

(Incorporated in Bermuda with limited liability)

ANNOUNCEMENT OF FINAL RESULTS FOR THE YEAR ENDED 31ST DECEMBER 2002

The Board of Directors of Hi Sun Group Limited (the "Company") hereby announces the audited consolidated results of the Company and its subsidiaries (the "Group") for the year ended 31st December 2002 together with the comparative figures for 2001 as follows:

Turnover 2 369,996 35,475 Cost of sales (300,116) (42,351) Gross profit/(loss) 69,880 (6,876) Other revenue 1,939 426 Gain on disposal of discontinuing operations 3 6,701 - Selling expenses (46,652) - Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965 Basic (loss)/earnings per share 7 HK\$(0.19) HK\$2.01			2002	2001
Cost of sales (300,116) (42,351) Gross profit/(loss) 69,880 (6,876) Other revenue 1,939 426 Gain on disposal of discontinuing operations 3 6,701 — Selling expenses (46,652) — Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 — 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests — 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965		Note	HK\$'000	HK\$'000
Gross profit/(loss) 69,880 (6,876) Other revenue 1,939 426 Gain on disposal of discontinuing operations 3 6,701 — Selling expenses (46,652) — Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 — 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests — 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Turnover	2	369,996	35,475
Other revenue 1,939 426 Gain on disposal of discontinuing operations 3 6,701 — Selling expenses (46,652) — Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 — 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests — 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Cost of sales		(300,116)	(42,351)
Gain on disposal of discontinuing operations 3 6,701 - Selling expenses (46,652) - Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Gross profit/(loss)		69,880	(6,876)
operations 3 6,701 - Selling expenses (46,652) - Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Other revenue		1,939	426
Selling expenses (46,652) — Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 — 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests — 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Gain on disposal of discontinuing			
Administrative expenses (79,402) (19,322) Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	1	3	6,701	_
Write-back of provision for doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965			(46,652)	_
doubtful debts 3,651 4,594 Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Administrative expenses		(79,402)	(19,322)
Write-back of provision for contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Write-back of provision for			
contract work in progress 5,218 12,866 Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	doubtful debts		3,651	4,594
Operating loss 4 (38,665) (8,312) Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Write-back of provision for			
Finance costs (2,140) (5,094) Non-operating income, net 5 - 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	contract work in progress		5,218	12,866
Non-operating income, net 5 — 353,795 (Loss)/profit before taxation (40,805) 340,389 Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests — 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Operating loss	4	(38,665)	(8,312)
(Loss)/profit before taxation (Taxation (Loss)/profit after taxation (Loss)/profit after taxation (Loss)/profit attributable to shareholders (40,805) (23) (40,828) (40,828) (40,828) (40,828) (40,828) (40,828)	Finance costs		(2,140)	(5,094)
Taxation 6 (23) 3 (Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Non-operating income, net	5		353,795
(Loss)/profit after taxation (40,828) 340,392 Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	(Loss)/profit before taxation		(40,805)	340,389
Minority interests - 2,573 (Loss)/profit attributable to shareholders (40,828) 342,965	Taxation	6	(23)	3
(Loss)/profit attributable to shareholders (40,828) 342,965	(Loss)/profit after taxation		(40,828)	340,392
shareholders (40,828) 342,965	Minority interests			2,573
shareholders (40,828) 342,965	(Loss)/profit attributable to			
Basic (loss)/earnings per share 7 HK\$(0.19) HK\$2.01	· · · · · · · · ·		(40,828)	342,965
	Basic (loss)/earnings per share	7	HK\$(0.19)	HK\$2.01

Notes:

1. Basis of preparation

In the current year, the Group adopted the following Statements of Standard Accounting Practice ("SSAP") issued by the Hong Kong Society of Accountants ("HKSA") which are effective for accounting periods commencing on or after 1st January 2002:

SSAP 1 (revised) : Presentation of financial statements

SSAP 11 (revised) : Foreign currency translation

SSAP 15 (revised) : Cash flow statements

SSAP 33 : Discontinuing operations

SSAP 34 (revised) : Employee benefits

Details of changes to the Group's accounting policies and effect of adopting the new or revised standards are set out in the annual report.

