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AKM Industrial Company Limited

安捷利實業有限公司

(incorporated in Hong Kong with limited liability under the Companies Ordinance)

(Stock Code: 1639)

INTERIM RESULTS ANNOUNCEMENT FOR THE SIX MONTHS ENDED 30 JUNE 2020

HIGHLIGHTS

- For the six months ended 30 June 2020, the unaudited revenue increased to approximately HK\$663,476,000, representing an increase of approximately 5.35% as compared to approximately HK\$629,766,000 for the corresponding period of last year. The profit attributable to the owners of the Company amounted to approximately HK\$5,359,000, representing a decrease of approximately 32.45% as compared to approximately HK\$7,933,000 for the corresponding period of last year.
- For the six months ended 30 June 2020, basic earnings per share of the Group were approximately HK0.35 cents.
- The board of Directors does not recommend the payment of an interim dividend for the six months ended 30 June 2020 (the corresponding period in 2019: Nil).

THE FINANCIAL STATEMENTS

Interim Results

The Board (the "Board") of Directors ("Directors") hereby announces the unaudited condensed consolidated results of the Company and its subsidiaries (collectively, the "Group") for the six months ended 30 June 2020 together with the comparative unaudited figures for the corresponding period of 2019, as follows:

CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2020

		For the six	months
		ended 30	June
		2020	2019
	Note	HK\$'000	HK\$'000
		(Unaudited)	(Unaudited)
Turnover	4	663,476	629,766
Cost of sales		(597,841)	(566,636)
Gross profit		65,635	63,130
Other income		21,169	13,218
Distribution costs		(11,825)	(8,513)
Administrative expenses		(23,763)	(18,103)
Research and development expenses		(40,213)	(33,730)
Share of profit (loss) of associates		3,054	(508)
Finance costs		(4,353)	(727)
Profit before taxation	5	9,704	14,767
Taxation	6	(4,346)	(6,834)
Profit for the period		5,358	7,933
Other comprehensive expenses:			
Item that may be subsequently reclassified to profit or loss Exchange differences arising on translation of			
foreign operations		(24,803)	(897)
Total comprehensive (loss) income for the period		(19,445)	7,036

For the six months ended 30 June

	Note	2020 <i>HK\$'000</i> (Unaudited)	2019 <i>HK\$'000</i> (Unaudited)
Profit for the period attributable to			
Owners of the Company		5,359	7,933
Non-controlling interests		(1) _	
		5,358	7,933
Total comprehensive (loss) income attributable to			
Owners of the Company		(19,444)	7,036
Non-controlling interests		(1) _	
		(19,445)	7,036
Earnings per share (HK cents)	8		
– basic		0.35	0.52

CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

At 30 June 2020

	Note	30 June 2020 <i>HK\$'000</i> (Unaudited)	31 December 2019 <i>HK\$'000</i> (Audited)
Non-current assets		202.240	700 (07
Property, plant and equipment		782,248	798,687
Right-of-use assets Interest in associates		48,811 332,447	49,064 36,415
Equity instrument designated at fair value through		332,447	30,413
other comprehensive income		25,341	25,808
Deposits for property, plant and equipment		25,189	12,952
		1,214,036	922,926
Current assets			
Inventories		127,717	124,848
Trade and other receivables	10	602,524	679,221
Pledged bank deposits		2,358	2,364
Bank balances and cash		35,331	119,707
		767,930	926,140
Current liabilities			
Trade and other payables	11	439,956	467,545
Amounts due from associates		8,229	4,617
Deferred income		14,675	3,968
Taxation payable		11,147	13,118
Bank borrowings		166,035	39,358
Lease liabilities		1,112	1,112
		641,154	529,718
Net current assets		126,776	396,422
Total assets less current liabilities		1,340,812	1,319,348

		30 June	31 December
		2020	2019
	Note	HK\$'000	HK\$'000
		(Unaudited)	(Audited)
Capital and reserves			
Share capital	12	921,553	921,553
Reserves		308,304	345,597
Equity attributable to owners of the Company		1,229,857	1,267,150
Non-controlling interests		4,931	
Total Equity		1,234,788	1,267,150
Non-current liabilities			
Lease liabilities		4,961	3,481
Bank borrowings		54,571	_
Deferred income		34,640	37,262
Deferred tax liabilities		11,852	11,455
		106,024	52,198
		1,340,812	1,319,348

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2020

	Share capital HK\$'000 (Unaudited)	Statutory surplus reserve HK\$'000 (Unaudited)	Investment revaluation reserve HK\$'000 (Unaudited)	Restricted stock incentive scheme reserve HK\$'000 (Unaudited)	Translation reserve HK\$'000 (Unaudited)	Retained profits HK\$'000 (Unaudited)	Total HK\$'000 (Unaudited)	Non- controlling interests HK\$'000 (Unaudited)	Total HK\$'000 (Unaudited)
At 1 January 2020	921,553	45,232	9,274	(5,105)	(47,818)	344,014	1,267,150	_	1,267,150
Profit for the period	-	-	-	-	-	5,359	5,359	(1)	5,358
Exchange differences arising on translation of foreign operations					(24,803)		(24,803)		(24,803)
Total comprehensive income for the period Purchase of shares under the	-	-	-	-	(24,803)	5,359	(19,444)	(1)	(19,445)
restricted stock incentive scheme	_	_	-	(2,467)	_	_	(2,467)	_	(2,467)
Non-controlling interests from establishment of a subsidiary	_	_	_	_	_	_	_	4,932	4,932
Dividends paid						(15,382)	(15,382)		(15,382)
At 30 June 2020	921,553	45,232	9,274	(7,572)	(72,621)	333,991	1,229,857	4,931	1,234,788
At 1 January 2019	921,553	33,959	1,021		(21,474)	252,958	1,188,017		1,188,017
Profit for the period Exchange differences arising on	-	-	-	-	-	7,933	7,933	-	7,933
translation of foreign operations	_	_	_	_	(897)	_	(897)	_	(897)
Total comprehensive income									
for the period	-	-	-	-	(897)	7,933	7,036	-	7,036
Dividends paid						(15,382)	(15,382)		(15,382)
At 30 June 2019	921,553	33,959	1,021		(22,371)	245,509	1,179,671	_	1,179,671

