

Consolidated Financial Semi-Annual Report of PEIXIN International Group N.V.

for the six months ended 30 June 2014

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1. Letter to the Shareholders

Dear Shareholders

We hereby present the consolidated H1 2014 financial report of PEIXIN International Group NV. Yet again in the period ended 30 June 2014 we proved, that our Company is capable of delivering strong pace of growth while implementing ambitious strategy and demanding investment plan at the same time. We also maintained our strong commitment to dividend payment and as a result of the decision of the Annual General Meeting we distributed EUR 1.56 million in the form of the dividend to our shareholders, which translated to EUR 0.12 dividend per share.

In H1 2014 PEIXIN's revenues increased by over 15.2% yoy to EUR 31.6 million. The significant, double-digit pace of growth of revenues was achieved mainly by increase of number of units sold in sanitary napkin and diaper machines segments. What is worth mentioning, the newest models of machines sold in these segments are more technologically advanced and provide enhanced functionalities. Therefore the Group was able to increase prices of some models of diaper and sanitary napkin machines slightly, which is in line with PEIXIN's strategy aimed at delivering more sophisticated and bigger machines to the market. As a result the Group remains capable of reporting high margins along with very dynamic increase of revenues. The gross profit margin in H1 2014 increased to 37.5% from 37.1% in H1 2013 and consequently PEIXIN's net profit grew by 13.2% yoy, to EUR 8.2 million.

When it comes to geographical breakdown PEIXIN continued to generate most of the growth by sales in Mainland China in H1 2014 mainly due to more visible increase in manufacturing industry and noticeable strong demand from the end users' market. Revenues generated on the domestic market increased by 37.3% from EUR 15.8 million in H1 2013 to EUR 21.7 million H1 2014. Meanwhile, the Group's overseas sales and marketing team continues to develop the business in the direct overseas markets dynamically. Revenues generated from direct sales in outside mainland China increased by 75.3 % from EUR 1.78 million for the six months ended on 30 June 2013 to EUR 3.12 million for the six months ended on 30 June 2014.

Development of direct international sales remains one of PEIXIN's main strategic goals, along with R&D development. The Group's another goal is to increase quality standards and innovation gradually and constantly. The announced strategic partnership of PEIXIN and American AST is a very good example of a milestone in strategy implementation when it comes to both strengthening global presence and product quality enhancement. We believe that the combination of professional skills of both companies will create a significant value added to meet the market requirements and will bring benefits, mainly in the field of technology improvement and new markets exploration. The strategic partnership between PEIXIN and AST not only will offer mutual benefits for the companies, but also will provide new solutions for the customers all over the world. Under the agreement the companies are combining their engineering and manufacturing capabilities to develop a new line of machines designed to offer the highest performance at the best price available in the industry. The first machine designed and manufactured under this agreement is to be delivered to the customer at the turn of 2014 and 2015.

H1 2014 was challenging, but at the same time satisfying period for our company. Even though we decided to cancel our SPO due to unfavorable market conditions we remain focused on implementation of our strategy, which is reflected in constant improvement of our financial results and market presence. We also remain committed to our investment plan execution. The plot of land is already prepared for construction works of PEIXIN's new plant and we are waiting eagerly for all the permits. Unfortunately all formal proceedings are currently slightly delayed due to internal political situation in China, which will affect the initial schedule of

our investment, but we are hoping to receive all necessary decisions shortly and commence the construction process.

Here I would like to take the opportunity once again to express my gratitude to the Shareholders for their trust and emphasize, that we remain fully committed to further dynamic development of PEIXIN.

Yours Sincerely

Qiulin Xie

CEO PEIXIN International Group NV

2. General information about the Group

2.1 The Group structure

As of the reporting date i.e. 30 June 2014 the Group was comprised of the parent company Peixin International Group N.V. (registered under the Dutch law with its seat in Amsterdam) and four subsidiaries. The Peixin International Group N.V. is the sole shareholder of Peixin International BVI, whereas Peixin International BVI Peixin International Group Ltd. is a sole shareholder of three subsidiaries: Fujian Peixin Machine Manufacture Industry Co. Ltd., Quanzhou Peixin Machine Manufacture Industry Co. Ltd. and Baixin Industry Co. Ltd. As at the date of the semi-annual report, 80.77% of the Company's share capital is held by P.I. Investment Limited, wholly owned by the current CEO Mr Qiulin Xie.

The current structure of the Group, at the publication date of the semi-annual report, is presented below.



PEIXIN International Group N.V. is the vehicle created for listing shares on the Warsaw Stock Exchange. PEIXIN International Group N.V. is a public limited liability company (naamloze vennootschap) incorporated under Dutch law by a notarial deed dated 2 July 2013. The Company has its statutory seat (statutaire zetel) in Amsterdam, the Netherlands and its registered office at Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands. The Company is registered with the trade register of the Chamber of Commerce in Amsterdam, under the number 58288449. The Company operates under the Dutch law.

Peixin International BVI (Peixin International Group Ltd.) is a limited liability company incorporated on 29 June 2004 under the laws of British Virgin Islands and registered in the Registrar of Companies under number 602294. The registered office of Peixin International BVI is Akara Bldg., 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. Peixin International BVI is a holding company. As of the reporting date Peixin International BVI was a sole shareholder of three subsidiaries (Fujian Peixin and Quanzhou Peixin). In February 2014 Baixin Industry was established. Peixin International BVI is the sole shareholder of the following subsidiaries:

- **Fujian Peixin**, which scope of business includes manufacturing and selling of precision machinery and equipment used for the production of various sanitary products,
- Quanzhou Peixin has no operational activity. The company possesses certain land use rights, real estates and trademarks. Formerly performed operating activities.
- **Baixin Industry** has been established in connection with purchase of a land and plant construction in Yongchun county as well as future operations in the mentioned plant. Due to the legal requirements the Company was required to establish a new entity to operate factory located in another city. Its scope of business includes manufacturing of hygienic products machines and other machines.

Fujian Peixin, Quanzhou Peixin and Baixin Industry are limited liability companies formed under PRC laws with a status of wholly foreign owned enterprises.

On 14 August 2013 all shares in Peixin International BVI were contributed to the Company in exchange for the newly issued shares in the share capital of the Company as a part of the Group restructuring in connection with the public offering. The present Group structure has been designed in a way enabling tax optimization of dividend distribution (BVI-registered entity) and the IPO process in the EU.

Due to the fact that Company was incorporated on 2 July 2013, there is no historical financial information relating to the Company for the six months ended 30 June 2013. However, in connection with the acquisition of shares in Peixin International BVI by the Company, comparable data of the Company for the period ended 30 June 2014 i.e. 30 June 2013 are presented with respect to historical statements of Peixin International BVI.

2.2 Changes in the composition of the Group

Due to the legal requirements, as well as planned purchase of a land and plant construction in Yongchun county, in 1H 2014 the Company established a new subsidiary. Because the new land is located in the different city than the current plant, based on the Chinese legal requirements, a new company should have been established. In the effect Baixin Industry was founded. Founding of Baixin Industry constitutes exclusively technical activity which is connected with purchase of a land and plant construction in Yongchun county.

On the grounds of the Contribution Agreement (drawn up on 30 April 2014) 10,500,000 shares of the Company, which constituted 80.77% share capital of the Company have been transferred from the current CEO Mr Qiulin Xie to his direct subsidiary i.e. P.I. Investment Limited – a limited liability company registered and incorporated in Malta – wholly owned by Mr Qiulin Xie. At the date of publication of this semi-annual report Mr Qiulin Xie doesn't hold directly any shares of the Company, however indirectly he holds 10,500,000 shares of the Company, which constitute 80.77% share capital of the Company.

2.3 Branch establishments

In 1H 2014 the Group established its first overseas branch located in Ankara, Turkey to facilitate service not only in Turkey, but also in the continental Europe, Northern Africa and Middle East. As of the date of the semi-annual report there were 2 people employed in this branch.

2.4 Business and products description

The Group designs, produces and sells machines manufacturing daily-use hygiene products such as sanitary napkins, diapers, facial tissues and other products. Depending on the type and functionalities of machines, they can be divided for semi-automatic, fully-automatic, semi-servo or full-servo machines.

The pictures below present selected types of machines offered by the Group.

Full-servo control full-function adult diaper production line



Full-servo control Sanitary Napkins Line



Full-servo control full-function baby diaper line



Full-servo control horizontal panty liner production Line

5-20 pieces wet tissue line 5-20





Full auto edge trimmed and sealed printed toilet paper Line

Full auto box tissue line





Full-servo fruits pads machine

Stacker machine





The Group believes that the key features of its products are high quality and functionality offered at competitive prices. To the Group's best knowledge, the Group is among the companies based in China which offer the most advanced products in terms of speed, accuracy and technology. Additionally, the Group believes that its product quality and advancement is similar to the products of its international competitors, and the Group aims to upgrade its products to the highest standards.

Due to technological development, the life cycle of the Group's products is approximately five years, and follows the life cycle of end products. After this period, the design change of the end products and raw materials used in its production require new technology and consequently new machines. This is why the Group needs to constantly improve its production technology to meet the market demand.

The Group's products vary from single unit machines to complex production lines.

The Group currently has over 40 models of machines. The Group is constantly upgrading its products as well as introducing new products. Since 2013, the Group has continued to transform its product structure towards more complex and more functional production lines, which is the driving force behind its sales. The Group's core products are sanitary napkins and diaper production lines, together representing 85.3% of the Group's consolidated turnover in 1H 2014 (see "Operating and financial review – Profit & loss account – Revenues").

With 20 years of manufacturing and design experience, the Group has gained a thorough understanding of production technologies, client needs and valuable experience in distribution of products both in China and abroad. The Group is one of the oldest Chinese manufacturers of machines producing daily-use hygiene products and offers the most sophisticated products of this type such as full-servo machines. The Group has one of the highest value of sales among domestic manufacturers of daily-use hygiene machines, according to the Company's estimates based on the publicly available data.

The Group sells its products under the "Peixin" brand. The Group's products are divided mainly into four categories: Sanitary Napkin Machines, Diaper Machines, Facial Tissue Machines and Other machines. Structure of sales is characterized in part *Operating and Financial Review* of this semi-annual report.

The Group believes that its products meet the latest technical developments of the industry in which the Group operates. The technological development of the machines involves transitioning from semi-automatic machines, through fully-automatic ones, into semi-servo and full-servo machines, the latter being currently considered to be the most advanced type of machines. Currently, the further technical development of machines consists of enhancing full-servo machines. The development of the machines is generally driven by increasing the production capacity of the machines (speed), reliability of their operation as well as quality of the end products. Other factors driving technical development were the increase in operating ratio (operating time as opposed to technological breaks) and energy consumption decrease (per unit of the end product). The increasing sales of full-servo machines are a demonstration of how strong quality and technology of the products have gained in importance.

The Group's business is mainly driven by the daily-use hygiene products market, currently experiencing growth in developing countries. In particular, the market for sanitary napkins and diapers for babies and elderly people drives the machine market. Due to consistent improvement on the technology, the Group has the ability to produce more sophisticated sanitary napkins and diaper machines. During the period of 1H 2014 the full servo sanitary napkins and diaper machines are more welcomed and accepted by the clients. In addition, due to the better quality and more functionalities requirements, this segment is still supported by the strong market demand. The Group enjoyed the rapid growth on this segment in 1H 2014 (see "Operating and financial review – Profit & loss account – Revenues").

As the Group is dedicated to the design functionality and quality of its products, its technologies and products are getting closer to international competitors and exceed most of domestic competitors. The increasing sales of the full servo machines are a vivid demonstration of how strong quality and technology of the products gain on importance.

The group will continue to distribute its products to daily-use hygiene product manufacturers in China and abroad, mainly in Asia, Africa, Middle East and South America. However products covered by the cooperation with Automated Systems of Tacoma, LLC, with offices in Tacoma, USA [AST] will be distributed exclusively to the definite by the parties territory as Asia (including the Middle East, but excluding India), Africa, Eastern Europe and Oceania (including, Australia, Melanesia, Micronesia and Polynesia (excluding Hawaii). As a reminder it's worth to mention that on 22 July 2014 the Marketing, Development and Collaboration Agreement with AST has been concluded. Further information on abovementioned agreement is provided in point 3.3.4 "Events after the end of the period (...)".

Over 1H 2014 the Group's growth in revenues was mainly generated on domestic market following more visible increase in manufacturing industry and improvement on technology. Meanwhile, the Groups' overseas marketing team dynamically maintains the strong relationship with the international clients and develops business in the direct overseas market. The high quality products and professional services of the Group not only enhanced the strong brand recognition of "Peixin" but also helped the Group achieve during 1H 2014 significant increase of revenue in domestic market, as well as increase of number of units sold.

The Group distributes its products internationally mainly through China-based trading companies which sell the Group's products to end users. The Group also distributes part of its products directly to international end users. Domestically, the Group intends to extend its distribution coverage from the coastal areas of China to other inland and economically growing regions. Because of the advanced technology and high quality of the products, more and more orders are received from the current domestic clients. The Group also intends to intensively increase its direct presence in selected overseas markets by increasing promotional efforts such as targeted advertising and participation in exhibitions. In March the Company attended TECHNOTEX 2014 in Bombay, India which was very successful. The Company received an order from a Indian client right after the exhibition. Moreover in April 2014 the Company attended INDEX14 trade fairs in Geneva, Switzerland. The Company noted visible benefits of the exhibition in the form of increased interest from a potential clients. Moreover some clients have already visited the Company in order to book the orders.

2.5 Market overview

The Group's business focuses on designing, researching, developing, manufacturing and selling precision machines manufacturing daily-use hygiene products including sanitary napkins, disposable diapers, tissues and other. The development of the machinery market is primarily driven by daily-use hygiene products market. The level of demand on the hygiene products market in particular depends on economic and demography factors such as level of income, consumption expenditure, population size and its structure as well as other like consumption habits or preferences. Furthermore, depending on the market sector (e.g. sanitary napkins, disposable diapers, tissues and other), the actual influence of particular drivers may vary.

Global hygiene product market

The global growth in the hygiene market is driven mainly on the back of factors including increasing population, the growth in an ageing population, changing habits and ameliorating economic conditions. According to the *Global Diaper Market Report: 2012 Edition by Koncept Analytics* [furthermore as: "the Koncept Analytics Report" or "the Report"], the global market for hygienic disposables was worth USD 82

billion in 2011, with baby diapers representing around USD 37 billion of its total value, followed by feminine care (mostly composed of sanitary napkins) and adult incontinence products (mostly composed of adults diapers), along with other medical disposables.

Koncept Analytics estimates in the Report that on the global front, Western Europe is the largest region in the global hygiene market, with a 23% share of the same, followed by Asia (excluding Japan) with 20% of the global hygiene market. Other matured markets, including North America, Latin America and Japan were respectively accounted for 19%, 16% and 8% of the global market in 2011.

Chinese hygiene product market

According to *Euromonitor International*, a double-digit current value sales growth was witnessed by retail tissue and hygiene in 2013, mainly driven by climbing household income levels and increasing awareness of health and hygiene amongst local consumers. The frequent usage of tissue and hygiene products in developed areas and growing product acceptance in lower-tier cities and rural areas were major drivers of demand over the review period. Also, compared with tissue, hygiene demonstrated more dynamic retail value sales growth in 2013. In addition to hygiene products continuing to be more expensive than tissue products, rising demand for such hygiene products as nappies/diapers/pants and incontinence products, driven by China's one-child policy and the ongoing aging of the population, also contributed to the buoyant retail value sales growth seen by hygiene in 2013.

Euromonitor International predicts that tissue and hygiene in China is expected to see healthy retail value sales growth over the forecast period (2013 to 2018). This will be mostly driven by strong and growing demand for tissue products, as well as increasing consumer demand for nappies/diapers/pants and incontinence products. China's one-child policy will ensure that parents remain willing to pay more for quality products for their babies. In addition, the loosening of the one-child policy since 2014 is likely to be positively impact demand for products in this niche over the forecast period.

Euromonitor International explains that retail value sales growth in retail tissue slowed during the later years of the review period, dropping from 14% in 2010 to 5% in 2013 in terms of constant value. This slowdown was mainly caused by the large, existing consumer base, market saturation in urban areas and on-going production capacity expansion by manufacturers. Euromonitor International points out to the growing trend of product upgrading where, amid increasingly fierce competition over the review period, industry players made efforts to upgrade existing products or launch new, higher quality products with more effective product features. This was most obvious in the highly competitive tissue category in China, given the relatively low entry barriers, increasing maturity, and overcapacity problems. Euromonitor International predicts that competition is expected to become increasingly ferocious over the forecast period given continual new entrants to hygiene sector, as well as overcapacity in retail tissue segment. Manufacturers are slated to upgrade their products further, as they strive to keep ahead of the competition. Meanwhile, new products made from premium materials can be expected from industry players.

Adult diapers

With the development of the Chinese economy, an aging society, and improved disposable income of older consumers, the market has strong prospects for rapid growth and development potential.

