Hong Kong Exchanges and Clearing Limited and The Stock Exchange of Hong Kong Limited take no responsibility for the contents of this announcement, make no representation as to its accuracy or completeness and expressly disclaim any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



INFINITY CHEMICAL HOLDINGS COMPANY LIMITED

星謙化工控股有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock Code: 640)

ANNUAL RESULTS ANNOUNCEMENT FOR THE YEAR ENDED 30 SEPTEMBER 2015

The board (the "Board") of directors (the "Directors") of Infinity Chemical Holdings Company Limited (the "Company") is pleased to announce its audited consolidated results of the Company and its subsidiaries (collectively the "Group") for the year ended 30 September 2015 together with the comparative figures for the corresponding year in 2014 as follows:

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the year ended 30 September 2015

	Note	2015 HK\$'000	2014 HK\$'000
Turnover Cost of goods sold	4	543,632 (362,929)	499,148 (350,174)
Gross profit Other income Changes in fair value of investment properties Changes in fair value of other financial assets Other gains/(losses) Research and development costs Selling and distribution costs Administrative expenses Interest on bank borrowings wholly repayable within five years	9 12	180,703 3,731 8,180 (5,330) 1,915 (1,890) (54,488) (77,350) (1,590)	148,974 2,948 26,880 (1,170) (4,961) (1,598) (40,022) (76,580) (1,665)
Profit before taxation Share of profit/(loss) of an associate Taxation	5 11 6	53,881 3,843 (8,541)	52,806 (64) (13,209)
Net profit for the year Other comprehensive income — exchange differences arising on translation of		49,183	39,533
foreign operations Total comprehensive income for the year		$\frac{(10,687)}{38,496}$	(1,247)
Earnings per share — Basic	8	HK7.96 cents	HK6.85 cents
Earnings per share — Diluted	8	HK7.94 cents	HK6.83 cents

CONSOLIDATED STATEMENT OF FINANCIAL POSITION *At 30 September 2015*

	Notes	2015 HK\$'000	2014 HK\$'000
Non-current assets			
Investment properties	9	72,660	64,480
Property, plant and equipment	9	42,944	44,800
		13,744	17,579
Land use rights	10		
Intangible assets	10	30,488	34,871
Interest in an associate	11	10,899	7,056
Other financial assets	12	1 000	12,710
Club debentures		1,080	1,080
Deposits for acquisition of property, plant and equipment		2,360	3,240
		174,175	185,816
Current assets			
Inventories		70,855	68,956
Trade, bills and other receivables	13	147,230	140,752
Other financial assets	12	7,380	_
Pledged bank deposits		21,977	22,067
Bank balances and cash		94,350	29,403
		341,792	261,178
Assets classified as held for sale	14	20,732	
		362,524	261,178
Current liabilities			
Trade, bills and other payables	15	60,327	46,191
Amount due to a related company		761	3,659
Secured short-term bank loans		_	5,982
Current portion of secured long-term bank loans		24,214	44,047
Bank overdrafts — secured		_	4,458
Tax payable		10,362	8,060
		95,664	112,397
Net current assets		266,860	148,781
Total assets less current liabilities		441,035	334,597
Non-current liabilities			
Deferred taxation		12,845	11,327
Net assets		428,190	323,270
Capital and reserves		- 14 -	- 0 - 0
Share capital		6,426	5,959
Reserves		421,764	317,311
Total equity		428,190	323,270
ı v			

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

For the year ended 30 September 2015

1. GENERAL INFORMATION

The Company was incorporated in the Cayman Islands and registered as an exempted company under the Companies Law of the Cayman Islands. Its shares are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). Its immediate and ultimate holding company is All Reach Investments Limited, a company incorporated in the British Virgin Islands. Mr. Ieong Un is the ultimate controlling shareholder and a director of the Company.

The Company is an investment holding company and the Group are principally engaged in the manufacture and sales of adhesives and related products used in footwear manufacturing and the trading of adhesives used in the production of electronic products. The address of the registered office of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman KY1-1111, Cayman Islands. The addresses of the principal places of business in Hong Kong and Macau Special Administrative Regions, the People's Republic of China are Unit 2201–2202, 22/F, Alliance Building, 133 Connaught Road Central, Hong Kong and Rua de Pequim, Nos. 202A–246, Macau Finance Centre, 16 Andar A–D, Macau, respectively.

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

2. APPLICATION OF NEW AND REVISED HONG KONG FINANCIAL REPORTING STANDARDS ("HKFRSs")

In the current year, the Group has applied a number of revised standard and amendments issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") that are effective for the Group's accounting period began on 1 October 2014.

Amendments to HKFRSs	Annual Improvements to HKFRSs 2010 – 2012 Cycle
Amendments to HKFRSs	Annual Improvements to HKFRSs 2011 – 2013 Cycle
Amendments to HKFRS 10,	Investment Entities
HKFRS 12 and HKAS 27	
Amendments to HKAS 19	Defined Benefit Plans: Employee Contributions
Amendments to HKAS 32	Offsetting Financial Assets and Financial Liabilities
Amendments to HKAS 36	Recoverable Amount Disclosures for Non-Financial Assets
Amendments to HKAS 39	Novation of Derivatives and Continuation of Hedge Accounting
HK(IFRIC) – Int 21	Levies

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

* IFRIC represents the IFRS Interpretations Committee.

New and revised HKFRSs issued but not yet effective

The Group has not early applied the following new and revised standards, amendments or interpretations that have been issued but are not yet effective.