2. Turnover and segment information

The Group is principally engaged in the sale of computer hardware and software, provision of information system consultancy and integration services and the construction and installation of curtain wall system. Revenues recognised during the year are as follows:

	2002	2001
	HK\$'000	HK\$'000
Turnover		
Sales of goods	287,247	191
Provision of information system consultancy		
and integration services	78,803	_
Value of construction and installation work		
performed	3,946	35,284
	369,996	35,475

Primary reporting format – business segments

	Financial solutions, services and related products 2002	Telecommunication solutions, services and related products 2002 HK\$'000	Electronic payment products and services 2002 HK\$'000	Discontinuing operations 2002 HK\$'000	Other operations 2002 HK\$'000	Group 2002 HK\$'000
Turnover	287,168	33,146	45,736	3,946		369,996
Other revenue	530	97	491	248	573	1,939
Segment results	(26,443)	(4,548)	(6,330)	(3,413)	(4,632)	(45,366)
Gain on disposal of discontinuing operating loss	rations					(38,665)
		installati of curta wall syste	nd distril on sanita ain and em 01	Sales and pution of ary ware likitchen cabinets 2001	Other operations 2001 HK\$'000	Group 2001 HK\$'000
Turnover		35,2	84	191		35,475
Other revenue		3	95	31		426
Segment results		(8,3	73)	822	(761)	(8,312)

Secondary reporting format – geographical segments

	Turnover 2002 <i>HK</i> \$'000	Segment results 2002 HK\$'000	Total assets 2002 HK\$'000	Capital expenditure 2002 HK\$'000
Hong Kong, Korea and				
South East Asia	42,353	(9,975)	52,269	124
Mainland China	327,643	(35,391)	260,043	6,340
	369,996	(45,366)	312,312	6,464
Unallocated income, net		6,701		
Operating loss		(38,665)		
	Turnover 2001	Segment results 2001	Total assets 2001	Capital expenditure 2001
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Hong Kong	30,169	(4,718)	42,807	218
Mainland China	5,306	(3,594)	3,524	175
	35,475	(8,312)	46,331	393
Unallocated costs				
Operating loss		(8,312)		

3 Gain on disposal of discontinuing operations

On 7th November 2002 the Group publicly announced to sell the construction and installation of curtain wall system segment and the sales and distribution of sanitary ware and kitchen cabinets segment. Hi Sun Holdings Ltd. ("HSHL"), a then subsidiary, and its subsidiaries comprising these segments were sold on 30th September 2002 and is reported in these accounts as discontinuing operations. The sales and results of these segments were as follows:

	9 months to	12 months to
	30th September	31st December
	2002	2001
	HK\$'000	HK\$'000
Turnover	3,946	35,475
Cost of sales	(4,726)	(42,351)
Gross loss	(780)	(6,876)
Other revenue	248	426
Operating costs	(11,750)	(18,561)
Write back of provision for doubtful debts	3,651	4,594
Write back of provision for contract		
work in progress	5,218	12,866
Operating loss	(3,413)	(7,551)
Finance costs	(34)	(5,094)
Non-operating income, net		353,795
(Loss)/profit before taxation	(3,447)	341,150
Tax credit	18	3
(Loss)/profit after taxation	(3,429)	341,153

4. Operating loss

The Group's operating loss is stated at after crediting and charging the following:

	2002 HK\$'000	2001 <i>HK</i> \$'000
Crediting		
Net exchange gains	_	55
Write-back of provision for warranty, net	_	2,643
Write-back of provision for legal claims	_	2,300
Refund of value added tax	2,507	
Charging		
Auditors' remuneration	1,160	540
Depreciation:		
Owned fixed assets	7,429	1,170
Staff costs	90,149	11,609
Operating lease rentals for land and buildings	9,032	47
Provision for impairment in values of		
leasehold land and buildings	_	589
Loss on disposal and written off of fixed assets	2,455	139
Provision for doubtful debts	481	_
Provision for other receivables	280	308
Provision for obsolete inventories	2,237	_
Provision for amounts due from minority		
shareholders of a subsidiary	_	506
Net exchange losses	150	

5. Non-operating income, net

On 10th February 2001, Hi Sun Limited, the Company's ultimate holding company, entered into a conditional sale and purchase agreement (the "Agreement") with Guangdong Investment Limited ("GDI"), the then controlling shareholder of HSHL, to acquire its entire holding of 48,138,892 shares in the capital of HSHL. Pursuant to the Agreement, GDI and its subsidiaries (collectively the "GDI Group") agreed to waive the net balance owed by HSHL and its subsidiaries to the GDI Group. The Agreement was completed on 3rd March 2001 and the indebtedness waived by the GDI Group, net of expenses of approximately HK\$3,731,000, amounted to approximately HK\$353,795,000.