According to Euromonitor International, as the Chinese population ages and the availability of incontinence products expands, growth in sales of these products must increase during the forecast period. Furthermore, Euromonitor International claims that, during the forecast period, incontinence constant value sales will see a

CAGR [Compound Annual Growth Rate] of 21%. This is an increase on the CAGR of 16% noted over the review period. The penetration rate of incontinence products remained low at the end of the review period despite the sizable number of elderly people in China. With new market entrants offering a wider range of products at more affordable prices, the use of incontinence products is likely to increase during the forecast period, pushing retail value sales. In Euromonitor International's opinion, between 2013 and 2018, incontinence is expected to see an increase in constant value average unit price at a CAGR of 2%.

Sanitary napkins

Well-established hygiene awareness and already high penetration ratio (87% in 2011 as estimated by China National Household Paper Industry Association) makes sanitary napkins the slowest growing sub-segment in personal hygiene. According to the Directory of Tissue Paper & Disposable Products 2012/2013, after more than 20 years of development the Chinese sanitary napkin market has entered into mature period; however, compared with the global sanitary napkin market, China is still an undeveloped growing market.

Euromonitor International forecasts that sanitary protection is expected to enjoy a positive constant value sales increase over the forecast period, with an anticipated CAGR of 6%. This is a fall from the review period, when the CAGR was 8%. After several years of strong growth, the sanitary protection market in China had neared maturity by the end of the review period, including reaching into remote and rural areas. While increasing consumption will help push retail value sales growth over the forecast period, the rate of growth is expected to be slower than over the review period, due to the existing large base.

Facial tissues and other

The general hygienic market comprises various products including facial tissues, wet wipes, and hygiene products for pets. In this market, key drivers include increasing hygiene standards in everyday life, changing habits, increasing hygiene and sanitation awareness, increasing living standards and rising expenditures on health care and medical services.

Euromonitor International expects also retail tissues sales are expected to see a constant value CAGR of 8% from 2013 to 2018. Nonetheless, this represents a slowdown from the CAGR of 10% seen until 2013. Particularly in developed regions of the country, by the end of the review period retail tissue products had reached maturity. This was caused by rising per capita consumption, growing hygiene awareness, and improved product variety in all price ranges. Nevertheless, retail tissue is expected to enjoy strong retail value sales growth during the forecast period, as a result of further product penetration in rural areas of China, and a greater frequency of usage among existing consumers. Tissues are expected to see strong constant value sales growth between 2013 and 2018, at a predicted CAGR of 11%.

Key trends and drivers

As indicated in the introduction, the machinery market is dependent on and driven by the trends on the daily-use hygienic products market on which customers for the Group's products operate. In the Company's opinion the development of the machinery market follows the dynamics governing the daily-use hygiene product market. As explained in the section concerning the daily-use hygiene products market, there is a number of factors driving growth of particular segments of the daily-use hygiene products market. In general, the Company believes that growth of each segment of the daily-use hygiene products market translates into the growth of the machinery market.

The Company believes that increasing demand for daily-use hygienic products requires their producers to increase the production capacity, which in turn results in an increased demand for new machinery. Important

trend in this respect is raising focus on cost-efficiency driving the purchasing decisions. Due to the current global economic situation, customers from developed countries of machinery products tend to be more cost-aware and therefore look for greater value-for-money.

In the Company's opinion, apart from increasing their production capacity, machinery customers look to improve their efficiency, product functionalities and reduce waste. This factor drives the demand for hygienic machinery with higher quality standards. In addition, product cycles for sanitary products are becoming shorter, while production is becoming more effective, which requires more efficient machinery, including in particular full-servo production lines.

Changes in consumer preferences on the market for daily-use hygienic products in China and other developing countries also influence the machinery market. End-market producers have to compete by better addressing differences in regional cultures, distribution channels and consumer profile (age, gender). In the Company's opinion, this also applies directly to the machinery market as clients expect more sophisticated machinery, which drives production segmentation and specialisation. The demand for more advanced hygiene products increases the demand for machine replacement. Higher utilisation and new product introductions, including changes in consumer preferences, accelerates the decisions to purchase new machinery.

Customers and suppliers

In the Group's opinion, there are no main customers on the Chinese machinery market – significant fragmentation and part of the demand comes from distributors on-selling products internationally. Customers are offered products of good quality, after sales service and custom-made solutions which impede its strength, shifting it towards machinery suppliers. In addition, an increasing number of manufacturers of daily-use hygiene products in China are currently undergoing consolidation. As the Chinese market is considered to be one of the keys for the Group, the increased number of consolidations among these manufacturers may significantly affect the market on which the Group operates and consequently impact on the Group's business.

Furthermore, the market of the machinery producer's suppliers is very fragmented. Cost of changing supplier is not significant as most of the supplied goods are raw materials and basic, standardized components.

The Group believes that there are no direct substitutes for products manufactured with machinery provided by the Group. Potentially there might be a switch from disposable products to re-usable ones which would impact the demand for the machinery, however this direction of change is highly unlikely.

Competitive landscape

The market for precision machines manufacturing daily-use hygiene products has a short history in China and is fragmented. In the early years, it was dominated by international producers, mainly from Japan and Italy, with almost no presence of Chinese manufacturers.

The Group believes that it is one of domestic quality leader with aspiration to reach quality level of international companies present in China. The Group's current direct competitors consist of domestic Chinese machine manufacturers providing products for daily use hygiene products market. Domestic machinery producers usually target local daily-use hygiene producers. In the Group's opinion, its main domestic competitors are Hengchang Machinery Manufacturing Co. Ltd., Jangsu JWC Machinery, Dechangyu paper Machinery Manufacturing Co. and Hangzhou New Yuhong Machinery Manufacturing Co.

The Group believes that the biggest international machinery producers usually target global international dailyuse hygiene producers with a global purchasing policies and, therefore, are not currently direct competitors of the Group. The Group's strategy does not include direct competing with global machinery producers in the Chinese market. However, clients from developed countries may switch into other producers due to growing value-for-money awareness.

In spite of significant industry growth, potentially luring new entrants, there are significant entry barriers such as R&D investment level to obtain proper quality, relationship-based customer acquisition, characteristic for Chinese market, market know-how. If the international manufacturers, who are not currently targeting Chinese daily use hygiene products intend to enter the market, it may require them to lower the price level in order to compete domestically and build the business relationship, although they possess necessary know-how and R&D.

2.6 The most important events during 1H 2014

Establishment of the new entity

In 1H 2014, the Company incorporated new subsidiary – Baixin Industry Co. Ltd. Baixin Industry has been established in connection with planned purchase of a land and plant construction in Yongchun county as well as future operations in the mentioned plant. Its scope of business includes manufacturing of hygienic products machines and other machines.

Dividend payment

Good financial performance in 2013 allows the Company to maintain strategic commitment for the dividend policy. For this purpose on 13 March 2014 the Management Board of the Company adopted a resolution on the intention to recommend to the Annual General Meeting to distribute at the expense of the Company's distributable consolidated net profit in the amount of EUR 1,560,000 in the aggregate, being an amount of EUR 0,12 per share. At the same day the Supervisory Board of the Company have approved the proposal of the Management Board.

Simultaneously the Annual General Meeting convoked for 24 April 2014 decided that the part of the net profit generated by the Company in financial year 2013 in amount of EUR 1,560,000 will be distributed to its shareholders as a dividend in cash. Annual General Meeting set the dividend day on 6 May 2014 and the dividend payment day on 16 May 2014.

Agreement on a land use right

On 16 May 2014, Company's direct subsidiary Peixin International BVI and Preparation Construction Committee of Yongchun County Light Industry Base, which is a state-owned company acting on behalf of the Chinese government, concluded the agreement on a land use right, which was another significant step in a multi-stage process of the land use right acquisition. The land is located in Yongchun County, around 60 km from the Group's current premises. The total area of this land amounts to 71,262 sqm, actual land use area (after deduction of public usage area) amounts to 60,000 sqm and the total construction area amounts to 45,000 sqm. Total price of the land specified in the agreement amounts to RMB 80.25m (excluding tax) and the payment is divided into four instalments, three of which were paid between December 2013 and March 2014, the remaining payment in the amount of RMB 10.25m (EUR 1.2m) was paid in June 2014.

Investment plan update

Due to limited external financing availability and lower than expected inflows from IPO, the Company was required to alter its initial investment plan. Consequently, on 25 May 2014, the Company decided to adopt an updated investment plan, disclosed by the Company in the current report No 12/2014, dated 25 May 2014.

Further information on investment plan is included in point 3.6 Significant investment CAPEX.

Change in dividend policy

In connection with update of investment plan on 25 May 2014, the Company decided to adjust its foregoing dividend policy, particularly increasing payout ratio after the year 2016.

Distribution percentage shall increase in time, as the Company currently executes significant investment plan. Company intends to pay future dividends in the following manner:

- 10-30% of consolidated profits for years 2014-2015 in those years the Company shall pursue with execution of its investment plan, therefore final percentage of dividend distribution should depend on pace of investment process, size of external financing acquired and amount of internally generated funds,
- 30-50% of consolidated profits for year 2016,
- 50-70% of the consolidated profits for years after 2016 upon completion of investment plan the internally generated sources should be sufficient enough to both finance any further investment needs (if required) and share significant portion of profits with shareholders.

Transfer of the Company's shares from Mr Qiulin Xie to P.I. Investment Limited

In 1H 2014 the Company's shareholders' structure has changed. As a result of execution of the contribution agreement drawn up on 30 April 2014 concerning transfer of 10,500,000 shares of the Company from Mr Qiulin Xie to his direct subsidiary i.e. P.I. Investment Limited – a limited liability company registered and incorporated in Malta – as a result, direct stake in the Company held by Mr Qiulin Xie decreased on 6 May 2014 to 0 shares. Mr Qiulin Xie holds 100% of the voting rights in P.I. Investment Limited, therefore the Company remains indirectly controlled by Mr Qiulin Xie.

Preparation to the secondary public offering

On 13 March 2014 the Management Board of the Company adopted the resolution concerning new public offer of shares. The Annual General Meeting held on 24 April 2014 approved a capital increase up to a maximum of 4,000,000 new ordinary shares and designed the Management Board as the competent body to issue up to a maximum of 4,000,000 shares in the capital of the Company.

On 11 June 2014 the Netherlands Authority for the Financial Markets (*Autoriteit Financiële Markten*) approved the Company's Prospectus prepared for the purpose of offering by the Company of up to 3,000,000 newly issued bearer shares and the offering by Jinyuan Investment Holdings Ltd. of up to 600,000 existing bearer shares of the nominal value of EUR 1, totalling up to 3,600,000 shares with a maximum offer price set at PLN 19 per share, and the admission to trading on the Warsaw Stock Exchange of up to 3,000,000 newly issued shares. The Prospectus was also passported to the Polish Financial Supervision Authority (*Komisja Nadzoru Finansowego*).

Nevertheless on 18 June 2014, due to unfavorable market conditions the Company in agreement with the Lead Manager decided to cancel the secondary public offering.

3. Selected financial data

'000 EUR	1H 2013*	1H 2014
revenues	27,395	31,564
gross profit	10,171	11,843
operating profit	8,519	9,718
EBITDA	9,318	10,828
profit before tax	8,501	9,677
net profit	7,249	8,204
cash flow from operating activities	(2,394)	6,204
cash flow from investing activities	90	(9,721)
cash flow from financing activities	(125)	2,381
net increase in cash and cash equivalents	(2,429)	(1,136)

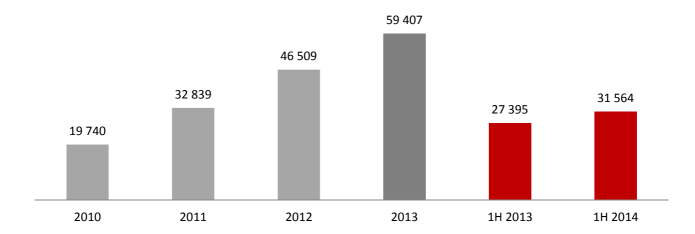
'000 EUR	31 Dec 2013	30 June 2014
non-current assets	19,909	28,582
current assets	30,162	31,614
total assets	50,071	60,196
long-term liabilities	-	-
short-term liabilities	7,835	11,186
total equity	42,236	49,010
paid-in capital	13,000	13,000

^{*} Due to the fact that PEIXIN International Group N.V. was incorporated on 2 July 2013, there is no historical financial information relating directly to the Company for the period of six months ended 30 June 2013. However, on 14 August 2013 all shares of Peixin International BVI were contributed to PEIXIN International Group N.V. in exchange for newly issued shares in the share capital of the Company as a part of the Group restructuring in connection with the public offering. The Company is a sole shareholder of Peixin International BVI. In connection with the acquisition of shares in Peixin International BVI by the Company comparable balance sheet data of the Company for the period ended 30 June 2013 for better illustration may be presented with respect to historical statements of Peixin International BVI. As of the 30 June 2013 share capital of Peixin International BVI amounted to 41.000 EUR. Please see the Statement of changes in equity in the financial statements.

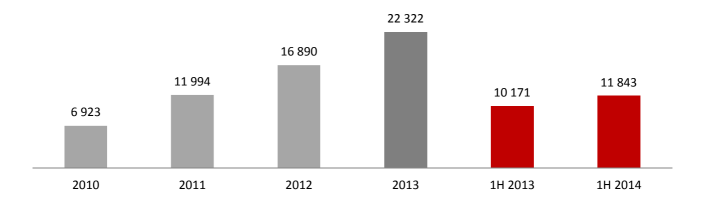
3.1 Operating and financial review

3.1.1 Key financial charts

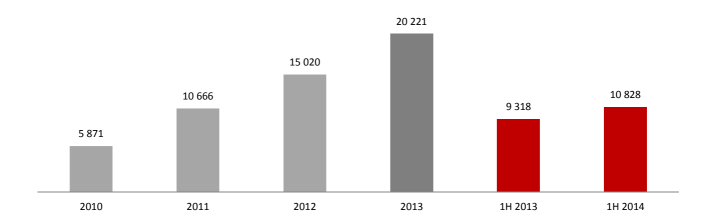
Sales '000 EUR



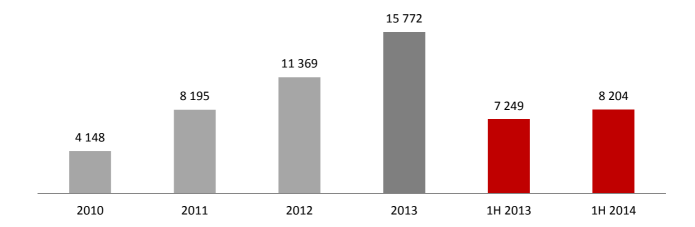
Gross Profit '000 EUR



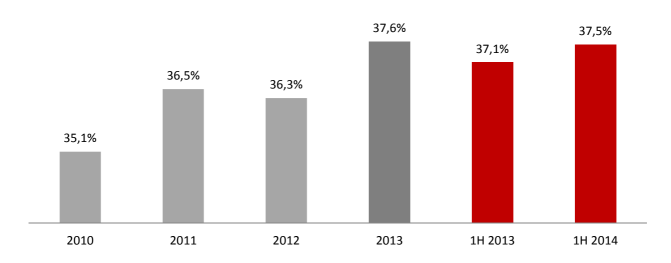
EBITDA '000 EUR



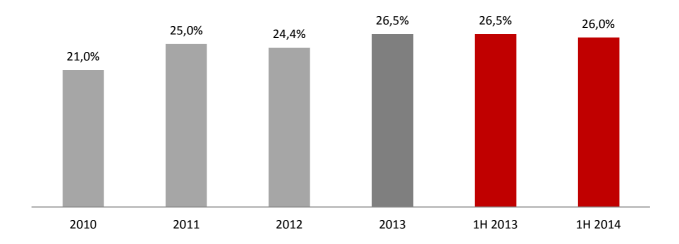
Net profit '000 EUR



Gross Profit Margin %



Net Margin %



3.2 Profit & loss account

3.2.1 Revenues

Revenues are generated from sales of sanitary napkin machines, diaper machines, facial tissue machines and other paper machines.

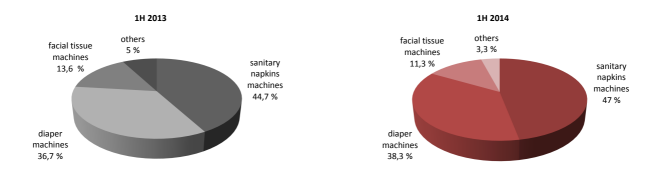
Revenues increased by EUR 4,169 thousand or 15.2%, from EUR 27,395 thousand for the six months ended on 30 June 2013 to EUR 31,564 thousand for the six months ended on 30 June 2014. The increase of revenues was mainly the result of an increase of sales and number of units sold in segment of sanitary napkins machines and diaper machines. The newest models of machines sold in this segment were characterized by more advanced technologies and higher functionalities. Moreover, the Group slightly increased the price for some models of diaper and sanitary napkin machines due to advance technology contributed.

Revenues breakdown by segments

The following table presents the Group's revenues broken down into product categories for 1H 2013 and 1H 2014.

	1H 2013		1H	I 2014	Change in revenues
	Unit	'000 EUR	Unit	'000 EUR	%
Sanitary napkins machines	35	12,239	39	14,843	21.3
Diaper machines	22	10,062	25	12,082	20.1
Facial tissue machines	231	3,720	242	3,582	-3.7
Other paper machines	44	1,374	51	1,057	-23.1
Total	332	27,395	357	31,564	15.2

Sales breakdown by segments for 1H 2013 and 1H 2014 is presented on charts below.