Amendments to HKFRSs
Annual Improvements to HKFRSs 2012 – 2014 Cycle¹
Investment Entities: Applying the Consolidation Exception¹

HKFRS 12 and HKAS 28
Amendments to HKFRS 10
Sale or Contribution of Assets between an Investor and its

and HKAS 28 Associate or Joint Venture¹

Amendments to HKFRS 11 Accounting for Acquisitions of Interests in Joint Operations¹
HKFRS 9 Financial Instruments²

HKFRS 14 Regulatory Deferral Accounts³

HKFRS 15 Revenue from Contracts with Customers²

Amendments to HKAS 1 Disclosure Initiative¹

Amendments to HKAS 16 and Clarification of Acceptable Methods of Depreciation and

HKAS 38 Amortisation¹

Amendments to HKAS 16 and Agriculture: Bearer Plants¹

HKAS 41

Amendments to HKAS 27 Equity Method in Separate Financial Statements¹

Effective for annual periods beginning on or after 1 January 2016

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

Effective for first annual HKFRS financial statements beginning on or after 1 January 2016

The Directors anticipate that the application of the new and revised standards, amendments or interpretation will have no material impact on the results and financial position of the Group.

In addition, the disclosure requirements of Part 9, "Accounts and Audit", of the new Hong Kong Companies Ordinance (Cap. 622) (the "Companies Ordinance") will be applicable for the first time to the Company's financial year ending 30 September 2016 in accordance with the Rules (the "Listing Rules") Governing the Listing of Securities on the Stock Exchange. The Group is in the process of making an assessment of the expected impact of the changes in the Companies Ordinance on the consolidated financial statements in the period of initial application of Part 9 of the Companies Ordinance. So far it has concluded that the impact is unlikely to be significant and will primarily only affect the presentation and disclosure of information in the consolidated financial statements.

3. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements of the Group have been prepared in accordance with Hong Kong Financial Reporting Standards issued by the HKICPA. In addition, the consolidated financial statements include applicable disclosures required by the Listing Rules and the Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost convention, except for investment properties and other financial asset that are measured at fair values, as explained in the accounting policies set out below. Historical cost is generally based on the fair value of the consideration given in exchange for goods.

Non-current assets and disposal group classified as held for sale are stated at the lower of carrying amount and fair value less costs to sell.

The principal accounting policies applied in the preparation of these consolidated financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). A subsidiary is an entity (including a structured entity) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

Business combination under common control

The consolidated financial statements incorporate the financial statement items of the combining entities in which the common control combination occurs as if they had been combined from the date when the combining entities first came under the control of the controlling party.

The net assets of the combining entities are consolidated using the existing book values from the controlling parties' perspective. No amount is recognised in respect of goodwill or excess of acquirers' interest in the net fair value of acquiree's identifiable assets, liabilities and contingent liabilities over cost at the time of common control combination, to the extent of the continuation of the controlling party's interest.

The consolidated statement of profit or loss and other comprehensive income include the results of each of the combining entities from the earliest date presented or since the date when the combining entities first came under the common control, where there is a shorter period, regardless of the date of the common control combination.

Associated companies

An associated company is a company other than a subsidiary and a joint venture, in which the Group has significant influence, but not control, exercised through representatives on the board of directors.

Investments in associated companies are accounted for by the equity method of accounting and are initially recognised at cost. The Group's investments in associated companies include goodwill (net of any accumulated impairment loss) identified on acquisition. Goodwill represents the excess of the cost of an acquisition over the fair value of the Group's share of the net identifiable assets of the acquired associated companies at the date of acquisition. The interests in associated companies also include long-term interest that, in substance, form part of the Group's net investment in the associated companies.

The Group's share of its associated companies' post acquisition profits or losses is recognised in the consolidated income statement, and the share of post-acquisition movements in other comprehensive income is recognised in the consolidated statement of comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the share of losses in an associated company equals or exceeds its interests in the associated company, including any other unsecured receivable, the Group does not recognise further losses, unless it has incurred legal and constructive obligations or made payments on behalf of the associated company.

Unrealised gains on transactions between the Group and its associated companies are eliminated to the extent of the Group's interests in the associated companies. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. For equity accounting purpose, accounting policies of associated companies have been changed where necessary to ensure consistency with the policies adopted by the Group.

The Company's investments in associated companies are stated at cost less provision for impairment losses. The results of associated companies are accounted for by the Company on the basis of dividend income received and receivable.

Gains or losses on deemed disposal on dilution arising from investments in associated companies are recognised in the consolidated statement of profit or loss and other comprehensive income.

Intangible assets

An intangible asset with a finite useful life is carried at costs less accumulated amortisation and any accumulated impairment losses. Amortisation for intangible asset is recognised on a straight-line basis over their estimated useful lives. Intangible asset with indefinite useful life is not amortised.

Management reviews the expected useful life at the end of each reporting period based on the estimated period over which future economic benefits will be received by the Group and takes into account the level of future competition, the risk of technological or functional obsolescence of its products, and the expected changes in the market and social environment.

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset are measured at the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss in the period when the asset is derecognised.

(a) Customers relationship

Intangible asset of customers relationship is subject to impairment review annually, based on the fair value of customers relationship. The fair value of customers relationship is determined by professional valuers annually, using a combination of income approach and the multi-period excess earnings method, under which the asset is valued after deducting a fair return on all other assets that are part of creating the related cash flows.

Customers relationship recognized as an asset is amortised over its estimated useful life of 10 years. The useful life of the asset and its amortization method are reviewed annually.

(b) Club memberships

Club memberships with both definite or indefinite useful lives are stated at cost less impairment losses, if any. For club membership with an indefinite useful life, no amortisation is charged because the Company has the contractual right to control over the asset and legal rights with no definite period. For club membership with a definite useful life, amortisation is calculated using the straight-line method to allocate the cost of club membership over their estimated useful lives of 44 years.

(c) Formula and know-how

Formula and know-how acquired is recognised at fair value at the date of acquisition. Formula and know-how has a finite useful life and are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method to allocate the cost of formula and know-how over their estimated useful lives of 5 years.

Share-based payment transactions

Share issued in exchange for intangible assets are measured at the fair values of the intangible assets acquired, unless that fair value cannot be reliably measured, in which case the intangible assets acquired are measured by reference to the fair value of the shares issued.

The Group operates an equity-settled, share-based compensation plan, under which the entity receives services from directors and employees as consideration for equity instruments (options) of the Group.

The fair value of services received determined by reference to the fair value of share options granted at the grant date is expensed over the relevant vesting periods to the statement of profit or loss and other comprehensive income, with the corresponding amount credited to share based employee option reserve within equity.

