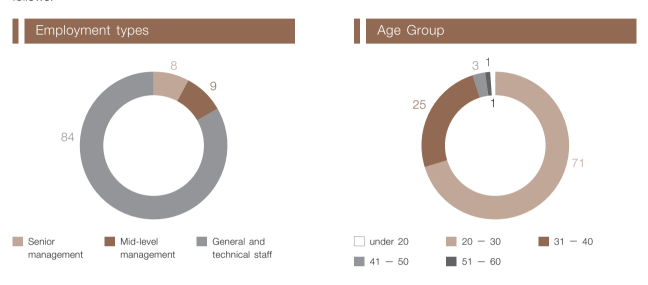
We recruited employees through different ways, such as local recruitment agents, campus recruitment and job advertisement, etc. We help employees to enhance their strengths and competitiveness and develop their career development prospects based on their annual performance and personal development intention. Employees are trained and developed on an individual basis. Priority is accorded to internal promotion in the filling of management, professional and technical vacancies, and outstanding candidates are offered intensive training and development in order to develop them into senior manager or senior management, in order to help employees realize their personal development and fulfill their career ambition.

We have established a comprehensive remuneration regime and performance appraisal regime so that our staff can receive fair and reasonable remuneration packages and treatment through a fair and reasonable remuneration management and incentive mechanism. In addition, we provide discretionary bonus, commercial and social insurance such as pension scheme, medical, unemployment, work injury and birth insurance and housing provident fund. We also purchase supplementary medical insurance on serious illnesses for our staff and review our remuneration system on a regular basis to see if it is in line with the market standards. For situations in which an employee has violated the Group's regulations, or whose performance is consistently below an acceptable level, a series of procedures to terminate the employment contract have been established. Terms and conditions for dismissal are outlined in our human resources policy.

During the Reporting Period, the Group was not aware of any non-compliance with relevant laws and regulations that have a significant impact on the Group relating to employment and labour practice, occupational safety and health, nor found any incidents related to child labour or forced labour.

The distribution analysis of staff

During the Reporting Period, we have 101 employees, with 80 males and 21 females, of which 100 employees are working in the mainland China and 1 employee is working in Hong Kong. The staff statistics are set out as follows:



We strictly comply with the labour laws of the nation, such as the Labour Law of the PRC, the Labour Contract Law of the PRC, the Employment Promotion Law of the PRC, The Regulations of the Shenzhen Special Economic Zone on the Promotion of the Harmonious Labour Relationship, Implementation Measures for Paid Annual Leave for Employees of Enterprises and relevant laws and regulations. We strictly adhere to the policies of national employment, provide the employees with various paid holidays and understand their needs. We support our staff in effectively managing their work and life commitments through initiatives such as marriage and compassionate leave, arrange regular body check-ups for employees in compliance with the Law of the Prevention and Control of Occupational Diseases in order to help our staff to maintain a healthy body and strike a better work-life balance and enhance their work performance. Meanwhile, we encourage staff at all levels to express their views and provide suggestions through a variety of channels, such as our intranet and internal newsletters so as to keep employees up to date with business developments across the Group.

We place much emphasis on the physical and mental well-being of our staff. We enhance the sense of belonging of the employees and the enterprise cohesion by organizing different social, sports and recreation activities for them, including entertainment activities like board games, badminton and table tennis gathering, group picnics, birthday parties and festival evenings. We hope to attract and retain talents through a comprehensive remuneration system and the provision of excellent staff welfare.



Birthday party



Badminton gathering





2017 Group Picnic



Afternoon tea



Prevention of Child Labour and Forced Labour

We strictly comply with all relevant laws and regulations issued by the State Council and we will fully enforce the implementation of relevant laws and regulations. During the recruitment process, the human resources department would verify the identity and age of the candidates to prohibit the employment of child and forced labour. In case of potential employment of child and forced labour, we will terminate the employment relationship immediately. During the Reporting Period, the Group did not have any incidents of child or forced labour.

Occupational Health and Safety

We comply with the laws and regulations such as Production Safety Law of the PRC and the Emergency Response Law of the PRC in order to avoid the occurrence of accidents in advance systematically.

We strictly comply with the Law on Safeguard of Women's Rights and Interests and the Regulation on Work-Related Injury Insurances and other relevant laws and regulations, endeavor to guarantee the occupational health and safety, personal privacy and properties of our employees, improve the working environment consistently in order to resolve the safety risks that cause impacts on the health of employees and ensure the safety on work behavior.

We spare no effort in creating a comfortable and safe working environment and carry out safety precautions training for the employees. For example, we attended the fire emergency drills with the building management office to enhance the staff's knowledge on the use of fire extinguishers and at the same time improve their ability to escape from the fire scene and self-rescue ability.

During the Reporting Period, the Group did not encounter any serious safety accidents.





Development and Training

Staff development is the impetus of the sustainable development of the enterprise business. We encourage our staff to attend industry-related training courses and seminars, we also provide various types of training to enhance their professional skills and expect them to keep abreast of the latest changes in the business environment. In addition to the meticulous excellence on work, we also focus on their long-term career development in order to ensure our staff at all levels actively equip themselves and perform well at work and in life.

Regarding to our Directors, every newly appointed director should receive an induction package on appointment to ensure that he/she has a proper understanding of the Company's operations and business and is fully aware of his/her responsibilities under the laws, regulations and our corporate governance policy.

All Directors (including Independent Non-executive Directors) must always know their responsibilities as directors and the business and activities of the Group. We provide briefing and notify the Directors to attend the trainings to reinforce and refresh their knowledge and skills, so as to update all Directors on the latest development regarding the Listing Rules and other applicable statutory, regulatory regime and the business environment to facilitate them to discharge their responsibilities and ensure the provision of comprehensive and relevant contribution to the Board. Below are some examples of our staff's attendance on the training courses during the Reporting Period:

Training topics

- Sharing skills on time management
- Requirement and enforcement of intellectual property management system
- Personal wealth management

- Management of network security
- Tools and skills for patent search
- Sharing of business model innovation and design

Employee training analysis			
Total training hours	482 hours		
Average training hours	1.57 hour/person		
Percentage of employees trained by gene	der		
Male	82.09%		
Female	17.91%		
Percentage of employees trained by employment types			
Senior management	7.82%		
Mid-level management	33.55%		
General and technical staff	58.63%		
Average hours of training received per e	mployee by gender		
Male	1.60 hour/person		
Female	1.44 hour/person		
Average hours of training received per employee by employment types			
Senior management	1.29 hour/person		
Mid-level management	1.49 hour/person		
General and technical staff	1.66 hour/person		

Supply Chain Management

We maintain business relationships with over 10 suppliers in the PRC, which provide us with a wide variety of products, equipment and services. Our main suppliers include outsourcing services provider and office supplies procurement. We have established a supplier assessment procedure which assesses our suppliers on areas such as their compliance of laws and regulations, upholding the human rights of workers, securing occupational health and safety and environmental protection when we evaluate our suppliers, so that we can select suppliers who meet our commitment in corporate social responsibility ("CSR").

We will conduct evaluations with major suppliers. Any unsatisfactory results are communicated to the relevant supplier(s) for rectification or improvement to ensure suppliers' commitment to CSR principles and appropriate supplier conduct in order to achieve the aim of monitoring the suppliers. In addition, building trust in a relationship with our suppliers helps us to manage the potential environmental and social risks while enhancing the efficiency of our operations.

Product Responsibility

We are committed to providing game players with excellent free-to-play experience and cooperating with licensed operators to ensure the game products and services we developed are safe and fun. During the Reporting Period, we were not aware of any major violations to health and safety, labeling and privacy matters related to the group's products and services.

For the research and development of our game products, we have to ensure the contents of our game products in different language versions are in compliance with laws and regulations of the countries where licensed operators operate and respect local religions and customs, so as to develop game products with positive effects. In view of the uniqueness of online game products and our commitment to social responsibility and protection of mental and physical health of online game players and the adolescents, we collaborated with licensed operators of different designated territories, such as Mainland China, to implement the following measures for our game products with the aim of preventing children and adolescents from being addicted to online games.

- Approval must be obtained from competent regulatory authorities in order to meet relevant national requirements;
- A green and healthy online environment should be created by embedding content and language filtering functions in the game;
- Young players' daily on-line time should be limited to avoid their overindulgence in online game and the adverse effect on their physical and mental health;

Game players may play our games freely upon accepting and agreeing the conditions set out by us and licensed operators, and their registration information maintained in licensed operators' operational platforms and game products system through internet interface, roles in game, value adding history, game experience information, virtual items and premium features are private and personal data of the game players. As such, we conduct technical matchmaking with licensed operators in licensing process and adopt related safety procedures and measures in order to prevent the information from leaking to other third parties and ensure information security.



We have also established internal procedures for protecting the privacy of game players.

- The level of authority to programme the game code is set according to the functions and responsible projects department when the information can only be accessed in the restricted areas;
- Regularly check should be performed on the user privilege to access the database system to prevent nonauthorisation operation by unauthorized personnel;
- A fire wall is set to block the unauthorized access to our user database by an external party;
- Game players' sensitive information (such as user passwords) shall be encrypted when being transmitted or stored;
- Data should be backed up and stored in the servers in various locations each month to reduce the risk of data loss;
- A backup and recovery test should be performed monthly to examine the effectiveness of the backup system.

We are of the view that information privacy and security are our key principles of our business operation. We are committed to complying with all relevant laws and regulations and implementing comprehensive procedures on privacy and information security so as to protect personal privacy. During the Reporting Period, the Group was not aware of any complaints of material violation of privacy matters.

In addition, we place importance on feedbacks of game players and regard the same as a golden opportunity for products enhancement. We have established various channels, including technical service centers, service hotlines, to maintain close contact with licensed operators, providing customer service officers of licensed operators with technical guidelines and assistance.

Intellectual property rights

We respect and protect intellectual property and we are committed to complying with the relevant laws and regulations, for example: (i) "Patent Law of the PRC"; (ii) "Trademark Law of the PRC"; (iii) "Copyright Law of the PRC"; (iv) "Measures for the Administration of Internet Domain Names of China"; and (v) "Administrative Measures for Software Products". During the Reporting Period, the Group registered 7 copyrights for software and applied for 16 registered trademarks.

We have established policies and procedures for the management of intellectual property and set up a dedicated department to be responsible for the filing, registration, and transfer, as well as handling infringement dispute of internet domain names, trademarks, patents, copyrights of software. Protecting the Company's intangible assets and intellectual property also reflect our respect to the creators of the original works.

On the other hand, we have entered into confidentiality agreements with our employees, outsourcing service providers, licensed operators, and business partners to protect our intangible assets such as copyrights of software, trademarks, trade secrets, and other intellectual property. We shall perform continuous monitoring of possible infringement and take appropriate actions, such as seeking professional advices and assistance from external consultants or intellectual property agents on laws and regulations in case of possible infringement, we shall take legal actions to safeguard our legal rights and interests if necessary.

Anti-corruption

We are committed to maintaining a high standard of corporate governance, and strictly comply with the laws and regulations regarding corruption, bribery, extortion, fraud and money laundering, such as the Criminal Law of the PRC and Anti-Unfair Competition Law of the PRC. We also require Directors, senior management and staff members of the Group and its subsidiaries to act at high ethical standard and strictly prohibit any form or any level of bribery and corruption. We have established "Procedures on Reporting Bribery and Corruption" to ensure that all allegations of corruption — whether internal or involving third-party business partners, would conduct thorough investigation and following-up actions and report to the Audit Committee. We have also established channels for complaints which employees and other parties can and/or anonymously report unethical and illegal conducts confidentially. During the Reporting Period, the Group was not aware of any violations of bribery, extortion, fraud and money laundering which would have a significant impact on the Group. No legal action concerned with corrupt practices was brought against the Group or our employees during the Reporting Period.

Community investment

We are committed to fostering positive relationships with the communities in which we operate, including by participating in charitable activities and volunteer work to support their long-term development. During the Reporting Period, we participated in the Warm Packet charity campaign organised by One Foundation and made a charity donation of RMB 36,500 to One Foundation. The theme for this year was "Warm Gravity", which was inspired by the word "gravity", meaning that every person has the ability to give warmth and love to the others.

The sun is not only a symbol of warmth but also a symbol of love. We gave warm packets with hand-painted sun patterns to the children in the disaster-afflicted areas, and let the "Warm Gravity" attracted us together so that the children can feel more love and care apart from the physical donations.

Warm packet charity campaign organised by One Foundation









PROSPECT

The Company has not only strived for sustainable development by providing high quality game products and experience to game players, but also fulfilling its corporate social responsibilities. In 2018, we will continue to enhance corporate governance and product quality while strengthening environmental protection, employee training and benefits and social care, in order to achieve sustainable development and harmonious coexistence of the society, economy and environment.

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DIRECTORS

Executive Directors

Mr. HUANG Yong (Chief Executive Officer)

Mr. RAO Zhenwu Mr. WU Zhe

Non-executive Directors

Mr. ZHANG Yan (Chairman) Mr. ZHANG Xiongfeng

(re-designated from Independent Non-executive Director to Non-executive Director on 30 June 2017)

Ms. YANG Kan (appointed on 30 June 2017)

Independent Non-executive Directors

Mr. CHAN King Fai Mr. HE Yunpeng

Mr. CHEN Di (appointed on 30 June 2017)

BOARD OF DIRECTORS

Our Board currently consists of nine Directors, comprising three executive Directors, three non-executive Director and three independent non-executive Directors. The term of service for Directors is three years, and Directors are permitted to be re-elected. Responsibilities of the Board include but are not limited to (i) convening general meetings, reporting on the Board's work at these meetings, implementing the Shareholders' resolutions passed at these meetings; (ii) determining business operation, financial, capital and investment plans; (iii) determining internal management structure, setting down fundamental management rules; (iv) appointing and discharging members of senior management, determining Directors' remuneration and formulating the proposals for profit distributions and for the increase or reduction of registered capital; and (v) taking responsibilities pursuant to the relevant laws, regulation and the Articles of Association.