The Group experienced growth of revenues in sanitary napkins machines segment, mainly as a result of increase in number of units sold as well as a result of higher sales of full servo machines in this segment. Sanitary machines produced by the Company are believed to be of high quality and competitive technology,

therefore both domestic and international clients are willing to purchase the machines in order to be able to provide the market with high-quality end products. The sanitary napkin segment is the most competitive amongst all segments the Company operates in. The Company maintains its competitive edge by providing high-end machines and maintaining its leading position in terms of quality. Top quality products complying with most-up-to-date technology enabled the Company to increase the price of the high-tech machines attracting the customers pursuing for top quality products.

The Group also experienced strong growth in diaper machines segment mainly driven by full servo machines sold in this segment. Surge in diaper segment was mainly driven by slightly increased volume of sales whereas average price per unit increased by ca. 6%. Over 1H 2014 the Company managed to maintain adequate structure of products sold and this is one of the main reasons of average price increase in two main segments described above.

Though the Company sold more units of tissue machines and other paper machines in 1H 2014 compared with 1H 2013, it didn't translate into increase in the revenue in this segment mainly as a result of the less technologically advanced or smaller machines sold. It was also caused by the fact that according to the strategy the Company focused especially on sanitary napkins machines and diaper machines segments as a more profitable target.

Sales geographic breakdown

The Group distributes its products in China directly to its end users. The Group distributes its products internationally (i) through China-based trading companies that sell the Group's products to customers and (ii) directly to international customers. Over 1H 2014 the Group's growth in revenues was mainly generated on domestic market mainly due to more visible increase in manufacturing industry and noticeable strong demand from the end users' market. Revenue generated on domestic market increased by EUR 5,893 thousand or 37.3% from EUR 15,817 thousand for the six months ended on 30 June 2013 to EUR 21,710 thousand for the six months ended on 30 June 2014. Meanwhile, the Group's overseas marketing team is still performing strongly to dynamically develop the business in the direct overseas markets. Revenue generated from outside mainland China increased by EUR 1,340 thousand or 75.3%, from EUR 1,779 thousand for the six months ended on 30 June 2013 to EUR 3,119 thousand for the six months ended on 30 June 2014. Though the units of machines sold to trading companies increased by 20 units or ca. 22%, most machines sold were simple tissue and other machines, therefore the revenue decreased by EUR 3,064 thousands or 31.2%.

The following table presents the Group's revenues broken down geographically for the period of the 1H 2013 and 1H 2014.

	1H 2013	1H 2014	Change
Revenue:	'000 EUR	'000 EUR	%
Direct sales			
- Mainland China	15,817	21,710	37.3
- Outside Mainland China	1,779	3,119	75.3
Sales to trading companies	9,799	6,735	-31.2
Total	27,395	31,564	15.2

	1H 2013	1H 2014
Direct sales		
- Mainland China	219	197
- Outside Mainland China	21	48
Sales to trading companies	92	112
Total	332	357

Sales geographic breakdown for the period of 1H 2013 and 1H 2014 is presented on charts below.



Though the number of units sold in mainland China decreased by 22 units or 10% compared with 1H 2013, revenues on domestic market increased significantly. The increase of direct sales in mainland China was a result of the increased sales of more sophisticated machines with a higher price per unit, especially as a result of the strong market demand for full servo sanitary napkins machines and diapers machines. The revenue generated from international direct sales increased, which was driven by the more units sold. On the other hand, sales to trading companies decreased by 31.2%. Consequently joint foreign sales (including direct and indirect sales) decreased by 14.9%. The increase in direct sales to mainland China and outside mainland China was mainly the result of the Group's strategy to develop highly profitable products, such as full-servo and semi servo machines in order to slightly increase the gross margin. Over 1H 2014, though the total number of units sold through the distributors increased, the indirect international sales dropped mainly due to the sales mix with higher share of less sophisticated machines sold through distributors. However, the Group enhances close relationship with the cooperating trading companies and undertakes efforts to enlarge their sales channels and platforms.

3.2.2 Cost of Goods Sold

The following table presents the Group's cost of sales.

	1H 2013	1H 2014	Change
	'000 EUR	'000 EUR	0/0
Changes in inventories of finished goods and work in progress	-1,605	-1,725	-7.5
Materials consumed in production	15,284	17,756	16.2
- Glue machines and motors	5,870	5,994	2.1
- Steel	2,508	4,036	60.9
- Electric controllers	2,817	3,104	10.2
- Knife roller\cylinder	636	736	15.7
- Other components	2,866	3,326	16.1
- Auxiliary materials	587	560	4.6
Labor	1,639	1,762	7.5
Depreciation and amortization	585	627	7.2
Outsourced manufacturing cost	657	731	11.3
Taxes and surcharges *	228	181	20.6
Water and electricity	243	249	2.5
Others	55	123	123.6
Foreign currency translation difference	138	17	87.7
Total	17,224	19,721	14.5

^{*}Taxes and surcharges are mainly Urban Maintenance and Construction Tax (7% of Valued Added Tax payment amount), Extra Charges of Education Fund (3% of Valued Added Tax payment amount) and Local Surcharge for Education Fund (2% of Valued Added Tax payment amount).

The cost of sales (the cost of production reconciled by changes in inventories of finished goods, work in progress and foreign currency exchange differences) amounted to EUR 17,224 thousand in 1H 2013 and increased up to EUR 19,721 in 1H 2014. Materials consumed in production increased by EUR 2,472 thousand or 16.2% in 1H 2014 compared to 1H 2013, whereas the cost of sales in 1H 2014 increased by 14.5% as compared to the same period of 2013. The higher growth of the costs of the production in 1H 2014 was mainly the result of increase in material consumed in production, mainly steel, knife roller\cylinder and other components. In particular in 1H 2014 cost of steel increased significantly (growth by EUR 1,528 thousand or 60.9% in 1H 2014 compared with 1H 2013). Higher steel consumption was a result of some machines parameters improvement achieved by higher steel input into the machines which not only increases the weight (heavier, more stable), but also improve the speed of motor.

3.2.3 Gross profit

Gross profit increased by EUR 1,672 thousand or 16.4%, from EUR 10,171 thousand in 1H 2013 to EUR 11,843 thousand in 1H 2014.

The following table presents the Group's gross profit broken down by product categories.

	1H 2013	1H 2014	Change
Segment gross profit	'000 EUR	'000 EUR	%
Sanitary napkins machines	4,622	5,571	20.5
Diaper machines	3,786	4,659	23.1
Facial tissue machines	1,301	1,298	-0.2
Other paper machines	462	315	-31.8
Total	10,171	11,843	16.4

The following table presents the Group's gross profit margin broken down into product categories.

	1H 2013	1H 2014	Change
			(unaudited)
Segment gross margin	%	%	p.p.
Sanitary napkins machines	37.8	37.5	-0.3
Diaper machines	37.6	38.6	1
Facial tissue machines	35.0	36.2	1.2
Other paper machines	33.6	29.8	-3.8
Total gross margin	37.1%	37.5%	0.4

In 1H 2014 the gross profit in sanitary napkins segment increased significantly (+20.5% y/y) following higher sales in this segment. Nonetheless the gross margin of this segment went down slightly by 0.3 p.p. due to the fact that the Company manufactured and sold more technologically advanced products with some prototype elements and higher production costs owing to more components and materials used.

Higher per-unit price due to continuously improving technology used in 1H 2014 in diaper machines segment caused that the gross profit in this segment increased by 23.1% compared with 1H 2013. The Company achieved higher gross margin in this segment amounting to 38.6 % in 1H 2014 vs 37.6 % in 1H 2013.

Simultaneously, due to the workshop renovation carried out in Q1 2014, the Company rescheduled and optimized the orders for tissue machines and other paper machines during 1H 2014. The above influenced the product mix and resulted in higher share of less advanced orders in the sales structure which translated into lower gross profit in these segments.

3.2.4 Other income/expenses

The following table presents the Group's other income broken down by categories.

	1H 2013	1H 2014	Change
	'000 EUR	'000 EUR	%
Government grant	-	4	-
Rental income	18	17	-5.6
Sales of spare parts	127	23	-81.9
Total	145	44	-69.7

3.2.5 Distribution and Selling Expenses

The table below presents the distribution and selling expenses.

	1H 2013	1H 2014	Change
	'000 EUR	'000 EUR	%
Staff costs	248	275	10.9
Marketing and advertising costs	130	118	-9.2
Post-sales services costs	73	70	-4.1
Traveling costs	29	24	-17.2
Depreciation	3	3	0
Agency costs	-	22	-
Others	54	60	11.1
Total	537	572	6.5

Staff costs

Staff costs constituted 46.2% of the Group's distribution and selling expenses for 1H 2013 and 48.1% for 1H 2014. Staff costs increased by EUR 27 thousand or 10.9%, from EUR 248 thousand in 1H 2013 to EUR 275 thousand in 1H 2014, mainly as a result of increased sales commission based on remuneration of selling staff.

3.2.6 Administrative expenses

Administrative expenses increased by EUR 190 thousand or 25.4%, from 747 thousand in 1H 2013 to EUR 937 thousand in 1H 2014. The following table presents the Group's administrative expenses broken down into categories.

	1H 2013	1H 2014	Change
	'000 EUR	'000 EUR	%
Staff costs	184	195	6.0

Total	747	937	25.4
Others	69	124	79.7
External advisors	129	213	65.1
Miscellaneous taxes	87	118	35.6
expenses	95	99	4.2
amortization charges Entertainment and office			
Depreciation and	183	188	2.7

Increase of administrative expenses in 1H 2014, was mainly caused by the fact that the Group paid external advisors fee in connection with preparation for the second public offering and others fee including maintenance fee as the public company.

3.2.7 Research and Development Expenses

Research and development expenses increased by EUR 147 thousand or 28.7%, from EUR 513 thousand in 1H 2013 to EUR 660 thousand in 1H 2014 mainly as a result of the extra input R&D team made in order to make the initial preparation for the cooperation with Automated Systems of Tacoma, LLC, with offices in Tacoma, USA [AST] to develop next generation of baby elastic diaper machine. As a reminder it's worth to mention that finally on 22 July 2014 the Marketing, Development and Collaboration Agreement with AST has been concluded. Further information on abovementioned agreement is provided in point 3.3.4 "Events after the end of the period (...)".

The following table presents the Group's research and development expenses broken down into categories.

	1H 2013	1H 2014	Change
	'000 EUR	'000 EUR	%
Materials	301	326	8.3
Staff costs	208	245	17.8
External advisors	-	86	-
Depreciation charges	4	3	-25.0
Total	513	660	28.7

3.2.8 Balance sheet

3.2.8.1 Non-current assets

Property, plant and equipment

Property plant and equipment increased by EUR 1,630 thousand or by 12.5%, from EUR 13,012 thousand as at 31 December 2013 to EUR 14,642 thousand in 1H 2014. The increase is related to purchased new land and equipment.

3.2.8.2 Current assets

Inventories

Inventories comprise materials and components used for production as well as work in-progress and finished goods. The table below presents the breakdown of inventories of the Group as at 31 December 2013 and 30 June 2014.

	31 December 2013	30 June 2014	Change	
	'000 EUR	'000 EUR	%	
Raw materials and consumables	3,269	4,027	23.2	
Work in progress	4,043	6.067	50.1	
Finished goods	641	343	-46.5	
Total	7,953	10,437	31.2	

The level of particular sort of inventories: raw materials, work in progress and finished goods, depends on the timing of the orders placed by the clients. In 1H 2014 the Group received an increased number of orders from clients and more machines were under construction, consequently work in progress increased.

On the other hand finished goods level decreased as finished machines were shipped to the clients (because of Chinese New Year some orders completed at the end of 2013 had shipping schedule postponed for 1H 2014).

Trade and other receivables

Trade and other receivables increased insignificantly over 1H 2014. The Group managed to improve its cycle of receivables collection as the sales increased dynamically in the reported period.

Comparing to 1H 2013 the Company offered more favorable payment terms provided to the certain clients. Especially, considering support for some of the downstream clients to develop their retail business market, the Group would like to give better payment terms to the clients who ordered the advanced technology machines to ease their cash flow pressure.

Bank balances and cash

Bank balances and cash decreased by EUR 1,061 thousand or 8.9%, from EUR 11,983 thousand as at 31 December 2013 to EUR 10,922 thousand in 1H 2014.

3.2.8.3 Current liabilities

Trade and other payables

Trade and other payables consist of amounts payable to suppliers for the purchase of raw materials and products. Trade and other payables increased by EUR 941 thousand or 29.8%, from EUR 3,159 thousand as at 31 December 2013 to EUR 4,100 thousand in 1H 2014. The increase was mainly the result of significant purchases of raw materials and components necessary for the completion of the orders and the result of better payment terms offered to the Company.

Indebtedness

The Company doesn't have long term debt. The table below presents the short term debt as of 30 June 2014.

Amount '000 EUR	Perio	od	Interest rate	Mortgage	Personal guarantee
173	2014/1/7	2015/1/7			
596	2014/1/9	2015/1/9			
1834	2014/1/21	2015/1/21	6.00%	Land use right	Xie Qiulin
639	2014/1/24	2015/1/24			
755	2014/1/28	2015/1/28			
3,997					

Intention of the Company is to renew all short-term loans after their expiry.

The borrowings are fixed-rate and denominated in RMB.

All bank borrowings as of 30 June 2014 (EUR 3,997 thousand) were secured.

Assets with the following carrying amounts have been pledged to secure bank borrowings:

	31 December 2013 '000 EUR	30 June 2014 '000 EUR
Land use right	-	0,945
Buildings	-	4,328
	-	5,273

A personal guarantee was provided by CEO of the Company, Mr. Qiulin Xie for EUR 3,997 thousand among the balances at 30 June, 2014.

Advance from customers

Advance from customers decreased by EUR 2,055 thousand or 56.3%, from EUR 3,653 thousand as at 31 December 2013 to EUR 1,598 thousand in 1H 2014. The decrease was mainly the result of some domestic clients down payment reduced from 30% to 10-20%. Due to the promotion strategy aiming to encourage some clients to try the new version of sanitary and diaper machines, the Company agreed in 1H 2014 for less down payment from clients then in the previous terms which caused decrease in advance from customers. Nevertheless in general the Company intends to keep in the long term hitherto level of down payments.

3.2.8.4 Non-current liability

In 1H 2014, the Group did not have non-current liabilities.

3.2.8.5 Capital and reserves.

Capital and reserves increased by EUR 6,774 thousand or 16 %, from EUR 42,236 thousand as at 31 December 2013 to EUR 49,010 thousand in 1H 2014.

The Company's capital structure changed due to the contribution from the retained profit.

3.2.9 Cash flow

	1H 2013	1H 2014
	'000 EUR	'000 EUR
net cash from operating activities	-2,394	6,204
net cash from investing activities	90	-9,721
net cash from financing activities	-125	2,381
net movement in cash and cash equivalents	-2,429	-1,136
- exchange difference	668	75
cash at the beginning of the period	11,435	11,983
cash at the end of the period	9,674	10,922

Net cash from operating activities

In 1H 2014, the Group generated EUR 6,204 thousand from operating activities mainly due to the significant payment collected from the clients, higher profit and depreciation on the new property and equipment.

Net cash used in investing activities

In order to improve the production capacity, the Group continued implementing its investment plan. During 1H 2014, the Group successfully completed the renovation of new workshop and put it into production. Moreover, it paid off the new land.

Net cash from financing activities

During 1H 2014, net cash from financing activities increased significantly, as the result of the bank loan renewal. On the other hand, the Group made the dividend payment, which reduced financing cash flow.

In general, the Group cumulates cash to commence another phase of investments targeted at increasing production capacity.

3.3 Key factors affecting operating and financial results

3.3.1 Unusual items, one-off events

Over 1H 2014 there were no unusual items ore one-off events which affected the Group's operating and financial results.

3.3.2 Important events and transactions that took place during the period and their consequences for the financial position of the Group if they are significant

In 1H 2014, no important events or transactions took place that are significant for the financial position of the Group.

3.3.3 Seasonality

The Group's business is slightly seasonal. The Group usually generates relatively less sales in the first quarter due to the Chinese New Year and the factories closure for 2 weeks. However, slightly more sales are normally generated in the fourth quarter of the year due to the fact that clients want to have the product delivered by the end of the year in order to start the business after the Chinese New Year holiday period.

3.3.4 Events after the end of the period that have not been reflected in the financial statements for the period /material subsequent events/

There were no events after the end of period that have not been reflected in the financial statements or would affect financial statements in any way.

Simultaneously Company informs that on 22 July 2014, its direct subsidiary Fujian Peixin Machine Manufacture Industry Co., Ltd. with offices at Shuangyang Overseas Chinese Economic Develop Area, Luojiang, Quanzhou, Fujian, China, acting on behalf of itself and each of its affiliates and Automated Systems of Tacoma, LLC, a limited liability company with offices in Tacoma, Washington, USA, acting on behalf of itself and each of its affiliates (collectively "AST"), concluded Marketing, Development and Collaboration Agreement. AST is one of the leading technology manufactures in term of the hygiene product machine.