The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium when the options are exercised.

4. TURNOVER AND SEGMENT INFORMATION

The executive Directors of the Company regularly review revenue analysis by products, including vulcanized shoes adhesive related products, electronic adhesive related products, other shoe adhesives, primers, hardeners and others, and by locations. The executive Directors consider that the operating activities of manufacture, sales and trading of adhesives as a single operation segment. The operating segment has been identified on the basis of internal management reports prepared in accordance with accounting policies conform to Hong Kong Financial Reporting Standards, that are regularly reviewed by the executive Directors. The executive Directors review the overall result of the Group as a whole to make decisions about resources allocation. Accordingly, no analysis of this single operating segment is presented.

Turnover represents the fair value of the consideration received or receivable for goods sold to outside customers during the year.

Entity-wide information

An analysis of the Group's turnover by products is as follows:

	2015	2014
	HK\$'000	HK\$'000
Sales of — vulcanized shoes adhesive related products and		
other shoe adhesives	364,546	303,306
— primers	55,435	99,189
— hardeners	59,388	50,379
— electronic adhesive related products	31,028	32,812
— others	33,235	13,462
	543,632	499,148

Turnover from external customers, based on geographical locations of customers, attributed to the Group is as follows:

	2015 HK\$'000	2014 HK\$'000
Turnover		
— the People's Republic of China ("PRC")	227,150	248,041
— Vietnam	253,241	217,434
— Indonesia	27,971	26,317
— Bangladesh	35,270	7,356
	543,632	499,148

During the year ended 30 September 2015, there was a customer contributing revenue of HK\$154,931,000 (2014: HK\$154,474,000) which accounted for approximately 28% of the Group's total revenue.

The intangible assets are allocated based on the location of the operation of the entity which uses the intangible assets.

An analysis of the Group's non-current assets by their geographical location is as follows:

	2015	2014
	HK\$'000	HK\$'000
Hong Kong	728	947
PRC	30,667	71,337
Macau	120,479	104,788
Vietnam	20,018	5,395
Indonesia	2,269	3,320
Others	14	29
	<u>174,175</u>	185,816

5. PROFIT BEFORE TAXATION

	2015 HK\$'000	2014 HK\$'000
Profit before taxation has been arrived at after charging:		
Directors' remuneration	11,336	10,712
Other staff's retirement benefits scheme contributions	4,022	3,430
Other staff costs	39,598	39,507
	54,956	53,649
Less: Staff costs included in research and development costs	(1,890)	(1,598)
	53,066	52,051
Auditor's remuneration		
— audit service	1,000	900
— non-audit services	500	905
Amortisation of		
— intangible assets	4,338	4,325
 prepaid lease payments on land use rights 	646	514
Depreciation	7,434	7,817
Loss of fair value change of other financial asset	5,330	1,170
Operating lease rentals in respect of		
— motor vehicles	3,252	3,004
 rented premises and leasehold land 	4,813	4,881
Royalty fees included in cost of goods sold	3,280	2,588
and after crediting:		
Gross property rental income before deduction of outgoings	1,444	1,507
Less: Outgoings	(355)	(346)
	1,089	1,161
Gain of fair value change of investment properties	8,180	26,880
Government grants included in other income	1,044	408
Interest income	336	141

6. TAXATION

	2015 HK\$'000	2014 HK\$'000
Current tax:		
PRC Enterprise Income Tax ("EIT")	(3,378)	(5,857)
Macau complementary tax	(2,182)	(880)
Vietnam income tax	(211)	(75)
Indonesian income tax	(1,126)	
	(6,897)	(6,812)
Underprovision in prior years		(2,120)
Deferred taxation	(1,644)	(4,277)
	(8,541)	(13,209)

The PRC EIT, Macau complementary tax and Vietnam income tax are calculated at the applicable rates in accordance with the relevant laws and regulations in the respective jurisdictions.

Pursuant to the relevant laws and regulations in Macau, the Macau subsidiaries are subject to Macau complementary tax at a maximum rate of 12%.

Pursuant to the relevant laws and regulations in the PRC, 珠海市澤濤黏合製品有限公司 (Centresin Chemical Products Ltd., Zhuhai) ("**Zhuhai Centresin**") was entitled to exemption from PRC income tax for the two years commencing from its first profit-making year in 2008, followed by a 50% reduction from 2010 to 2012. The applicable income tax rate after the tax reduction period is 25%.

According to a joint circular of Ministry of Finance and the State Administration of Taxation, Cai Shui (2008) No. 1, only the profits earned by Zhuhai Centresin and 中山信諾黏合製品有限公司 (Zhongshan Macson Adhesive Products Co., Ltd.) ("Zhongshan Macson") prior to 1 January 2008, when distributed to foreign investors, can be grandfathered with the exemption from withholding tax. Whereas, dividend distributed out of the profit generated thereafter, shall be subject to EIT at 10% and withheld by the PRC entities aforementioned, where appropriate, pursuant to Articles 3 and 27 of the Law of the PRC on Enterprise Income Tax and Article 91 of its Detailed Implementation Rules. Deferred tax liability on the undistributed profits earned since 1 January 2008 have been accrued at the tax rate of 10%.

Pursuant to the relevant laws and regulations in Vietnam, Zhong Bu Adhesive (Vietnam) Co., Ltd. ("Vietnam Centresin") was entitled to exemption from Vietnam income tax for three years commencing from its first profit-making year in 2006, followed by a 50% reduction from 2009 to 2015.

No provision for Hong Kong Profits Tax has been made as the Group's income neither arises in, nor is derived from, Hong Kong.

Underprovision in prior years represents provision of Macau complementary tax and PRC EIT made in respect of prior years.

7. DIVIDENDS

During the year ended 30 September 2015, the final dividend for 2014 of HK1.7 cents (2013: HK1.6 cents) per share of the Company (the "Share(s)"), totalling approximately HK\$10,131,000 (2013: HK\$9,108,000) was declared and paid to the shareholders.