6. Taxation

The amount of taxation charged/(credited) to the consolidated profit and loss account represents:

	2002 HK\$'000	2001 <i>HK</i> \$'000
Current taxation:		
 Hong Kong profits tax 	41	_
Overseas taxation		
	41	_
Overprovision in prior years	(18)	(3)
Taxation charge/(credit) for the year	23	(3)

Hong Kong profits tax has been provided at the rate of 16% on the estimated assessable profit for the year (2001: Nil).

Pursuant to an approval from the Beijing Tax Bureau, the taxable income in respect of information technology products and services of certain subsidiaries of the Group are entitled to three years' the People's Republic of China ("PRC") income tax exemption commencing from 1st January 2000. In addition, no provision for overseas profits tax has been provided in these accounts as the Group has no estimated assessable overseas profit for the year.

No provision for deferred taxation has been made in the accounts as there are no material timing differences which are expected to crystallise in the foreseeable future (2001: Nil).

7. Basic (loss)/earnings per share

The calculation of basic (loss)/earnings per share is based on the Group's loss attributable to shareholders of HK\$40,828,000 (2001: profit of HK\$342,965,000) and on the weighted average number of 215,119,396 (2001: 170,356,666) ordinary shares in issue during the year.

The weighted average number of shares in issue used to calculate the basic (loss)/earnings per share for the years ended 31st December 2002 and 2001 has been adjusted for the effect of the Company's bonus issue and rights issue as set out in note 23(f) and (h) of the annual report respectively.

There were no dilutive effects on the basic (loss)/earnings per share for the years ended 31st December 2002 and 2001.

DIVIDEND

The Directors do not recommend the payment of any dividend for the year (2001: Nil).

MANAGEMENT DISCUSSION AND ANALYSIS

In the year of 2002, the Group has taken further steps to restructure its business and to strengthen its capital base. These actions were taken with a view to providing a solid foundation for the Group's long-term development and to create greater shareholder value.

Business restructuring

Business restructuring commenced in February 2002 when the Group brought in information technology and consulting businesses ("IT and consulting businesses") and electronic payment products and solutions under the "PAX" brand via the acquisition of Hi Sun Technology Holding Limited. By then, the Group had diversified into the provision of business and technology consulting services and solutions that helped its clients to capitalize on their business and technology opportunities.

To rationalize the Group's resources, in the third quarter of 2002, the Group disposed of an office unit held for investment purpose and the office used for its curtain wall business and being in excess of its need. Total net proceeds from these disposals was approximately HK\$9 million.

Faced with the depressed property market over the past years, the Group's curtain wall and construction businesses had been confined to completing an existing project and the maintenance of completed projects. In view of the difficult market conditions and to concentrate the Group's resources on the IT and consulting businesses, the curtain wall and construction businesses were disposed of in November 2002. The net proceeds of approximately HK\$8 million were used to strengthen the working capital of the Group.

Capital base strengthening

To allow shareholders to participate in the growth of the Company, the Company issued bonus shares on the basis of one bonus share for every one existing share held in May 2002.

In July 2002, the Company issued 20 million new shares to raise net proceeds of approximately HK\$16 million.

In November 2002, the Company proposed to raise approximately HK\$68 million on the basis of one rights share for every two shares held by a qualified shareholder. The rights issue was completed in December 2002. The result was that valid acceptances and applications for excess rights shares were received for a total of 80,272,333 shares. The aggregate number of rights shares accepted or applied for represented 72.3 % of the total number of rights shares available under the rights issue. Pursuant to the underwriting agreement, the underwriter had subscribed or procured subscribers for the remaining 27.7% of the total number of rights shares.