By establishing of this strategic partnership Peixin and AST (accordingly the "Party" or the "Parties") will share technology and co-market a co-owned portfolio of machines to the global market. The Parties will also combine their engineering and manufacturing and capabilities to develop a new line of machines designed to offer the highest performance at the best price available in the industry. Furthermore in the opinion of the Company conclusion of the Agreement will lead to further technological enhancement of the products, as well as it will assure proper use of Peixin's growing capacity and strengthen global presence of both Parties.

Detailed information on Marketing, Development and Collaboration Agreement was disclosed in the current report No. 16/2014.

3.3.5 Nature and amount of changes in estimates of amounts reported in prior interim periods of the current financial year or changes in estimates of amounts reported in prior financial year

The Company did not publish any estimates of amounts in 2013 and 2014.

3.4 Risk factors

3.4.1 Risk Profile

3.4.1.1 Risk factors relating to the industry in which the Group operates

The Group operates in a competitive environment. Increased competition or the entry of new competitors, combined with any failure to compete effectively with its competitors, may result in lower margins or in a loss of the Group's revenues.

The Group's business focuses on the manufacturing of precision machinery used for the production of sanitary products including sanitary napkins, diapers and facial tissues.

An increase in competition and new competitors could arise at any time. In particular, due to the economic slowdown and the results of the financial crisis in industrialised countries, the Group's international competitors may increase their sales activities in the markets of China and other growing economies. Existing and new competitors may establish more advanced production facilities or have greater financial resources, which could allow them to compete aggressively by lowering the prices of their products or expanding their production capacity. To remain competitive, the Group must continue to invest significant resources in increasing its production capacity, the on-going development of new products and improvement of existing products, in particular. There can be no assurance that the Group will have sufficient resources to increase its competitiveness or that such investments will improve the Group's position in relation to its competitors.

Increased competition or the arrival of new competitors could result in lower margins or a loss of revenues, either of which could have a material adverse effect on the Group's business, financial condition, and operation results.

Fluctuations in the supply and price of components and raw materials such as steel and alloy steel and other steel-based components could result in increased costs that the Group may only be able to pass on to its customers partially or not at all

As part of the Group's operations, the Group must obtain sufficient quantities of components and raw materials, most importantly steel and alloy steel, and steel-based components, at acceptable prices. Furthermore, steel and alloy steel have been subject to substantial pricing cyclically. The Group cannot assure you that price fluctuations of components and raw materials will not occur in the future or that the Group will be able to pass on cost increases to its customers in part or entirely. Failure to pass on cost increases to its customers in part or entirely could adversely affect the Group's business operations and financial results.

Availability of bank financing

The availability of bank financing for the Group in China is limited. Based on its knowledge of the market practice, the Company believes that receiving bank borrowings without providing collateral in the form of leasehold rights to the land or buildings may be very difficult if at all possible. Almost all of the Group's land and premises are pledged as of the date of the Prospectus. Consequently, the Group believes that it has a very limited capacity to obtain further bank financing until it acquires new real estate which would be eligible to be used as a pledge.

If the Group is unable to obtain further bank financing or alternative financing, this may have a material adverse effect on the Group's business, revenues, financial condition and results of operations.

3.4.1.2 Risk factors relating to the Group

The Group is exposed to fluctuations in foreign exchange rates. Fluctuations in currency exchange rates could have material adverse effects on the business, financial condition and results of operations of the Group.

Direct sales outside mainland China were realized by executing direct orders from international clients. It is the only method for the Company to generate the foreign currency. In 2013 8.5% of the Group's sales were in USD which is 74.6% higher than the same period of 2012. In the next 3-5 years, the Group would like to focus on direct international sales in order to benefit from potentially increasing margins and close the relationship with the clients. Therefore, the revenue generated by foreign currency will be increasing. Consequently, fluctuations in currency rates may influence the Group's results of operations, especially when the time between a sale of the Group's products and receiving payment is significant and the currency rate changes during this time.

Moreover, the Company's competitive position may change as a result of unfavorable currency rate fluctuation. The RMB appreciation may lead to higher prices for the Group's products in overseas markets and may have an adverse effect on the Company's export sales.

As a result, fluctuations in currency exchange rates could have material adverse effects on the business, financial condition and results of operations of the Group.

The Group's success depends in part on its ability to enhance its production capacity, which is subject to risks and uncertainties. If the Group is unable to increase its production capacity, it may not be able to achieve the desired level of production and revenues, which may have an adverse effect on the Group's financial condition, results of operations and business.

The Group is planning to increase its production capacity, which is one of the factors on which the success of the Group depends.

The Group's ability and efforts to enhance its manufacturing capabilities are subject to significant risks and uncertainties, including: the Group's ability to obtain funding and the required approvals from relevant government authorities to acquire additional facilities.

If the Group is unable to increase its production capacity, it may not be able to achieve the desired level of production and revenues, which may have an adverse effect on the Group's financial condition, results of operations and business.

The inventory levels of raw materials, parts and components for the production of the Group's machines may not be adequate and may expose the Group to additional costs or affect the Group's ability to deliver products in a timely manner

Due to the nature of the Group's production process, the Group does not maintain ready-to-sell machines in its inventory. The Group usually concludes one-year contracts with its suppliers to keep the Group's inventory level of raw materials, parts and components that the Group purchases from suppliers to manufacture its machines. Due to the planned increase in the production scale, occasional shortages in inventories may occur in the future. If the level of raw materials, parts and components in the Group's inventory is insufficient, the Group will need to purchase them from its suppliers at a price which may not always be satisfactory. This may expose the Group to additional production costs. Moreover, if the Group's inventory level is too low and the Group fails to purchase additional raw materials, parts or components in a timely manner, the Group may fail to meet delivery deadlines and consequently may lose sales.

The operations of the Group are subject to uncertainties and contingencies beyond its control that could result in material disruptions and adversely affect its results of operations. A material disruption of the operations of the Group or the operations of its suppliers or customers due to force majeure events could materially and adversely affect the results of operations

The operations of the Group are subject to uncertainties and contingencies beyond its control that could result in material disruptions and adversely affect its results of operations. These include war, riot, public disorder, civil commotion, fire, earthquake, flood and other natural calamities, epidemics, outbreaks of infectious disease, terrorism, whether locally or nationwide, or incidents such as industrial accidents, equipment failures, malfunctions of information systems or other operational problems, strikes or other labour difficulties and disruptions of public infrastructure such as roads, ports or utilities. In addition, the Group's production processes are power intensive and require a constant supply of electricity. Any failure in power generation facilities, transmission systems and other infrastructure or a general scarcity of electricity could therefore also result in a decline in production output or even a suspension of production.

Any such disruption of the Group's operations could disrupt, limit or delay its production, prevent it from meeting customer orders, increase its production costs or require it to spend additional capital expenditures, each of which could materially and adversely affect its results of operations. Force majeure events may also materially and adversely affect the operational performance of the Group's suppliers or customers, resulting in a decreased demand for the Group's products in the relevant markets. In such event, the business, financial condition and results of operations of the Group may be materially and adversely affected.

Delays in the Group's delivery of products due to the failure to meet deadlines may have a negative impact on the Group's customer relationships and business reputation

The business of the Group is largely based on customer relationships. If the Group fails to deliver its products in line with its deadlines, this may affect the Group's relationships with its clients and the Group's reputation. In such event, the business, financial condition and results of operations of the Group may be materially and adversely affected.

If the Group experiences a significant number of claims, including warranty claims, the Group's costs might increase substantially, and the Group's reputation and brand name could suffer

Typically, the Group sells its machines with warranty terms covering a period of one year after the sale, except for certain parts of its machines, e.g. (belt, knives), that are not subject to warranty terms. The Group's product warranty typically requires the Group to provide after-sales services that cover parts and labor for non-maintenance repairs, except for repairs that are caused by operator abuse or improper use or negligence and are not attributable to normal wear and tear. Repair and replacement of certain parts and components of the Group's machines, such as electrical apparatus control systems, are not covered by the Group but are covered by the manufacturers of such parts and components. However, in the event that such third-party suppliers refuse to perform their warranty obligations or to indemnify the Group for providing warranty services to customers to repair such parts and components, the Group may incur additional warranty costs or incurred costs may not be recovered.

If the Group experiences significant claims, including warranty claims, or if the Group's repair and replacement costs associated with warranty claims increase significantly, the Group may incur greater costs. Moreover, an increase in claims, including warranty claims, could affect its reputation and consequently result in a material adverse effect, financial condition, results of operations and prospects.

Research and development efforts of the Group may not yield the expected benefits and the Group may not be able to introduce successful products and maintain the competitiveness of its product offerings. If the Group is unable to anticipate trends in technological or product development or follow the market trends and rapidly develop the new and innovative technologies or products that are required by the Group's customers, the Group may not be able to produce sufficiently advanced products at competitive prices, which in turn may have a material and adverse impact on the Group's business, financial position and results of operations.

The market for the Group's products is characterized by continuous technological developments and innovation to provide better product performance and address the increasingly complex market needs. As a result, the Group has been focusing on research and development activities, which require considerable human resources and capital investments. However, the Group's research and development efforts may not be successful or yield the anticipated level of economic benefit. In addition, even if the Group's research and development efforts are successful, the Group may not be able to apply these newly developed technologies to products that will be accepted by the market, or the Group may not be able to apply them in a timely manner to take advantage of opportunities in the market. The level of economic benefit that can be derived from newly developed technologies or products may also be affected by the ability and promptness of the Group's competitors to replicate these technologies or products or develop more advanced or cheaper alternatives. If the Group's technologies are replicated, replaced or made redundant, or if the demand for the Group's products is not as anticipated, the Group's turnover associated with such technologies or products may not offset the costs that the Group has incurred in developing such new technologies. Furthermore, if the Group is unable to anticipate trends in technological or product development or follow the market trends and rapidly develop the new and innovative technologies or products that are required by the Group's customers, the Group may not be able to produce sufficiently advanced products at competitive prices, which in turn may have a material and adverse impact on the Group's business, financial position and results of operations.

The Group revenue depends on effective sales through the distribution network and its expansion. The Group cannot ensure that its selling efforts will be satisfactory and there can be no assurance that its marketing and development efforts will not prove costly or ineffective. If the Group fails to expand or develop its sales network as planned or if it loses its best performing salesmen, the Group may not be able to meet its sales' targets, which may have a material and adverse impact on the Group's business, financial position and results of operations.

As of the end of 1H 2014, the Group's distribution network consists of 23 salesmen operating mainly in coastal areas of China and direct overseas market, which generate substantially all of the Group's revenue. Domestically, the Group intends to extend its distribution coverage from the current coastal areas of China to other inland and economically growing regions. The Group also intends to intensively increase its direct presence in selected overseas markets such as India, Turkey and USA by increasing promotional efforts such as targeted advertising and participation in exhibitions to increase its ability to directly distribute its products to international customers. Late 2013 the Group made a decision to establish first overseas office in Ankara, Turkey. The office has been operational since January 2014. The Group cannot ensure that its selling efforts will be satisfactory and there can be no assurance that its marketing and development efforts will not prove costly or ineffective. Moreover, the Group may not be able to successfully deal with legal and regulatory conditions in foreign countries that are different from those in China, what may impact its international expansion. If the Group fails to expand or develop its sales network as planned or if it loses its best performing salesmen, the Group may not be able to meet its sales' targets, which may have a material and adverse impact on the Group's business, financial position and results of operations.

The Group may not be able to implement its strategy. Achieving the Group's strategic objectives is contingent upon a range of factors which are beyond the Group's control, including, in particular, market conditions and the general business and regulatory environment. The Group's failure to implement its strategic objectives may have a material adverse effect on the Group's business, revenues, financial condition and results of operations.

The Group's strategic objectives are to extend sales in China, increase direct international coverage, strengthen brand recognition, focus further on R&D and quality enhancing as well as further increase production capacities (detailed information on strategy is included in the point 3.6 below).

Achieving these strategic objectives is contingent upon a range of factors which are beyond the Group's control, including, in particular, market conditions and the general business and regulatory environment. Strategy implementation requires the Group to provide sufficient financing for its growth as well as to manage its growth properly and integrate operation technologies, products and personnel. The Group can give no assurance that its efforts will have the expected effect. In addition, the Group may incur substantial costs to introduce new products from which the Group may be unable to ultimately realize significant revenues. If revenues do not increase as a result of the introduction of such products, the costs associated therewith may exceed revenue. The Group's failure to implement its strategic objectives may have a material adverse effect on the Group's business, revenues, financial condition and results of operations.

The Group's strategy assumes that the Group's production capacity needs to be significantly increased to meet the expected growing demand for its products. These assumptions are based on the Company's best knowledge and perception of the market trends, and its competitive position in the market. However, if the Company's assumptions concerning the machinery market and its competitive position are incorrect, or the market develops contrary to the Company's expectations, the assumed investment plan may prove overestimated and the Company may not be able to fully utilize its increased production capacity. Furthermore, a failure to implement the Group's strategy may also prevent the production capacity from being fully utilized. In such case, the costs and expenses borne by the Group to implement the overestimated investment plan may not translate into an increase in the Group's revenues.

Success of the Group depends in part on its ability to enhance its production capacity, which is subject to risks and uncertainties. If the Group is unable to increase its production capacity, it may not be able to achieve the desired level of production and revenues, which may have an adverse effect on the Group's financial condition, results of operations and business.

The Group is planning to increase its production capacity, which is one of the factors on which the success of the Group depends.

The Group's ability and efforts to enhance its manufacturing capabilities are subject to significant risks and uncertainties, including: the Group's ability to obtain funding and the Group's ability to obtain the required approvals from relevant government authorities to acquire additional facilities.

If the Group is unable to increase its production capacity, it may not be able to achieve the desired level of production and revenues, which may have an adverse effect on the Group's financial condition, results of operations and business.

3.4.2 Internal risk management and control systems for the main risks

The goal of the Company with the risk management and control systems is aiming to meet our strategic objectives as well as effectively protecting the Company and its brands against any, especially financial damage. Continuity and sustainability of the business are as important to the Company as growing and operating the business. The risk management and control system aims to ensure that the risks of the Company are identified and managed effectively, and that the operational and financial objectives are met in compliance with applicable laws and regulations at a reasonable level of assurance. The systems also protect the safety and health of our employees, customers and consumers. A system of controls that ensures adequate financial reporting is in place.

The Company is aiming to be a sustainable and performance-driven company. This is achieved by doing business, which by nature involves taking risks and managing those risks. Structured risk assessments are integrated in change projects, business planning, performance monitoring processes, common processes and system implementations and business optimization activities. The risk management and control systems are considered to be in balance with the Group's risk profile, although such systems can never provide absolute assurance. Risk management and control systems are subject to continuous review and adaptations in order to remain in balance with its growing business size and the changes in its risk profile.

The Management Board has overall responsibility for the Group's risk management and control systems. It is responsible for resource allocation and risk management policy setting. Its overall effectiveness is subject to review by Supervisory Board as well as its Audit Committee.

3.5 Strategy

The Group's objective is to maintain and further strengthen its position as a market leader among domestic producers of daily-use hygiene product machines both in terms of revenue and quality. The Group also aims to increase its international presence and increase its direct international sales. To achieve this, the Group intends to implement the following goals:

- Extend sales in China to benefit from the expected growth in the daily-use hygiene product industry there and expand its international coverage
- Establish international branches in the world's developing regions (South Africa and Oceania), and some already-developed markets (Turkey, Central and Eastern Europe)
- Strengthen brand recognition
- Further focus on R&D and quality enhancement
- Further increase production capacity

In 1H 2014 due to faster growth of demand for machinery on domestic market the Group noted a more significant growth on that market comparing to growth of international sales, although the number of units sold on outside mainland China increased compared with domestic market in that period. Nevertheless the Group would like to diversify its sales portfolio between domestic and international markets, maintaining significant presence on both of them.

Late 2013 the Company made a decision to open its first overseas branch in Ankara, Turkey, which employs service coordinator & technician and services clients not only in Turkey, but also in continental Europe,

northern Africa and Middle East. The branch started operations mid-January 2014. Executing further its strategy, the Company evaluates possible options to open another overseas office, but as of the date of report the decision has not been made.

Moreover the Company specified objectives concerning foreign expansion through conclusion of the Marketing, Development and Collaboration Agreement with AST By establishing of this strategic partnership Peixin and AST will share technology and co-market a co-owned portfolio of machines to the global market. The parties will also combine their engineering and manufacturing and capabilities to develop a new line of machines designed to offer the highest performance at the best price available in the industry. Furthermore in the opinion of the Company conclusion of the Agreement will lead to further technological enhancement of the products, as well as it will assure proper use of Peixin's growing capacity and strengthen global presence of both parties. Detailed information on the Marketing, Development and Collaboration Agreement was disclosed in the current report No 16/2014.

The Company would also like to use indirect distribution channel (distributors) especially to sell to regions where direct presence is either impossible or suboptimal, due to political situation, business connections, etc. Such regions involve i.a. Afghanistan, Syria or North Korea. Moreover the Company uses the business network established by distributors. Especially in some remote areas direct presence and establishment of business relations may need time, therefore it is more reasonable to use indirect distribution channel.