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS

For the six months ended 30 June 2020

	For the six months ended 30 June		
	2020	2019	
	HK\$'000	HK\$'000	
	(Unaudited)	(Unaudited)	
Net cash from operating activities	128,157	38,030	
Net cash used in investing activities	(370,652)	(140,573)	
Net cash from financing activities	161,513	(15,382)	
Decrease in cash and cash equivalents	(80,982)	(117,925)	
Cash and cash equivalents at beginning of the period	119,707	152,865	
Effect of foreign exchange rate changes	(3,394)	2,120	
Cash and cash equivalents at end of the period,			
represented by bank balances and cash	35,331	37,060	

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

For the six months ended 30 June 2020

1. **GENERAL**

The Company is a public limited company incorporated in Hong Kong with limited liability on 9 December 1993.

The shares of the Company were listed on the GEM ("GEM") of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") with effect from 18 August 2004. On 18 June 2014, the Company transferred the listing of its shares from GEM to the Main Board of the Stock Exchange. The registered office of the Company is situated at Rooms 2708-11, 27th Floor, West Tower, Shun Tak Centre, 168-200 Connaught Road Central, Hong Kong, and the principal place of business of the Company is situated at 63 Huan Shi Road South, Information Technology Park, Nansha District, Guangzhou City, the People's Republic of China (the "PRC").

The consolidated financial statements are presented in Hong Kong dollars ("HK\$"), which is the functional currency of the Company.

The Company is an investment holding company and is also engaged in sourcing of raw materials and equipment and trading of flexible printed circuit ("FPC") and related products. Its subsidiaries established in the PRC are principally engaged in manufacture and sale of FPC, flexible packaging substrates, sourcing and sale of electronic components and other components and products during the six months ended 30 June 2020.

2. BASIS OF PREPARATION

The condensed consolidated financial statements have been prepared in accordance with Hong Kong Accounting Standard 34 Interim Financial Reporting issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") as well as with the applicable disclosure requirements of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

The financial information relating to the year ended 31 December 2019 included in the condensed consolidated interim financial statements as comparative information does not constitute the Company's statutory annual consolidated financial statements for that year but is derived from those financial statements. Further information relating to these statutory financial statements required to be disclosed in accordance with section 436 of the Companies Ordinance of the Laws of Hong Kong ((Cap.622) the "Companies Ordinance") is as follows:

The Company has delivered the financial statements for the year ended 31 December 2019 to the Registrar of Companies as required by section 662(3) of, and Part 3 of Schedule 6 to, the Companies Ordinance.

The Company's auditor has reported on those financial statements. The auditor's report was unqualified; did not include a reference to any matters to which the auditor drew attention by way of emphasis without qualifying its report; and did not contain a statement under sections 406(2), 407(2) or 407(3) of the Companies Ordinance.

The Interim Financial Statements are unaudited but have been reviewed by the audit committee of the Company.

3. PRINCIPAL ACCOUNTING POLICIES

The consolidated financial statements have been prepared on the historical cost basis. Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Other than changes in accounting policies resulting from application of new Hong Kong Financial Reporting Standards ("HKFRSs"), the condensed consolidated financial statements for the six months ended 30 June 2020 have been prepared in accordance with the Hong Kong Financial Reporting Standards issued by the HKICPA and the accounting policies and methods of computation used therein are the same as those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2019.

Application of new and amendments to Hong Kong Financial Reporting Standards ("HKFRSs")

In the current interim period, the Group has applied, for the first time, the following new and amendments to HKFRSs issued by the HKICPA which are mandatory effective for the annual period beginning on or after 1 January 2020 for the preparation of the Group's condensed consolidated financial statements:

Amendments to HKFRS 3 Definition of a Business

Amendments to HKAS 1 and HKAS 8 Definition of Material

Amendments to HKFRS 16 COVID-19-Related Rent Concessions

Revised Conceptual Framework Revised Conceptual Framework for Financial Reporting

The application of the new and amendments to HKFRSs in the current period has had no material impact on the Group's financial performance and positions for the current and prior periods and/or on the disclosures set out in these condensed consolidated financial statements.

4. REVENUE AND SEGMENTS INFORMATION

Revenue represents the net amounts received and receivable by the Group for the sales of FPC, flexible packaging substrates and other to external customers, net of discounts and sales related taxes.

(a) Business segments

For the six months ended 30 June 2020, the Group had two business segments, namely (i) the circuit boards and components business and (ii) other. These segments are the basis on which the Group reports its key segment information.

Principal activities are as follows:

Circuit boards and components business - the manufacture and sale of FPC and flexible packaging substrates (including components)

Other - the sourcing and sale of electronic components

Segment revenues and results

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

Six months ended 30 June

	Segment	revenue	Inter-segr	nent sales	Elimir	nations	Segment results	
	2020	2019	2020	2019	2020	2019	2020	2019
	HK\$'000	HK\$'000						
	(Unaudited)	(Unaudited)						
Circuit boards and								
components business	646,032	599,911	-	-	-	-	30,075	26,451
Other	17,444	29,855					<u>156</u>	956
Total	663,476	629,766					30,231	27,407
Interest income							1,059	1,837
Share of profit (loss) of associates							3,054	(508)
Unallocated corporate expense							(20,287)	(13,242)
Finance costs							(4,353)	(727)
Profit before taxation							9,704	14,767

(b) Geographical segments

The Group operates in two principal geographical areas, i.e. the PRC (excluding Hong Kong) and Hong Kong (place of domicile). The following table provides an analysis of the Group's revenue from external customers by the geographical locations of the customers:

	Turnover		
	Six months ended 30 June		
	2020		
	HK\$'000	HK\$'000	
	(Unaudited)	(Unaudited)	
PRC (excluding Hong Kong)	469,675	488,148	
Hong Kong	103,076	102,018	
Others	90,725	39,600	
Total	663,476	629,766	