DIRECTORS

Mr. ZHANG Yan (張岩)

Chairman and non-executive Director

Mr. Zhang Yan, aged 47, is our chairman and a non-executive Director. Mr. Zhang is responsible for supervising the overall management and strategy planning of our Group. Mr. Zhang has been our Director since November 2014 and was appointed as our chairman in March 2015.

Mr. Zhang has over 18 years of experience in the online game industry. Prior to joining our Group, from April 1997 to March 2010, he oversaw the development of several MMORPGs whilst working as the chief executive officer of Shenzhen Domain Computer Network Company Limited (深圳網域計算機網絡有限公司) ("Shenzhen Domain"), responsible for the overall operation and management. After that, Mr. Zhang explored his own business by investing in various companies conducting different lines of business.

Mr. Zhang is currently also a director of Fire Rock International and Shenzhen Fire Element.

Mr. Zhang received a diploma in computer communications from the Xidian University (西安電子科技大學) (Xi'an, the PRC) in July 1993.

Mr. HUANG Yong (黃勇)

Executive Director and Chief Executive Officer

Mr. Huang Yong, aged 38, is our chief executive officer and an executive Director. Mr. Huang is responsible for formulating our corporate and business strategies and being responsible for our daily operations and management. Being one of the founders of the Group, Mr. Huang was appointed as the general manager and executive Director since November 2012. He is currently our Director since November 2014 and was appointed as our chief executive officer in March 2015.

Mr. Huang is experienced in software development, having worked in the industry since 2001. Prior to joining the Group, Mr. Huang worked as a project leader in Shenzhen Wellhope Multimedia Company Limited (深圳維豪多媒體有限公司) from July 2001 to December 2003 as project manager; as a chief programming officer in Shenzhen Domain from April 2004 to April 2007, responsible for game development; and as a general manager in Shenzhen Aoyouba Digital Interaction Technology Company Limited (深圳市敖游吧數字互動科技有限公司) ("Shenzhen Aoyouba") from May 2007 to October 2010, responsible for game development.

Mr. Huang has participated in the design and development of a number of MMORPGs from 2004 to 2010. In designing these games, Mr. Huang was mainly responsible for the development and maintenance of the server architecture, communications layer, event servers, database engine and anti-hacker systems.

Mr. Huang is currently also a director of Shenzhen Fire Element.

Mr. Huang obtained a bachelor's degree majoring in vehicle engineering from the Hunan University (湖南大學) (Changsha, the PRC) in July 2001.

Mr. WU Zhe (吳哲)

Executive Director and chief planning officer

Mr. Wu Zhe, aged 38, is our chief planning officer and an executive Director. Mr. Wu is responsible for formulating our corporate and business strategies, strategic planning and development of all games. Being one of the founders of the Group, Mr. Wu has worked as vice president of Shenzhen Fire Element responsible for game development since March 2011. He has been our Director since November 2014 and was appointed as our chief planning officer in March 2015.

Mr. Wu is experienced in game development. Prior to joining our Group, from October 2004 to January 2011, Mr. Wu worked at Shenzhen Domain as the chief designer and producer, and participated in the development of a number of online games.

Mr. Wu is currently also a director of Shenzhen Fire Element.

Mr. Wu obtained a bachelor's degree in material science and engineering from the Shenzhen University (深圳大學) (Shenzhen, the PRC) in July 2002 and a master's degree in software engineering from the South China University of Technology (華南理工大學) (Guangzhou, the PRC) in July 2004.



Mr. RAO Zhenwu (饒振武)

Executive Director and chief technology officer

Mr. Rao Zhenwu, aged 36, is our chief technology officer and an executive Director. Mr. Rao is responsible for formulating our corporate and business strategies in relation to the development and operation of our online games as well as research and planning of new technology. Being one of the founders of the Group, Mr. Rao has worked as the chief technology officer of Shenzhen Fire Element since March 2011. He has been our Director since November 2014 and was appointed as our chief technology officer in March 2015.

Mr. Rao possesses over 10 years' extensive experience in software and server development and system maintenance. Prior to joining our Group, he worked as an information technology officer responsible for graphic design and internet maintenance and operation at Ningbo Oulitai Electronic Technology Company Limited (寧波歐利泰電子科技公司), from July 2003 to April 2004. Mr. Rao worked in Shenzhen Qiming Software Company Limited (深圳啟明軟件有限公司) from May 2004 to August 2005; in Shenzhen Domain from February 2006 to May 2007; and in Shenzhen Aoyouba from May 2007 to October 2010, each as a software engineer responsible for software and game development. Mr. Rao is currently also a director of Shenzhen Fire Element.

Mr. Rao obtained a bachelor's degree in metallic material engineering from the Harbin University of Science and Technology (哈爾濱理工大學) (Harbin, the PRC) in July 2003.

Mr. ZHANG Xiongfeng (張雄峰)

Non-executive Director

Mr. Zhang Xiongfeng, aged 49, was re-designated from an independent non-executive Director to a non-executive Director of our Company on 30 June 2017.

Mr. Zhang Xiongfeng has worked in the banking and finance industry for over 20 years with management experience. He worked as a financial officer at the Shanghai representative office of Daiwa Securities Co. Ltd. from December 1994 to November 2004. After that, he worked as a vice president at Daiwa Securities SMBC Hong Kong Limited (which was renamed as Daiwa Capital Markets Hong Kong Limited in January 2010) since April 2005. He was promoted to a senior vice president in April 2008 and worked there until November 2010. From November 2010 to May 2012, he worked as a managing director and joint head of corporate finance of Oriental Patron Asia Limited. In the above jobs, he was responsible for corporate finance and management.

Mr. Zhang has been involved in the gaming industry. Since December 2013, he has been an executive director and the chairman of Interactive Entertainment China Cultural Technology Investments Limited (互娱中國文化科技投資有限公司, "China Cultural Technology") (previously known as China Mobile Games and Cultural Investment Limited (中國手遊文化投資有限公司), stock code: 8081) which is listed on the GEM of the Stock Exchange. He has been a non-executive director of Pa Shun International Holdings Limited, a company listed on GEM of Stock Exchange (stock code: 574) since June 2016. In addition, Mr. Zhang was a non-executive director of Something Big Technology Holdings Limited (大事科技控股有限公司, "Something Big").

Mr. Zhang Xiongfeng obtained a bachelor's degree of arts in German language awarded by the Shanghai International Studies University (上海外國語大學) (Shanghai, the PRC) in July 1990.

Ms. YANG Kan (楊侃)

Non-executive Director

Ms. Yang Kan, aged 41, was appointed as a non-executive Director on 30 June 2017. Ms. Yang has worked in the marketing industry for over 10 years. She worked at China Eastern Airlines from 2003 to 2012 and promoted to manager. She was responsible for human resources management and corporate image promotions during which she gained extensive knowledge in corporate operations management. She worked as an executive director of China 33 Media Group Limited, which is listed on the Growth Enterprise Market of the Hong Kong Stock Exchange (Stock Code: 8087) from February 2015 to August 2015. Ms. Yang graduated from the Huazhong University of Science and Technology (華中科技大學) with a bachelor's degree in international economic and trade.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. CHAN King Fai (陳京暉)

Independent non-executive Director

Mr. Chan King Fai, aged 47, was appointed as an independent non-executive Director on 24 January 2016.

Mr. Chan has over 15 years of experience in accounting, taxation and company secretarial service. He is a practising certified public accountant in Hong Kong and is currently a partner of Lau Chan and Company.

Mr. Chan was an independent non-executive director of Heng Fai Enterprises Limited (with its name changed to ZH International Holdings Limited in July 2015) from August 2011 to July 2015 (stock code: 0185), which is listed on the Main Board of the Stock Exchange.

Mr. Chan obtained a master's degree in business administration from The University of Warwick (the United Kingdom) in April 2007 and a master's degree in accountancy from The Chinese University of Hong Kong (Hong Kong) in December 2000. He is a fellow member of the Association of Chartered Certified Accountants since July 2002, an associate member of the Hong Kong Institute of Certified Public Accountants since January 1998, an associate member of The Taxation Institute of Hong Kong since July 2000, an associate member of The Hong Kong Institute of Chartered Secretaries since June 2006 and an associate member of The Institute of Chartered Secretaries and Administrators since June 2006. Mr. Chan is currently a Certified Tax Adviser in Hong Kong.



Mr. HE Yunpeng (何雲鵬)

Independent non-executive Director

Mr. He Yunpeng, aged 42, was appointed as an independent non-executive Director on 24 January 2016.

Mr. He has extensive management experience in the software industry. Between August 2003 to September 2009, Mr. He established Shanghai Wangdun Information Technology Company Limited (上海網盾信息技術有限公司, "Shanghai Wangdun"), and had been its executive director since its establishment. From September 2008 to August 2011, he worked as a senior marketing controller of Fujian Tianqing Digital Company Limited (福建天晴數碼有限公司) responsible for game development. From August 2011 to August 2012, Mr. He was allocated to Fujian Borui Network Technology Company Limited (福建博瑞網絡科技有限公司) and was responsible for the development and operation management of a community website for smartphone users, 91.com (百度91無線). Since August 2012, Mr. He is a general manager of Jiangsu Bode Websoft Technology Company Limited (江蘇博得網絡科技有限公司), which focuses on development and operation of mobile software products in the PRC. In April 2014, Mr. He established Chengdu Tianxiang Interaction Technology Company Limited (成都天象互動科技有限公司, "Chengdu Tianxiang") with others and has been its executive director and general manager since its establishment.

Mr. He obtained a bachelor's degree of engineering majoring in architecture engineering from the Shanghai Jiao Tong University (上海交通大學) (Shanghai, the PRC) in July 1998.

Mr. CHEN Di (陳廸)

Independent non-executive Director

Mr. Chen Di, aged 38, was appointed as an independent non-executive Director on 30 June 2017.

Mr. Chen has worked in the banking, finance and securities industry for over 8 years with extensive assets management experience. He worked in the securities department of Overseas Chinese Town Group from July 2004 to August 2010 and participated in the merger and reorganisation matters of its subsidiary companies. Then, he established Shenzhen Qianhai Xiaobai Interactive Capital Management Limited (深圳前海小白互動資本管理有限公司) in December 2014, invested in enterprises such as Shenzhen Zhuohua Network and Technology Limited (深圳市为華網絡科技有限公司) and Beijing Dingdong Lemon Science and Technology Limited (北京叮咚檸檬科技有限公司) and provided advices for their development. He also established Shenzhen Xiaobai Zhitong Equity Investment Partnership (Limited Partnership)* (深圳市小白志同股權投資合夥企業(有限合夥)) in February 2016 and successfully got the copyright of the brand buzzy bee in the PRC. Mr. Chen obtained a bachelor's degree in e-commerce awarded by the Liaoning Science and Technology University (遼寧科技大學) in June 2004. He also obtained a master's degree in applied psychology awarded by Peking University (北京大學) in July 2012.

^{*} for identification purposes only

SENIOR MANAGEMENT

Our senior management is responsible for the day-to-day management of our Company's business.

Mr. WEI Dong (衛東)

Chief financial officer and joint company secretary

Mr. Wei Dong, aged 49, is our chief financial officer. Mr. Wei is responsible for the daily management and operations; assisting the chief executive officer in financial planning and responsible for administration of the Board's matters. Mr. Wei joined our Group in September 2014 as the chief financial officer of Shenzhen Fire Element. In March 2015, Mr. Wei was appointed as the chief financial officer and joint company secretary of our Company.

Mr. Wei possesses over 27 years of experience in the accounting and finance industry. Mr. Wei commenced his career as an accounting and finance work staff at the Shaanxi Aircraft Manufacturing Corporation (陝西飛機製造公司) (restructured in 1999 as Shaanxi Aircraft Industry (Group) Corporation Ltd. (陝西飛機工業(集團)有限公司)) in August 1988 until May 1996, responsible for accounting and auditing works. Mr. Wei then worked as an auditing staff in Shenzhen Tianjian Xinde Accounting Firm (深圳天健信德會計師事務所), responsible for accounting and auditing works from August 1996 to October 2001; as chief auditor and partner in Shenzhen Changcheng Accounting Firm Company Limited (深圳市長城會計師事務所有限公司) from November 2001 to September 2009 and from June 2012 to May 2013, responsible for accounting and auditing works; and in Beijing Xinghua Accounting Firm Company Limited (北京興華會計師事務所有限責任公司) from October 2009 to April 2012 as a senior audit manager, responsible for accounting and auditing works. Mr. Wei worked as the chief financial officer in Hangzhou Green Valley from June 2013 to August 2014 responsible for financial control and corporate finance.

Mr. Wei is currently a director of Fire Rock (HK) and Shenzhen Fire Element.

Mr. Wei obtained a college diploma of accounting from Shaanxi Financial and Economic Institute (陝西財經學院) (Xi'an, the PRC) (now the School of Finance and Economics of Xi'an Jiaotong University (西安交通大學經濟與金融學院)) in December 1993. Mr. Wei is a Certified Public Accountant (中國註冊會計師) of the Chinese Institute of Certified Public Accountants since October 1999 and Judicial Accounting Expert (司法會計鑒定人).

Mr. XU Jing (徐憬)

Head of Project Development

Mr. Xu Jing, aged 34, is our head of Project Development. Mr. Xu is responsible for daily management and is responsible for the supervision of the development of our games. Mr. Xu has worked as the chief artist of Shenzhen Fire Element since its establishment in March 2011 and was appointed as the chief arts officer of Shenzhen Fire Element in March 2011.

Mr. Xu possesses many years of experience in the anime industry. Prior to joining the Group, Mr. Xu worked at Shenzhen Aoyouba as a departmental manager from September 2009 to March 2011, responsible for graphic designs of animations.