The net proceeds raised are intended for expanding the Group's IT and consulting businesses, reducing the Group's indebtedness and for general working capital purposes. It is in the best interests of the Group and the shareholders to enlarge the capital base in order to support the continuing development of the Group's business.

BUSINESS AND FINANCIAL REVIEW

The Group recorded a turnover of HK\$370 million in the year 2002. Net loss attributable to the shareholders amounted to HK\$40.8 million which was stated after including a gain of HK\$6.7 million arising from the disposal of the construction and installation of curtain wall system business. The segmental operating loss for the year ended 31st December 2002 was HK\$45 million. The IT and consulting businesses contributed about 99% and 82% of the turnover and operating loss respectively. The Group's comparative figures for the year ended 31st December 2001 represented the operation results of the discontinued operation, namely, the construction and installation of curtain wall system businesses. Year on year comparison of the operation results of the Group is not meaningful. The discussions and reviews which follow are based on the operation results of the IT and consulting businesses as announced in the interim report for the six months period ended 30th June 2002.

Financial solutions, services and related products

Being the flagship of the Group, the division has successfully developed a series of applications and solutions for the banking, insurance and securities industries. Together with the consulting team, comprising both local and international experts, the division has been providing integrated IT solutions and services to our clients. Worthy of special mention here are a business consulting project successfully completed for the card division of Industrial and Commercial Bank of China ("ICBC"), China's largest bank, the capturing of a substantial market share of mainframe computer services in China, and, more importantly, the completion of the upgrading of the core banking system for Shenzhen Development Bank ("SDB"), China's first listed joint-equity bank, with our proprietary application software – Integrated Banking System ("IBS"). The successful and quick implementation of IBS for SDB makes the bank the first in the country which realized nationwide data and application centralization. The deals like these are important differentiators which put us ahead of the other local system integrators in the pursuit of new high margin, high growth business model to be discussed in detail later in the analysis.

During the period under review, this segment achieved a turnover of HK\$287 million (interim: HK\$99.8 million) and loss of HK\$26.44 million (interim: HK\$1.16 million).

The hardware business accounted for 73% of the segment's turnover with an average gross margin of 11% as compared to the 13% as reported in the interim report. The solution and consultancy related services accounted for the remaining 27% of the segment's turnover.

The division endeavored to be a key player and forerunner in providing IT solution and consultancy services for the banking and financial industry in the PRC. Relatively large overheads in developing capacity and marketing of the solution and consultancy related services were incurred which explain the losses in this division.

Electronic payment solutions and products

The division recorded a turnover of HK\$45.74 million (interim: HK\$6.25 million) and a loss of HK\$6.33 million (interim: HK\$5.24 million). It represents a more than seven-fold increase in turnover from the interim and a narrow down of the loss for the six months ended 31st December 2002. The overall gross margin was maintained in the range of 30%.

The increase in turnover was attributable to the completion of contracts for Korean customers and a steady growth in the China market as well as other markets in Hong Kong and South East Asia. The products were well received in these markets. The division continued to invest heavily in product development, design and certification to further expand into these regions.

Telecommunication solutions, services and related products

The turnover for the year 2002 was HK\$33.15 million (interim: HK\$14.05 million) while the loss was HK\$4.55 million (interim: HK\$0.64 million). The average gross margin achieved was in the range of 30%.

The division had strived hard to transform itself into a consulting-oriented solution provider. In view of the continued sluggish telecommunication market in China, in the near future, the division will keep an optimum size of operation and well prepare itself and get ready to reap the fruits of the revival of the telecommunication market.

Curtain wall system

The turnover of HK\$3.95 million represented mainly the completion of the existing project, namely the Belcher Garden site in Pokfulam, Hong Kong, which had been completed during the year. Besides, the management has also put in substantial effort to collect overdue debts. During the year under review, the net recovery of bad debts and contract work in progress was HK\$8.9 million. The net loss of HK\$3.4 million included the write-backs of HK\$8.9 million in respect of provision for doubtful debts and contract work in progress during the year under review. It also included a loss of HK\$2.33 million on the disposals of the office previously used for the curtain wall system business and an office held for investment purpose.