5. PROFIT BEFORE TAXATION

	Six months ended 30 June		
	2020	2019	
	HK\$'000	HK\$'000	
	(Unaudited)	(Unaudited)	
Profit before taxation has been arrived at after charging:			
Allowance for obsolete inventories	11,705	3,721	
Depreciation of property, plant and equipment	66,817	53,322	
Amortisation of prepaid lease payments	_	611	
Depreciation of right-of-use assets	837	_	
and after crediting:			
Interest income	1,059	1,837	

6. TAXATION

	Six months ended 30 June		
	2020	2019	
	HK\$'000	HK\$'000	
	(Unaudited)	(Unaudited)	
Current tax:			
Hong Kong Profit Tax	112	_	
PRC Enterprise Income Tax	3,626	6,834	
	3,738	6,834	
Deferred tax:	608		
	4,346	6,834	

On 21 March 2018, the two-tiered profits tax rates regime was implemented in Hong Kong. Under the two-tiered profits tax rates regime, the first HK\$2,000,000 of profits of qualifying group entity will be taxed at 8.25%, and profits above HK\$2,000,000 will be taxed at 16.5%. For the periods ended 30 June 2020 and 30 June 2019, Hong Kong Profits Tax of the qualified entity was calculated in accordance with the two-tiered profits tax rates regime.

The provision for PRC Enterprise Income Tax is based on the estimated taxable income for each PRC subsidiary and at its applicable tax rate. Under the Law of the People's Republic of China on Enterprise Income Tax (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% from 1 January 2008 onwards.

Both of AKM Electronics Industrial (Panyu) Ltd. ("AKM Panyu") and AKM Electronics Technology (Suzhou) Company Limited ("AKM Suzhou") were awarded with the Foreign Invested Advanced-Technology Enterprise Certificate, whereby AKM Panyu is entitled to tax rate reduction from 25% to 15% for three years commenced from 1 January 2018 and AKM Suzhou is entitled to tax rate reduction from 25% to 15% for three years commenced from 1 January 2019.

7. DIVIDEND

The Directors do not recommend payment of an interim dividend for the six months ended 30 June 2020 (the corresponding period in 2019: Nil).

8. EARNINGS PER SHARE

The calculation of earnings per share attributable to owners of the Company is based on the following data:

	Six months ended 30 June		
	2020	2019	
	HK\$'000	HK\$'000	
	(Unaudited)	(Unaudited)	
Profit for the purpose of basic earnings per share			
Profit for the period attributable to owners of the Company	5,359	7,933	
	Number o	of shares	
	2020	2019	
Weighted average number of ordinary shares for the purpose of			
basic earnings per share	1,538,237,500	1,538,237,500	

9. ADDITIONS TO PROPERTY, PLANT AND EQUIPMENT

During the period, the Group spent approximately HK\$79,026,000 (corresponding period in 2019: approximately HK\$109,393,000) on the acquisition of property, plant and equipment, including equipment which was inspected and commissioned for production of approximately HK\$20,135,000 (the corresponding period in 2019: approximately HK\$80,900,000) and plant and construction in progress of approximately HK\$58,891,000 (the corresponding period in 2019: approximately HK\$28,493,000).

10. TRADE AND OTHER RECEIVABLES

The Group allows a credit period normally ranging from 30 to 90 days to its trade customers. At the discretion of the Directors, several major customers were allowed to settle their balances beyond the credit terms up to 120 days.

The following is an aged analysis of trade and bills receivables presented according to the invoice dates at the end of the reporting period, which approximated the respective revenue recognition dates:

	At	At
	30 June	31 December
	2020	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Within 30 days	227,682	332,680
31 – 60 days	157,178	157,915
61 – 90 days	98,382	97,291
91 – 120 days	36,657	54,475
121 days – 1 year	25,008	22,566
Over one year		
	544,907	664,927

11. TRADE AND OTHER PAYABLES

The following is an aged analysis by invoice date/bills issuance date of trade and bills payables at the end of the reporting period:

	At	At
	30 June	31 December
	2020	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Audited)
Within 30 days	95,961	218,502
31 – 60 days	78,990	70,503
61 – 90 days	82,431	40,365
91 – 120 days	34,140	6,370
121 days – 1 year	42,441	103
Over one year	5,497	1
	339,460	335,844

12. SHARE CAPITAL

		Number of shares	Share capital HK\$'000
	Issued and fully paid:		
	At 1 January 2020	1,538,237,500	921,553
	At 30 June 2020	1,538,237,500	921,553
13.	CAPITAL COMMITMENTS		
		At	At
		30 June	31 December
		2020	2019
		HK\$'000	HK\$'000
		(Unaudited)	(Audited)
	Capital expenditure in respect of acquisition of property, plant and equipment		
	- Contracted for but not provided in the financial statements	60,759	82,145
	Unpaid portion of investment in 廣州安博新能源科技有限公司		
	(transliteration "Guangzhou Anbo New Energy Technology Co., Ltd.")	26,720	

14. RELATED PARTY TRANSACTIONS

	Six months ended 30 June	
	2020	2019
	HK\$'000	HK\$'000
	(Unaudited)	(Unaudited)
Transactions with shareholders:		
Sales of goods by the Group to GoerTek Inc. and its subsidiaries	35,641	44,880
Sales of goods by the Group to Suzhou Anjie Technology Co. Ltd ("Anjie")	1,461	6
Sourcing of materials by the Group from Anjie	-	53
Transactions with fellow subsidiaries:		
Rentals for office paid by the Group	60	60
Transactions with New Career Guangzhou		
Electronics Company Limited, an associate:		
Sales of goods by the Company	6,975	4,077
Sourcing of materials by the Company	11,655	8,566
Rentals for plant and office received by the Group	241	152
Transactions with Jiujiang Flex Co., Ltd., an associate:		
Sales of goods by the Company	5	_
Sourcing of materials by the Company	43	31
Interests	110	_