Mr. YUAN Zhen (袁臻)

Chief marketing officer

Mr. Yuan, aged 30, is our chief marketing officer. Upon joining the Group in 2017, Mr. Yuan worked as the chief marketing officer of Shenzhen Fire Element. Mr. Yuan is responsible for the management of marketing and maintenance during the operation of the game product, as well as the monitoring of intellectual property and assisting the chief product officer in project management.

Mr. Yuan possesses over seven years of experience in the computing industry. From November 2011 to May 2013, Mr. Yuan worked at Xi'an Green Valley Network Technology Company Limited* (西安綠谷網絡技術有限公司) and was responsible for the operation and management of a client game, the Dragon Legend* (龍之傳奇) series. From June 2013 to December 2015, he acted as an operational officer at JiaTang.com and was responsible for the operation and management of a mobile game, the Monkey King* (全民西遊系列) series. From December 2015 to May 2016, he worked at qianz.com in Shenzhen as an operational office and participated in the strategic plan matters of the company.

Mr. Yuan obtained a diploma in e-commerce from Xi'an Technological College (西安工業科技學院) in June 2011 and a diploma in business administration from Dalian University of Technology (大連理工大學) in July 2015.

* for identification purposes only

Mr. XIANG Bin (向斌)

Chief information officer

Mr. Xiang, aged 35, is our chief information officer. Mr. Xiang is responsible for the maintenance of database and systems, and assisting the chief technology officer in the research and planning of new technology. Mr. Xiang joined our Group in December 2011 as chief database officer of Shenzhen Fire Element.

Mr. Xiang possesses over 9 years of experience in the computing industry. From April 2006 to April 2007, Mr. Xiang worked at Beijing Network Technology Development Company Limited (北京新網科技發展有限公司) and was responsible for the development of web pages in the IT industry. Mr. Xiang worked at Shenzhen Domain from December 2007 to April 2011 and was responsible for the development of web pages and databases, together with the design of the webpage framework.

Mr. Xiang obtained a diploma of computer information management from Hunan International Economics University (湖南涉外經濟學院) (Changsha, the PRC) in June 2004 and a diploma in computer application technology from Hunan University of Science and Technology (湖南科技大學) (Xiangtan, the PRC) through attending distance learning courses in July 2014.

He also participated in the Tests of the National Computer Information Technology (全國計算機信息高新技術考試) in 2003 and 2006, attaining, respectively, level four of National Occupational Qualification (國家職業資格四級) for image and graphic treatment (Photoshop system) and level three of National Vocational Qualifications (國家職業資格三級) for computer programming.

Mr. CHEN Xuan (陳璇) Head of Project Support

Mr. Chen Xuan, aged 32, is our head of Project Support. Mr. Chen is responsible for game development support and assisting the chief planning officer in strategic planning of all games. Mr. Chen has worked in our Group since its establishment in March 2011 as online games designer and project manager of our Kings & Legends (王者召喚) series of games. Since March 2015, Mr. Chen has been appointed as head of Project Support.

Mr. Chen obtained a bachelor's degree majoring in labour and social security from the Zhongnan University of Economics and Law (中南財經政法大學) (Hubei, the PRC) in June 2007.

JOINT COMPANY SECRETARIES

Mr. Wei Dong and Mr. Chan Chin Wang Keith are our joint company secretaries.

Mr. WEI Dong (衛東), one of our joint company secretaries, is also a member of our senior management. Mr. Wei was appointed as one of the joint company secretaries of our Company with effect on 24 January 2016. For further information of Mr. Wei Dong, please refer to the sub-section headed "Senior management — Mr. Wei Dong (衛東)" in this section.

Mr. Chan Chin Wang Keith (陳展泓) is an associate of Messrs. Li & Partners since January 2012. He was admitted as a solicitor of the High Court of Hong Kong in January 2003. He was appointed as one of the joint company secretaries of our Company in March 2015 with effect upon the Listing.

Mr. Chan obtained a Bachelor of Laws degree in November 1998 from the City University of Hong Kong (Hong Kong) and a Master of Laws degree in Chinese Law from The University of Hong Kong (Hong Kong) in December 2005. He was appointed as the joint company secretary of Amax Holdings Limited (Stock Code: 959) in August 2009 and had been appointed as its sole company secretary from November 2009 to June 2010. He was also appointed as the joint company secretary of Dongwu Cement International Limited (Stock Code: 695) from May 2012 to March 2014. Mr. Chan is currently a senior associate of Messrs. Li & Partners, a practising law firm in Hong Kong. He is not an employee of our Company and he provides services to our Company as an external service provider.

COMPLIANCE OFFICER

Mr. Wu Zhe (吳哲) was appointed as the compliance officer of the Company in March 2015. For further details, please refer to the sub-section headed "Directors — Mr. Wu Zhe (吳哲)" above in this section.



The Directors are pleased to present this annual report and the audited consolidated financial statements of the Group for the year ended 31 December 2017.

PRINCIPAL ACTIVITIES

The Group is mainly engaged in the development of browser and mobile games, as well as licensing game products to other well-established game operators with the right to exclusively/non-exclusively operate, publish and distribute specific games within an agreed period and within designated territories.

For the principal activities and other details of the subsidiaries of the Company, please refer to Note 26 to the consolidated financial statements. The principal business of the Group has no material changes in nature during the year ended 31 December 2017.

RESULTS

The results of the Group for the year ended 31 December 2017 are set out in the financial statements on page 6 of this annual report.

FINAL DIVIDENDS AND ISSUE OF BONUS SHARES

Dividend Policy

The proposal of payment and the amount of our dividends will be made at the discretion of our Board and will depend on our general business condition and strategies, cash flows, financial results and capital requirements, the interests of our Shareholders, taxation conditions, statutory and regulatory restrictions and other factors that our Board deems relevant. Our Board recommended the payment of a final dividend for the 2017 financial year, in the form of cash dividend of HK\$0.125 per share (equivalent to approximately RMB0.104 per share) and bonus shares on the basis of 1 share for every share. Any dividend distribution shall also be subject to the approval of our Shareholders in a Shareholders' meeting.

In addition, as our Company is a holding company registered in the Cayman Islands and our operations are conducted through our subsidiaries, one of which are incorporated in the PRC, the availability of funds to pay distributions to Shareholders and to service our debts depends on dividends received from these subsidiaries.

Dividends

On 26 September 2017, the Company paid an interim dividend of HK\$0.15 (approximately RMB0.129) per share amounting to HK\$24.0 million (approximately RMB20.6 million) in aggregate for the 160,000,000 shares in issue to the shareholders listed on the register of members of the Company as at 5 September 2017 in accordance with the dividend payment notice as set out in the announcement of interim results for the six months ended 30 June 2017 dated 14 August 2017.

Saved as disclosed above, no dividends were declared or paid during the year ended 31 December 2017. During the board meeting held on 26 March 2018, the Board recommended the payment of a final dividend, in the form of a cash dividend of HK\$0.125 per share (equivalent to approximately RMB0.104 per share) and bonus shares on the basis of 1 share for every share to the shareholders.

ANNUAL GENERAL MEETING AND CLOSURE OF REGISTER OF MEMBERS

The Company proposes to hold the Annual General Meeting on 1 June 2018 (Friday), and the notice of the Annual General Meeting will be sent to the Company's Shareholders in due course.

For determining the entitlement to attend and vote at the Annual General Meeting, the register of members of the Company will be closed from 29 May 2018 (Tuesday) to 1 June 2018 (Friday) (both days inclusive), during which period no transfer of Shares will be effected. In order to be eligible to attend and vote at the Annual General Meeting, all transfers of Shares, accompanied by the relevant share certificates, must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, for registration not later than 4:30 p.m. on 28 May 2018 (Monday).

CLOSURE OF REGISTER OF MEMBERS FOR FINAL DIVIDENDS AND BONUS SHARES

For the purpose of determining shareholders' entitlements to the final dividends and the bonus shares, the register of members of the Company will be closed from Thursday, 7 June 2018 to Friday, 8 June 2018, during which period no transfer of shares will be registered. The record date for determination of entitlements to the final dividends and the bonus shares will be on Friday, 8 June 2018. Shareholders whose names appear on the register of members of the Company on Friday, 8 June 2018 will be entitled to receive the final dividends and the bonus shares. In order to qualify for the final dividends and the bonus shares, all transfer documents accompanied by the relevant share certificates must be lodged with the Company's Hong Kong branch share registrar and transfer office, Tricor Investor Services Limited, at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong for registration no later than 4;30 p.m. on Wednesday, 6 June 2018. Bonus Shares will be allotted, issued and despatched to the qualifying shareholders of the Company on Friday, 29 June 2018 subject to the shareholders' approval at the annual general meeting to be convened. It is expected that a circular containing, amongst other things, the details of the Bonus Issue and notice convening the annual general meeting will be despatched to the shareholders of the Company on or before 27 April 2018.

BUSINESS REVIEW

While global game market was competitive during the year under review, the entire game industry delivered outstanding performance, in particular the growth in mobile device games. During the Reporting Period, in addition to maintenance of the existing games, the Group has concentrated resources on mobile games for the development and commercial launch of eight series of mobile games, namely Number Drop, G-game, Sweeties Fighting (零食大亂鬥), War of the Sulfulons (薩弗隆戰記), Super Tycoon (超級大亨), Forest Gala (森林大聯歡), Fish Catching Contest (捕魚大亂鬥) and Super Cute Monster (超級逗萌獸). The Group has achieved satisfactory results with the expanded game portfolio, capturing the fast growing opportunity from the mobile game markets. Details of the business review are set out in the sections headed, "Management Discuss and Analysis" and "Environmental, Social and Governance Report" in this report.

SHARE CAPITAL

For the year ended 31 December 2017, details of the movements in share capital of the Company during the year are set out in the Note 21 to the consolidated financial statements.



USE OF PROCEEDS FROM PLACING

The Company's shares were listed on GEM of the Stock Exchange on 18 February 2016 and net proceeds from the Placing were approximately HK\$28.9 million. During the year, the Group used approximately HK\$3.5 million for development of new game series, approximately HK\$0.8 million for continual optimisation of the Group's existing games on various platforms and approximately HK\$0.5 million for enhancing its game development power.

RESERVES

For the year ended 31 December 2017, details of the changes in the reserves of the Group are set out in the consolidated statement of changes in equity and Note 22 to the consolidated financial statements.

As at 31 December 2017, the distributable reserves of the Company approximately amounted to RMB99.7 million.

MAJOR CUSTOMERS AND SUPPLIERS

Our major customers are licensed operators. For the year ended 31 December 2017, the revenue contributed from our five largest licensed operators accounted for approximately 90.4% of our total revenue, while our single largest licensed operator contributed approximately 40.0% of our total revenue.

Our major suppliers include companies which provided outsourced services such as part of the graphic design and audio production of sound effects and background music of our games in the game research and development activities and also in their subsequent updates and enhancements as well as server data centre and bandwidth service providers. For the year ended 31 December 2017, purchases from our five largest suppliers accounted for approximately 95.2% of our total purchases, while purchases from our single largest suppliers accounted for approximately 46.4% of our total purchases.

None of the Directors of the Company or any of their associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's share capital) had any beneficial interest in the Group's four largest operators or suppliers.

FINANCIAL HIGHLIGHTS

A summary of the published results and of the assets and liabilities of the Group for the last four financial years, as extracted from the audited financial statements, was set out on page 6 in the annual report. The summary does not form part of the audited consolidated financial statements of the Group.

BUSINESS REVIEW AND RISK FACTORS FACED BY THE COMPANY AND THE RESPONSE STRATEGIES

Details of the business review and risk factors faced by the Company as well as the response strategies are set out in the "Management Discussion and Analysis" section of this annual report, and form part of the "Directors' Report".

CHARITY DONATION

For the year ended 31 December 2017, the Group has joined the "Heartwarming packs" campaign organised by One Foundation (壹基金溫暖包) and donated RMB37,000 to One Foundation.

PROPERTY, PLANT AND EQUIPMENT

For the year ended 31 December 2017, details of the changes in property, plant and equipment during the year are set out in the Note 14 to the consolidated financial statements.

BORROWING

For the year ended 31 December 2017, the Group did not have any bank or other borrowings.

CONTINGENT LIABILITIES

As of 31 December 2017, the Group did not have any material contingent liabilities.

SUFFICIENT PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the Directors of the Company, there is sufficient public float of the Company's securities as required under the GEM Listing Rules for the reporting period.

PRE-EMPTIVE RIGHTS

No pre-emptive rights exist under the articles or the laws of the Cayman Islands, and no restrictions exist which oblige the Company to offer new shares on a pro rata basis to its existing Shareholders.

DIRECTORS' SERVICE CONTRACTS

Each of the executive Directors has entered into service contract with the Company for an initial term of three years commencing on 18 February, 2016, and is subject to termination by either party giving not less than three months' written notice. Each of the independent non-executive Director and the non-executive Directors has signed a letter of appointment with the Company for a term of three years commencing on 18 February, 2016, and is subject to termination by either party giving not less than three months' written notice. Such appointments are subject to retirement by rotation provisions in the Articles of Association.

At the Annual General Meeting held on 30 June 2017, certain directors were re-appointed, appointed and re-designated by the Company.

No Director proposed for re-election at the forthcoming Annual General Meeting has a non-expired service contract with the Company or any subsidiaries, which is not determinable by the Company or any subsidiaries within one year without payment of compensation (other than statutory compensation).

CONFIRMATION OF INDEPENDENT NON-EXECUTIVE DIRECTORS' INDEPENDENCE

According to the provision 5.09 of GEM Listing Rules, the Company has received a confirmation from each of the independent non-executive Directors in respect of their independence. The Company has reviewed the independence of aforementioned Directors. We consider that all independent non-executive Directors are being considered to be independent.