The final dividend for 2015 of HK2.4 cents per Share has been proposed by the Directors and is subject to approval by the shareholders of the Company at the annual general meeting. The proposed final dividend of HK\$15,115,000 is calculated on the basis of 629,771,076 Shares in issue at the date of this announcement.

8. EARNINGS PER SHARE

(a) Basic

The calculation of the basic earnings per share for the year is based on the consolidated profit attributable to the owners of the Company and on the weighted average number of approximately 617,909,509 (2014: 576,845,732) Shares in issue during the year.

	2015	2014
Profit attributable to equity holders of the Company		
(HK\$'000)	49,183	39,533
Weighted average number of ordinary shares for		
basic earnings per share (thousand Shares)	617,909	576,846
Basic earnings per Share	HK7.96 cents	HK6.85 cents

(b) Diluted

Diluted earnings per Share is calculated by adjusting the weighted average number of ordinary Shares outstanding by the assumption of the conversion of all potential dilutive ordinary Shares arising from share options granted by the Company (collectively forming the denominator for computing diluted earnings per share). No adjustment is made to earnings (numerator).

	2015	2014
Profit attributable to equity holders of the Company		
(HK\$'000)	49,183	39,533
Weighted average number of ordinary Shares for		
basic earnings per Share (thousand Shares)	617,909	576,846
Effect of dilutive potential ordinary Shares upon		
the exercise of share options (thousand Shares)	1,249	1,772
Weighted average number of ordinary Shares for		
diluted earnings per Share (thousand Shares)	619,158	578,618
Diluted earnings per Share	HK7.94 cents	HK6.83 cents
Weighted average number of ordinary Shares for basic earnings per Share (thousand Shares) Effect of dilutive potential ordinary Shares upon the exercise of share options (thousand Shares) Weighted average number of ordinary Shares for diluted earnings per Share (thousand Shares)	617,909 1,249 619,158	576,846 1,772 578,618

9. INVESTMENT PROPERTIES

	HK\$'000
Fair value	
At 1 October 2013	37,600
Net increase in fair value recognised in profit or loss during the year	26,880
At 30 September 2014	64,480
Net increase in fair value recognised in profit or loss during the year	8,180
At 30 September 2015	72,660

The fair value of the Group's investment properties at the end of the reporting period has been arrived at on the basis of a valuation carried out on that date by LCH (Asia-Pacific) Surveyors Limited, an independent qualified professional surveyor not connected with the Group. The professional surveyors of LCH (Asia-Pacific) Surveyors Limited are members of The Hong Kong Institute of Surveyors. The valuation was arrived at by reference to market evidence of transaction prices for similar properties in the similar locations and conditions and taking into account the current rent receivables from the existing tenancy agreements.

10. INTANGIBLE ASSETS

	Club membership HK\$'000	Formula rights HK\$'000	Customers relationship HK\$'000	Total HK\$'000
Cost				
At 1 October 2013	_	_	40,000	40,000
Exchange alignment	1,596	1,600		3,196
At 1 October 2014	1,596	1,600	40,000	43,196
Exchange alignment	(46)			(46)
At 30 September 2015	1,550	1,600	40,000	43,150
Amortisation				
At 1 October 2013	-	_	4,000	4,000
Amortisation	5	320	4,000	4,325
At 1 October 2014	5	320	8,000	8,325
Amortisation	18	320	4,000	4,338
Exchange alignment	(1)			(1)
At 30 September 2015	22	640	12,000	12,662
Net book value at 30 September 2015	1,528	960	28,000	30,488
Net book value at 30 September 2014	1,591	1,280	32,000	34,871

11. INTEREST IN AN ASSOCIATE

	2015 HK\$'000	2014 HK\$'000
Goodwill acquired on acquisition	7,056	7,056
Share of net assets of associate: Beginning of the year Addition Share of profit/(loss), net of tax	- - 3,843	- 64 (64)
End of the year	3,843	_
	10,899	7,056
12. OTHER FINANCIAL ASSETS		
	2015 HK\$'000	2014 HK\$'000
At 1 October Additions through acquisition of an associate Fair value changes	12,710 - (5,330)	13,880 (1,170)
Profit guarantee, at fair value	7,380	12,710

The fair value of other financial assets represents profit guarantee arising from acquisition of an associate, Blue Sky Energy Efficiency Company Limited ("Blue Sky") and its subsidiaries (the "Blue Sky Group").

On 2 May 2014, the Group acquired 20% equity interest of the Blue Sky Group. The total consideration was satisfied by way of cash settlement of HK\$4,200,000 and the issue of convertible bonds with an aggregate nominal value of HK\$16,800,000. Pursuant to the sale and purchase agreement, the profit guarantee for Blue Sky Group's total net profit after tax for the period of 24 months commencing from the date of completion, shall not be less than HK\$30,000,000. In the event of guaranteed profit cannot be met, the shortfall amount will be compensated by vendor.

The fair value of profit guarantee of Blue Sky Group as at date of acquisition was approximately HK\$13,880,000.

The fair values of the aforementioned profit guarantee are based on valuation performed by an independent professional qualified valuer, using a Black-Scholes model.

The other financial asset has been classified as current asset at the end of the reporting period according to its maturity.