Gain on disposal of interests in Hi Sun Holdings Limited

Hi Sun Holdings Limited and its subsidiaries are principally engaged in the construction and installation of curtain wall system and aluminium windows. The business segment has continued to incur operating loss and the turnover dropped significantly. In view of the sluggish market with extremely squeezed margins, the management did not anticipate that this business would turn around in the near future.

On 7th November 2002, the Group had entered into a share sale agreement in relation to the disposal of the entire interests in Hi Sun Holdings Limited via the Company's wholly owned subsidiary. Pursuant to the agreement, the purchaser, an independent third party, agreed to purchase the entire issued share capital of Hi Sun Holdings Limited and its subsidiaries and the assignment of an interest free loan in the principal amount of HK\$2,102,000 owed by Hi Sun Holdings Limited to the Company, for an aggregate consideration of HK\$8.5 million.

The agreement was completed on 15th November, 2002 and the Group has generated a profit of HK\$6.7 million from the disposal after expenses.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31st December 2002, the Group recorded a total assets of HK\$312.31 million which were financed by liabilities of HK\$248.1 million and equity of HK\$64.21 million. The net assets value was HK\$64.21 million (2001: HK\$20.27 million) representing a more than 210% year-on-year increase.

As at 31st December 2002, the Group had cash of HK\$93.27 million and bank borrowings of HK\$57.21 million. The net cash position as at that date was HK\$36.06 million as compared to HK\$18.32 million as at 31st December 2001. All the borrowings are short-term loans and overdrafts utilized to fund the Group's working capital requirements. The gearing ratio (defined as the total interest bearing debts divided by shareholders' equity) was 0.9, which was comfortable in view of the Group's net cash position.

CAPITAL STRUCTURE AND DETAILS OF CHARGES

The Group's bank borrowings are short term loans and overdrafts with interests charged at floating rates. As at 31st December 2002, bank loans amounting to Renminbi 43.65 million (equivalent to HK\$40.79 million) are denominated in Renminbi with average interest rates ranging from 5.31% to 5.841%. Bank loans amounting to USD\$0.3 million (equivalent to HK\$2.38 million) and HK\$14.03 million are denominated in US dollars and Hong Kong dollars, respectively. The Hong Kong dollar and US dollar denominated loans were charged at Hong Kong Dollar Prime Lending rate and floating interest rate respectively.

Approximately HK\$28 million, HK\$60 million and HK\$5 million of the Group's cash balances are denominated in Renminbi, Hong Kong dollar and US dollar respectively.

Bank borrowings of approximately HK\$29 million were secured by fixed deposits of HK\$19 million, deposits in a bank guaranteed fund of HK\$1 million, and personal guarantee of HK\$7 million from a Director of the Company. Bank loan of Renminbi 30 million was guaranteed by an independent third party, of which Renminbi 20 million was counter-guaranteed by the Company to the independent third party.

EXCHANGE RATES EXPOSURE

The Group derives revenues and makes purchases and incurs expenses mainly denominated in US dollars, Renminbi and Hong Kong dollars. Currently, the Group has not entered into agreements or purchased instruments to hedge the Group's exchange rate risks. Any material fluctuation in the exchange rates of Hong Kong dollars or Renminibi may have impact on the operating results of the Group.

CONTINGENT LIABILITIES

In prior years, the then subsidiaries, Hi Sun Holdings Limited and one of its subsidiaries were named defendants in certain lawsuits.

Following the completion of the disposal of the entire share capital of Hi Sun Holdings Limited and its subsidiaries, the Group no longer had any contingent liability arising from those lawsuits.

EMPLOYEES

The total number of employees of the Group as at 31st December 2002 was 824. The breakdown of employees by division is as follows:

Financial solutions, services and related products	641
Electronic payment solutions and products	74
Telecommunication solutions, services and related products	97
Corporate office	12
	824

The Group ensures that its remuneration packages are competitive and employees are remunerated with a fixed monthly income plus annual performance related bonuses. The Group also sponsors selected employees to attend outside training courses which suit the needs of the Group's businesses.

To provide further incentive to motivate talented employees, the Company adopted a share option scheme in November 2001. As at the date hereof, no option has been granted under the scheme.