INTERESTS AND SHORT POSITIONS OF DIRECTORS AND THE CHIEF EXECUTIVE IN THE SHARES, UNDERLYING SHARES OR DEBENTURES

As at 31 December 2017, the Directors and the chief executive of our Company had the interests in the Shares, underlying shares and debentures of our Company and its associated corporations (within the meaning of part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) ("SFO"):

- (a) which will have to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he is taken or deemed to have under such provisions of the SFO); or
- (b) which will be required, pursuant to section 352 of the SFO, to be recorded in the register referred to therein; or
- (c) which will be required to be notified to our Company and the Stock Exchange pursuant to Rules 5.46 to 5.68 of the GEM Listing Rules, as follows:

Name	Capacity	Number of Shares ¹	Percentage of Shareholdings
Zhang Yan ²	Interest in controlled corporation	58,800,000	36.75%
Huang Yong ³	Interest in controlled corporation	19,200,000	12.00%
Zhang Xiongfeng	Beneficial owner	9,808,000	6.13%
Wu Zhe⁴	Interest in controlled corporation	1,600,000	1.00%
Rao Zhenwu⁵	Interest in controlled corporation	1,600,000	1.00%

Notes:

- 1. All interests stated are long positions.
- 2. Mr. Zhang Yan is interested in the entire issued share capital of Sulfulon International Limited and he is therefore deemed to be interested in the Shares held by Sulfulon International Limited by virtue of the SFO.
- 3. Mr. Huang is interested in the entire issued share capital of Raglon International Limited and he is therefore deemed to be interested in the Shares held by Raglon International Limited by virtue of the SFO.
- 4. Mr. Wu is interested in the entire issued share capital of R&P Global Limited and he is therefore deemed to be interested in the Shares held by R&P Global Limited by virtue of the SFO.
- 5. Mr. Rao is interested in the entire issued share capital of Meteor Technology International Limited and he is therefore deemed to be interested in the Shares held by Meteor Technology Limited by virtue of the SFO.

Save as disclosed above, as on 31 December 2017, none of the Directors or chief executive of our Company has any interest or short position in the Shares, underlying shares or debentures of our Company or any of its associated corporations(within the meaning of Part XV of the SFO), which will have to be notified to our Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he will be taken or deemed to have under the SFO), or which will be required, pursuant to section 352 of the SFO, to be entered in the register referred to therein or which will be required, pursuant to Rules 5.46 to 5.68 of the GEM Listing Rules relating to securities transactions by Directors to be notified to our Company and the Stock Exchange.

INTERESTS AND SHORT POSITIONS OF SUBSTANTIAL SHAREHOLDERS AND OTHER PERSONS IN THE SHARES OR UNDERLYING SHARES

So far as is known to the Directors or chief executive of the Company, on the date of Listing, the following persons had, or were deemed or taken to have interests or short positions in the Shares or underlying shares of the Company which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or, which were recorded in the register required to be kept by the Company under Section 336 of the SFO were as follows:

Name	Capacity	Number of Shares¹	Percentage of shareholding
Sulfulon International Limited	Beneficial owner	58,800,000	36.75%
Zhang Yan ²	Interest of controlled corporation	58,800,000	36.75%
Ms. Zheng Xin ³	Interest of spouse	58,800,000	36.75%
Raglon International Limited	Beneficial owner	19,200,000	12.00%
Mr. Huang Yong ⁴	Interest of controlled corporation	19,200,000	12.00%
Ms. Pan Li⁵	Interest of spouse	19,200,000	12.00%
Zhang Xiongfeng	Beneficial owner	9,808,000	6.13%
Ms. Wu Mingqin ⁶	Interest of spouse	9,808,000	6.13%
R&P Global Limited	Beneficial owner	1,600,000	1.00%
Mr. Wu Zhe ⁷	Interest of controlled corporation	1,600,000	1.00%
Ms. Xu Yao ⁸	Interest of spouse	1,600,000	1.00%
Meteor Technology International	Beneficial owner	1,600,000	1.00%
Limited			
Mr. Rao Zhenwu ⁹	Interest of controlled corporation	1,600,000	1.00%
Ms. Chen Xuanqi ¹⁰	Interest of spouse	1,600,000	1.00%

Notes:

- 1. All interests stated are long positions.
- 2. Mr. Zhang Yan is interested in the entire issued share capital of Sulfulon International Limited and he is therefore deemed to be interested in the Shares held by Sulfulon International by virtue of the SFO.
- 3. Ms. Zheng Xin is the spouse of Mr. Zhang Yan and she is therefore deemed to be interested in the Shares held by Mr. Zhang Yan by virtue of the SFO.
- 4. Mr. Huang Yong is interested in the entire issued share capital of Raglon International Limited and he is therefore deemed to be interested in the Shares held by Raglon International by virtue of the SFO.
- Ms. Pan Li is the spouse of Mr. Huang Yong and she is deemed to be interested in the Shares held by Mr. Huang Yong by virtue of the SFO.
- 6. Ms. Wu Mingqin is the spouse of Mr. Zhang Xiongfeng and she is therefore deemed to be interested in the Shares held by Mr. Zhang Xiongfeng by virtue of the SFO.
- 7. Mr. Wu Zhe is interested in the entire issued share capital of R&P Global Limited and he is therefore deemed to be interested in the Shares held by R&P Global by virtue of the SFO.
- 8. Ms. Xu Yao is the spouse of Mr. Wu Zhe and she is deemed to be interested in the Shares held by Mr. Wu Zhe by virtue of the SFO.
- 9. Mr. Rao Zhenwu is interested in the entire issued share capital of Meteor Technology International Limited and he is therefore deemed to be interested in the Shares held by Meteor Technology by virtue of the SFO.
- 10. Ms. Chen Xuanqi is the spouse of Mr. Rao Zhenwu and she is deemed to be interested in the Shares held by Mr. Rao Zhenwu by virtue of the SFO.



REPURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

The Shares was listed on the GEM of the Stock Exchange on 18 February 2016. Neither the Company nor any of its subsidiaries repurchased, sold or redeemed any of the Company's listed securities during the year ended 31 December 2017.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS

None of the Directors, the controlling shareholders, nor their respective associates had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company, or any of its subsidiaries was a party during the year ended 31 December 2017.

INTEREST OF DIRECTORS IN COMPETING BUSINESS

Mr. Zhang Xiongfeng has been involved in the gaming industry. Since December 2013, he has been an executive director and the chairman of Interactive Entertainment China Cultural Technology Investments Limited (互娱中國文化科技投資有限公司, "China Cultural Technology") (previously known as China Mobile Games and Cultural Investment Limited (中國手遊文化投資有限公司), stock code: 8081) which is listed on the GEM of the Stock Exchange. To the best knowledge, information and belief of our Directors after having made reasonable enquiries, Mr. Zhang, directly or indirectly, owned less than 5% of shares of China Cultural Technology (including such interests in shares by way of share options), Mr. Zhang shall not have an effect on China Cultural Technology based on his interests in China Cultural Technology, therefore, the interests held by Mr. Zhang in China Cultural Technology shall not put him in a competitive position against the Company.

In addition, Mr. Zhang is a non-executive director of Something Big Technology Holdings Limited (大事科技控股有限公司, "Something Big") and was interested in the share capital of Something Big as to approximately 1% by way of options granted under a share option scheme adopted by Something Big. China Cultural Technology is also interested in approximately 28.8% of the share capital of Something Big. Something Big is a PRC mobile game developer and operator, the business of which is also competing or being regarded as potentially competing with us.

Save as disclosed above and for their respective interests in the Group, none of the Directors was interested in any business which competes or is likely to compete with the businesses of the Group for the year ended 31 December 2017.

SHARE OPTION SCHEME

The following is a summary of the principal terms of the share option scheme ("Share Option Scheme") conditionally adopted by our Company on 24 January 2016. The terms of the Share Option Scheme are in compliance with the provisions of Chapter 23 of the GEM Listing Rules.

The Share Option Scheme is a share incentive scheme and is established to recognise and acknowledge the contributions the eligible participants have had or may have made to the Group. The scheme is valid and effective for a period of ten years commencing from the date of adoption of the scheme.

Eligible participants of the Share Option Scheme include:

- (i) any full-time or part-time employees, executives or officers of the Company or any of its subsidiaries;
- (ii) any Directors (including non-executive Directors and independent non executive Directors) of the Company or any of its subsidiaries;
- (iii) any advisers, consultants, suppliers, customers and agents to the Company or any of its subsidiaries; and
- (iv) such other persons who, in the sole opinion of the Board, will contribute or have contributed to the Group, the assessment criteria of which are:
 - (aa) contribution to the development and performance of the Group;
 - (bb) quality of work performed for the Group;
 - (cc) initiative and commitment in performing his/her duties; and
 - (dd) length of service or contribution to the Group.

As at 31 December 2017, the total number of Shares available for issue under the scheme is 16,000,000 Shares, representing 10% of the issued share capital of the Company. The total number of Shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other share option schemes of the Company (including exercised, outstanding options and Shares which were the subject of options which have been granted and accepted under the Share Option Scheme or any other scheme of the Company but subsequently cancelled (the "Cancelled Shares")) to each eligible participant in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue as at the date of grant. Any further grant of options in excess of this 1% limit shall be subject to the issue of a circular and the approval of the Shareholders in general meeting.

An option may be exercised in accordance with the terms of the Share Option Scheme at any time after the date upon which the option is deemed to be granted and accepted and prior to the expiry of ten years from that date. The period during which an option may be exercised will be determined by the Board in its absolute discretion, save that no option may be exercised more than ten years after it has been granted.

Upon acceptance of an option to subscribe for shares granted pursuant to the scheme (the "Option"), the eligible participant shall pay HK\$1.00 to the Company as consideration for the grant. The subscription price for the Shares subject to Options will be a price determined by the Board and notified to each participant and shall be the highest of:

- the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the Options, which must be a day on which the Stock Exchange is open for the business of dealing in securities;
- (ii) the average closing price of the Shares as stated in the Stock Exchange's daily quotations sheets for the 5 trading days immediately preceding the date of grant of the Options; and
- (iii) the nominal value of a Share.

No share option has been granted as at the date of this report and since the adoption of the scheme.



CONNECTED TRANSACTIONS

The Company has not entered into any connected transactions for the year ended 31 December 2017.

NON-COMPETITION UNDERTAKING OF DIRECTORS

Each of the executive Directors has undertaken that, among other things, shall not, and shall procure that his/ its close associates shall not, among other things:

- a) directly or indirectly, either on their own account, in conjunction with, on behalf of, or through any person, firm or company, among other things, carry on, participate or be interested, engaged or otherwise involved in or acquire or hold (in each case whether as a shareholder, partner, agent or otherwise and whether for profit, reward or otherwise) (i) the current and potential business engaged or to be engaged by our Group, including but not limited to the development of electronic/online games and/or (ii) any other new business that our Group may undertake from time to time after the Listing (collectively the "Restricted Business") and where they become aware of such engagement of the Restricted Business they shall notify our Company forthwith;
- b) solicit or procure any of the suppliers and/or the customers of our Group from time to time to terminate their business relationships or otherwise reduce the amount of business with our Group;
- c) solicit or procure any of the directors, senior management or other employees of our Group from time to time to resign or otherwise cease providing services to our Group; and/or
- d) unless with the prior written consent of our Company, disclose any confidential information of our Group to any other third parties, including but not limited to, customers list and supplier list.

Each of the executive Directors confirmed that he/she has fulfilled the above non-competition undertakings from the date of Listing to the year ended 31 December 2017.

PERMITTED INDEMNITY PROVISION

Appropriate Directors' liability insurance cover has been arranged by the Company to indemnify the Directors for liabilities arising out of corporate activities. The coverage and the sum insured under the policy are reviewed annually.

INTEREST OF COMPLIANCE ADVISER

As confirmed by the Group's compliance adviser, China Everbright Capital Limited (the "Compliance Adviser"), except for the compliance adviser agreement entered into between the Company and the Compliance Adviser dated 26 January 2016, neither the Compliance Adviser nor its directors, employees or associates (as defined in the GEM Listing Rules) had any interests in relation to the Company which is required to be notified to the Company pursuant to Rule 6A.32 of the GEM Listing Rules.

COMPLIANCE WITH CORPORATE GOVERNANCE CODE

The Company has applied the principles and code provisions as set out in the Corporate Governance Code. Save as disclosed in this annual report, the Company has complied with all the code provisions under the Corporate Governance Code from the date of Listing to the date of this report.

MANAGEMENT CONTRACTS

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

CONTRACTS OF SIGNIFICANCE

No contracts of significance in relation to the Group's business in which the Company, any of its subsidiaries, fellow subsidiaries or its parent company was a party and in which a Director had a material interest, whether directly or indirectly, subsisted during or at the end of the year.

AUDITOR

A resolution will be submitted to the forthcoming annual general meeting to reappoint BDO Limited as auditor of the Company until the conclusion of the next annual general meeting.

REVIEW BY AUDIT COMMITTEE

The audit committee has reviewed the audited annual results of the Company for the year ended 31 December 2017 and made recommendations and advice.

By order of the Board **Zhang Yan**Chairman

Hong Kong, 26 March 2018





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TO THE SHAREHOLDERS OF FIRE ROCK HOLDINGS LIMITED 火岩控股有限公司

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Fire Rock Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 75 to 116, which comprise the consolidated statement of financial position as at 31 December 2017, and the consolidated statement of profit or loss and other 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 2017 and of its consolidated financial performance and its 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.

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.

BDO Limited 香港立信德豪會計師事務所有限公司

BDO Limited, a Hong Kong limited company, is a member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms.

Impairment assessment of intangible assets

(Refer to note 15 to the consolidated financial statements and the Group's critical accounting judgements and key sources of estimation uncertainty in relation to impairment of intangible assets set out in note 5(ii))

The carrying values of the Group's development costs recognised as intangible assets as at 31 December 2017 were RMB1,248,425. Management has performed an impairment review in accordance with Hong Kong Accounting Standard 36 "Impairment of Assets". The recoverable amounts are determined based on value in use calculations, which included significant assumptions and judgements made by management concerning the estimated future cash flows.