3.6 Significant investment CAPEX

On 25 May 2014, the Company decided to adopt an investment plan dated 25 May 2014 (disclosed by the Company in the current report No 12/2014). As at the date of publication of this report the Company is determined to pursue the presented investment plan, however mostly due to slower than expected process of applying for building permissions and other independent from the Company administrative law procedures, the Company assumes that investments schedule, especially the first stage of it, may change. As the Company informed in current report No 11/2014 on Agreement on a land use right customary in China, especially in case of long time perspective and due to changing business environment, some clauses of such kind of agreements could be subject to adjustments and further negotiations. Taking under consideration mentioned above reasons as well as obligations raised on the basis of Agreement on a land use right the Company doesn't exclude to commence the negotiation with the Government concerning purchase of the plot of land, especially in order to change terms of investment execution schedule. In 1H 2014 the Company already commenced some initial construction works of the new factory facilities, however by virtue of law requirements the Company has to verify further investment expenditures. Independently from factors described above as at the date of publication of this report, the Company is in the process of determining the execution of investment plan by a prism of availability of financing sources.

3.7 Dividend policy

Since PEIXIN International Group N.V. was incorporated on 2 July 2013, the Group has not declared or paid any dividends to its shareholders so far. On the other hand Peixin International BVI (see point 3.1.1 The Group Structure) paid dividends from the its net profits of in 2009, 2010 and 2011 of EUR 1,124,000, EUR 3,207,000 and EUR 6,267,000 respectively.

In connection with an update of investment plan disclosed in current report No. 12/2014, on 25 May 2014, the Company decided to adjust its foregoing dividend policy, particularly increasing payout ratio after the year 2016.

Distribution percentage shall increase in time, as the Company currently executes significant investment plan. Company intends to pay future dividends in the following manner:

- 10-30% of consolidated profits for years 2014-2015 in those year the Company shall pursue with execution of its investment plan, therefore final percentage of dividend distribution should depend on pace of investment process, size of external financing acquired and amount of internally generated funds,
- 30-50% of consolidated profits for year 2016,
- 50-70% of the consolidated profits for years after 2016 upon completion of investment plan the internally generated sources should be sufficient enough to both finance any further investment needs (if required) and share significant portion of profits with shareholders.

The dividend policy will be reviewed periodically and payment of any future dividends will be effectively made at the discretion of the Management Board and the Shareholders' Meeting after taking into account the Company's earnings, cash flow, financial condition, capital investment requirements and other factors.

Good financial performance in 2013 allows the Company to maintain strategic commitment for the dividend policy. For this purpose on 13 March 2014 the Management Board of the Company adopted a resolution on the intention to recommend to the Annual General Meeting to distribute at the expense of the Company's distributable consolidated net profit in the amount of EUR 1,560,000 in the aggregate, being an amount of EUR 0,12 per share. At the same day the Supervisory Board of the Company have approved the proposal of the Management Board.

Simultaneously the Annual General Meeting convoked for 24 April 2014 decided that the part of the net profit generated by the Company in financial year 2013 in amount of EUR 1,560,000 will be distributed to its shareholders as a dividend in cash. Annual General Meeting set the dividend day on 6 May 2014 and the dividend payment day on 16 May 2014.

3.8 Shareholders and shares

3.8.1 Share capital structure

As of 30 June 2014 the Company's share capital consisted of 13,000,000 ordinary shares with a nominal value of EUR 1 each.

The Company has an authorized share capital of EUR 50,000,000 consisting of 50,000,000 ordinary shares with a nominal value EUR 1 of each.

3.8.2 Major shareholders and shares

As of 31 December 2013 the Company's shareholding structure was as follows:

Shareholder	number of shares	% in the share capital
Qiulin Xie (Principal Shareholder)	10,500,000	80.77%
Xinsheng Investment Holding Ltd - fully controlled by Zhang Fan (Macau Resident)	600,000	4.62%
Jinyuan Investment Holding Ltd - fully controlled by Lee Meiqing (HK Resident)	600,000	4.62%

others 2,500,000 19.23%

Total 13,000,000 100%

In 1H 2014 the following change occurred in the Company's shareholders' structure: as a result of execution of the contribution agreement drawn up on 30 April 2014 with authenticated date concerning transfer of 10,500,000 shares of the Company from Mr Qiulin Xie to his direct subsidiary i.e. P.I. Investment Limited – a limited liability company registered and incorporated in Malta. Consequently direct stake in the Company held by Mr Qiulin Xie decreased on 6 May 2014 to 0 shares. Mr Qiulin Xie holds 100% of the voting rights in P.I. Investment Limited, therefore the Company remains indirectly controlled by Mr Qiulin Xie.

The Company's shareholding structure as of 30 June 2014 is set out in the table below:

Shareholder	No. of Shares	% in the share capital
P.I. Investment Limited (wholly owned by Qiulin Xie)	10,500,000	80.8
Xinsheng Investment Holding Ltd (wholly owned by Fan Zhang)	600,000	4.6
Jinyuan Investment Holding Ltd (wholly owned by Meiqing Lee)	600,000	4.6
Others	2,500,000	10.0
Total	13,000,000	100.0

3.8.3 Issue of new shares

The Company's share capital comprises 13,000,000 shares with a nominal value of EUR 1 each.

The Annual General Meeting held on 24 April 2014 approved a capital increase up to a maximum of 4,000,000 new ordinary shares. Moreover on 11 June 2014 the Netherlands Authority for the Financial Markets (*Autoriteit Financiële Markten*) approved the Company's Prospectus prepared for the purpose of offering by the Company of up to 3,000,000 newly issued bearer shares and the offering by Jinyuan Investment Holdings Ltd. of up to 600,000 existing bearer shares of the nominal value of EUR 1, totalling up to 3,600,000 shares with a maximum offer price set at PLN 19 per share, and the admission to trading on the Warsaw Stock Exchange of up to 3,000,000 newly issued shares. The Prospectus was also passported to the Polish Financial Supervision Authority (*Komisja Nadzoru Finansowego*).

However, due to unfavorable market conditions, on 18 June 2014 the Company in agreement with the Lead Manager decided to cancel the Offering.

Consequently in 1H 2014 the Company did not issue any debt securities nor made any repurchases or repayments of debt or equity securities.

3.8.4 Changes in ownership of shares and rights to shares by Management Board members in the six month ended 30 June 2014 and until the date of publication of the report

On 6 May 2014 as a result of performance of the contribution agreement drawn up on 30 April 2014 between Mr Qiulin Xie and his subsidiary i.e. P.I. Investment Limited, 10,500,000 shares held directly by Mr Qiulin Xie were transferred to P.I. Investment Limited. At the date of publication of this semi-annual report Mr Qiulin Xie

doesn't hold directly any shares of the Company, however indirectly he holds 10,500,000 shares of the Company, which constituted 80.77% share capital of the Company.

At the date of publication of this semi-annual report, to the best of the Company's knowledge none of the other Management Board members held directly Company's shares or rights to shares.

3.8.5 Changes in ownership of shares and rights to shares by Supervisory Board members in the six month ended 30 June 2014 and until the date of publication of the report

To the best of the Company's knowledge none of the Supervisory Board members held Company's shares or rights to shares in the six months ended 30 June 2014 and until the date of publication of this semi-annual report and there was no changes in their shareholding or the number of rights to shares.

3.8.6 Special rights to control over the Company

There are no Company's shares that give special rights to control over the Company to shareholders.

3.9 Corporate bodies

The Company has a two-tier board structure consisting of a Management Board and a Supervisory Board. The Management Board is the statutory executive body and is responsible for the day-to-day management of the Company, including, amongst other things, formulating the Company's strategies and policies and setting and achieving the Company's objectives.

The Supervisory Board supervises and advises the Management Board. In addition, Supervisory Board approval is required for certain important decisions of the Management Board.

3.9.1 Management Board

The Management Board members were appointed by the General Meeting on 9 September 2013 for a period of four years, provided that the members of the Management Board retire periodically in accordance with a rotation plan drawn up by the Supervisory Board.

As of 30 June 2014 the Management Board was composed of the following members:

Name	Age	Position	Member since	Term	End of term
Qiulin Xie	55	Chairman	2 July 2013	4 years	the date of the annual General Meeting in 2017
Hongyan Dai	34	Chief Financial Officer	9 September 2013	3 years	the date of the annual General Meeting in 2016
Kaida Xie	28	Sales and Marketing Manager	9 September 2013	2 years	the date of the annual General Meeting in 2015
Bas Xue	38	Administrative Manager	2 July 2013	4 years	the date of the annual General Meeting in 2018

3.9.2 Supervisory Board

As of 30 June 2014 the Supervisory Board was composed of the following members:

Name	Age	Position	Independent	Member since	Term	End of term
Ya Li	35	Chairman	No	10 September 2013	4 years	the date of the annual General Meeting in 2017
Ming Shen	52	Member	Yes	10 September 2013	4 years	the date of the annual General Meeting in 2017
Liem Tsong Lucien Tjon	53	Member	Yes	10 September 2013	3 years	the date of the annual General Meeting in 2016
Jaroslaw Dariusz Dabrowski	50	Member	Yes	10 September 2013	2 years	the date of the annual General Meeting in 2015
Rongfu Wu	29	Member	No	10 September 2013	4 years	the date of the annual General Meeting in 2018

4. Other information

4.1 Environmental matters

Waste generated by the Group in the production process includes steel scrap and waste from test runs. The Group holds the required waste discharge permit which is valid until 21 April 2016. The permit is renewable.

4.2 Employee matters

The following table presents the number of employees of the Group as of the end of 2013 and as of 1H 2014. Due to the Group's continuous development the number of headcount was increased, especially in the productions and assembly as well as R&D department. The total headcount increased by 11% in comparison to the end of 2013.

	2013	1H 2014
Management and administration	36	36
Production and assembly	376	413
R&D	23	33
Sales	23	27
Total	458	509

5. Statement of the Management Board of Peixin International Group N.V. on compliance of the consolidated semi-annual financial statements

The Management Board of Peixin International Group N.V. hereby represent that to the best of their knowledge:

- semi-annual financial statements of Peixin International Group N.V. for the period ended 30 June 2014 and the comparable information are prepared in accordance with the applicable accounting,
- the semi-annual accounts for the period ended 30 June 2014 give a true and fair view of the assets, the liabilities, the financial position and the profits or the loss of the Company and the joint ventures included in the consolidation,
- the semi-annual report for the period ended 30 June 2014 give a true and fair view of the important events of the past six-month period and their impact on the half-year financial statements, as well as the principal risks and uncertainties for the six-month period to come, and the most important related party transactions.

Members of the Management Board:

Qiulin Xie	Chairman	signed
Hongyan Dai	Chief Financial Officer	signed
Kaida Xie	Sales and Marketing Manager	signed
Bas Xue	Administrative Manager	signed



PEIXIN INTERNATIONAL GROUP N.V.

CONSOLIDATED FINANCIAL STATEMENTS for the six months ended 30 June 2014

Interim consolidated financial statements For the six months ended 30 June 2014

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NOTES		Six months ended 3	Six months ended 30 June		
		2013	2014		
		kEUR	kEUR		
Revenue	8	27,395	31,564		
Cost of sales	9	(17,224)	_		
	(19,721)				
Gross profit		10,171	11,843		
Other income	10	145	44		
Distribution and selling expenses	11	(537)	(572)		
Administrative expenses	12	(747)	(937)		
Research and development expenses	s 13	(513)	(660)		
Profit from operations		8,519	9,718		
Other gains and losses		3	(1)		
Finance income	14	104	60		
Finance costs	15	(125)	(100)		
Profit before tax		8,501	9,677		
Income tax expense	16	(1,252)	_		
	(1,473)				
Profit for the period		7,249	8,204		
Other comprehensive income					
Items that will be reclassified to p	rofit or loss				
-currency translation differences		895	86		
Total comprehensive income for t	he period	8,144	8,290		
Attributable to:					
Owner of the Company		<u>8,144</u>	8,290		
Earnings per share - basic (EUR)	19	0.56	0.63		

$\label{eq:peixin International Group N.V.} \textbf{Peixin International Group N.V.}$

Interim consolidated financial statements of financial position For the six months ended 30 June 2014

	NOTES	As at 31 December	As at 30 June
		2013	2014
		kEUR	kEUR
Non-current assets			
Property, plant and equipment	20	13,012	14,642
Land	21	5,683	12,836
Investment properties	22	604	13
Other deferred assets	23	610	1,091
		19,909	28,582
Current assets			
Inventories	24	7,953	10,437
Trade and other receivables	26	10,204	10,233
Prepaid lease payments	21	22	22
Bank balances and cash	27	11,983	10,922
		30,162	31,614
Current liabilities			
Trade and other payables	28	3,159	4,100
Related parties payables	30	231	610
Advance from customers	29	3,653	1,598
Income tax payable		792	881
Bank borrowings	31		3,997
		7,835	11,186
Net current assets		22,327	20,428
Total assets less current liabilities	S	42,236	49,010
Non-current liability		-	-
Net asset		42,236	49,010
Capital and reserves			
Share/paid-in capital	32	13,000	13,000
Reserves	33	29,236	36,010
Total equity		42,236	49,010

Interim consolidated statements of changes in equity For the six months ended 30 June 2014

	Attributable to Owners of the Company						
		Statutory					
			Foreign currency	surplus	Retained	Results for	
	Share capital	Share premium	translation reserve	reserve	<u>profits</u>	the year	<u>Total</u>
	kEUR	kEUR	kEUR	kEUR	kEUR	kEUR	kEUR
	(Note32)	(Note33	(Note33)	(Note33)	(Note33)		
Balance at 1 January 2013	41	3,302	2,179	1,630	5,609	11,369	24,130
Result appropriation	-	-	-	-	11,369	(11,369)	-
Profit for the period	-	-	-	-	-	7,249	7,249
Other comprehensive income for the period			895				895
Balance at 31 June 2013	41	3,302	3,074	1,630	16,978	7,249	32,274
Profit for the period	-	-	-	-	-	8,523	8,523
Other comprehensive income for the period	-	(607)	(1,586)	-	-	-	(2,193)
Appropriation to statutory surplus reserve	-	-	-	1,007	(1,007)	-	-
Shares transferred from BVI to N.V.	(41)	41	-	-	-	-	-
Capital injection	45	-	-	-	-	-	45
Share capital injected by contribution of share	s 11,955	16,976	;	-	(28,931)	-	-
Share capital injected by IPO	1,000	2,587	<u> </u>				3,587
Balance at 31 December 2013	13,000	22,299	1,488	2,637	(12,960)	15,772	42,236
Result appropriation	-	-	-	-	15,772	(15,772)	-
Profit for the period	-	-	-	-	-	8,204	8,204
Other comprehensive income for the period	-	-	86	-	-	-	86
Payment of dividends		<u> </u>	<u> </u>		(1,516)		(1,516)
Balance at 30 June 2014	13,000	22,299	1,574	2,637	1,296	8,204	49,010

Interim consolidated statements of cash flow For the six months ended 30 June 2014

	Six months ended 31 March			
	2013	2014		
	kEUR	kEUR		
OPERATING ACTIVITIES				
Profit before tax	8,501	9,677		
Adjustments for:				
Finance cost	125	100		
Interest income	(90)	(51)		
Depreciation of				
property, plant and equipment	666	834		
Amortization of prepaid lease payments	11	11		
Amortization of investment properties	24	1		
Amortization of other deferred assets	98	264		
Operating cash flows before				
movements in working capital	9,335	10,836		
(Increase) in inventories	(2,415)	(2,484)		
(Increase) in trade and other receivables	(9,978)	(29)		
Increase in trade and other payables	922	941		
Increase in related payables	-	379		
Increase (decrease) in advance from customers	<u>860</u>	(2,055)		
Cash generated from/ (used in) operations	(1,276)	7,588		
Income taxes paid	(1,118) (1,38	<u>84)</u>		
NET CASH FROM/ (USED IN) OPERATING ACTIVITY	TTIES (2,394)	6,204		
INVESTING ACTIVITIES				
Interest received	90	51		
Purchase of property, plant and equipment	-	(2,640)		
Purchase of land use right	<u> </u>	(7,132)		
NET CASH FROM/ (USED IN) INVESTING ACTIVIT	ΓΙΕS <u>90</u>	(9,721)		

Interim consolidated statements of cash flow (continued)

For the six months ended 30 June 2014

	Six months ended 30 June		
	2013	2014	
	kEUR	kEUR	
FINANCING ACTIVITIES			
Interest paid	(125)	(100)	
New bank loans raised	-	3,997	
Dividends paid	_	(1,516)	
NET CASH FROM/ (USED IN) FINANCING			
ACTIVITIES	(125)	2,381	
NET INCREASE/ (DECREASE) IN CASH			
AND CASH EQUIVALENTS	(2,429)	(1,136)	
Less: Exchange difference	668	75	
CASH AND CASH EQUIVALENTS			
AT BEGINNING OF PERIOD	11,435	11,983	
CASH AND CASH EQUIVALENTS			
AT END OF PERIOD, represented			
by cash and bank balances	9,674	10,922	

Notes to the interim consolidated financial statements (continued)

1. GENERAL INFORMATION

Peixin International Group N.V. (the "Company") is the vehicle created for listing shares on the Warsaw Stock Exchange. Peixin International Group N.V. is a public limited liability company (naamloze vennootschap) incorporated under Dutch law by a notarial deed dated 2 July 2013. The Company has its statutory seat (statutaire zetel) in Amsterdam, the Netherlands and its registered office at Prins Bernhardplein 200, 1097 JB Amsterdam, the Netherlands. The Company is registered with the trade register of the Chamber of Commerce in Amsterdam, the Netherlands, under the number 58288449. The Company operates under Dutch law.