MANAGEMENT DISCUSSION AND ANALYSIS

Financial Review

For the six months ended 30 June 2020 (the "Period"), the revenue of the Group amounted to approximately HK\$663,476,000, representing an increase of approximately 5.35% as compared to approximately HK\$629,766,000 for the corresponding period of last year. The increase in revenue for the Period was mainly attributable to the increased order levels from major customers of the circuit boards and components business. The overall gross profit margin for the Period decreased to approximately 9.89% (the corresponding period of 2019: approximately 10.02%), while the gross profit margin of the circuit boards and components business decreased to approximately 10.14% (the corresponding period of 2019: approximately 10.36%), which was mainly due to impacts of the novel coronavirus pandemic and fierce market competition. The profit attributable to the owners of the Company was approximately HK\$5,359,000, representing a decrease of approximately 32.45% as compared to approximately HK\$7,933,000 for the corresponding period of last year. The decrease of the profit attributable to the owners of the Company for the Period was due to the increase in costs for operation, including the distribution costs and administrative expenses, due to the outburst of novel coronavirus pandemic, and the increase in research and development ("R&D") expenses of the Group, mainly due to the increased R&D investment in new materials, new products and new production techniques.

Other income of the Group for the Period amounted to approximately HK\$21,169,000, representing an increase of approximately 60.15% as compared to approximately HK\$13,218,000 for the corresponding period of last year. The increase in other income was mainly due to the increase in government grants.

The distribution costs of the Group for the Period amounted to approximately HK\$11,825,000, representing an increase of approximately 38.91% as compared to approximately HK\$8,513,000 for the corresponding period of last year. The increase in distribution costs was mainly attributable to the increase in commission for sales agents and other miscellaneous expenses, such as transportation costs and other logistics costs due to the outburst of novel coronavirus pandemic and the increase in wages and bonus for the increase of members of sales team of the Group.

The administrative expenses of the Group for the Period amounted to approximately HK\$23,763,000, representing an increase of approximately 31.27% as compared to approximately HK\$18,103,000 for the corresponding period of last year. The increase in administrative expenses was mainly due to the offset of provisions made for bonus payment in 2018 in the accounts for the six months ended 30 June 2019 which had not occurred in the period under review to affect the salaries and bonus of management staff, being part of the administrative expenses of the Group, and the increase in miscellaneous expenses incurred for enhancing epidemic precautionary measures.

The R&D expenses of the Group for the Period amounted to approximately HK\$40,213,000, representing an increase of approximately 19.22% as compared to approximately HK\$33,730,000 for the corresponding period of last year. The increase in R&D expenses was mainly due to the increase in R&D investment in new materials, new products and new production techniques.

The finance costs of the Group for the Period amounted to approximately HK\$4,353,000, representing an increase of approximately 498.76% as compared to approximately HK\$727,000 for the corresponding period of last year. The increase in finance costs was mainly due to the increase in bank loans for the part payment of capital contribution to AKMMeadville and working capital.

Business Review and Prospects

Business Review

The Group is principally engaged in the businesses of the manufacture and sales of FPC and flexible packaging substrates (including components) which are used in electronic products.

For the six months ended 30 June 2020, the revenue of the Group amounted to approximately HK\$663,476,000, representing an increase of approximately 5.35% as compared to approximately HK\$629,766,000 for the corresponding period of last year. The increase in revenue was mainly attributable to the increased order levels from major customers of the circuit boards and components business. During the Period, the revenue from the circuit boards and components business was approximately HK\$646,032,000, while the revenue of circuit boards and components business for the corresponding period of last year was approximately HK\$599,911,000. The revenue from the "other" business was approximately HK\$17,444,000 for the six months ended 30 June 2020, while the revenue from the "other" business for the corresponding period of last year was approximately HK\$29,855,000. For the six months ended 30 June 2020, the profit attributable to the owners of the Company amounted to approximately HK\$5,359,000, representing a decrease of approximately 32.45% as compared to approximately HK\$7,933,000 for the corresponding period of last year. The decrease of the profit attributable to the owners of the Company for the Period was due to the increase in costs for operation, including the distribution costs and administrative expenses, due to the outburst of the novel coronavirus pandemic and the increase in R&D expenses of the Group, mainly due to the increased R&D investment in new materials, new products and new production techniques.

During the period under review, the Group's sales of circuit boards and components increased by approximately 7.69% as compared to the corresponding period of last year, and its gross profit margin decreased to approximately 10.14% (the corresponding period of 2019: approximately 10.36%). The revenue of the "other" business of the Group was mainly derived from the business of sourcing and sales of electronic components, which amounted to approximately HK\$17,444,000 and accounted for approximately 2.63% of the total sales volume of the Group.

During the period under review, despite being influenced by unfavorable factors such as the global novel coronavirus pandemic and the instability in Sino-US relations, as well as new adjustment in the electronics industry due to technological development in 5G network, wearable products, augmented reality and virtual reality, the Group continued to push forward and adhere to the "major customer strategy" and maintained a slight increase in revenue. The Group will continue to deem application areas such as mobile phones, consumer electronics, new energy car cells, vehicle electronics, optic camera modules, wireless charges modules and display modules as the key development directions. The Group will also proactively enhance its technological strengths and standards, strengthen upstream and downstream co-operation and capture opportunities, in order to achieve better operating results.

During the period under review, the Group has commenced the establishment of a new overseas factory in Vietnam, in order to serve international major customers which have already set up factories in Vietnam. The Vietnam factory will mainly engage in surface mounting and component assembling for FPC. The Group has established a branch office in Korea and an overseas factory in India. The establishment of such overseas factories and institutions will assist the Group in enhancing the service capability for international major customers and the Group's international development. During the period under review, in order to seize the development opportunity in the field of new energy cars, AKM Electronics Industrial (Panyu) Limited ("AKM Panyu") (a wholly-owned subsidiary of the Company) jointly established 廣州安博新能源科技有限公司 (transliteration "Guangzhou Anbo New Energy Technology Co. Ltd.") with a cooperation partner. The joint venture, which is owned as to 55% by AKM Panyu, specializes in the development of new energy car electronics module products that is expected to facilitate market exploration and industrial upgrade in the industrial electronics field by the Group.