Our response:

Our procedures in relation to management's impairment assessment of development costs included:

- Checking the mathematical accuracy of the value in use calculations;
- Discussing with senior management to understand the cash flow projection and key assumptions;
- Assessing the reasonableness of key assumptions for:
 - growth rate based on our knowledge of the business and industry and by considering the historical performance achieved;
 - discount rate used in the calculation based on the market data and research; and
- Performing sensitivity analysis including assessing the effect of a reasonably possible change in discount rate.

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.

DIRECTORS' RESPONSIBILITIES FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors are responsible for the preparation of the 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 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 directors are also responsible for overseeing the Group's financial reporting process. The Audit Committee assists the directors in discharging their responsibility in this regard.

AUDITOR'S RESPONSIBILITIES 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 judgement 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 the Audit Committee 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 the Audit Committee with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the directors, we determine those matters that were of most significance in the audit of the 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

Leung Tze Wai Practising Certificate Number P06158

Hong Kong, 26 March 2018

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the year ended 31 December 2017

	Notes	2017 <i>RMB</i>	2016 <i>RMB</i>
Revenue	7	80,304,039	44,976,635
Direct costs	,	(11,474,346)	(7,379,397)
Gross profit		68,829,693	37,597,238
Other income	7	3,279,172	2,565,342
Game research costs		(194,924)	(634,773)
Distribution costs Administrative expenses		(624,763) (11,693,694)	(768,320) (12,827,467)
Administrative expenses		(11,093,094)	(12,021,401)
Profit before income tax	8	59,595,484	25,932,020
Income tax expense	9	(16,196,567)	(3,910,050)
Profit for the year		43,398,917	22,021,970
Other comprehensive income			
Items that may be reclassified subsequently to profit or loss:			
 Exchange differences on translation of foreign operations 		(2,537,720)	2,058,966
Other comprehensive income for the year		(2,537,720)	2,058,966
Total comprehensive income for the year		40 961 107	24 090 026
Total comprehensive income for the year		40,861,197	24,080,936
Profit attributable to:			
Owners of the Company		43,398,917	22,021,970
. ,			
Total comprehensive income attributable to:			
Owners of the Company		40,861,197	24,080,936
Earnings per share		RMB cents	RMB cents
Basic and diluted	11	27.12	14.23

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

At 31 December 2017

	Notes	2017 <i>RMB</i>	2016 <i>RMB</i>
	'		
Non-current assets			
Property, plant and equipment	14	1,746,442	1,556,933
Intangible assets	15	8,040,339	7,622,667
		9,786,781	9,179,600
Current assets			
Trade receivables	16	28,881,795	13,217,121
Prepayment, deposits and other receivables		2,101,559	687,993
Short-term bank deposits	17	10,000,000	10,000,000
Cash and cash equivalents	17	78,533,972	70,105,578
		119,517,326	94,010,692
Current liabilities			
Trade and other payables	18	2,890,919	1,901,447
Deferred revenue	19	2,212,211	3,313,956
Dividend payables		451,391	_
Tax payables		2,443,991	1,430,067
		7,998,512	6,645,470
Net current assets		111,518,814	87,365,222
Total assets less current liabilities		121,305,595	96,544,822
Non-current liabilities Deferred revenue	19	944 207	226 171
Deferred tax liabilities	20	844,307 4,000,000	336,171 —
			000 171
		4,844,307	336,171
Net assets		116,461,288	96,208,651
Facility			
Equity Share capital	21	1 247 026	1 047 006
Share capital Reserves	21 22	1,347,236 115,114,052	1,347,236 94,861,415
Total equity		116,461,288	96,208,651

On behalf of the board of directors

Huang Yong	Wu Zhe
Director	Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2017



	Share capital <i>RMB</i>	Share premium* <i>RMB</i>	Capital reserve* <i>RMB</i>	Merger reserve* <i>RMB</i>	Statutory reserve*	Foreign exchange reserve* <i>RMB</i>	Retained profits*	Total <i>RMB</i>
At 1 January 2016	1	_	11,201,260	10,000,000	4,333,239	605,624	9,618,442	35,758,566
7.1. Gallady 20.0			,20.,200	10,000,000	1,000,200	000,02	0,010,112	00,100,000
Profit for the year	_	_	_	_	_	_	22,021,970	22,021,970
Other comprehensive income for the year: — Exchange differences on translation of foreign								
operations	_	_	_	_	_	2,058,966	_	2,058,966
· · · · · ·								
Total comprehensive income for the year	_	_	_	_	_	2,058,966	22,021,970	24,080,936
Appropriation to statutory reserve (Note 22 (d))	_	-	-	-	2,865,325	-	(2,865,325)	-
Capitalisation issue (Note 21 (b))	1,011,899	(1,011,899)	_	_	_	_	_	_
Placing (Note 21 (c))	335,336	42,587,672	-	-	-	-	-	42,923,008
Share issuance expenses (Note 21 (c))		(6,553,859)		_			_	(6,553,859)
At 31 December 2016	1,347,236	35,021,914	11,201,260	10,000,000	7,198,564	2,664,590	28,775,087	96,208,651
At 1 January 2017	1,347,236	35,021,914	11,201,260	10,000,000	7,198,564	2,664,590	28,775,087	96,208,651
Profit for the year	_	_	_	_	_	_	43,398,917	43,398,917
Other comprehensive income for the year:							,,	,,.
 Exchange differences on translation of foreign 								
operations						(2,537,720)		(2,537,720)
Tabel assessment in the same for the same						(0.507.700)	40,000,047	40 004 467
Total comprehensive income for the year Dividends (Note 10)	_	_	_	_	_	(2,537,720)	43,398,917 (20,608,560)	40,861,197 (20,608,560)
Appropriation to statutory reserve (Note 22 (d))	_	_	_	_	4,980,643	_	(4,980,643)	(20,000,000)
Appropriation to statutory reserve (Note 22 (U))					+,200,043		(4,300,043)	
At 31 December 2017	1,347,236	35,021,914	11,201,260	10,000,000	12,179,207	126,870	46,584,801	116,461,288

^{*} The aggregate balances of these reserve amounts of RMB115,114,052 and RMB94,861,415 are included as reserves as at 31 December 2017 and 2016 respectively in the consolidated statement of financial position.

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 December 2017

	2017	2016
	RMB	RMB
Cash flows from operating activities Profit before income tax Adjustments for:	59,595,484	25,932,020
Amortisation of intangible assets Depreciation of property, plant and equipment Interest income	6,266,279 860,667 (476,904)	5,278,759 640,887 (278,141)
Operating profit before working capital changes Increase in trade receivables (Increase)/Decrease in prepayments, deposits and other receivables Increase/(Decrease) in trade and other payables Decrease in deferred revenue	66,245,526 (15,665,834) (1,434,787) 1,034,126 (552,297)	31,573,525 (2,385,748) 3,628,296 (2,451,671) (1,359,479)
Cash generated from operating activities Tax paid	49,626,734 (11,182,643)	29,004,923 (3,438,014)
Net cash generated from operating activities	38,444,091	25,566,909
Cash flows from investing activities Interest received Additions of intangible assets Increase of short-term bank deposits Purchases of property, plant and equipment	476,904 (6,683,951) — (1,050,048)	278,141 (3,365,050) (10,000,000) (273,184)
Net cash used in investing activities	(7,257,095)	(13,360,093)
Cash flows from financing activities Proceeds from issuance of shares upon listing Share issue expenses Dividends paid	_ _ (20,292,959)	42,923,008 (6,553,859) —
Net cash (used in)/generated from financing activities	(20,292,959)	36,369,149
Net increase in cash and cash equivalents	10,894,037	48,575,965
Cash and cash equivalents at beginning of the year	70,105,578	19,364,920
Effect of foreign exchange rate changes	(2,465,643)	2,164,693
Cash and cash equivalents at end of the year	78,533,972	70,105,578
Analysis of cash and cash equivalents Cash at banks and on hand Short-term bank deposits with original maturity of less than three months	40,841,745 37,692,227	49,705,578 20,400,000
	78,533,972	70,105,578

31 December 2017



1. GENERAL INFORMATION

Fire Rock Holdings Limited (the "Company") was incorporated in the Cayman Islands as an exempted company with limited liability on 3 November 2014. The address of its registered office is Clifton House, 75 Fort Street, Grand Cayman KY1-1108, Cayman Islands. Its principal place of business is located at 4/F, Dongjiang Environment Building, No.9 Langshan Road, Nanshan District, Shenzhen, Guangdong, the People's Republic of China (the "PRC").

The Company is an investment holding company. The Company and its subsidiaries (collectively the "Group") are principally engaged in browser and mobile games development, including the game design, programming and graphics and licensing of its games in the PRC and overseas markets.

The consolidated financial statements for the year ended 31 December 2017 were approved and authorised for issue by the board of directors on 26 March 2018.

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

(a) Adoption of new or revised HKFRSs — effective 1 January 2017

Amendments to Hong Kong Accounting

Standards ("HKAS") 7

Amendments to HKAS 12

Annual Improvements to HKFRSs 2014-2016 Cycle

Disclosure Initiative

Recognition of Deferred Tax Assets for Unrealised

Losses

Amendments to HKFRS 12, Disclosure of Interests in

Other Entities

Except for as explained below, the adoption of these new or amended HKFRSs has no impact on these financial statements.

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.

The adoption of the amendments does not have an impact on the Group's consolidated financial statements as there is no liabilities included in the Group's financing activities during the year.

31 December 2017

ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

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

The following new or revised HKFRSs, potentially relevant to the Group's consolidated 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.

Annual Improvements to HKFRSs 2014-2016 Cycle Annual Improvements to HKFRSs 2015-2017 Cycle

Amendments to HKFRS 9 Amendments to HKFRS 15

HK(IFRIC) - Int 22 HK(IFRIC) - Int 23

HKFRS 9

HKFRS 15

HKFRS 16

Amendments to HKFRS1, First-time adoption of Hong Kong Financial Reporting Standards¹

Amendments to HKAS 12, Income Tax; HKAS 23, Borrowing costs; HKFRS 3, Business Combinations; HKFRS 11, Joint Arrangements²

Financial Instruments¹

Revenue from Contracts with Customers¹

Leases²

Prepayment Features with Negative Compensation²

Revenue from Contracts with Customers

(Clarifications to HKFRS 15)1

Foreign Currency Transactions and Advance Consideration¹

Uncertainty over Income Tax Treatments²

- Effective for annual periods beginning on or after 1 January 2018
- Effective for annual periods beginning on or after 1 January 2019

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"). The Group has assessed that its financial assets currently measured at amortised cost will continue with their respective classification and measurements upon the adoption of HKFRS

The new impairment model in HKFRS 9 replaces the "incurred loss" model in HKAS 39 with an "expected credit loss" model. Under the expected credit loss model, it will no longer be necessary for a loss event to occur before an impairment loss is recognised. Instead, an entity is required to recognise and measure either a 12-month expected credit loss or a lifetime expected credit loss, depending on the asset and the facts and circumstances. This new impairment model may result in an earlier recognition of credit losses on the Group's trade receivables and other financial assets. However, a more detailed analysis is required to determine the extent of the impact.

31 December 2017



2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

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

HKFRS 9, Financial Instruments (Continued)

In addition, HKFRS 9 introduces new general hedge accounting requirements to allow entities to better reflect their risk management activities in financial statements. However, the Group currently does not have any hedge relationship and therefore it will not have any impact on the Group's consolidated financial statements.

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. The Group currently does not have any financial liabilities designated at FVTPL and therefore this new requirement will not have any impact on the Group on adoption of HKFRS 9.

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 steps 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.

The Group is currently assessing the impact of this standard and expects that the standard will not have significant impact, when applied, on the consolidated financial statements of the Group.

31 December 2017

2. ADOPTION OF HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs") (Continued)

(b) New or 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 than 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 lessee 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.

HKFRS 16 will primarily affect the Group's accounting as a lessee of leases for offices which are currently classified as operating leases. The application of the new accounting model is expected to lead an increase in both assets and liabilities and to impact on the timing of the expense recognition in the statement of profit or loss over the period of the lease. As at 31 December 2017, the Group had non-cancellable operating lease commitments of RMB1,071,072 as set out in note 24. The interest expense on the lease liability and the depreciation expense on the right-of-use asset under HKFRS 16 will replace the rental charge under HKAS 17. A preliminary assessment indicates that these arrangements will meet the definition of a lease under HKFRS 16, and hence the Group will recognise a right-of-use asset and a corresponding lease liability in respect of all the leases unless they qualify for low value or short-term leases upon the application of HKFRS 16. In addition, the application of new requirement may result changes in measurement, presentation and disclosure as indicated above.

Amendments to HKFRS 9, Prepayment Features with Negative Compensation

The amendments clarify that prepayable financial assets with negative compensation can be measured at amortised cost or at fair value through other comprehensive income if specified conditions are met — instead of at fair value through profit or loss.

Amendments HKFRS 15, Revenue from Contracts with Customers (Clarifications to HKFRS 15)

The amendments to HKFRS 15 included clarifications on identification of performance obligations; application of principal versus agent; licenses of intellectual property; and transition requirements.

31 December 2017



3. BASIS OF PREPARATION

(a) Statement of compliance

The consolidated financial statements have been prepared in accordance with all applicable HKFRSs, HKASs and Interpretations (hereinafter collectively referred to as the "HKFRSs") 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 Rules Governing the Listing of Securities on GEM of the Stock Exchange.

(b) Basis of measurement

The consolidated financial statements have been prepared under historical costs basis. The measurement bases are fully described in the accounting policies in note 4.