13. TRADE, BILLS AND OTHER RECEIVABLES

	2015 HK\$'000	2014 HK\$'000
Trade receivables	118,857	117,398
Bills receivables	16,272	9,213
	135,129	126,611
Value-added tax recoverable	1,869	1,428
Other receivables	7,907	11,059
Prepayments	2,021	1,140
Land use rights	304	514
	147,230	140,752

Payment terms with customers are mainly on credit. Invoices are normally payable in 15 to 120 days (2014: 15 to 120 days) by the customers from date of issuance. The following is an aged analysis of trade and bills receivables based on the invoice date at the end of the reporting period:

Age

	2015	2014
	HK\$'000	HK\$'000
0 to 30 days	66,649	116,185
31 to 60 days	35,773	5,073
61 to 90 days	22,112	3,639
91 to 180 days	9,383	1,235
181 to 365 days	955	479
Over 1 year	257	
	<u>135,129</u> _	126,611

14. ASSETS CLASSIFIED AS HELD FOR SALE AND LIABILITIES ASSOCIATED WITH ASSETS HELD FOR SALE

Pursuant to a sale and purchase agreement dated 30 September 2015, the Group has conditionally agreed to dispose of its entire equity interests in Zhong Bu Centresin (Guangzhou) Company Limited through the disposal of its entire equity interests in You Cheng Development Limited. The Directors determine the disposal is highly probable and thus, the relevant assets and liabilities of You Cheng Development Limited and Zhong Bu Centresin (Guangzhou) Company Ltd. are classified to assets classified as held for sale and liabilities associated with assets classified as held for sale respectively in accordance with HKFRS 5 "Noncurrent assets held for sale and discontinued operations". Details of the relevant assets and liabilities of You Cheng Development Limited and Zhong Bu Centresin (Guangzhou) Company Limited as at 30 September 2015 are as follow:

		HK\$'000
Property, plant and equipment		5,051
Land use right		15,172
Other receivables		123
Bank balances and cash		386
Total assets classified as held for sale		20,732
15. TRADE, BILLS AND OTHER PAYABLES		
	2015	2014
	HK\$'000	HK\$'000
Trade payables	32,559	32,661
Bills payables — secured	294	2,133
	32,853	34,794
Customers' deposits received	1,246	1,485
Accruals	23,265	9,184
Others	2,963	728
	60,327	46,191

The Group normally receives credit terms of 30 to 60 days from its suppliers. The following is an aged analysis of trade and bills payables based on the invoice date at the end of the reporting period:

Age

	2015	2014
	HK\$'000	HK\$'000
0 to 30 days	26,185	30,970
31 to 60 days	6,138	3,647
61 to 90 days	184	130
91 to 180 days	346	47
	32,853	34,794

MANAGEMENT DISCUSSION AND ANALYSIS

RESULTS

The Group's turnover for the year ended 30 September 2015 was approximately HK\$543,632,000 (2014: HK\$499,148,000), representing an increase of 8.91% over last year. Profit attributable to the owners of the Company amounted to approximately HK\$49,183,000 (2014: HK\$39,533,000), representing an increase of approximately 24.41% as compared to last year. During the year, the sales of the Group recorded a growth in major regions and the selling prices of our products remained relatively stable.

During the year, the Group recorded a gross profit and profit before taxation of approximately HK\$180,703,000 (2014: HK\$148,974,000) and approximately HK\$53,881,000 (2014: HK\$52,806,000) respectively.

Benefiting from the effective implementation of production cost control, a relative stable gross profit margin was maintained. The increase in gross profit of approximately HK\$31,729,000 exceeded the increase in the operating costs, including the increase in selling and distribution costs and administrative expenses, totalling of approximately HK\$15,236,000.

Excluding the net of tax effects of the increase in fair value of investment properties of approximately HK\$7,229,000 (2014: HK\$23,637,000), the decrease in other financial assets of approximately HK\$5,330,000 (2014: HK\$1,170,000) and the increase in share of an associate profit of approximately HK\$3,843,000 (2014: loss of HK\$64,000) for the year, the profit for the year ended 30 September 2015 was approximately HK\$43,441,000, representing an increase of approximately HK\$26,311,000 as compared to last year of approximately HK\$17,130,000.

During the year, profit attributable to the owners of the Company amounted to approximately HK\$49,183,000 (2014: HK\$39,533,000). Basic and diluted earnings per Share were HK\$7.96 cents and HK7.94 cents (2014: HK6.85 cents and HK6.83 cents) respectively.

BUSINESS REVIEW AND PROSPECTS

Businesses

The Group is principally engaged in the manufacturing and sales of adhesives, primers, hardeners, vulcanized shoes adhesive related products used by the footwear manufacturers and acting as the sales agent for adhesives used in the production of electronic products. These products are key production materials used in different phases during the manufacturing process of footwear and electronic products. Adhesives are used for bonding all components of footwear including outsoles, insoles, and uppers, while vulcanized shoes adhesives are used for bonding all components of vulcanized shoes. Primers are used in the pretreatment of footwear components, including outsoles, insoles, and uppers, prior to the application of adhesives. Hardeners, being a curing agent, are used by mixing with adhesives to control or speed up the curing action of adhesives. The electronic adhesive related products are key materials used in bonding components of electronic products.

Segment Information

The principal activities set out above are the single operating segment of the Group. For management purposes, the management of the Group will review and analyze the revenues by products and by locations.

Products

1. Vulcanized shoes adhesive related products and other shoe adhesives

During the year, the sales revenue generated from this product category was approximately HK\$364,546,000 (2014: HK\$303,306,000), representing approximately 67.06% of the Group's total turnover.

2. Primers

During the year, the sales revenue generated from this product category was approximately HK\$55,435,000 (2014: HK\$99,189,000), representing approximately 10.20% of the Group's total turnover.

3. Hardeners

During the year, the sales revenue generated from this product category was approximately HK\$59,388,000 (2014: HK\$50,379,000), representing approximately 10.92% of the Group's total turnover.

4. Electronic adhesive related products

During the year, the sales revenue generated from this product category was approximately HK\$31,028,000 (2014: HK\$32,812,000), representing approximately 5.71% of the Group's total turnover.

Our Group has been appointed by a renowned chemical company in United States of America as its direct trader in the territory of PRC, for the marketing and after-sales support of its electronics material products in the region since 2014. Such product series are mainly applied to the bonding of relevant components of new energy vehicles.

The Directors expect that the agent business, including the electronic adhesives products, will be a contributor to the growth in sales performance and earnings of the Group in the future.

Regional Information

1. The PRC market

During the year, by region, the turnover in the PRC market decreased by 8.42% over last year to approximately HK\$227,150,000 (2014: HK\$248,041,000), representing approximately 41.78% of the Group's total turnover.

The Directors expect that the relevant market would maintain a steady growth in the coming year.