During the period under review, the Group's R&D investment increased by approximately 19.22% to approximately HK\$40,213,000 from approximately HK\$33,730,000 for the corresponding period of last year. The increase in R&D expenses was mainly due to increase in R&D investment in new materials, new products and new production techniques. Facing the market prospect of 5G network, development trend of products such as wearable products, augmented reality and virtual reality, as well as the constant increasing demand from downstream customers in product structure and complexity, the Group continued to invest and has started to provide customers with Liquid Crystal Polymer (LCP)-based products with high speed and high frequency.

As disclosed in the Company's circular dated 20 December 2017, the Group intended to establish an intelligent factory with ancillary facilities in the existing factory of the Group in Nansha, Guangdong, PRC for assembling new application modules of FPC. During the period under review, the construction of the main building was completed and certain plants has commenced production operation.

Outlook

The Group has become an authorised supplier for a number of world-renowned high technology enterprises. To meet the requirements of the global supply chain system of such customers, the Group has established two production bases (Southern China Guangzhou Factory and Eastern China Suzhou Factory), an overseas factory in India and has commenced the establishment of another new overseas factory in Vietnam. The factory in India merely conducts post assembly operations including surface mounting and component assembling for customers and has commenced operation. The Group has also established sales centre, R&D centre, supply chain management, intelligent manufacturing and digital services, etc. which are independent from the manufacturing system to cater for the comprehensive needs of the Group's customers. Under the guidance of the strategy of "developing major customers" and with the gradual uplift of the Group's capabilities in R&D, production, quality management, supply chain management and intelligent management, the Group's capability to satisfy the "one-stop demand" of such customers has also been largely improved.

Following the rapid development trend in the global electronics products market and the increased applications of new technologies, new products based on technological innovation and intelligent manufacturing have gradually become the mainstream of the industry. Also, the global novel coronavirus pandemic and the instability in Sino-US relations brought forth a relatively high degree of uncertainties to the market. As major international customers have a heightened demand for supply chain security and domestic protection, the Group is facing a more challenging competitive environment. The Group will maintain a prudent attitude towards the future and will pay close attention to the changes in the economy, industry and major customers. The Group will enhance the risk management and internal capability, adhere to the major customer strategy, continuously uplift the product technological capabilities, seize the market opportunities in new application fields and strengthen the localization service in the overseas markets. By the integration of upstream and downstream resources as well as enhancement in its risk resistance capability, the Group will strive to change the risks into opportunities and continuously improve its operating results.

The management of the Group is of the opinion that, following the commercial launch of the 5G network, the popularity of "5G" smartphones and the development of wearable products, augmented reality and virtual reality product markets and the threat of novel coronavirus pandemic, the global interaction module is changing. With the continuous expansion in application fields for electronics products, the circuit boards and components business is expected to maintain its growth momentum in the foreseeable future. The Group is confident in overcoming the unfavorable impacts brought forth by the novel coronavirus pandemic to keep on improving its operating results, so as to present satisfactory results and bring favorable returns to its shareholders.

LIQUIDITY, FINANCIAL RESOURCES AND CAPITAL STRUCTURE

The Group generally finances its operations primarily with internally generated funds from operating activities and banking facilities currently available. It is anticipated that the Group has sufficient working capital to meet its present funding requirements.

As at 30 June 2020, net current assets were approximately HK\$126,776,000 (as at 31 December 2019: net current assets of approximately HK\$396,422,000).

As at 30 June 2020, there were bank balances, cash on hand and pledged bank deposits of approximately HK\$37,689,000 (as at 31 December 2019: approximately HK\$122,071,000).

As at 30 June 2020, there were bank borrowings of approximately HK\$220,606,000 (as at 31 December 2019: approximately HK\$39,358,000).

PLEDGE OF ASSETS OF THE GROUP

As at 30 June 2020, bank deposits of approximately HK\$2,358,000 (as at 31 December 2019: approximately HK\$2,364,000) were pledged as collateral to secure the issue of bills payable by banks to certain suppliers of the Group and banking facilities granted to the Group.

As at 30 June 2020, buildings with carrying amounts of approximately HK\$50,145,000 (as at 31 December 2019: approximately HK\$51,069,000) were pledged to secure the general banking facilities granted to the Group.

CAPITAL COMMITMENTS

As at 30 June 2020, the Group had outstanding capital commitments of approximately HK\$87,479,000 (as at 31 December 2019: approximately HK\$83,658,000).

GEARING RATIO

As at 30 June 2020, the gearing ratio (calculated as total liabilities over total assets as at the respective balance sheet dates) of the Group was approximately 37.70% (as at 31 December 2019: approximately 31.47%).

MATERIAL ACQUISITIONS AND DISPOSALS

On 27 December 2019, AKM Panyu, a wholly-owned subsidiary of the Company, entered into a joint venture agreement with Meizhi Investment (Xiamen) Co., Ltd. (美智投資(廈門)有限公司) ("Meizhi Investment"), Xiamen Semiconductor Investment Group Co., Ltd. (廈門半導體投資集團有限公司) ("Xiamen Semiconductor") and Anmei Ventures (Xiamen) Equity Investment Partnership (Limited Partnership) (安美創業 (廈門) 股權投資合夥企業 (有限合夥)) ("Anmei Ventures") for the formation of the joint venture company AKMMeadville. Under the joint venture agreement, AKMMeadville shall be owned as to 6% by AKM Panyu, 53% by Meizhi Investment, 40% by Xiamen Semiconductor and 1% by Anmei Ventures. The registered capital of AKMMeadville is RMB4,500,000,000. AKM Panyu contributed a total amount of RMB270,000,000 (representing 6% of the total contribution) in the form of cash. On 20 January 2020, AKMMeadville (as purchaser) entered into an equity interests purchase agreement with TTM Technologies China Limited (as seller) and the seller's ultimate controlling shareholder TTM Technologies Inc., pursuant to which AKMMeadville conditionally agreed to acquire all of the equity interests of Guangzhou Meadville Electronics Co., Ltd. (廣州美維電子有限公司), Shanghai Meadville Electronics Co., Ltd. (上海美維電子有限公司), Shanghai Meadville Science & Technology Co., Ltd. (上海美維科技有限公司) and Shanghai Kaiser Electronics Co., Ltd. (上海凱 思爾電子有限公司) for a total consideration of US\$550,000,000. Details of the relevant matters were disclosed in the announcements of the Company dated 27 December 2019 and 23 January 2020.