(c) Functional and presentation currency

The functional currency of the Company is Hong Kong dollars ("HK\$"). However, the consolidated financial statements are presented in Renminbi ("RMB") instead of its functional currency as RMB is the principal currency of the economic environment on which the Group operates.

4. SIGNIFICANT ACCOUNTING POLICIES

(a) 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.

(b) Subsidiaries

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, interests in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are 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, if any.

The cost of property, plant and equipment includes its purchase price and the costs directly attributable to the acquisition of the items.

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Property, plant and equipment (Continued)

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:

Office equipment 3 years
Furniture and fixtures 5 years

An asset is written down immediately to its recoverable amount if its carrying amount is higher than the asset's estimated recoverable amount (note 4(I)).

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) Game intellectual properties

Game intellectual properties are initially recorded at cost and included internally generated intangible assets (i.e. capitalised development costs as detailed in note 4(d)(ii) below) that are available for use. These intangible assets are amortised on a straight-line basis over their license periods or estimated useful lives of respective game intellectual properties.

(ii) Research and development costs

Costs associated with research activities are expensed in profit or loss as incurred. Costs that are directly attributable to development activities (relating to the design and testing of new or improved products controlled by the Group) are recognised as intangible assets provided that they meet the following recognition requirements:

- (1) demonstration of technical feasibility of completing the prospective product for internal use or sale;
- (2) there is intention to complete the intangible asset and use or sell it;
- (3) the Group's ability to use or sell the intangible asset is demonstrated;
- (4) how the intangible asset will generate future economic benefits through internal use or sale;

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Intangible assets (Continued)

(ii) Research and development costs (Continued)

- (5) sufficient technical, financial and other resources are available for completion and to use or sell the intangible asset; and
- (6) the expenditure attributable to the intangible asset during its development can be reliably measured.

As mentioned in note (i) above, capitalised development costs are transferred to game intellectual properties for amortisation when the intangible assets are available for use. The Group initially determines the useful lives of its game intellectual properties based on the contracted period of license granted to the Group's licensed operators (the "Licensed Operators") which is normally 2 years and subsequently reviews the estimated useful lives on a periodic basis. The useful lives of particular game intellectual properties will be extended if that game intellectual properties are popular resulting in extension of existing licensing agreements or more licensing agreements being granted to the Licensed Operators.

Development expenditure not satisfying the above criteria and expenditure on the research phase of the projects are recognised in profit or loss as incurred.

(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

The total rentals payable under the operating leases are recognised in profit or loss on a straightline 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.

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Financial instruments

(i) Financial assets

The Group classifies its financial assets at initial recognition, depending on the purpose for which the asset is acquired. 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 sales 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.

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 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.

(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; or
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation.

An impairment loss on loan and receivables 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.

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Financial instruments (Continued)

(iii) Financial liabilities

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

Financial liabilities at amortised cost

Financial liabilities at amortised cost including trade and other payables and dividend payables 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.

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

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(g) Revenue recognition

(i) The Group engaged in browser and mobile games development, including the game design, programming and graphics and licensing of its developed games in China and overseas markets. The Group's revenue is principally derived from granting the exclusive and non-exclusive rights of the self-developed games to the Licensed Operators and sharing of game revenue with the Group's Licensed Operators ("License fees and Royalties").

The Group's self-developed browser and mobile games are designed under free-to-play model. These games are operated directly by the Licensed Operators on their own platforms as well as third party internet platforms, subject to the contractual terms agreed with them. Moreover, the Licensed Operators are responsible for hosting the games, providing customers' services to game players, determining the selling price of the in-game token, selection of distribution and payment channels and preventing, detecting and resolving cheating and hacking activities. The Group has evaluated and determined it is not the primary obligor in the rendering services to game players. Accordingly, the Group considers the Licensed Operators as their customers and the License fees and Royalties reported in the financial statements are net of taxes and related surcharges.

The Group receives License fees and Royalties from the Licensed Operators for the provision of the license to operate the game. License fees represented the upfront fee from its Licensed Operators in exchange for exclusive operating rights of the Group's self-developed games in certain regions and providing related technical support. License fees are recognised on a straight-line basis over the contracted license period. Royalties are calculated monthly based on a pre-determined percentage of net sales of credits of the Licensed Operators which have been exchanged into in-game tokens purchased through platforms designated by the Licensed Operators and typically unaffected by the marketing discounts on the prices of credits offered by the Licensed Operators. On the other hand, the Group can access in-game accounts for the data of game player's purchase activity to estimate the royalties which is recognised when the Licensed Operators confirm their sales activities for the period.

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

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(h) Cash and cash equivalents

Cash and cash equivalents comprise cash on hand and deposits held at call with banks and other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amount of cash and are subject to an insignificant risks of change in value.

(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.

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 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.

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

(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 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.

For the purposes of presenting the consolidated financial statement, the assets and liabilities of the Company and certain subsidiaries are translated into the presentation currency of the Group (i.e. RMB) at the rate of exchange prevailing at the end of the reporting period, and their income and expenses items are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity as foreign exchange reserve.

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Employee benefits

(i) Retirement benefit costs

The employees of the Group's subsidiary which operates in the PRC are required to participate in a central pension scheme operated by the local municipal government. This subsidiary is required to contribute certain percentage of employees' salaries to the central pension scheme.

Contributions are recognised as an expense in profit or loss when the services are rendered by the employees. The Group's obligations under these plans are limited to the fixed percentage contributions payable.

(ii) Short-term employee benefits

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the end of reporting period. Non-accumulating compensated absences such as sick leave and maternity leave are not recognised until the time of leave.

(I) Impairment of other assets

At the end of each reporting period, the Group reviews the carrying amounts of its property, plant and equipment and intangible 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.

If the recoverable amount (i.e. the greater of the fair value less costs of disposal and value in use) 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.

Where an impairment loss subsequently reverses, the carrying amount of the asset 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 (net of depreciation or amortisation) had no impairment loss been recognised for the asset in prior years. A reversal of an impairment loss is recognised as income immediately.

(m) 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 other income in profit or loss on a systematic basis in the same periods in which the expenses are incurred.

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(n) 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.

(o) 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).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of 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).
 - (viii) The entity, or any member of the group of which it is a part, provides key management personnel services to the Group or the Group's parent.

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4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(o) Related parties (Continued)

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 JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, the directors are required to make judgements, 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.

In addition to information disclosed elsewhere in this consolidated financial statements, other key sources of estimation uncertainty that have significant risks of resulting a material adjustment to the carrying amounts of assets and liabilities within next financial year are as follows:

(i) Estimated useful lives of property, plant and equipment and intangible assets

The Group's management determines the useful lives and the related depreciation or 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 those assets of similar nature and functions. Management will increase the depreciation or amortisation charges where useful lives are subsequently assessed to be less than previously estimated lives. It will write off or write down the technically obsolete or non-strategic assets that have been abandoned or sold. Actual economic lives may differ from the estimated useful lives. Periodic review could result in a change in depreciable or amortisable lives and therefore affect the depreciation or amortisation charges in future periods.

As mentioned in note 4(d)(ii), the Group initially determines the useful lives of its game intellectual properties based on the contracted period of license granted to the Group's Licensed Operators which is normally 2 years and subsequently reviews the estimated useful lives on a periodic basis.

The useful lives of particular game intellectual properties will be extended if that game intellectual properties are popular resulting in extension of existing licensing agreements or more licensing agreements being granted to the Licensed Operators.

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5. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

(ii) Impairment of intangible assets

Intangible assets 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 the higher of value in use and fair value less costs of disposal. These calculations require the use of judgements and estimates.

Management judgement is required in the area of asset impairment particularly in assessing: (a) whether an event has occurred that may indicate that the related asset values may not be recoverable; (b) whether the carrying value of an asset can be supported by the recoverable amount, being the higher of fair value less costs of disposal and net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (c) 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.

(iii) Impairment of property, plant and equipment

The Group assesses whether there are any indicators of impairment for property, plant and equipment at the end of each reporting period. The property, plant and equipment are tested for impairment when there are indicators that the carrying amounts may not be recoverable. An impairment exists when the carrying value of an asset or a cash-generating unit exceeds its recoverable amount, which is higher of its fair value less costs of disposal and its value in use. The calculation of the fair value less costs of disposal is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposal of the asset. When value in use calculation is undertaken, management must estimate the expected future cash flows from the asset or cash-generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.

(iv) Impairment of trade receivables

Recoverability of the trade receivables are reviewed by management based on the receivables' aging characteristics, the current creditworthiness and past collection history of each Licensed Operator. Judgement 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 debtors were to deteriorate, resulting in an impairment of their ability to make payments, additional provision may be required in future accounting periods.

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6. SEGMENT INFORMATION

(a) Reportable segments

During the year, information reported to the executive directors of the Company, being the chief operating decision makers, for the purposes of resource allocation and assessment of segment performance, is the financial information of the Group as a whole as reported under HKFRSs. Such information does not contain profit or loss information of particular product or service line or geographical area. Therefore, the executive directors of the Company have determined that the Group has only one single reportable segment which is browser and mobile games development for earning License fees and Royalties from the Licensed Operators. The executive directors of the Company allocate resources and assess performance on an aggregated basis.

(b) Geographic information

The Company is an investment holding company incorporated in the Cayman Islands and the principal place of the Group's operation is the PRC. Accordingly, management determines that the Group is domiciled in the PRC.

The Group's revenue from Licensed Operators and information about its non-current assets by geographical location are detailed below.

	Revenue from Licensed Operators*		
	2017	2016	
	RMB	RMB	
The PRC (place of domicile)	76,378,243	37,974,722	
North America	1,943,863	2,234,627	
Japan	855,485	2,563,720	
Taiwan	207,990	729,246	
Germany	918,458	1,474,320	
	80,304,039	44,976,635	

^{*} Based on location of Licensed Operators

	Non-currer	nt assets
	2017	2016
	RMB	RMB
The PRC	9,786,781	9,179,600

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6. SEGMENT INFORMATION (Continued)

(c) Information about major Licensed Operators

Revenue from major Licensed Operators, each of them accounted for 10% or more of the Group's revenue, are set out below:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Licensed Operator A Licensed Operator B Licensed Operator C Licensed Operator D	32,147,253 29,364,542 N/A* N/A*	N/A** 14,736,895 10,503,957 4,818,700
	61,511,795	30,059,552

^{*} The corresponding revenue does not contribute 10% or more of the Group in the respective year.

7. REVENUE AND OTHER INCOME

	2017 <i>RMB</i>	2016 <i>RMB</i>
Revenue License fees and Royalties	80,304,039	44,976,635
Other income Government grants (Note) Interest income Exchange gain, net Others	2,221,000 476,904 484,783 96,485	1,350,000 278,141 753,557 183,644
	3,279,172	2,565,342

Note:

During the year ended 31 December 2017, the Group received government grants from the government of the PRC for subsidising its successful listing in Hong Kong and copyright registration of self-developed games amounting to RMB2,200,000 and RMB21,000 respectively. During the year ended 31 December 2016, the Group received government grants from the government of the PRC for subsidising its self-developed games and qualifying as High and New Technology Enterprise amounting to RMB1,300,000 and RMB50,000 respectively. There are no unfulfilled conditions or contingencies related to these grants.

^{**} No revenue contribute to the Group in the respective year.

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8. PROFIT BEFORE INCOME TAX

Profit before income tax is arrived at after charging:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Auditors' remuneration	444,490	416,461
Depreciation of property, plant and equipment*	860,667	640,887
Amortisation of intangible assets**	6,266,279	5,278,759
Operating lease rentals in respect of land and buildings	1,896,878	1,653,826
Operating lease rentals in respect of servers	297,232	294,414
Listing expenses	_	3,817,593

^{*} Included in distribution costs and administrative expenses in the consolidated statement of profit or loss and other comprehensive income

9. INCOME TAX EXPENSE

	2017 <i>RMB</i>	2016 <i>RMB</i>
Current year — PRC Enterprise Income Tax ("EIT") — Tax for the year — Under provision in respect of prior years — Dividends withholding tax	7,126,098 76,258 4,994,211	3,900,712 9,338 —
Deferred tax (Note 20)	12,196,567 4,000,000	3,910,050 —
	16,196,567	3,910,050

^{**} Included in direct costs in the consolidated statement of profit or loss and other comprehensive income

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9. INCOME TAX EXPENSE (Continued)

The income tax expense for the year can be reconciled to the profit before income tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Profit before income tax	59,595,484	25,932,020
Tax on profit before income tax, calculated at the applicable tax rate of 25%	14,898,871	6,483,005
Effect on different tax rates of foreign operations Tax effect of non-deductible expenses for tax purpose	125,862 455,964	483,039 1,065,615
Tax effect of non-taxable income for tax purpose Effect of tax exemption granted to a PRC subsidiary	(763,152) (7,591,447)	(463,738) (3,667,209)
Dividends withholding tax Under provision in respect of prior years	8,994,211 76,258	9,338
Income tax expense	16,196,567	3,910,050

No Hong Kong Profits Tax was provided in the consolidated financial statements as the Group has no estimated assessable profit derived from or arising in Hong Kong during the years ended 31 December 2017 and 2016.

Provision for the EIT in the PRC is calculated at the applicable rate of 25% in accordance with the relevant laws and regulation in the PRC.

On 29 September 2013, Shenzhen Fire Element Network Technology Co., Ltd ("Shenzhen Fire Element"), one of the subsidiaries was qualified as an enterprise of Software and Integrated Circuit Industries (軟件產業和集成電路產業) in the PRC and is exempted from EIT for two years starting from the first profit making year, followed by a 50% reduction for the next three years on 5 August 2014. Shenzhen Fire Element started generating taxable profit during the year ended 31 December 2013 and therefore is exempted from EIT for the years ended 31 December 2013 and 2014. For the years ended 31 December 2015 to 2017, Shenzhen Fire Element enjoyed a reduced EIT rate of 12.5% as a 50% reduction on the statutory tax rate. The certification of software enterprise has been cancelled by the State Council of the PRC on 24 February 2015, but the aforementioned EIT preferential treatment related to certified software enterprise is still valid for now.