Peixin International Group Ltd. ("Peixin International BVI") is a limited company incorporated in the British Virgin Islands ("BVI") on 29 June 2004 by Xie Qiulin. The registered office of the Company is situated at Akara Bldg., 24 De Castro Street, Wickhams Cay I, Road Town, Tortola, British Virgin Islands. The principal business of Peixin International BVI is through its subsidiaries, Fujian Peixin Machine Manufacture Industry Co., Ltd. ("Fujian Peixin"), Quanzhou Peixin Machine Manufacture Industrial Co., Ltd. ("Quanzhou Peixin") and Baixin Industry Co., Ltd. ("Quanzhou Baixin") in the People's Republic of China ("PRC"). The address of the principal place of Fujian Peixin, Quanzhou Peixin and Quanzhou Baixin is disclosed in Note 2.

The principal activities of the Company and its subsidiaries (the "Group") are the research and development, manufacturing and trading of daily-use paper machinery. Its market mainly locates in PRC.

2. GROUP REORGANISATION AND BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS

As at 30 June 2014, the Group comprised of the parent company Peixin International Group N.V. (registered under the Dutch law with its seat in Amsterdam) and four subsidiaries: Peixin International Group Ltd. (Peixin International BVI), Fujian Peixin Machine Manufacture Industry Co., Ltd. (Fujian Peixin), Quanzhou Peixin Machine Manufacture Industry Co., Ltd. (Quanzhou Peixin) and Baixin Industry Co., Ltd. (Quanzhou Baixin).

Peixin International Group N.V. is the sole shareholder, whereas Peixin International Group Ltd. (Peixin International BVI) is a sole shareholder of three subsidiaries: Fujian Peixin Machine Manufacture Industry Co., Ltd., Quanzhou Peixin Machine Manufacture Industry Co., Ltd. and Baixin Industry Co., Ltd.

On 14 August 2013 all shares in Peixin International Group Ltd. (Peixin International BVI) were contributed to the Company in exchange for newly issued shares in the share capital of the Company as a part of the Group restructuring in connection with the public offering.

Peixin International BVI was established by Xie Qiulin with a share capital of USD 50,000 divided into 50,000 shares with a par value of USD 1 each. On 7 February 2013 Xie Qiulin transferred 2,500 shares to Jinyuan Investment Holding Ltd., 2,500 shares to Xinsheng Investment Holding Ltd. and 1,250 shares to Best Fortune Investment Enterprise Limited. On 14 August 2013 Xie Qiulin, Xinsheng Investment Holding Ltd., Jinyuan Investment Holding Ltd. and Best Fortune Investment Enterprise Limited contributed all their shares in Peixin International BVI to the Company in exchange for shares in the share capital for the Company.

Due to the fact that the Company was incorporated on 2 July 2013, there is no historical financial information relating to the Company for the full year ended 31 December 2013. The consolidated figures of Peixin International Group Ltd. (Peixin International BVI) have been used as comparative figures for the interim consolidated financial statements of comprehensive income.

Notes to the interim consolidated financial statements (continued)

2. GROUP REORGANISATION AND BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS-continued

As at 30 June 2014 and the date of approval of the consolidated financial statements, Peixin International Group N.V. had the following wholly-owned subsidiaries:

Name of entity	Place and date of establishment	Registered capital	Principal activities
Fujian Peixin (i)	Quanzhou, Fujian Province, PRC 8 November 2006	HKD 50,000,000	Manufacture of daily-used paper machinery
Quanzhou Peixin (ii)	Quanzhou, Fujian Province, PRC 28 November 1994	RMB 5,800,000	Manufacture of daily-used paper machinery
Peixin International BVI (iii)	British Virgin Islands, 29 June 2004	USD 50,000	Investing
Quanzhou Baixin (iv)	Yongchun, PRC 18 April 2014	RMB 50,000,000	Manufacture of daily-used paper machinery

- (i) Fujian Peixin was established by Peixin International BVI on 8 November 2006 with a registered capital of Hongkong Dollar 28,800,000. The registered capital was increased to Hongkong Dollars 50,000,000 in November 2013.
- (ii) Quanzhou Peixin was established on 28 November 1994 with a registered capital of Renminbi 5,000,000 by Yee Lung Enterprise Co., Ltd. (30% share capital) where Xie Qiulin being the ultimate controlling party and Quanzhou Licheng Light Industry Machinery Factory (70% share capital). The registered capital was increased to Renminbi 5,800,000 in November 2002 and the entire share capital of Quanzhou Peixin was transferred to Peixin International BVI in June 2006.
- (iii) Peixin International BVI was established by Xie Qiulin with a share capital of USD 50,000 divided into 50,000 shares with a par value of USD 1 each. On 7 February 2013 Xie Qiulin transferred 2,500 shares to Jinyuan Investment Holding Ltd., 2,500 shares to Xinsheng Investment Holding Ltd. and 1,250 shares to Best Fortune Investment Enterprise Limited. On 14 August 2013 Xie Qiulin, Xinsheng Investment Holding Ltd., Jinyuan Investment Holding Ltd. and Best Fortune Investment Enterprise Limited contributed all their shares in Peixin International BVI to the Company in exchange for shares in the share capital for the Company.
- (iv) Quanzhou Baixin was established on 18 April 2014 with a registered capital of Renminbi 50,000,000.

Notes to the interim consolidated financial statements (continued)

2. GROUP REORGANISATION AND BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS-continued

As of 30th June 2014, the Company's shareholding structure was as follows:

Shareholder	No. of shares	% in the share capital
P.I. Investment Limited - fully controlled by Mr Xie Qiulin (Principal Shareholder)	10,500,000	80.8%
Xinsheng Investment Holding Ltd - fully controlled by Mr Zhang Fan (Macau Resident)	600,000	4.6%
Jinyuan Investment Holding Ltd - fully controlled by Mr Li Meiqing (HK Resident)	600,000	4.6%
Best Fortune Investment Enterprises Limited - fully controlled by Mr Johnny Chen (US Resident)	300,000	2.3%
Market	1,000,000	7.7%
Total	13,000,000	100%

3. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRSs")

Except as described below, for the period ended 30 June 2014 the Company has consistently adopted all the new and revised standards, amendments and interpretations (collectively IFRSs) issued by the International Accounting Standards Board ("IASB") and the IFRS Interpretations Committee (formerly known as "International Financial Reporting Interpretations Committee" ("IFRIC")) of the IASB as adopted by the European Union ("adopted IFRSs") that are effective for financial year beginning on 1 January 2014 in the preparation of the consolidated financial statements throughout the Periods.

The Company has applied the following new and revised standards, amendments or interpretations that have been issued and effective during the reporting period:

IAS 27 (Revised 2011)	Separate Financial Statements
IAS 28 (Revised 2011)	Investments in Associates and Joint Ventures
IFRS 10	Consolidated Financial Statements
IFRS 11	Joint Arrangements
IFRS 12	Disclosure of Interests in Other Entities
IAS 32 (Amendments)	Offsetting Financial Assets and Financial Liabilities
IFRIC 21	Levies
IFRIC 20	Stripping Costs in the Production Phase of a Surface Mine

Its application has had no impact on the consolidated financial statements.

Notes to the interim consolidated financial statements (continued)

3. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRSs") - continued

At the date these consolidated financial statements are authorized for issuance, the IASB has issued the following new and revised International Accounting Standards ("IASs"), IFRSs, amendments and IFRICs which are not yet effective in respect of the years. The Company has not early applied the following new and revised standards, amendments or interpretations that have been issued but are not yet effective:

IFRS 14 Regulatory Deferral Accounts

IAS 16 (amendments) Property, Plant and Equipment

IAS 19 (amendments) Employee Benefits

IAS 38 (amendments) Intangible Assets

IFRS 11 (amendments) Joint Arrangements

Annual Improvements 2010-2012 Cycle

Annual Improvements 2011-2013 Cycle

The directors of the Company anticipate that the application of the new and revised standards, amendments or interpretations will have no material impact on the consolidated financial statements of the Company.

4. SIGNIFICANT ACCOUNTING POLICIES

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

Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis and in accordance with International Financial Reporting Standards as adopted by the European Union. These interim consolidated financial statements have been prepared in accordance with IAS 34 'Interim financial reporting'. They do not include all disclosures that would otherwise be required in a complete set of financial statements and should be read in conjunction with the 2013 annual report. The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Where the company has control over an investee, it is classified as a subsidiary. The company controls an investee if all three of the following elements are present: power over the investee, exposure to variable returns from the investee, and the ability of the investor to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

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 on consolidation.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES -continued

Foreign currencies

Functional and presentation currency

Items included in the financial statements are measured using the currency of the primary economic environment in which the entity operates (the "functional currency").

The Group conducts its business predominately in the PRC and hence its functional currency is the Renminbi (RMB).

The shareholders of the Company made use of a Dutch stock listed company which acts as parent (holding) company. Therefore the financial statements of the company have been presented in EUR. Translation from RMB to EUR found place at the following rates:

	Period end rates	Average rates
30 June 2013	EUR 1.00= RMB 8.0536	EUR 1.00=RMB 8.1701
31 December 2013	EUR 1.00=RMB 8.4189	EUR 1.00=RMB 8.2396
30 June 2014	EUR 1.00=RMB 8.3946	EUR 1.00=RMB 8.4132

The results and financial positions in functional currency are translated into the presentation currency of the Company as follows:

- (1) Assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- (2) Income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions);
- (3) Share equity, share premium and dividends are translated at historical exchange rates; and
- (4) All resulting exchange differences are recognized in translation reserve, a separate component of equity.

Transactions and balances

Foreign currency transactions are measured and recorded in the functional currency using the exchange rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated at the closing rate ruling at the respective balance sheet dates. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognized in the income statement.

Non-monetary items are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the date of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share each of these criteria.

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for goods sold in the normal course of business, net of discounts and sales related taxes.

Revenue from the sale of goods is recognized when all the following conditions are satisfied:

- the Group has transferred to the buyer the significant risks and rewards of ownership of the goods;
- the Group retains neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the goods sold;
- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the Group;
- and the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Specifically, revenue from sale of goods is recognized when the goods are delivered and title has passed.

Interest income from a financial asset is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Research and development expenditure

Expenditure on research activities is recognized as an expense in the period in which it is incurred. An internally-generated intangible asset arising from development is recognized if, and only if, all of the following have been demonstrated:

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

Cost that are directly attributable to the development phase of new products and designs are also expensed if they do not yet meet the criteria to be recognized as an intangible asset in accordance with IAS 38.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale.

All other borrowing costs are recognized in profit or loss in the period in which they are incurred.

Retirement benefit costs

Pursuant to the relevant regulations of the PRC government, the Group participates in a local municipal government retirement benefits scheme (the "Scheme"), whereby the subsidiaries located in the PRC are required to contribute a certain percentage of the basic salaries of its employees to the Scheme to fund their retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees of the subsidiaries located in the PRC. The only obligation of the Group with respect to the Scheme is to pay the on-going required contributions under the Scheme mentioned above. Contributions under the Scheme are charged to the profit or loss as incurred. There are no provisions under the Scheme whereby forfeited contributions may be used to reduce future contributions. These plans are considered defined contribution plans. The Group has no legal or constructive obligations to pay further contributions after its payment of the fixed contributions into the national pension schemes. Contributions to national pension schemes are recognized as an expense in the period in which the related service is performed.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the period, and the best estimate of the weighted average annual income tax rate expected for the full financial year. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognized on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognized for all taxable temporary differences.

Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilized. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Property, plant and equipment

Property, plant and equipment ("PPE") including buildings held for use in the production or supply of goods or services, or for administrative purposes other than construction in progress are stated at cost less subsequent accumulated depreciation and accumulated impairment losses.

Depreciation is provided to write off the cost of items of property, plant and equipment other than construction in progress over their estimated useful lives and after taking into account of their estimated residual value, using the straight-line method.

Construction in progress includes property, plant and equipment in the course of construction for production or for its own use purposes. Construction in progress is carried at cost less any recognized impairment loss. Construction in progress is classified to the appropriate category of property, plant and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

An item of property, plant and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in profit or loss in the period in which the item is derecognized.

Investment property

Investment property, principally comprising leasehold land and buildings, is held for long-term rental yields or for capital appreciation or both, and that is not occupied by the group. It also includes properties that are being constructed or developed for future use as investment properties.

Investment property is initially measured at cost, including related transaction costs and where applicable borrowing costs. After initial recognition, investment properties are measured under the cost model that they are recognized at cost and depreciated systematically over its useful life.

Other deferred assets

Other deferred assets, principally comprising costs of plant greening project and office building renovation, are held for administrative purposes. Other deferred assets are initially measured at cost and amortized systematically over its useful life.

Prepaid investments

Prepaid investments are principally comprising of prepayments for machineries and land use right. The amount will be transferred to property, plant and equipment and prepaid lease payments when the constructions are completed.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Leased assets

Where substantially all of the risks and rewards incidental to ownership of a leased asset have been transferred to the Group (a "finance lease"), the asset is treated as if it had been purchased outright. The amount initially recognized as an asset is the lower of the fair value of the leased property and the present value of the minimum lease payments payable over the term of the lease. The corresponding lease commitment is shown as a liability. Lease payments are analyzed between capital and interest. The interest element is charged to the consolidated statement of comprehensive income over the period of the lease and is calculated so that it represents a constant proportion of the lease liability. The capital element reduces the balance owed to the lessor.

Where substantially all of the risks and rewards incidental to ownership are not transferred to the Group (an "operating lease"), the total rentals payable under the lease are charged to the consolidated statement of comprehensive income on a straight-line basis over the lease term. The aggregate benefit of lease incentives is recognized as a reduction of the rental expense over the lease term on a straight-line basis.

Inventories

Inventories are stated at the lower of cost and net realizable value. Costs of inventories are determined using the weighted average method. Net realizable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

Financial instruments

Financial assets and financial liabilities are recognized on the consolidated statements of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

Financial assets

The Group's financial assets are classified as loans and receivables.

Effective interest method

The effective interest method is a method of calculating the amortized cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or, where appropriate, a shorter period to the net carrying amount on initial recognition.

Interest income is recognized on an effective interest basis for debt instruments.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Financial instruments-continued

Financial assets-continued

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables (including trade and other receivables, related parties receivables, pledged bank deposits and bank balances and cash) are measured at amortized cost using the effective interest method, less any impairment (see accounting policy on impairment loss on loans and receivables below).

Impairments of loans and receivables

Loans and receivables are assessed for indicators of impairment at the end of the reporting period. Loans and receivables are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the loans and receivables, the estimated future cash flows of the loans and receivables have been affected.

Objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty;
- default or delinquency in interest or principal payments;
- it becoming probable that the borrower will enter bankruptcy or financial reorganization.

For certain categories of financial asset, such as trade and other receivables, assets that are assessed not to be impaired individually are subsequently assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, and increase in the number of delayed payments in the portfolio past the average credit period, observable changes in national or local economic conditions that correlate with default on receivables.

An impairment loss is recognized in profit or loss when there is objective evidence that the asset is impaired, and is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the original effective interest rate.

The carrying amount of the loans and receivables is reduced by the impairment loss directly for all financial assets with exception of trade and other receivables, where the carrying amount is reduced through the use of an allowance account. Changes in carrying amount of the allowance account are recognized in profit or loss. When a trade and other receivable are considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

If, in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment losses was recognized, the previously recognized impairment loss is reversed through profit or loss to the extent that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortized cost would have been had the impairment not been recognized.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Financial instruments-continued

Financial assets-continued

Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial institutions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition.

Financial liabilities and equity

Financial liabilities and equity instruments issued by a group entity are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities.

Effective interest method

The effective interest method is a method of calculating the amortized cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or, where appropriate, a shorter period to the net carrying amount on initial recognition.

Interest expense is recognized on an effective interest basis.

Financial liabilities

Financial liabilities including trade and other payables advance from customers and bank borrowings are subsequently measured at amortized cost, using the effective interest method.

Equity instruments

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

Derecognition

Financial assets are derecognized when the rights to receive cash flows from the assets expire or, the financial assets are transferred and the Group has transferred substantially all the risks and rewards of ownership of the financial assets. On derecognition of a financial asset, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognized in profit or loss.

Financial liabilities are derecognized when the obligation specified in the relevant contract is discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

Notes to the interim consolidated financial statements (continued)

4. SIGNIFICANT ACCOUNTING POLICIES - continued

Capital and Reserves

Share capital represents the nominal value of shares that have been issued by the Group. Share capital is determined using the nominal value of shares that have been issued.

Retained profits include all current and prior period results as determined in the combined statement of comprehensive income.

Foreign currency translation differences arising on the translation are included in the currency translation reserve.