2. The Vietnam market

During the year, by region, the turnover in the Vietnam market increased by 16.47% over last year to approximately HK\$253,241,000 (2014: HK\$217,434,000), representing approximately 46.58% of the Group's total turnover.

The Directors expect that the relevant market would grow at a faster pace in the coming year.

3. The Indonesia market

During the year, by region, the turnover in the Indonesia market increased by 6.28% over last year to approximately HK\$27,971,000 (2014: HK\$26,317,000), representing approximately 5.14% of the Group's total turnover.

The Directors expect that the relevant market would grow at a steady pace in the coming year.

4. The Bangladesh market

During the year, by region, the turnover in the Bangladesh market increased by 379.47% over last year to approximately HK\$35,270,000 (2014: HK\$7,356,000), representing approximately 6.49% of the Group's total turnover.

The Directors expect that the relevant market would maintain a steady growth in the coming year.

Production Facilities

1. The Zhuhai Plant:

In light of the Group's sales and the changes in the PRC market, the second phase expansion project in the existing Zhuhai Plant has been executing. The management considered that by executing the second phase expansion project, the Group will be well-prepared to meet the production capacity requirement for the development of its OEM business in the future. At present, the relevant construction of the Zhuhai Plant, including the addition of production equipment, warehousing facilities and extension of plants, has been commenced.

2. The Zhongshan Plant:

In order to alleviate the pressure on the production capacity of the Zhuhai Plant, the Group has installed additional production equipment in the Zhongshan Plant to enhance its production capacity.

3. The Vietnam Plant:

Given the orderly shift of the footwear manufacturing industry to the Southeast Asia as well as the necessity to satisfy the needs for market development in the future, the management had decided to expand the existing scale of the Vietnam Plant. In order to meet the current production capacity requirement, the Group rented additional warehouses in the industrial zone where its existing plant is located so as to make space for the installation of additional production equipment to enhance the production capacity of its existing plant. The new Vietnam plant is now entering into construction stage and it is expected that the completion and commencement of operation will take place in the second half of 2016.

4. The Indonesia Plant:

To ensure the provision of stable services for local customers, the Group's Indonesia Plant has operated normally and the existing bonded warehouses have ceased operation.

Cost Control

The Group will continue to carefully review and extensively investigate into the current situation in relation to costs and resources deployment. The Group will also improve its internal management in a proactive manner for the purposes of effectively controlling and lowering the operating costs.

Research and Development

As always, the Group will continuously develop premium products on an environmental friendly basis to meet the market needs for quality products, and closely observe the development trend in the future to research and develop products pre-emptively in order to meet the future development needs in the industry. In addition to the technology cooperation between the Group and the No-Tape Japan as well as having its own research and development team, the Group also entered into technology cooperation agreements with several sophisticated technology experts in the industry (including those from countries and regions such as Japan, Taiwan and Hong Kong). Hopefully, such measures will enhance the research and development capability of the Group so as to maintain the leading position of its technologies in the industry.

Prospects

The Directors are relatively optimistic towards the growth of the Group's results for the coming year. In view of the current situations including continued growth in global demand for footwear, more stringent requirement from the manufacturers for the quality of adhesives, rapid increase in the demand for the use of environmental friendly water-based adhesive products by footwear brands and manufacturers, and ongoing diversion of the footwear manufacturing industry to countries or regions with lower costs, the effect of the previous regional deployments of the Group is becoming prominent under the swift changes in the market. The Directors believe that the abovementioned market changes will positively enhance the sales performance of the Group, and anticipate stable growth in the sales of traditional shoe-making adhesive products for the coming year, with significant growth in the new footwear manufacturing bases in Asia in particular. The Group will continue to devote more resources to expedite/enhance marketing in order to increase its market share.

Leveraging on the Group's solid experience accumulated over the years, premium products recognized by the market and its competence in research and development/improvement of products, the Group will commit itself to a continuous healthy business growth in the industry, and gear up for any opportunity arising from economic recovery. In the meantime, the Group will implement the business strategy of diversified development, including devoting more resources and accelerating the development of its agent business and electronic adhesive related products. In addition, the Group will invest and develop its OEM business in a proactive manner. At present, it has entered into an OEM cooperation agreement with a world renowned enterprise for a term of 6 years and entered into a memorandum of understanding and a cooperation agreement with Chinese renowned enterprises to explore opportunities to participate in photovoltaic system projects. The Group will also explore and identify synergic investment opportunities in order to broaden its revenue sources, improve its competence in response to future changes and development in the market, and maximize the returns for its shareholders and employees.

Liquidity and Financial Resources and Capital Structure

For the year ended 30 September 2015, the Group's working capital requirement was principally financed by its internal resources and banking facilities and fund raising.

As at 30 September 2015, the Group had cash and bank balances and deposits, net current assets and total assets less current liabilities of approximately HK\$116,327,000 (2014: HK\$51,470,000), approximately HK\$266,860,000 (2014: HK\$148,781,000) and approximately HK\$441,035,000 (2014: HK\$334,597,000) respectively.

As at 30 September 2015, the Group had total bank borrowings except bills payable, on floating interest rates basis, of approximately HK\$24,214,000 (2014: HK\$54,487,000). All these utilised bank borrowings, both long and short terms, were secured by pledged bank deposits, land use rights, land and buildings and investment properties held under medium-term leases.

The total bank borrowings of the Group, mainly denominated in Hong Kong dollars, United States dollars and Renminbi, were mainly for business expansion, capital expenditure and working capital purposes.

Total equity attributable to owners of the Company as at 30 September 2015 increased by approximately HK\$104,920,000 to approximately HK\$428,190,000. The gearing ratio (calculated as the ratio of total borrowings: total assets) of the Group as at 30 September 2015 was approximately 0.05 (2014: 0.12).

On 24 April 2015, the Company entered into the conditional placing and subscription agreement with a placing agent and Mr. Ieong Un, the chairman of the Group and the controlling shareholder of the Company (the "Subscriber"), for the placing (the "Placing") of up to an aggregate of 50,000,000 existing Shares of the Subscriber to the placees at the placing price of HK\$1.60 per placing Share and the top-up subscription (the "Subscription") of up to 50,000,000 new subscription Shares by the Subscriber at the subscription price of HK\$1.60 per subscription Share.