Pursuant to the PRC EIT Law, a 10% withholding tax (unless reduced by tax treaties/arrangements) is levied on dividends declared to foreign investors from the foreign investment enterprise established in the PRC. The requirement is effective from 1 January 2008 and applies to earnings after 31 December 2007.

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10. DIVIDENDS

Neither dividends were paid or declared by the Company during the year ended 31 December 2016.

On 26 September 2017, the Company paid an interim dividend of Hong Kong Dollars ("HK\$") 0.15 (approximately RMB0.129) per share amounting to HK\$24,000,000 (equivalent to approximately RMB20,608,560) in aggregate for the 160,000,000 shares in issue to the shareholders listed on the register of members of the Company as at 5 September 2017.

Subsequent to the end of the reporting period, a final dividend, in the form of a cash dividend of HK\$0.125 per share (equivalent to approximately RMB0.104 per share) and bonus shares on the basis of 1 share for every share, in respect of the year ended 31 December 2017 has been proposed by the Board and is subject to approval by the shareholders in the forthcoming annual general meeting. The proposed final dividends have not been recognised as a liability at the end of the reporting period.

11. EARNINGS PER SHARE

The calculation of earnings per share is based on the profit attributable to owners of the Company for the year ended 31 December 2017 of RMB43,398,917 (2016: RMB22,021,970), and the weighted average number of 160,000,000 ordinary shares (2016: 154,740,000 ordinary shares) outstanding during the year.

Diluted earnings per share are same as the basic earnings per share as there are no dilutive potential ordinary shares in existence during the years ended 31 December 2017 and 2016.

12. STAFF COSTS

	2017 <i>RMB</i>	2016 <i>RMB</i>
Staff costs (including directors' emoluments (Note 13(a))) comprise: Salaries, allowances and benefits in kind Contributions to defined contribution retirement plans	8,924,278 969,724	5,655,337 606,122
	9,894,002	6,261,459

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13. DIRECTORS' EMOLUMENTS AND HIGHEST PAID INDIVIDUALS

(a) Directors' emoluments

The emoluments of the directors are set out below:

Year ended 31 December 2017

	Fees <i>RMB</i>	Salaries, allowances and benefits in kind <i>RMB</i>	Contributions to defined retirement pension scheme RMB	Discretionary bonus <i>RMB</i>	Total <i>RMB</i>
Franchise discrete					
Executive directors		250 500	10.004	00.000	200 204
Mr. Huang Yong Mr. Wu Zhe		359,500 300,000	10,824 10,464	20,000 20,000	390,324 330,464
Mr. Rao Zhen Wu		•	*	•	
Wr. Rao Zrieri Wu	_	300,000	10,764	20,000	330,764
Non-executive directors					
Mr. Zhang Yan	_	300,000	10,824	20,000	330,824
Mr. Zhang Xiongfeng (Note(i))	142,725	_	_	_	142,725
Ms. Yang Kan (Note(ii))	77,850	_	_	_	77,850
Independent Non-executive directors					
Mr. Chan King Fai	142,725	_	_	_	142,725
Mr. He Yunpeng	,,,,,,	_	_	_	,- 20
Mr. Chen Di (Note(iii))	77,850	_	_	_	77,850
	,			,	,
Total	441,150	1,259,500	42,876	80,000	1,823,526

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13. DIRECTORS' EMOLUMENTS AND HIGHEST PAID INDIVIDUALS (Continued)

(a) Directors' emoluments (Continued)

Year ended 31 December 2016

	Fees RMB	Salaries, allowances and benefits in kind <i>RMB</i>	Contributions to defined retirement pension scheme RMB	Total <i>RMB</i>
Executive directors				
Mr. Huang Yong	_	283,500	9,579	293,079
Mr. Wu Zhe	_	283,500	9,219	292,719
Mr. Rao Zhen Wu	_	283,500	9,219	292,719
Non-executive director				
Mr. Zhang Yan	_	72,000	2,435	74,435
Independent Non-executive directors				
Mr. Chan King Fai (appointed on 24 January 2016)	128,316	_	_	128,316
Mr. He Yunpeng (appointed on 24 January 2016)	_	_	_	_
Mr. Zhang Xiongfeng (appointed on 24 January 2016)	128,316	_		128,316
Total	256,632	922,500	30,452	1,209,584

Notes:

⁽i) Mr. Zhang Xiongfeng was re-designated from independent non-executive director to non-executive director of the Company on 30 June 2017.

⁽ii) Ms. Yang Kan was appointed as the non-executive director of the Company on 30 June 2017.

⁽iii) Mr. Chen Di was appointed as the independent non-executive director of the Company on 30 June 2017.

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13. DIRECTORS' EMOLUMENTS AND HIGHEST PAID INDIVIDUALS (Continued)

(b) Five highest paid individuals

Of the five individuals with the highest emoluments in the Group, three (2016: three) were directors of the Company whose emoluments are included in the analysis presented above. The emoluments of the remaining two (2016: two) highest paid individuals during the year ended 31 December 2017 were as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Salaries, allowances and benefits in kind Discretionary bonus Contributions to defined contribution retirement plans	759,137 22,000 19,549	452,680 — 15,266
	800,686	467,946

The emoluments of each of the above non-director highest paid individuals were all within the band of Nil to HK\$1,000,000 for the years ended 31 December 2017 and 2016.

During the year ended 31 December 2017, Mr. He Yunpeng waived the emoluments of HK\$165,000 as an independent non-executive director of the Company (equivalent to approximately RMB142,725) (2016: waived the emoluments of HK\$150,000 (equivalent to approximately RMB128,316)).

During the years ended 31 December 2017 and 2016, no emoluments were paid by the Group to the directors or highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. In addition, except for Mr. He Yunpeng, none of the directors waived or agreed to waive any emoluments during the current and prior years.

(c) Senior management

Emoluments paid or payable to members of senior management who are not directors were within the following band:

	2017 No. of individuals	2016 <i>No. of individuals</i>
Nil — HK\$1,000,000	5	5

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14. PROPERTY, PLANT AND EQUIPMENT

	Office equipment <i>RMB</i>	Furniture and fixtures	Leasehold improvement <i>RMB</i>	Total <i>RMB</i>
Cost				
At 1 January 2016	2,282,342	147,514	225,000	2,654,856
Additions	273,184			273,184
At 31 December 2016 and				
1 January 2017	2,555,526	147,514	225,000	2,928,040
Additions	817,304	_	232,744	1,050,048
Exchange adjustment	(513)		(2,116)	(2,629)
At 31 December 2017	3,372,317	147,514	455,628	3,975,459
Accumulated depreciation				
At 1 January 2016	625,119	48,851	56,250	730,220
Charge for the year	541,744	24,143	75,000	640,887
At 31 December 2016 and				
1 January 2017	1,166,863	72,994	131,250	1,371,107
Charge for the year	682,548	23,567	154,552	860,667
Exchange adjustment	(81)		(2,676)	(2,757)
At 31 December 2017	1,849,330	96,561	283,126	2,229,017
Net carrying value				
At 31 December 2017	1,522,987	50,953	172,502	1,746,442
At 31 December 2016	1,388,663	74,520	93,750	1,556,933

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15. INTANGIBLE ASSETS

	Game intellectual properties <i>RMB</i>	Development costs RMB	Total <i>RMB</i>
Cost			
At 1 January 2016	6,356,436	5,673,825	12,030,261
Additions	<i> –</i>	3,365,050	3,365,050
Transfer from development costs	7,405,137	(7,405,137)	
At 31 December 2016 and 1 January 2017	13,761,573	1,633,738	15,395,311
Additions	_	6,683,951	6,683,951
Transfer from development costs	7,069,264	(7,069,264)	
At 31 December 2017	20,830,837	1,248,425	22,079,262
Accumulated amortisation			
At 1 January 2016	2,493,885	_	2,493,885
Charge for the year	5,278,759		5,278,759
At 31 December 2016 and 1 January 2017 Charge for the year	7,772,644 6,266,279	_ _	7,772,644 6,266,279
- Change for the year	0,200,2.0		
At 31 December 2017	14,038,923	_	14,038,923
Net carrying value At 31 December 2017	6,791,914	1,248,425	8,040,339
A CT BOOMBOI ZOTI	0,701,014	1,2 10, 120	-0,010,000
At 31 December 2016	5,988,929	1,633,738	7,622,667

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16. TRADE RECEIVABLES

The Group allows credit period within 120 days (2016: 120 days) to its Licensed Operators.

The ageing analysis of trade receivables, based on invoice date, as of the end of the reporting period is as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
0-30 days 31-60 days 61-90 days 91-120 days more than 120 days	11,602,300 8,285,209 7,782,952 304,147 907,187	5,162,885 4,689,544 2,607,341 145,776 611,575
	28,881,795	13,217,121

The ageing analysis of trade receivables (net), based on the due date, as of the end of the reporting period is as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Neither past due nor impaired	27,974,608	12,605,546
Past due for less than 30 days Past due for more than 30 days but less 60 days Past due for more than 60 days but less 120 days Past due for more than 120 days but less than 1 year Past due for more than 1 year	110,368 357,875 273,978 162,893 2,073	153,689 33,949 6,129 417,808
	907,187	611,575

Receivables that were neither past due nor impaired related to Licensed Operators for whom there was no recent history of default. Receivables that were past due but not impaired related other Licensed Operators with long business relationship. Management considered that no impairment allowance was provided as there has not been a significant change in credit quality and amounts are still considered recoverable based on historical experience. The Group does not hold any collateral over these balances.

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17. SHORT-TERM BANK DEPOSITS AND CASH AND CASH EQUIVALENTS

	2017 <i>RMB</i>	2016 <i>RMB</i>
Cash at banks and on hand	40,841,745	49,705,578
Short-term bank deposits with original maturity of less than three months	37,692,227	20,400,000
Cash and cash equivalents	78,533,972	70,105,578
Short-term bank deposits with original maturity of more than three months	10,000,000	10,000,000
	88,533,972	80,105,578

Cash at banks earns interest at floating rate based on daily bank deposit rates. Short-term bank deposits are made for varying periods of between three and six months, and earn interest at the respective short-term bank deposit rates. The bank balances are deposited with creditworthy banks with no recent history of default.

The analysis of short-term bank deposits and cash and cash equivalents denominated in foreign currencies at the end of reporting period is shown as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Euro ("EUR") HK\$ United States Dollars ("USD") RMB	40,655 47,915,243 4,659,957 35,918,117	38,073 35,929,153 4,907,874 39,230,478
	88,533,972	80,105,578

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

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18. TRADE AND OTHER PAYABLES

	2017 <i>RMB</i>	2016 <i>RMB</i>
Trade payables		00,000
Trade payables Accruals	1,935,675	99,000 1,295,044
Other payables	955,244	507,403
	2,890,919	1,901,447

An ageing analysis of the Group's trade payables at the end of reporting period, based on the invoice date is as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
More than 1 year	_	99,000

19. DEFERRED REVENUE

	2017 <i>RMB</i>	2016 <i>RMB</i>
	NIND	Пілі
Deferred license fees		
- Current	2,212,211	3,313,956
- Non-current	844,307	336,171
	3,056,518	3,650,127

Deferred license fees are received from Licensed Operators for the exclusive rights granted to them to operate the Group's self-developed games. The license fees are recognised on a straight-line basis over the exclusive period as described in note 4(g)(i).

As at 31 December 2017 and 2016, deferred revenue included in non-current liabilities was expected to be recognised as License fees and Royalties within two years commencing from the end of the reporting period.

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20. DEFERRED TAX LIABILITIES

	2017 <i>RMB</i>	2016 <i>RMB</i>
At 1 January Charged to profit or loss for the year (Note 9)	4,000,000	_
At 31 December	4,000,000	_

Deferred taxation has not been provided for in the consolidated financial statements in respect of temporary differences attributable to accumulated profits of the PRC subsidiary amounting to RMB4,825,789 at 31 December 2017 (2016: RMB45,002,000) as the Group is able to control the timing of the reversal of the temporary differences will not reverse in the foreseeable future.

21. SHARE CAPITAL

	2017		2016	
	Number	Amount <i>RMB</i>	Number	Amount <i>RMB</i>
Authorised:				
Ordinary shares of HK\$0.01 each				
At A law as	500 000 000	4.400.000	00 000 000	040.000
At 1 January	500,000,000	4,199,383	39,000,000	312,000
Increase in authorised shares (Note (a))	_		461,000,000	3,887,383
At 31 December	500,000,000	4,199,383	500,000,000	4,199,383
Issued and fully paid:				
Ordinary shares of HK\$0.01 each				
At A leaves	400 000 000	4 047 000	100	
At 1 January	160,000,000	1,347,236	100	
Capitalisation issue (Note (b))	_	_	119,999,900	1,011,899
Placing (Note (c))	_	_	40,000,000	335,336
At 31 December	160,000,000	1,347,236	160,000,000	1,347,236

Notes:

- (a) On 24 January 2016, the shareholders of the Company resolved to increase the authorised share capital of the Company from HK\$390,000 to HK\$5,000,000, divided into 500,000,000 shares each by the creation of an additional 461,000,000 shares.
- (b) Pursuant to the resolutions passed by the shareholders of the Company on 24 January 2016, conditional on the share premium account of the Company being credited as a result of the issue of the shares by the Company pursuant to the placing as mentioned below, the issue of a total 119,999,900 shares by the Company to the shareholders on a pro-rata basis by way of capitalising an amount of HK\$1,199,999 (equivalent to approximately of RMB1,011,899) from the share premium account of the Company has been approved.

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21. SHARE CAPITAL (Continued)

Notes: (Continued)

(c) On 18 February, 2016, the Company's shares were listed on GEM of the Stock Exchange and 40,000,000 ordinary shares were issued to the public by way of placing at HK\$1.28 per share.