Save as disclosed in this announcement, during the six months ended 30 June 2020, the Group did not have any material acquisitions or disposals.

CONTINUING CONNECTED TRANSACTIONS

On 13 January 2020, the Company (for itself and on behalf of its subsidiaries) and GoerTek Inc. ("GoerTek", for itself and on behalf of its subsidiaries) entered into a renewed purchase agreement (the "Renewed Purchase Agreement") for a term commenced from 1 January 2020 and expiring on 31 December 2022. Such transactions constituted non-exempt continuing connected transactions of the Company under the Listing Rules. The Renewed Purchase Agreement and the transactions contemplated thereunder, as well as the annual caps for each of the years ending 31 December 2020, 31 December 2021 and 31 December 2022 were approved by the independent shareholders at the extraordinary general meeting of the Company held on 20 February 2020. Details of the terms of the Renewed Purchase Agreement, the continuing connected transactions and the annual caps were disclosed in the Company's announcement dated 13 January 2020 and the circular dated 5 February 2020. During the period under review, the Group sold circuit board products of approximately HK\$35,641,000 (the corresponding period in 2019: approximately HK\$44,880,000) to GoerTek and its subsidiaries, representing a decrease of approximately 20.59 % as compared to the corresponding period in 2019.

On 31 December 2019, the Company (for itself and on behalf of its subsidiaries) and Suzhou Anjie Technology Co. Ltd. (蘇州安潔科技股份有限公司) ("Anjie Technology") (for itself and on behalf of its subsidiaries) entered into a framework materials sale and purchase agreement ("Framework Agreement") for a term commenced from 31 December 2019 and expiring on 31 December 2020, and the annual cap for the year 2020 was set at HK\$60,000,000. Details of the terms of the Framework Agreement, the continuing connected transaction and the annual cap were disclosed in the announcements of the Company dated 31 December 2019 and 15 January 2020. During the period under review, the Group sold FPC products of approximately HK\$1,461,000 (the corresponding period in 2019: approximately HK\$6,000) to Anjie Technology.

USE OF PROCEEDS FROM THE SUBSCRIPTIONS

On 29 November 2017, the Company entered into a subscription agreement with Alpha Luck Industrial Limited (安利實業有限公司) ("Alpha Luck"), a controlling shareholder of the Company, and a subscription agreement with Anjie Technology respectively, pursuant to which Alpha Luck and Anjie Technology respectively subscribed for 103,900,000 shares and 200,000,000 shares at the subscription price of HK\$1.5 per share (collectively the "Subscriptions"). The Subscriptions were completed simultaneously on 30 January 2018. The net proceeds amounted to approximately HK\$454,886,000 (the "Net Proceeds of Subscriptions"). As at 30 June 2020, approximately HK\$431,016,000 of the Net Proceeds of Subscriptions had been applied, among which: (i) approximately HK\$132,130,000 was used for the civil engineering construction of the new intelligent factory and the establishment of part of the facilities for new production lines in the new factory; (ii) approximately HK\$112,669,000 was used for expanding the production capacities and enhancing production capabilities of the Group's existing production factory of FPC products (all of which was used for acquiring new machineries); (iii) approximately HK\$137,331,000 was used for the enhancement of production capacities and capabilities of the Group's flexible packaging substrates products (all of which was used for acquiring new machineries); and (iv) approximately HK\$48,886,000 was used for the general working capital of the Group (all of which was applied as supplemental working capital). The capital utilization was consistent with the intended use of the Net Proceeds of Subscriptions as disclosed in the circular of the Company dated 20 December 2017.

As of 30 June 2020, approximately HK\$23,870,000 of the Net Proceeds of Subscriptions ("Remaining Net Proceeds") had not yet been utilized, which is intended to be applied for the construction of the new intelligent factory and the establishment of new production lines in the new factory. It is expected that the Remaining Net Proceeds will be fully utilized in 2020 in accordance with the intended use as stated above.

RESTRICTED STOCK INCENTIVE SCHEME

On 13 December 2018, the Group proposed to adopt the restricted stock incentive scheme (the "Scheme") to further improve corporate governance of the Group, retain and motivate the Scheme participants to make contributions to the long-term growth and profits of the Group with a view to achieving the objectives of increasing the value of the Group and to promote a greater alignment of interests between the scheme participants and the shareholders. Pursuant to the Scheme, the Board shall select the scheme participants and determine the number of restricted stock to be granted. The Company has appointed a trustee to purchase the shares from the secondary market. At the extraordinary general meeting held on 31 January 2019, the Scheme was duly approved by the independent shareholders. On 14 February 2019 and 27 March 2019, the Board approved the initial grant of restricted stock under the Scheme, pursuant to which 27,500,000 shares of restricted stock were granted to 81 selected scheme participants on 14 February 2019 at the grant price of HK\$0.65 per share and 2,490,000 shares of restricted stock were granted to Mr. Xiong Zheng Feng (executive director) and Mr. Chai Zhi Qiang (chief executive officer) on 27 March 2019 at the grant price of HK\$0.77 per share. Details of the Scheme and the initial grant of restricted stock were disclosed in the Company's announcements dated 13 December 2018, 31 January 2019, 14 February 2019, 15 February 2019 and 27 March 2019 and the circular dated 16 January 2019. As of 30 June 2020, the trustee had purchased 7,140,000 shares in aggregate from the secondary market. As of 30 June 2020, none of the restricted stock granted had been unlocked.