In accordance with the relevant laws and regulations of PRC, the subsidiaries of the Group established in PRC are required to transfer 10% of its annual statutory net profit (after offsetting any prior years' losses) to the statutory reserve. When the balance of such reserve reaches 50% of the subsidiary's share capital, any further transfer of its annual statutory net profit is optional. Such reserve may be used to offset accumulated losses or to increase the registered capital of the subsidiary subject to the approval of the relevant authorities. However, except for offsetting prior years' losses, such statutory reserve must be maintained at a minimum of 25% of the share capital after such usage. The statutory reserves are not available for dividend distribution to the shareholders.

All transactions with owners of the Group are recorded separately within equity.

5. SIGNIFICANT MANAGEMENT JUDGMENT IN APPLYING ACCOUNTING POLICIES

The preparation of financial statements in conformity with IFRS requires management to exercise judgment in the process of applying the Group's accounting policies and requires the use of accounting estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of financial statements and reported amount of revenue and expenses during the reporting period. The following estimates that have a significant risk of causing a material adjustment to the carrying amount of assets and liabilities within the next financial year are disclosed below:

Allowance for Bad and Doubtful debts

Allowances for bad and doubtful debts are based on an assessment of the recoverability of trade and other receivables. Allowances are applied to trade and other receivables where events or changes in circumstances indicate that the balances may not be collectible. The identification of bad and doubtful debts requires the use of judgment and estimates, where the expected outcome is different from the original estimate, such difference will impact carrying value of trade and other receivables and doubtful debt expenses in the period in which such estimate has been charged.

Notes to the interim consolidated financial statements (continued)

5. SIGNIFICANT MANAGEMENT JUDGMENT IN APPLYING ACCOUNTING POLICIES - continued

Income Tax

The Group has exposure to income taxes in numerous jurisdictions. Significant judgment is involved in determining the Group's provision for income taxes. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognizes liabilities for expected tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognized, such differences will impact the income tax and differed tax provisions in the period in which such determination is made. The carrying amount of the Group's income tax payable as at 31 December 2013 and 30 June 2014 amounted to kEUR 792 and kEUR 881 respectively.

6. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in Note 4, management is required to make estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

The following are the key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets within the next financial year.

Depreciation of building, machinery and equipment

As described in Note 4, the Group reviews the estimated useful lives and residual values of property, plant and equipment at the end of each reporting period. The cost of building, machinery and equipment is depreciated on a straight-line basis over the assets' estimated useful lives. Management estimates the useful lives of these buildings, machinery and equipment to be within 5 to 20 years. These are the common life expectancies applied in the same industry. Changes in the expected level of usage and technological developments could impact the economic useful lives and the residual values of these assets, therefore future depreciation charges could be revised.

Notes to the interim consolidated statements of income

7. SEGMENT REPORTING

Management currently identifies the Group's four product categories as operating segments, which are sanitary napkins machines, diaper machines, facial tissue machines and other paper machines. The segment presentation is in accordance with management's expectation of future business developments. These operating segments are monitored and strategic decisions are made on the basis of segmental gross margins.

By business

	S	ix months ende	d 30 June	
Revenue:		2013		2014
	Unit	kEUR	Unit	kEUR
External customers				
Sanitary napkins machines	35	12,239	39	14,843
Diaper machines	22	10,062	25	12,082
Facial tissue machines	231	3,720	242	3,582
Other paper machines	44	1,374	51	1,057
	332	27,395	357	31,564

	Six months ended 30 June		
Results:	2013	2014	
	kEUR	kEUR	
Segment gross profit			
Sanitary napkins machines	4,622	5,571	
Diaper machines	3,786	4,659	
Facial tissue machines	1,301	1,298	
Other paper machines	462	315	
	10,171	11,843	

By Geographical Information

• 0 •		Six months end	led 30 June	2014
	Unit	2013 kEUR	Unit	2014 kEUR
Revenue:				
Direct sales				
-Mainland China	219	15,817	197	21,710
-Outside Mainland China	21	1,779	48	3,119
Sales to trading companies	92	9,799	112	6,735
	332	27,395	357	31,564
	·			

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Current assets		
-Sanitary napkins machines	6,920	7,630
-Diaper machines	4,880	6,306
-Facial tissue machines	1,097	1,126
-Other paper machines	337	1,021
-Unallocated current assets	16,928	15,531
	30,162	31,614

Notes to the interim consolidated statements of income (continued)

7. SEGMENT REPORTING – continued

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Non-current assets		
-Sanitary napkins machines	-	-
-Diaper machines	-	-
-Facial tissue machines	-	-
-Other paper machines	-	-
-Unallocated non-current assets ¹	19,909	28,582
	19,909	28,582
		· ·

¹The reason for not allocating non-current assets was that the manufacturing facilities (including the production line, buildings and plants, land use right and etc.) were shared by the four product categories and can't be split.

8. REVENUE

Revenue represents revenue arising on sales of goods. Revenue is denominated in the following currencies:

	Six months ended 30 June	
	2013	2014
	kEUR	kEUR
Renminbi ("RMB")	25,616	28,445
United States Dollars ("USD")	1,779	3,119
	27,395	31,564

9. COST OF SALES

Cost of sales comprises of purchasing materials, labor costs for personnel employed in production, depreciation and amortization of non-current assets used for production purpose, outsourced manufacturing cost, taxes and surcharges and water and electricity. The following table shows a breakdown of cost of sales for the period under review for each category:

	Six months ended 30 June		
	2013	2014	
	kEUR	kEUR	
Changes in inventories of finished			
goods and work in progress	(1,60	05)	
(1,725)			
Glue machines and motors	5,870	5,994	
Steel	2,508	4,036	
Electric controllers	2,817	3,104	
Knife roller\cylinder	636	736	
Other components	2,866	3,326	
Auxiliary materials	587	560	
Materials consumed in production	15,284	17,756	
Labor	1,639	1,762	
Depreciation and amortization	585	627	
Outsourced manufacturing cost	657	731	
Taxes and surcharges *	228	181	
Water and electricity	243	249	
Others	55	123	
Foreign currency translation difference	138	17	

Notes to the interim consolidated statements of income (continued)

9. COST OF SALES-continued

* Tax and surcharges are mainly Urban Maintenance and Construction Tax (7% of Valued Added Tax payment amount), Extra Charges of Education Fund (3% of Valued Added Tax payment amount) and Local Surcharge for Education Fund (2% of Valued Added Tax payment amount).

10. OTHER INCOME

	Six months ended 30 June	
	2013	2014
	kEUR	kEUR
Government grant	-	4
Rental income	18	17
Sales of spare parts	127	23
	<u> </u>	44

11. DISTRIBUTION AND SELLING EXPENSES

	Six months ended 30 June	
	2013	2014
	kEUR	kEUR
Staff costs	248	275
Marketing and advertising costs	130	118
Post-sales services costs	73	70
Travelling costs	29	24
Depreciation	3	3
Agency costs	-	22
Others	54	60
	537	572

12. ADMINISTRATIVE EXPENSES

	Six months ended 30 June		
	2013	2014	
	kEUR	kEUR	
Staff costs	184	195	
Depreciation and amortization charges	183	188	
Entertainment and office expenses	95	99	
Miscellaneous taxes	87	118	
External advisors	129	213	
Others	69	124	
	747	937	

13. RESEARCH AND DEVELOPMENT EXPENSES

Research and development expenses comprise following expenses:

	Six months ended 30 June	
	2013	2014
	kEUR	kEUR
Materials	301	326
Staff costs	208	245
External advisors	-	86

Depreciation charges

Notes to the interim consolidated statements of income (continued)

	1 0				513	660
14.	FINANCE INCO	ME				
				-	Six months ended	30 June
					2013	2014
					kEUR	kEUR
	Interest income				90	51
	Foreign exchange g	gain, net			14	9
					104	<u>60</u>
15.	FINANCE EXPE	ENSES				
					Six months ended	30 June
					2013	2014
					kEUR	kEUR
	Interest expenses o	n bank borrowi	ings			
	wholly repayable	e within one ye	ear		125	100
	Bank borrowings in	nterests are cha	rged on interest	rates of 6.000	% to 6.560%, 6.56	0%, per annum during the
	periods ended 30 Ju	une 2013 and 2	014 respectively	у.		
		Amount				
	Bank loans	kEUR	Pe	riod	Interest rate	Interest
	#1	173	2014/01/07	2015/01/07	6.00%	4
	#2	596	2014/01/09	2015/01/09	6.00%	16

16.	INCOME TAX EXPENSE
10.	HICOME TIME EMENDE

#3

#4

#5

H (COME TIME EM EME		
	Six months ended 30 June	
	2013	2014
	kEUR	kEUR
Current tax:		
PRC enterprise income tax	1,252	1,473

2014/01/21

2014/01/25

2014/01/28

1,835

639

755

Peixin International Group N.V. is incorporated in the Netherlands and does not have any taxable income. Peixin International Group BVI is incorporated in BVI and does not have any taxable profits subject to BVI Profits Tax since its incorporation.

2015/01/21

2015/01/25

2015/01/28

6.00%

6.00%

6.00%

47

15

18 100

The applicable enterprise income tax rate of Fujian Peixin is 25%. Being a foreign owned enterprise, Fujian Peixin is entitled to full exemption from enterprise income tax ("EIT") for the first two years and a 50% reduction in EIT for the next three years, commencing from the first profitable year after offsetting all tax losses carried forward from the previous five years. 2007 was the first profitable year of Fujian Peixin, accordingly, the effective income tax rate of Fujian Peixin in the years of 2010 and 2011 is 12.5%. Since year 2012, Fujian Peixin obtained the "High and New Technology" certificate thus having been enjoying a low tax rate of 15%.

Notes to the interim consolidated statements of income (continued)

16. INCOME TAX EXPENSE-continued

The applicable enterprise income tax rate of Quanzhou Peixin is 25%. At 30 June 2013 and 2014, Quanzhou Peixin has no recognized tax losses and no income tax was charged for the periods ended 30 June 2013 and 2014.

The applicable enterprise income tax rate of Quanzhou Baixin is 25%. At 30 June 2013 and 2014, Quanzhou Baixin has no recognized tax losses and no income tax was charged for the periods ended 30 June 2013 and 2014.

17. EMPLOYEES' EMOLUMENTS

	Six mont	ths ended 30 June
	2013	2014
	kEUR	kEUR
Salaries and other short-term benefits	2,213	2,409
Defined contribution benefit schemes	66	68
Total employee benefits expense		
(including directors' emoluments)	2,279	2,477

The employees of the Group's PRC subsidiaries are members of state-managed retirement benefit schemes operated by the local government. The subsidiaries are required to contribute a specified percentage of its payroll costs to the retirement benefit schemes to fund the benefits. The only obligation of the Group with respect to the retirement benefit schemes is to make the specified contributions.

18. KEY MANAGEMENT EMOLUMENTS

The emoluments paid or payable to the directors of the Company were as follows:

	Six months ende	ed 30 June
	2013	2014
	kEUR	kEUR
Directors' emoluments		
- Salaries		
Xie Qiulin	35	34
Xie Kaida	10	11
Dai Hongyan	21	21
	66	66
	Six months end	ed 30 June
	2013	2014
	kEUR	kEUR
Supervisory board' emoluments		
- Salaries		
Li Ya	-	4
Shen Ming	-	4
Liem Tsong LucienTjon	-	2
Jaroslaw Dariusz Dabrowski	-	8
Wu Rongfu	15	15
	<u> </u>	33

Notes to the interim consolidated statements of income (continued)

18. KEY MANAGEMENT EMOLUMENTS-continued

		Six months en	ded 30 June
		2013	2014
		kEUR	kEUR
	- Social Welfare		
	Xie Qiulin	*	*
	Xie Kaida	*	*
	Dai Hongyan	*	*
	Wu Rongfu	*	*
	Ç	*	*
	* Amount less than EUR 1,000.		
19.	EARNINGS PER SHARE		
		Six months e	nded 30 June
		2013	2014
		EUR	EUR
	Basic earnings per share		
	From continuing operations	0.56	0.63
	Total basic earnings per share	<u>0.56</u>	0.63
	The earnings and weighted average number of ordiner share are as follows:	inary shares used in the calculat	tion of basic earnings
		Six months e	nded 30 June
		2013	2014
		kEUR	kEUR
	Profit for the period attributable to owners of the Company for the purpose of		
	basic earnings per share	7,249	8,204
	outile outlings per since	Six months e	·
		2013	2014
		kEUR	kEUR
	Weighted average number of ordinary		
	shares for the purpose of basic		
	earnings per share ¹	13,000,000	13,000,000

No diluted earnings per share have been presented because no dilutive potential ordinary shares existed during the Periods.

¹ The number of shares in the first six months of 2013 was not equal to 13,000,000 due to the purpose of basic earnings per share.

Notes to the interim consolidated financial position

20. PROPERTY, PLANT AND EQUIPMENT

	Plant & <u>buildings</u>	Machinery <u>&equipment</u>	Electronic equipment	Office equipment	Motor vehicles	Prepayments for Machineries	<u>Total</u>
	kEUR	kEUR	kEUR	kEUR	kEUR	kEUR	kEUR
COST							
At 31 December 2012	7,369	4,921	269	566	368	-	13,493
Additions	-	-	-	-	-	-	-
Disposals	242	1.61	-	- 10	- 12	=	- 442
Translation adjustment	242	161	<u>9</u> 278	<u>19</u> 585	12		12 026
At 30 June 2013	7,611	5,082	2/8	383	380		13,936
At 31 December 2013	7,280	6,202	266	559	363	3,342	18,012
Additions	2,160	3,602	4	-	_	, -	5,766
Disposals	-	-	-	-	-	(3,344)	(3,344)
Translation adjustment	26	26	1_	2		2	57
At 30 June 2014	9,466	9,830	271	561	363		20,491
DEPRECIATION							
At 31 December 2012	(1,474)	(1,694)	(181)	(408)	(162)	_	(3,919)
Provided for the period	(371)	(227)	(20)	(30)	(18)	_	(666)
Eliminated on disposals of assets	-	-	-	-	-	-	-
Translation adjustment	(53)	(59)	(6)	(14)	(6)	-	(138)
At 30 June 2013	(1,898)	(1,980)	(207)	(452)	(186)		(4,723)
At 31 December 2013	(2,176)	(1,954)	(217)	(459)	(194)	_	(5,000)
Provided for the period	(375)	(399)	(17)	(26)	(17)	_	(834)
Eliminated on disposals of assets	-	-	-	-	-	_	-
Translation adjustment	(6)	(6)	(1)	(1)	(1)	-	(15)
At 30 June 2014	(2,557)	(2,359)	(235)	(486)	(212)	-	(5,849)
CARRYING AMOUNT							
At 30 June 2013	5,713	3,102	71	133	194	_	9,213
At 31 December 2013	5,104	4,248	49	100	169	3,342	13,012
At 30 June 2014	6,909	7,471	36	75	151		14,642
THE SO JUILO ZOIT	0,707	7,771		7.5	131		17,072

Notes to the interim consolidated financial position (continued)

20. PROPERTY, PLANT AND EQUIPMENT-continued

The above items of property, plant and equipment other than construction in progress are depreciated on a straight-line basis with 5% residual value at the following rates per annum:

Buildings	5%
Machinery & equipment	10%
Electronic & other facilities	20%
Motor vehicles	10%

All the plant & buildings on mentioned above were owned by Quanzhou Peixin.

Buildings on leasehold land comprise:

	<u>Location</u>	<u>Description</u>	Gross area (m ²)
*	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	Dormitory	3,759
*	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	Factory workshop	16,876
*	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	Office building	4,554
	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	Factory workshop	1,120
	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	Factory workshop	4,045

^{*} Items pledged to secure bank borrowings

The Group pledged buildings having a carrying amount of kEUR 4,315 as at 30 June 2014 to secure general banking facilities granted to the Group (31 December 2013: Nil).

The gross carrying amount of the fully depreciated property, plant and equipment that is still in use is kEUR 42 as at 30 June 2014 (31 December 2013: kEUR 21).

21. LAND

	Land use right	Prepayments kEUR	Total kEUR
Cost		_	
At 31 December 2012 additions	1,113	-	1,113
translation adjustment	36		36
At 30 June 2013	1,149	_	1,149
At 31 December 2013	1,100	4,752	5,852
Additions	-	7,132	7,132
translation adjustment	3	29	32
At 30 June 2014	1,103	11,913	13,016

Notes to the interim consolidated financial position (continued)

21. PREPAID LEASE PAYMENTS-continued

AMORTIZATION			
At 31 December 2012	(126)	-	(126)
charge for the period	(11)	-	(11)
translation adjustment	(4)		(4)
At 30 June 2013	(141)	<u> </u>	(141)
At 31 December 2013	(147)	-	(147)
charge for the period	(11)	-	(11)
translation adjustment	<u>-</u>	<u> </u>	<u> </u>
At 30 June 2014	(158)	-	(158)
CARRYING AMOUNTS			
At 30 June 2013	1,008	<u> </u>	1,008
At 31 December 2013	953	4,752	5,705
At 30 June 2014	945	11,913	12,858
Analyzed for reporting purposes as:			
	As at 31 December		As at 30 June
		2013	2014
		kEUR	kEUR
Non-current asset		5,683	12,836
Current asset		22	22
		5,705	12,858

The amounts represent the prepayment of rentals for land use right (industrial use) situated in the PRC. The leasehold lands have the term of 50 years.