Of the gross proceeds from the placing of HK\$51,200,000 (equivalent to approximately RMB42,923,008), HK\$400,000 (equivalent to approximately RMB335,336) representing the aggregate par value of shares issued was credited to the Company's share capital whereas the remaining amount of HK\$50,800,000 (equivalent to approximately RMB42,587,672) was credited to share premium account as at 31 December 2016.

The share issuance expenses, which amounted to HK\$7,817,662 (equivalent to approximately RMB6,553,859), was deducted from share premium account as at 31 December 2016.

22. RESERVES

Details of the movements on the Group's reserves for the years ended 31 December 2017 and 2016 is presented in the consolidated statement of changes in equity. The nature and purposes of reserves within equity are as follows:

(a) Share premium

Share premium is the excess of the proceeds received over the nominal value of the shares of the Company issued at a premium, less expenses incurred in connection with the issue of the shares.

(b) Capital reserve

On 20 March 2015, each of the shareholders of the Company advanced a shareholders' loan (the "Shareholders' Loan") amounted to HK\$28,000,000 (equivalent to approximately RMB22,094,240) in aggregate to the Company but irrevocably waived by them on 24 March 2015. The Shareholders' Loan was classified as capital reserve of the Company on the same date. The funds were used to provide an inter-group loan to Fire Rock International (HK) Limited ("Fire Rock (HK)").

On 21 April 2015, Fire Rock (HK) paid a cash consideration of HK\$13,800,000 (equivalent to approximately RMB10,892,980) to Mr. Zhang Yan, Mr. Wu Zhe, Mr. Rao Zhen Wu and Mr. Huang Yong, the then shareholders of Shenzhen Fire Element in exchange for their equity interests in Shenzhen Fire Element as part of the Group's reorganisation in 2016. The consideration was funded by the Shareholders' Loan. The remaining balance of the Shareholders' Loan would be used for general working capital requirements and the expenses of the Group.

The above transactions represented an integral part of the Group's reorganisation and in substance are accounted for by the Group as a single arrangement. Accordingly, the capital reserve of the Group reflects the cash inflow of HK\$14,200,000 (equivalent to approximately RMB11,201,260) to the Group during the year ended 31 December 2015.

(c) Merger reserve

The merger reserve of the Group represents the difference between the investment costs in subsidiaries and the nominal value of the issued share capital of the Group's subsidiaries.

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22. RESERVES (Continued)

(d) Statutory reserve

In accordance with the relevant laws and regulations in the PRC and Articles of Association of the company incorporated in the PRC now comprising the Group, i.e. the PRC Operational Entity, it is required to appropriate 10% of the annual net profits of the PRC Operational Entity, after offsetting any prior years' losses as determined under the PRC accounting standards, to the statutory reserve fund before distributing any net profit. When the balance of the statutory reserve fund reaches 50% of the registered capital of the PRC Operational Entity, any further appropriation is at the discretion of shareholders. The statutory reserve fund can be used to offset prior years' losses, if any, and may be capitalised as capital, provided that the remaining balance of the statutory reserve fund after such issue is no less than 25% of registered capital.

The Company

	Share premium	Capital reserve	Foreign exchange reserve	(Accumulated losses)/ Retained profits	Total
	RMB	RMB	RMB	RMB	RMB
At 1 January 2016	_	22,094,240	1,363,601	(7,536,694)	15,921,147
Loss for the year	_	_	_	(6,354,598)	(6,354,598)
Other comprehensive income					
for the year:					
Exchange loss on translation			0.004.074		0.004.074
of financial statements			3,224,671		3,224,671
Talel according to the con-					
Total comprehensive income for the year	_	_	3,224,671	(6,354,598)	(3,129,927)
Capitalisation issue (Note 21(b))	(1,011,899)	_	0,224,071	(0,004,090)	(1,011,899)
Placing (Note 21(c))	42,587,672	_	_	_	42,587,672
Share issuance expenses (Note 21(c))	(6,553,859)	_	_	_	(6,553,859)
	, , , ,				,
At 31 December 2016 and					
1 January 2017	35,021,914	22,094,240	4,588,272	(13,891,292)	47,813,134
Profit for the year	_	_	_	76,531,474	76,531,474
Other comprehensive income for the					
year:					
 Exchange gain on translation 					
of financial statements	_		(4,036,997)		(4,036,997)
Total comprehensive income for the					
year	_	_	(4,036,997)	76,531,474	72,494,477
Dividends (Note 10)	_			(20,608,560)	(20,608,560)
At 31 December 2017	35,021,914	22,094,240	551,275	42,031,622	99,699,051

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23. RELATED PARTY TRANSACTIONS

- (a) Except for those disclosed elsewhere in the consolidated financial statements, the Group did not entered into any related party transactions with its related party during the years ended 31 December 2017 and 2016.
- (b) Members of key management comprise only of the directors whose emoluments are set out in note 13.

24. OPERATING LEASE COMMITMENTS

Future minimum rental payable under non-cancellable operating lease in respect of rented premises are as follows:

	2017 <i>RMB</i>	2016 <i>RMB</i>
Within one year In the second to fifth year inclusive	861,352 209,720	1,871,304 474,177
	1,071,072	2,345,481

The Group leases two offices under two operating leases. The leases run for periods between two and three years (2016: three years). The above lease commitments only include commitments for basic rental and none of the lease includes any contingent rental.

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25. HOLDING COMPANY STATEMENT OF FINANCIAL POSITION

	Notes	2017 <i>RMB</i>	2016 <i>RMB</i>
ASSETS AND LIABILITIES			
Non-current assets		7	0
Interests in subsidiaries		1	6
Current assets			
Prepayments, deposits and other receivables		160,842	343,891
Amounts due from subsidiaries	26	53,237,876	31,442,429
Dividend receivables		36,000,000	_
Cash and cash equivalents		14,974,101	20,136,239
		104 070 040	E4 000 EE0
	<u> </u>	104,372,819	51,922,559
Current liabilities			
Accruals		784,975	525,494
Amounts due to subsidiaries	26	2,090,173	2,236,701
Dividend payables		451,391	_
			0.700.405
		3,326,539	2,762,195
Net current assets		101,046,280	49,160,364
Net assets		101,046,287	49,160,370
Net assets		101,040,201	49,100,370
EQUITY			
Share capital	21	1,347,236	1,347,236
Reserves	22	99,699,051	47,813,134
Total equity		101,046,287	49,160,370

On behalf of the Board

Huang Yong Director	Wu Zhe <i>Director</i>

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26. INTERESTS IN SUBSIDIARIES

Details of the subsidiaries are as follows:

Name	Form of business structure	Place of incorporation	Place of operations	Description of shares held	effectiv interest	rtion of e equity s held by ompany Indirectly	Principal activities
Fire Rock International Limited	Corporation	The British Virgin Islands	Hong Kong	Ordinary Share of USD1	100%	-	Investment holding
Fire Rock (HK)	Corporation	Hong Kong	Hong Kong	Ordinary Share of HK\$1	-	100%	Investment holding and licensing browser games
Shenzhen Fire Element	Corporation	The PRC	The PRC	Registered capital of RMB25,000,000 (2016: RMB10,000,000)	_	100%	Browser and mobile games development, including th game design, programmin and graphics

The amounts due from/(to) subsidiaries are unsecured, interest-free and have no fixed terms of repayment.

27. CAPITAL MANAGEMENT

The Group's primary objective when managing capital is to safeguard the Group's ability to continue as a going concern and maximising the return to stakeholders. The Group's capital structure is regularly reviewed and managed by the directors of the Company. The Group is not subject to externally imposed capital requirements. To maintain or adjust capital structure, the Group may adjust dividend payment to shareholders or issue new shares. Adjustments will be made to the capital structure in light of changes in economic conditions affecting the Company or its subsidiaries, and the risk characteristics of the Group's underlying assets.

The Group defines "capital" as including all components of equity. The capital of the Group at 31 December 2017 was RMB116,461,288 (2016: RMB96,208,651).

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28. SUMMARY OF FINANCIAL ASSETS AND FINANCIAL LIABILITIES BY CATEGORY

The following table shows the carrying amounts of financial assets and liabilities as defined in note 4(f):

	2017 <i>RMB</i>	2016 <i>RMB</i>
Financial assets		
Loans and receivables:		
Trade receivables	28,881,795	13,217,121
Deposits and other receivables	1,764,209	336,021
Short-term bank deposits	10,000,000	10,000,000
Cash and cash equivalents	78,533,972	70,105,578
	119,179,976	93,658,720
Financial liabilities		
At amortised cost:		
Trade and other payables	2,260,606	1,571,167
Dividend payables	451,391	_
	2,711,997	1,571,167

Financial instruments not measured at fair value

Financial instruments not measured at fair value include trade receivables, deposits and other receivables, short-term bank deposits, cash and cash equivalents, trade and other payables as well as dividend payables. Due to their short-term nature, the carrying values of these financial instruments approximate their fair values.

29. 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. These risks are limited by the Group's financial management policies and practices described below.

(a) Credit risk

The Group's credit risk is primarily attributable to its trade and other receivables, short-term bank deposits and cash and cash equivalents. 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 Licensed Operators. These evaluations focus on their past history of making payments when due and current ability to pay, and take into account information specific to them as well as pertaining to the economic environment in which they operate. Trade receivables are due within 120 days. Normally, the Group does not obtain collateral from Licensed Operators.

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29. FINANCIAL RISK MANAGEMENT (Continued)

(a) Credit risk (Continued)

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each Licensed Operator. The default risk of the industry and country in which Licensed Operators operate also has an influence on credit risk but to a lesser extent. As at 31 December 2017, two Licensed Operators with the highest trade receivables balance (2016: three Licensed Operators) were approximately RMB24,966,000 (2016: RMB9,518,000) and represented 86% (2016: 72%) of the total balance of trade receivables.

In addition, the credit risk for liquid funds is considered negligible. Short-term bank deposits and cash and cash equivalents are placed with reputable banks with high quality external credit ratings. There was no recent history of default of cash and cash equivalents and short-term deposits from such financial institutions.

The credit policy has been followed by the Group since prior year and is considered to have been effective in limiting the Group's exposure to credit risk to a desirable level.

(b) Liquidity risk

The Group's policy is to regularly monitor its liquidity requirements to ensure that it maintains sufficient reserves of cash to meet its liquidity requirements in the short and longer term. Management of the Company is satisfied that the Group will be able to meet in full its financial obligations as and when they fall due in the foreseeable future in the normal course of business.

The following table shows the remaining contractual maturities at the end of each of the reporting period of the Group's financial liabilities, which are based on contractual undiscounted cash flow (including interest payment computed using contractual rates or, if floating, based on the current rates at the reporting date) and the earliest date the Group may be required to pay.

	Carrying amount <i>RMB</i>	Total contractual undiscounted cash flows <i>RMB</i>	Within 1 year or on demand <i>RMB</i>
At 31 December 2017 Trade and other payables	2,260,606	2,260,606	2,260,606
Dividend payables	451,391 2,711,997	451,391 2,711,997	2,711,997
	Carrying amount <i>RMB</i>	Total contractual undiscounted cash flows RMB	Within 1 year or on demand <i>RMB</i>
At 31 December 2016 Trade and other payables	1,571,167	1,571,167	1,571,167

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29. FINANCIAL RISK MANAGEMENT (Continued)

(c) Interest rate risk

Other than deposits held in banks, the Group does not have significant interest-bearing assets. The directors of the Company consider the Group's cash flow interest rate risk on bank balances is not significant due to low level of deposit interest rate.

As at 31 December 2017 and 2016, the Group has no interest-bearing liabilities, which may expose the Group to any interest rate risk.

(d) Currency risk

The Group is exposed to currency risk primarily through the License fees and Royalties that are denominated in a currency other than the functional currency of the operations to which they relate. The currencies giving rise to this risk are primarily EUR, USD, Japanese Yen ("JPY"), Russian Rouble ("RUB") and HK\$.

Foreign currency risk arises from the Group's financial assets, which were denominated in EUR, USD, JPY, RUB and HK\$ other than the functional currency at the end of each reporting period are as follows:

	Asse	ets
	2017	2016
	RMB	RMB
EUR	961,737	966,433
USD	5,536,093	5,694,442
JPY	103,992	153,866
RUB	_	5,938
HK\$	6,258,991	15,206,661

The following table indicates the approximate effect on the profit for the year in response to reasonably possible changes in the foreign exchange rates, with all other variables held constant, to which the Group has significant exposure at the end of each reporting period.

	Appreciates against RMB	Year ended 31 I Increase in profit for the year and retained profits <i>RMB</i>	December 2017 Depreciates against RMB	Decrease in profit for the year and retained profits <i>RMB</i>
EUR	5%	41,990	5%	(41,990)
USD	5%	232,882	5%	(232,882)
JPY	5%	4,550	5%	(4,550)
HK\$	5%	273,831	5%	(273,831)



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29. FINANCIAL RISK MANAGEMENT (Continued)

(d) Currency risk (Continued)

	Appreciates against RMB	Year ended 31 Increase in profit for the year and retained profits RMB	December 2016 Depreciates against RMB	Decrease in profit for the year and retained profits <i>RMB</i>
FUE	50/	10.004	5 0/	(40,004)
EUR	5%	42,201	5%	(42,201)
USD	5%	239,258	5%	(239,258)
JPY	5%	6,732	5%	(6,732)
RUB	5%	260	5%	(260)
HK\$	5%	665,291	5%	(665,291)

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

The stated changes represent management's assessment of reasonably possible changes in foreign exchange rates over the period until the next annual reporting date. Results of the analysis as presented in the above table represent an aggregation of the effects on Groups' profit for the year and equity measured in the respective foreign currencies, translated into RMB at the exchange rate ruling at the end of reporting period for presentation purposes. The measures to manage foreign currency risk have been followed by the Group since prior years and are considered to be effective.