FOREIGN EXCHANGE EXPOSURE

The income and expenditure of the Group are mainly received and incurred in US dollars and RMB and the assets and liabilities of the Group are denominated in HK dollars and RMB. The Group is therefore exposed to foreign exchange risk arising from currency translation, primarily with respect to US dollars and RMB. The results of operations and the financial position of the Group may be affected by any changes in the exchange rates and the Group has not taken any hedging measures in this connection. Further, the conversion of RMB denominated balances into foreign currencies is subject to the rules and regulations of foreign exchange control promulgated by the government of the PRC. However, taking into account the Group's current operational and capital requirements, the Directors do not consider the Group is significantly exposed to any foreign currency exchange risk.

SEGMENTAL INFORMATION

The Group's business segments comprised of the manufacture and sale of circuit boards and components and other. An analysis of the Group's revenue by geographical markets of its customers and business segments for the period are set out in note 4 to the condensed financial statements.

EMPLOYEE INFORMATION

As at 30 June 2020, the Group had a total of 1,391 full-time employees based in Hong Kong and the PRC. The Group fixes and reviews the emoluments of its directors and staff based on the qualification, experience, performance and the market rates so as to maintain the remuneration of its directors and staff at a competitive level. The Group participates in various defined contribution retirement plans and insurance schemes in compliance with its statutory obligations under the laws and regulations of the PRC and Hong Kong. The majority of the Group's employees are stationed in the PRC.

FUTURE PLANS RELATING TO MATERIAL INVESTMENT OR CAPITAL ASSETS

Save as disclosed in this announcement, the Group has no plans for material investments or capital assets as at 30 June 2020.

CONTINGENT LIABILITIES

The Group had no any material contingent liabilities as at 30 June 2020.

MATERIAL INVESTMENT

Save as disclosed in this announcement, the Group did not have any material investment for the six months ended 30 June 2020.

DISCLOSURE OF INTERESTS

Directors' and Chief Executive's Interests and Short Positions in Shares, Underlying Shares and Debentures

Save as disclosed below, as at 30 June 2020, none of the Directors and the chief executive and their respective associates had or was deemed to have any interests or short positions in the shares, underlying shares and debentures of the Company or its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong) (the "SFO")), as recorded in the register maintained by the Company pursuant to Section 352 of the SFO, or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 to the Rules Governing the Listing of Securities (the "Listing Rules") on the Stock Exchange:

(a) The Company

(i) Interest in shares of the Company

				Approximate
	Class and number			percentage of
	of shares in			total number of
	which interested			issued shares
	(other than			in the Company
Name of Director or	under		Long/short	as at
Chief Executive	equity derivatives)	Capacity	position	30 June 2020
Mr. Xiong Zheng Feng	9,400,000 ordinary shares	Beneficial owner	Long	0.61
Mr. Chai Zhi Qiang	7,975,000 ordinary shares	Beneficial owner	Long	0.52

(ii) Interest in the underlying shares of the Company

					Approximate percentage of
	Name of the Company	Class and number of the underlying shares			total number of issued shares in the Company
Name of Director or Chief Executive	in which interest is held	in which interest is held (Note)	Capacity	Long/short position	as at 30 June 2020
Mr. Xiong Zheng Feng	the Company	1,320,000 ordinary shares	Beneficial owner	Long	0.09
Mr. Chai Zhi Qiang	the Company	1,170,000 ordinary shares	Beneficial owner	Long	0.08

Note:

On 27 March 2019, 1,320,000 restricted stock and 1,170,000 restricted stock have been granted to Mr. Xiong Zheng Feng and Mr. Chai Zhi Qiang respectively at the grant price of HK\$0.77 per share in accordance with the restricted stock incentive scheme adopted by the Company on 13 December 2018. There is no change in the number of restricted stock granted to Mr. Xiong Zheng Feng and Mr. Chai Zhi Qiang since the date of grant on 27 March 2019.

(b) The associated corporation

As at 30 June 2020, to the best knowledge of the Directors, none of the Directors nor chief executive of the Company had or was deemed to have any interests or short positions in the shares or the underlying shares or debentures of any associated corporations of the Company (within the meaning of Part XV of the SFO) that was required to be recorded pursuant to section 352 of the SFO; or as otherwise notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO and the Model Code.

Substantial shareholders

Save as disclosed below, as at 30 June 2020, no person other than certain Directors or chief executive of the Company had any interests or short positions in the shares and underlying shares of the Company as recorded in the register of substantial shareholders maintained by the Company pursuant to Section 336 of the SFO, or which would fall to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO or who were directly or indirectly interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any members of the Group:

Name of substantial shareholder	Capacity	Class and number of securities owned (other than under equity derivatives) (Note 7)	Long/short position	Approximate percentage of total number of issued shares in the Company as at 30 June 2020
Alpha Luck (Note 1)	Beneficial owner	553,900,000 ordinary shares	Long	36.01
China North Industries Corporation ("CNIC") (Note 1 and 2)	Interest in controlled corporation	553,900,000 ordinary shares	Long	36.01
China North Industries Group Corporation ("CNIGC") (Note 2)	Interest in controlled corporation	553,900,000 ordinary shares	Long	36.01
China South Industries Group Corporation ("CSIGC") (Note 2)	Interest in controlled corporation	553,900,000 ordinary shares	Long	36.01
Goertek (HongKong) Co., Limited ("HK Goertek") (Note 3)	Beneficial owner	363,650,000 ordinary shares	Long	23.64

Name of substantial shareholder	Capacity	Class and number of securities owned (other than under equity derivatives) (Note 7)	Long/short position	percentage of total number of issued shares in the Company as at 30 June 2020
Weifang Goertek Trading Co., Limited ("Weifang Goertek") (Note 3)	Interest in controlled corporation	363,650,000 ordinary shares	Long	23.64
GoerTek Inc. ("GoerTek") (Note 3)	Interest in controlled corporation	363,650,000 ordinary shares	Long	23.64
Jiang Bin (Note 4)	Interest in controlled corporation	363,650,000 ordinary shares	Long	23.64
Hu Shuangmei (Note 4)	Spouse interest	363,650,000 ordinary shares	Long	23.64
Anjie Technology (Hong Kong) Company Limited ("HK Anjie") (Note 5)	Beneficial owner	200,000,000 ordinary shares	Long	13.00
Anjie Technology (Note 5)	Interest in controlled corporation	200,000,000 ordinary shares	Long	13.00
Wang Chunsheng (Note 6)	Interest in controlled corporation and spouse interest	200,000,000 ordinary shares	Long	13.00
Lu Li (Note 6)	Interest in controlled corporation and spouse interest	200,000,000 ordinary shares	Long	13.00