All the leasehold lands mentioned above were owned by Quanzhou Peixin.

The Group has pledged leasehold land having a carrying amount of approximately kEUR 945 at 30 June 2014 to secure general banking facilities granted to the Group (31 December 2013: Nil).

The leasehold land comprises:

	<u>Location</u>	Expiry date of tenure	Land area (m ²)
*	Fuqiao Houkeng Village, Licheng District, Quanzhou City, Fujian Province, the PRC	2054-12-31	1,500
*	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	2057-06-28	30,287
*	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	2057-06-28	22,882
*	Xinyang Community, Shuangyang Street, Luojiang District, Quanzhou City, Fujian Province, the PRC	2053-07-25	786

^{*} Items pledged to secure bank borrowings

Notes to the interim consolidated financial position (continued)

22. INVESTMENT PROPERTIES

	Amount
	kEUR
Cost	
At 31 December 2012	997
translation adjustment	33
At 30 June 2013	1,030
At 31 December 2013	985
Disposals	(735)
translation adjustment	1
At 30 June 2014	251
AMORTISATION	
At 31 December 2012	(338)
charge for the period	(24)
translation adjustment	(12)
At 30 June 2013	(374)
At 31 December 2013	(381)
charge for the period	(1)
eliminated on disposals of assets	143
translation adjustment	1
At 30 June 2014	(238)
CARRYING AMOUNTS	
At 30 June 2013	656
At 31 December 2013	604
At 30 June 2014	13

All the investment properties buildings mentioned above were owned by Quanzhou Peixin.

The amounts represent the buildings owned by the Group and leased out to third parties under operating leases as below:

	<u>Location</u>	<u>Description</u>	Gross area (m ²)
*	Fuqiao Houkeng Village, Licheng District, Quanzhou City, Fujian Province, the PRC	Leased out	3,202

^{*} Items pledged to secure bank borrowings

The Group has pledged investment property having a carrying amount of approximately kEUR 13 at 30 June 2014 to secure general banking facilities granted to the Group (31 December 2013: Nil).

Notes to the interim consolidated financial position (continued)

23. OTHER DEFERRED ASSETS

24.

25.

0.1 1 0 1		C . C 1		1 00' 1 '1 1'
()ther deterred assets	mainly compri	ses at casts at his	nt greening projec	et and office building renovation.
Other deferred assets	manny compi	ses of costs of pit	in greening projec	and office building fellovation.

Other deferred assets mainly comprises of costs of pr	ant greening project and office	Amount
		kEUR
Cost		
At 31 December 2012		1,239
translation adjustment	_	40
At 30 June 2013	_	1,279
At 31 December 2013		1,224
additions		741
translation adjustment	_	<u>5</u>
At 30 June 2014	<u> </u>	1,970
AMORTISATION		
At 31 December 2012		(429)
charge for the period		(98)
translation adjustment		(15)
At 30 June 2013		(542)
At 31 December 2013		(614)
charge for the period		(264)
translation adjustment	<u> </u>	(1)
At 30 June 2014	<u> </u>	(879)
CARRYING AMOUNTS		
At 30 June 2013	<u> </u>	737
At 31 December 2013	_	610
At 30 June 2014	_	1,091
INVENTORIES		
	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Raw materials and consumables	3,269	4,027
Work in progress	4,043	6,067
Finished goods	<u>641</u>	343
EINANCIAL ACCETO AND LIADILITIES	7,953	10,437
FINANCIAL ASSETS AND LIABILITIES Financial assets		
r manciai assets	As at 21 December	As at 20 Juna
	<u>As at 31 December</u>	As at 30 June 2014
	kEUR	kEUR
Trade and other receivables (Note 26)	9,692	10,042
Bank balances and cash (Note 27)	11,983	10,922
Dank datances and cash (110te 27)	21,675	20,964
	41,013	20,304

Notes to the interim consolidated financial position (continued)

25. FINANCIAL ASSETS AND LIABILITIES-continued

Financial liabilities measured at amortized cost

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Current		
Trade and other payables (Note 28)	2,949	3,290
Advance from customers (Note 29)	3,653	1,598
Related parties payables (Note 30)	231	610
Bank borrowings (Note 31)		3,997
	6,833	9,495

The carrying amounts of the financial assets and liabilities approximate to their fair values.

26. TRADE AND OTHER RECEIVABLES

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Trade receivables	8,549	9,672
Other receivables	1,143	370
Subtotal financial assets	9,692	10,042
Prepayments	512	191
	10,204	10,233
Trade and other receivables are denominated in the follow	ing currencies:	

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Renminbi ("RMB")	8,184	9,087
United States Dollars ("USD")	1,968	399
Euros ("EUR")	52	747
	10,204	10,233

The fair value of trade and other receivables have not been disclosed as, due to their short duration, management considers the carrying amounts recognized in the consolidated statements of financial position to be reasonable approximation of their fair values.

Before accepting any new customer, the Group assesses the potential customer's credit quality and defined credit limits by customer. Limits attributed to customers are reviewed once a year. The aging analysis of trade and receivables is as follows:

As at 31 December	As at 30 June
2013	2014
kEUR	kEUR
8,549	9,640

Notes to the interim consolidated financial position (continued)

26. TRADE AND OTHER RECEIVABLES-continued

The Group allows an average credit period of 60 days to its trade customers. The aging analysis of trade receivables which are past due but not impaired is as follows:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Past due for less than 3 months	-	32
Past due for over 3 months but less than 9 months	_	_
		32
	8,549	9,672
There are no trade receivables that are past due and imp	paired.	
BANK BALANCES AND CASH		
	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Cash on hand	37	6
Bank balances	11,946	10,916
	11,983	10,922
Bank balances and cash are denominated in the followi	ng currencies:	
	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Renminbi ("RMB")	10,290	10,768
United States Dollars ("USD")	52	103
Hong Kong Dollars ("HKD")	*	*
Euros ("EUR")	1,619	51
Zlotys ("PLN")	22	*
	11,983	10,922

^{*} Amount less than EUR 1,000.

27.

Bank balances and cash comprise cash held by the Group and short-term deposits with an original maturity of three months or less. Bank balances as at 30 June 2014 carry interest at market rates which ranged from 0.35% to 0.5% (2013: 0.35%-0.50%) per annum.

Notes to the interim consolidated financial position (continued)

28. TRADE AND OTHER PAYABLES

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Trade payables	2,248	2,604
Other payables	9	6
Salary payables	692	680
Subtotal financial liabilities	2,949	3,290
Tax payables other than income tax	210	810
	3,159	4,100

Trade and other payables are only denominated by Renminbi ("RMB").

The fair value of trade and other payables have not been disclosed as, due to their short duration, management considers the carrying amounts recognized in the consolidated statements of financial position to be reasonable approximation of their fair values.

Trade payables comprise amounts outstanding for trade purchase. The average credit period is 30 days from the time when the services are rendered by or goods received from suppliers. The aging analysis of trade payables is as follows:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Current	2,248	2,604

29. ADVANCE FROM CUSTOMERS

Advance from customers comprise down payment received for trade sales.

Advance from customers are denominated in the following currencies:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Renminbi ("RMB")	364	611
United States Dollars ("USD")	3,289	987
	3,653	1,598

The aging analysis of advance from customers is as follows:

As at 31 December	As at 30 June
2013	2014
kEUR	kEUR
820	779
2,227	664
606	155
3,653	1,598
	2013 kEUR 820 2,227 606

Notes to the interim consolidated financial position (continued)

30. RELATED PARTIES PAYABLES

(1) Nature of relationship with related parties:

Name Relationship with the Group

Xie Qiulin Director of the Group

(2) Significant balances between the Group and the above related parties:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Xie Qiulin	231	610
	231	610

The amount due to Xie Qiulin was unsecured, non-interest bearing and payable on demand.

31. BANK BORROWINGS

DAINE BORROWHIOS		
	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Secured bank borrowings		3,997
Carrying amount repayable		
within 1 year		3,997

The borrowings are fixed-rate and denominated in RMB.

2014-06-30

Bank loans	Amount kEUR	Per	riod	Interest rate	Mortgage	Personal guarantee
#19	173	2014-1-7	2015-1-7	6.00%	Land use right and buildings	Xie Qiulin
#20	596	2014-1-9	2015-1-9	6.00%	Land use right and buildings	Xie Qiulin
#21	1,834	2014-1-21	2015-1-21	6.00%	Land use right and buildings	Xie Qiulin
#22	639	2014-1-24	2015-1-24	6.00%	Land use right and buildings	Xie Qiulin
#23	755	2014-1-28	2015-1-28	6.00%	Land use right and buildings	Xie Qiulin
- -	3,997					

Assets with the following carrying amounts have been pledged to secure bank borrowings:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Land use right	-	945
Buildings		4,328
	_	5,273

Information of the pledged assets is set out in Note 20, 21 and 22.

A personal guarantee was provided by director of the Company, Xie Qiulin for loan amount of kEUR 3,997 among the balances at 30 June 2014 (31 December 2013: Nil).

Notes to the interim consolidated financial position (continued)

32. SHARE / PAID-IN CAPITAL

The share / paid-in capital shown in the consolidated statements of financial position is as follows:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Share/paid-in capital	13,000	13,000
The details of the Company's share capital are as follows:		
	Numbers of	Share capital
	Numbers of shares	Share capital EUR
Authorized and issued and fully paid		
Authorized and issued and fully paid Ordinary shares of USD1.00		-
• •		-

33. RESERVES

Share premium

Share premium is non-distributable other than in liquidation and may be utilized for business expansion or converted into ordinary shares by the issuance of new shares to shareholders in proportion to their existing shareholdings or by increasing the par value of the shares currently held by the shareholders.

Statutory surplus reserve

As stipulated by the relevant laws and regulations applicable to China's foreign investment enterprises, the Company's PRC subsidiaries are required to maintain a statutory surplus reserve which is non-distributable. Appropriations to such reserve are made out of net profit after tax of the statutory financial statements of the PRC subsidiaries at the amounts determined by their respective boards of directors annually up to 50% of paid-in capital, but must not be less than 10% of the net profit after tax.

The statutory surplus reserve can be used for making up losses of the group entities in China Mainland, if any. The statutory surplus reserve may also be used to increase capital or to meet unexpected or future losses. The statutory surplus reserve is non-distributable other than upon liquidation. Therefore the Company recognized the statutory surplus reserve as a legal reserve following Dutch regulation article 389.6 BW2.

The statutory surplus reserve of the Group amounts to kEUR 2,637 at 30 June 2014 (31 December 2013: kEUR 2,637). The statutory surplus reserve of the Group is related to Fujian Peixin and Quanzhou Peixin.

Retained profits

The retained profits comprise the cumulative net gains and losses recognized in the Company's income statement.

Foreign currency translation reserve (other comprehensive income)

Notes to the interim consolidated financial position (continued)

Foreign currency translation reserve represents the foreign currency translation difference arising from the translation of the financial statements of companies within the Group from their functional currency to the Group's presentation currency.

34. RELATED PARTY TRANSACTIONS

Compensation to director of the Company

Compensation to un ector of the Company	Six months ended 30 June		
	2013	2014	
	kEUR	kEUR	
Xie Qiulin	KLUK	KLUK	
-Short-term employee benefits	35	34	
-Social welfare	*	*	
-Social wellare	35	34	
Xie Kaida			
-Short-term employee benefits	10	11	
-Social welfare	*	*	
-Social wellare	10	11	
Dai Hongyan		11	
-Short-term employee benefits	21	21	
-Social welfare	21 *	∠1 *	
-Social wellare	21	21	
Li Ya			
-Short-term employee benefits		4	
-Social welfare	-	4	
-Social wellate	<u></u>	4	
Shen Ming		<u> 4</u>	
-Short-term employee benefits		4	
-Social welfare	-	4	
-Social wellate	_	4	
Liem Tsong Lucien Tjon		4	
-Short-term employee benefits		2	
-Social welfare	-	2	
-Social wellare		2	
Jaroslaw Dariusz Dabrowski		<u></u>	
-Short-term employee benefits		8	
-Social welfare	-		
-Social wellare		8	
Wu Dongfu		<u>o</u>	
Wu Rongfu Short term employee benefits	15	15	
-Short-term employee benefits -Social welfare	*	15	
-Social wellate	15	15	
	13	13	

^{*}Amount less than EUR 1,000.

Notes to the interim consolidated financial position (continued)

34. RELATED PARTY TRANSACTIONS-continued

Personal undertaking loans guaranteed by director of the Company

Six month	ns ended 30 June
2013	2014
kEUR	kEUR
<u>-</u>	3,997

35. FOREIGN CURRENCY SENSITIVITY

The business of the Group is mainly carried out in the People's Republic of China ("the PRC"). The domestic sales and purchases are denominated in Renminbi ("RMB"). The export sales are denominated in United States Dollar ("USD").

The Group incurs foreign currency risk on expenses and transactions denominated in currencies of USD. In addition, the Group prepares financial statements in EUR and therefore their results and net asset position are exposed to retranslation risk as a result of fluctuation in the EUR exchange rate.

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The Group's currency exposure based on the information provided to key management is as follows:

2013-12-31

	RMB	USD	<u>EUR</u>	PLN
	kEUR	kEUR	kEUR	kEUR
Financial assets				
Trade and other receivables (Note 26)	7,672	1,968	52	-
Bank balances and cash (Note 27)	10,290	52	1,619	22
	17,962	2,020	1,671	22
		RMB	USD	EUR
		kEUR	kEUR	kEUR
Financial liabilities				
Trade and other payables (Note 28)		2,949	-	-
Related parties payables		-	-	231
Advances from customers		364	3,289	
		3,313	3,289	231
2014-06-30				
	RMB	USD	EUR	PLN
	kEUR	kEUR	kEUR	kEUR
Financial assets				
Trade and other receivables (Note 26)	8,896	399	747	-
Bank balances and cash (Note 27)	10,768	103	51	*
	19,664	502	798	*

Notes to the interim consolidated financial position (continued)

35. FOREIGN CURRENCY SENSITIVITY-continued

	RMB	USD	EUR
	kEUR	kEUR	kEUR
Financial liabilities			
Trade and other payables (Note 28)	3,290	-	-
Related parties payables	-	-	610
Advances from customers	611	987	-
Bank borrowings	3,997		
	7,898	987	610

A 5% strengthening of the RMB/ USD/ PLN against the EUR as at 31 December 2013 and 30 June 2014 would have had the following impact on the net profit after taxation and equity by the amounts shown below:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
RMB	623	500
USD	(54)	(21)
PLN	1	-

^{*}Amount less than EUR 1,000.

A 5% weakening of the RMB/ USD/ PLN against the above currency as at 31 December 2013 and 30 June 2014 would have the equal but opposite effect on the currency of the amounts shown above.

Exposures to foreign exchange rates vary during the period depending on the volume of overseas transactions. Nonetheless, the analysis above is considered to be representative of the Group's exposure to currency risks.

36. CONTINGENCIES

As at 30 June 2014, the Group had no contingencies that needed to be disclosed.

37. COMMITMENTS

As at 30 June 2014, the Group had the following capital commitments in respect of the land use right which were contracted but not fully provided for in the financial statements:

	As at 31 December	As at 30 June
	2013	2014
	kEUR	kEUR
Contracted and authorized	5,969	30

38. EVENT AFTER THE REPORTING PERIOD

There are no further significant non-adjusting events or any significant adjusting events to report between the reporting date and the date of preparation of these financial statements.

Notes to the interim consolidated financial position (continued)

The interim consolidated financial statements on page 2 to 39 were approved and authorized for issue by the Board of Directors on August 29, 2014 and are signed on its behalf by:	
Xie Qiulin	<u>Dai Hongyan</u>
DIRECTOR	DIRECTOR
Xie Kaida	Bas Xue
DIRECTOR	DIRECTOR
Li Ya	Shen Ming
MEMBER OF THE SUPERVISORY BOARD	MEMBER OF THE SUPERVISORY BOARD
Liem Tsong Lucien Tjon	Jaroslaw Dariusz Dabrowski
MEMBER OF THE SUPERVISORY BOARD	MEMBER OF THE SUPERVISORY BOARD
Wu Rongfu	
MEMBER OF THE SUPERVISORY BOARD	

Interim consolidated financial statements For the six months ended 30 June 2014

Independent Auditor's review report

Review report

To: the board of Peixin International Group N.V.

Introduction

We have reviewed the accompanying consolidated interim financial statements of Peixin International Group N.V., Amsterdam, for the period ended 30 June 2014. Management is responsible for the preparation of the consolidated interim financial statements based on and in accordance with International Financial Reporting Standards as adopted by the European Union. Our responsibility is to issue a review report on these consolidated interim financial statements.

Scope

We conducted our review in accordance with Dutch law, including the Dutch Standard 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". This requires that we plan and perform the review to obtain moderate assurance about whether the consolidated interim financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and therefore provides less assurance than an audit. We have not performed an audit and, accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim financial statements do not give a true and fair view of the financial position of Peixin International Group N.V. as at 30 June 2014, and of its results for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union.

Amstelveen, 29 August 2014

For and on behalf of BDO Audit & Assurance B.V.

Sgd J.A. de Rooij RA