The gross proceeds and net proceeds from the subscription were HK\$80 million and approximately HK\$77 million, respectively. The Company intended to use the net proceeds from the subscription for general working capital purposes of the Group. Details of the transaction were disclosed in the Company's announcement dated 24 April 2015.

The completion of the Placing took place and that all the conditions of the Subscription have been fulfilled and completion of the Subscription took place on 4 May 2015 and 7 May 2015, respectively. Details of the completion were disclosed in the Company's announcement dated 7 May 2015.

On 6 June 2015, the Group granted 5,000,000 share options at HK\$1.788 per share to an eligible person under the 2010 Scheme and these 5,000,000 share options are outstanding under the 2010 scheme (as defined hereinbelow) as at 30 September 2015.

During the year, the Company repurchased the total of 4,740,000 ordinary Shares, of which 3,740,000 were cancelled during the year ended 30 September 2015 and the remaining 1,000,000 shares had been cancelled in November 2015.

Saved as disclosed elsewhere under the section headed "Management Discussion and Analysis", there were no other changes in the Company's share capital.

Significant Investments

In 2014, the Group acquired 20% equity interests in Blue Sky Energy Efficiency Company Limited which is principally engaged in (i) provision of application and installment of energy-efficiency system for commercial buildings, hotels and residential premises; and (ii) research and development and sales of environmental chemical coating products.

During the year, Blue Sky Group has successfully recorded sales of three energy-efficiency contracts and recorded turnover and result of approximately HK\$20,608,000 and HK\$19,227,000 respectively and has been progressively diversified to invest in photovoltaics system project.

In view of the positive progress of the Blue Sky Group during the period under review, the Group expects it can bring positive contribution in coming future.

For the best interest of the Company's shareholder as a whole, the Blue Sky Group, which was acquired by the Company in May 2014, contained a profit guarantee that the profits of the Blue Sky Group for the two years after completion of the acquisition would not be less than HK\$30 million. In the event that the profit guarantee is not met, the Group will receive a compensation of maximum of HK\$21,000,000 which is equal to the consideration of the acquisition. As of 30 September 2015, the fair value of the profit guarantee was measured by an independent professional qualified valuer. Fair value of approximately HK\$7,380,000 has been recognised as other financial assets.

On 21 April 2015, a wholly owned subsidiary of the Company entered into a non-legally binding memorandum of understanding with an independent third party, intend to form joint ventures to operate the business of energy management contracting for the provision of energy saving solutions for telecommunications infrastructure and systems in the PRC. The target customers are expected to be the provincial level subsidiaries of the telecommunication operators of the PRC. The parties are in the course of negotiating the terms of the joint venture arrangement. Details of the transaction were disclosed in the Company's announcement dated 21 April 2015. As at 30 September 2015, the negotiation of the terms of the joint venture arrangement was still in progress.

Acquisition and Disposal of Subsidiaries and Associated Companies

Save as disclosed elsewhere under the section headed "Management Discussion and Analysis", the Group had no other material acquisition and disposal of subsidiaries and associated companies during the year.

Employee Information

As at 30 September 2015, the Group employed a total of 414 (2014: 402) employees. It is the policy of the Group to provide and regularly review its employees' pay levels, performance bonus system and other fringe benefits (including social insurance coverage and company sponsored training) to ensure that the remuneration policy is competitive within the relevant industry. During the year, the staff costs (including Directors' emoluments) amounted to approximately HK\$54,956,000 (2014: HK\$53,649,000).

In order to provide incentive or reward to eligible persons for their contribution to the Group and to enable the Group to recruit and retain human resources that are valuable to the Group, the Company adopted a share option scheme ("2010 Scheme") as detailed in the Company's prospectus dated 29 July 2010 (the "Prospectus"), under which it may grant options to eligible persons, including but not limited to employees, Directors and consultants, with the Group. Save as disclosed above, during the year, no options have been granted. Save for 448,000 Share Options which were exercised by the holders thereof and 336,000 Share Options which were lapsed, no Share Options have been exercised pursuant to the 2010 Scheme during the year. For the year ended 30 September 2014, the Group had granted 5,480,000 share options to the Directors and staff under the 2010 Scheme and there are 4,696,000 share options outstanding which were granted to Directors and employee of the Group under the 2010 Scheme as at 30 September 2015.

Charges on Group Assets

As at 30 September 2015, certain interests in land use rights, land and buildings and investment properties held under medium-term leases of approximately HK\$85,826,000 (2014: HK\$78,889,000) and bank deposits of HK\$21,977,000 (2014: HK\$22,067,000) were pledged to banks for bank borrowings totaling approximately HK\$24,214,000 (2014: HK\$54,487,000) granted to the Group.

Future Plans for Material Investments and Expected Sources of Funding

On 22 September 2015, a subsidiary of the Group entered into an agreement with China Energy Conservation Investments Company Limited and Shiny Meadow Limited (the "Vendors") to acquire additional 20% of the entire issued share capital of Blue Sky at a consideration of HK\$40,000,000. The equity interest in Blue Sky held by the Group was increased from 20% to 40% with effect from and upon the completion of acquisition on 5 October 2015 and was settled by cash and was funded by internal resources.

On 30 September 2015, an indirect wholly-owned subsidiary of the Company and an independent purchaser entered into a share sale agreement, pursuant to which the Group has agreed to sell and the purchaser has agreed to purchase the entire issued share capital of You Cheng Developments Limited, which holds 100% interest in Zhong Bu Centresin (Guangzhou) Company Limited ("the disposed subsidiary group"), for a consideration of RMB20,800,000. Upon completion of the disposal on 20 October 2015, the disposed subsidiary group ceased to be subsidiaries of the Company and the financial information of the disposed subsidiary group ceased to be consolidated into the accounts of the Company and this disposal did not constitute a notifiable transaction under the Listing Rules.