Approximate

Notes:

- 1. As Alpha Luck is wholly and beneficially owned by CNIC, CNIC is deemed to be interested in the same number of shares of the Company held by Alpha Luck under Part XV of the SFO.
- 2. As the equity interest of CNIC was owned as to 56.7% by CNIGC and as to 37.54% by CSIGC, both of CNIGC and CSIGC are deemed to be interested in the same number of shares of the Company held by CNIC under Part XV of the SFO.
- 3. As HK Goertek is wholly and beneficially owned by Weifang Goertek, which in turn is wholly and beneficially owned by GoerTek, both Weifang Goertek and GoerTek are deemed to be interested in the same number of shares of the Company held by HK Goertek under Part XV of the SFO.

- 4. GoerTek is owned as to 17.99% by GoerTek Group Co., Ltd., which in turn is owned as to 92.59% by Mr. Jiang Bin. Mr. Jiang Bin also owned 11.56% of the issued shares in GoerTek. Ms. Hu Shuangmei, the spouse of Mr. Jiang Bin, owned 0.67% of the issued shares in GoerTek. Each of Mr. Jiang Bin and Ms. Hu Shuangmei is deemed to be interested in the same number of shares of the Company in which GoerTek is interested under Part XV of the SFO.
- 5. As HK Anjie is wholly and beneficially owned by Anjie Technology, Anjie Technology is deemed to be interested in the same number of shares of the Company held by HK Anjie under Part XV of the SFO.
- 6. Mr. Wang Chunsheng owned 21.31% of the issued shares in Anjie Technology. Ms. Lu Li, the spouse of Mr. Wang Chunsheng, owned 29.61% of the issued shares in Anjie Technology. Each of Mr. Wang Chunsheng and Ms. Lu Li is deemed to be interested in the same number of shares of the Company in which Anjie Technology is interested under Part XV of the SFO.
- 7. None of Alpha Luck, CNIC, CNIGC, CSIGC, HK Goertek, Weifang Goertek, GoerTek, Mr. Jiang Bin, Ms. Hu Shuangmei, HK Anjie, Anjie Technology, Mr. Wang Chunsheng nor Ms. Lu Li was interested in any securities of the Company under equity derivatives.

CORPORATE GOVERNANCE

Save as disclosed in this announcement, throughout the six months ended 30 June 2020, the Company complied with the code provisions set out in the Corporate Governance Code contained in Appendix 14 of the Listing Rules.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a code of conduct regarding Directors' securities transactions on terms no less than the standard of dealings as set out in the Model Code of the Listing Rules. Having made specific enquiry of all Directors, the Directors have complied with such code of conduct and the standard of dealings regarding securities transactions throughout the six months ended 30 June 2020.

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

At no time during the Period was the Company, its holding company, or any of its subsidiaries or fellow subsidiaries, a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

COMPETING INTERESTS

None of the Directors nor their respective associates (as defined under the Listing Rules) had any conflict of interest with any member of the Group or any interest in a business which competes or may compete with the business of any member of the Group during the Period.

APPOINTMENT AND RETIREMENT OF DIRECTOR

On 10 June 2020, Mr. Yu Daochun resigned as a non-executive Director of the Company due to change of work position. Mr. Liu Jianzhe was appointed as a non-executive Director by the Board on the same date.

REMUNERATION COMMITTEE

The Company has established a remuneration committee, which comprises of one non-executive Director and two independent non-executive Directors. The chairman of the committee is Mr. Yang Zhaoguo, an independent non-executive Director, and other members are Ms. Zhang Xiaoming and Mr. Cui Zheng. As such, the majority of the members are independent non-executive Directors.

AUDIT COMMITTEE

The Company has established an audit committee with written terms of reference in compliance with Rules 3.21 to 3.23 of the Listing Rules. The primary duties of the audit committee are to review and supervise the financial reporting process and internal control procedures of the Company and provide advice and comments to the Directors.

The audit committee comprises of three members, Mr. Hung Chi Yuen Andrew, Mr. Cui Zheng and Mr. Yang Zhaoguo. All of them are independent non-executive Directors. The chairman of the audit committee is Mr. Hung Chi Yuen Andrew.

NOMINATION COMMITTEE

The Company has established a nomination committee, which comprises of two non-executive Directors and one executive Director. The chairman of the committee is Mr. Xiong Zheng Feng, the chairman of the Board, and other members are Mr. Hung Chi Yuen Andrew and Mr. Yang Zhaoguo. As such, the majority of the members are independent non-executive Directors.

PURCHASE, SALE OR REDEMPTION OF THE LISTED SECURITIES OF THE COMPANY

Save as disclosed in this announcement, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed shares during the six months ended 30 June 2020.

EVENTS AFTER THE REPORTING PERIOD

Save as disclosed in this announcement, there were no other important events affecting the Group that have occurred after 30 June 2020 and up to the date of this announcement.

DISCLOSURE OF INFORMATION ON THE WEBSITE OF THE STOCK EXCHANGE

The 2020 interim financial report will be published on the website of The Stock Exchange of Hong Kong Limited (www.hkexnews.hk) and the website of the Company (http://www.akmcompany.com) in due course.

By Order of the Board **AKM Industrial Company Limited Xiong Zheng Feng** *Chairman*

Hong Kong, 12 August 2020

As at the date of this announcement, the executive Director of the Company is Xiong Zheng Feng; the non-executive Directors of the Company are Gao Xiaoguang, Jia Junan, Wang Chunsheng, Zhang Xiaoming and Liu Jianzhe; and the independent non-executive Directors of the Company are Hung Chi Yuen Andrew, Cui Zheng and Yang Zhaoguo.