Save as discussed elsewhere under the section headed "Management Discussion and Analysis", the Group had no future plans for material investments as at the date of this announcement.

The management, however, will continue to closely observe the development and operating condition of the industry. It will seek investments in companies/projects that could bring synergy to the Group should the targets/opportunities arise. In addition, the management may also invest in new business projects in situations they consider in favour to the future of the Group. Given the current uncertain market conditions, the management may fund new projects not mentioned in the Prospectus through fund raising or loans while reserve the internal resources for its core businesses.

Exposure to Fluctuations in Exchange Rates

The Group has foreign currency sales and certain financial assets and liabilities are denominated in foreign currency, which expose the Group to risk principally in Renminbi, New Taiwan Dollars, Vietnam Dong, Indonesia Rupiah and United States dollars. The Group does not expect any appreciation or depreciation of the Hong Kong Dollars against foreign currencies which might materially affects the Group's result of operations. The Group did not employ any financial instruments for hedging purposes.

Capital Commitments

As at 30 September 2015, the Group had capital commitments of approximately HK\$20,972,000 (2014: HK\$12,093,000) in respect of the acquisition of property, plant and equipment.

Contingent Liabilities

The Group did not have any material contingent liabilities as at 30 September 2015.

Events after the reporting year

On 12 October 2015, the Company entered into a non-legally binding memorandum of understanding with 株洲變流技術國家工程研究中心有限公司 (transliterated as Zhuzhou National Engineering Research Centre of Converters Co., Ltd.#) (the "ZNERCC") and entered into a non-legally binding cooperation agreement with ZNERCC and 湖南城石智能科技有限公司 (transliterated as Hunan Changsha Intelligent Technology Co. Ltd.#) in respect of the possible cooperation in photovoltaics system project(s). Details of the transaction were disclosed in the Company's announcement dated 12 October 2015. A project was concluded with a total investment cost of RMB13,900,000 which will be funded by internal resources.

After the year ended 30 September 2015, the Company repurchased a further 11,860,000 ordinary Shares and cancelled 12,860,000 Shares, of which 1,000,000 Shares were repurchased during the year ended 30 September 2015. Up to the announcement date, a total of 16,600,000 ordinary shares had been repurchased and cancelled.

Save as disclosed elsewhere under the section headed "Management Discussion and Analysis", there is no material subsequent event undertaken by the Company or by the Group after 30 September 2015 and up to the date of this announcement.

DIVIDEND

The Board of Directors recommends the payment of a final dividend of HK2.4 cents per share for the year ended 30 September 2015 subject to the approval of the shareholders at the forthcoming annual general meeting.

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

During the year ended 30 September 2015, the Company repurchased a total of 4,740,000 ordinary Shares on the Stock Exchange, of which 3,740,000 Shares were cancelled during the year ended 30 September 2015 and 1,000,000 Shares were cancelled on 9 November 2015. Particulars of the Shares repurchased during the year ended 30 September 2015 are as follows:

				Aggregate consideration	
	No. of	No. of Price per Share		and other costs	
	ordinary Shares	Highest	Lowest	paid	
	'000	HK\$	HK\$	HK\$'000	
August 2015	4,740	1.10	0.57	3,699	

Save as disclosed above, neither the Company nor any of its subsidiaries has purchased, sold or redeemed any of the Company's listed securities.

MODEL CODE FOR SECURITIES TRANSACTIONS

The Company has adopted Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules as the code of conduct for Directors in their dealings in the Company's securities. Having made specific enquiry to all the Directors of the Company, all the Directors confirmed that they have complied with the required standard of dealings as set out in the Model Code during the year ended 30 September 2015.

CORPORATE GOVERNANCE CODE

The Company has adopted the code provisions set out in the Corporate Governance Code (the "CG Code") during the year contained in Appendix 14 to the Listing Rules, save for the deviation discussed below:

Code Provision A.2.1. provides that the roles of chairman and chief executive officer should be separate and should not be performed by the same individual. The Company deviates from this provision because Mr. Ieong Un has been performing both the roles of chairman and chief executive officer. Mr. Ieong is the founder of the Group and has over 21 years of experience in the adhesive related industry. The Directors consider that vesting two roles in the same person provides the Group with strong and consistent leadership in the development and execution of the Group's business strategies and is beneficial to the Group. The Directors will continue to review the effectiveness of the current structure and assess whether change in the separation of the roles of chairman and chief executive officer is necessary.

AUDIT COMMITTEE

The Company established the audit committee which comprises three independent non-executive Directors, namely, Mr. Tong Hing Wah (chairman of the audit committee), Mr. Chan Wing Yau George and Mr. Simon Luk.

The audit committee is primarily responsible for the review and supervision of the Group's financial reporting process and internal control system. It has met with the external auditors of the Group to review the accounting principles and practices adopted by the Company and the audited annual financial statements of the Group for the year ended 30 September 2015.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information that is publicly available to the Company and to the best knowledge of the Directors, the Company has maintained sufficient public float as required under the Listing Rules up to the date of this announcement.

PUBLICATION OF THE AUDITED ANNUAL RESULTS AND ANNUAL REPORT

In accordance with the requirements under the Listing Rules, the 2015 Annual Report containing all the Company's information set out in this announcement including the audited financial results for the year ended 30 September 2015 will be posted on the Company's website (www.infinitychemical.com) and the website of the Stock Exchange (www.hkex.com.hk) in due course.

By order of the Board
Infinity Chemical Holdings Company Limited
Tong Yiu On

Executive Director

Hong Kong, 23 December 2015

As at the date of this announcement, the Board comprises five executive Directors, namely, Mr. Ieong Un, Mr. Ip Chin Wing, Mr. Ip Ka Lun, Mr. Stephen Graham Prince and Mr. Tong Yiu On and three independent non-executive Directors, namely Mr. Chan Wing Yau George, Mr. Simon Luk and Mr. Tong Hing Wah.

* The English translation of Chinese names or words in this announcement, where indicated, are included for information purpose only, and should not be regarded as the official English translation of such Chinese names or words.