USE OF PROCEEDS

During the year, net proceeds of HK\$68 million raised from the rights issue had already been utilized to an extent of approximately HK\$22.5 million. As at 31st December 2002, the application of the net proceeds is as follows:

Intended application of proceeds as disclosed in the	Intended	
Company's Circular dated 4th December 2002	application	Utilized
	HK\$ million	HK\$ million
Expansion of the Group's IT Business	15	2.5
Expansion of the Group's electronic payment products and services	10	2.5
Reduction of the Group's indebtedness	25	15.5
General working capital	18	2
	68	22.5

PROSPECTS

Outlook for the Industry

The world economy does not show signs of upturn in view of the economic indicators from the United States. On the other hand, China's economy continues thriving at a growth rate of over 7% annually.

The trend of increasing foreign investment influx into China is expected to last following China's entry into the WTO. Together with the growing local demand, the high growth of China's economy will be sustained for the years to come.

The further opening up of China following its WTO entry will undoubtedly bring positive impact on the Group's business in medium to long term. The further deregulation of the financial and telecommunication industries will bring along strong competition to local players. To cope with the competition, financial institutions and telecommunication companies in China, local and foreign alike, will increase demand for IT services and related consultancy services.

Financial and telecommunication industries are among the ones in which IT products and services are most intensively applied. After China began its modernization drive, its banking sector was the first one unleashed from the government monopoly and broken into competing independent banking corporations. The deregulation was later copied to the securities and insurance sectors and to the telecommunication industry as well. To cope with the competitive market situation, the companies in these industries have invested heavily in their IT facilities and, by turn of the century, began to place more and more emphasis on software side of their IT build-up based on their hardware upgrade undertaken during the previous two decades. For the past three years, we have observed the trend in which the financial and telecom companies are demanding IT service providers to do more than just traditional system integration and help them

with application software development, high value-added services and business consulting. As a matter of fact, this is a trend already prevailing in the developed economies and the China market is largely playing a catch-up. In the course of this, prospect of substantial growth for the years to come is beckoning to the IT service industry.

Outlook for the Group

The management believes that the Group is well positioned to capture the future business opportunities brought about by the above trend. In the course of business restructuring for the past year, the Group has established a strong team of business consulting, especially in the financial industry. With the acquisition of Hi Sun Technology Holding Limited, the Group acquired a leading IT service company whose management has long harboured a determined vision based on its in-depth observation of the development of the international IT service industry and the evolution of China's system integration industry, and has therefore directed the company to the path of transformation from a traditional system integrator into a business consulting-oriented IT service provider. The management is proud that the strategic approach proves to be a successful one, as evidenced by the deals described in the section of Business and Financial Review. Looking into the current financial year, we feel greatly encouraged by the momentum of our business development amid which some more strategic deals have been closed.

Following the completion of IBS for SDB, we secured agreements respectively with ICBC (Asia), ICBC's listed flagship in Hong Kong, and Bank of Communications of China ("BCC"), the country's 5th largest bank, to upgrade their core banking systems with our IBS. The initial stage of the contracts, business demand analysis, is well underway and a substantial part of these contracts is expected to be carried out in financial year 2003.

To further rationalize the resources allocation, the Group is also carrying out a plan of departmental reorganization. This is aimed at realigning different divisions and related resources in order to further focus on high value added and high margin services.

The Group is determined to keep the momentum of its electronic payment terminal business and to continue to invest in the research and development of its products under the PAX brandname.

Following the completion of the delivery of the PAX electronic payment products to Korea and other areas, the new product design continued to receive recognition from the industry. During the past couple of months, the new products including the P60-S and P70-S series products have been awarded certification or approval from approving bodies such as Visa International, AMEX and Singapore NETS. The years of efforts put PAX in an advantageous position to capture the potential growth of the China market and the South East Asian market. The division is optimistic about the rapid growth of the China market, which will bring about increase in sales in China.

The coming years are likely to remain challenging. We will continue to solidify our position as a leading business consulting-oriented IT service provider. At the same time, the management of the Group is closely monitoring the market development for further business opportunities. Based on our established

business consulting, application software and IT service capabilities, we are seeking to bring in new service models to avail ourselves of the first-mover advantages in China and the regional markets. We have been engaged with several potential clients in China to explore the ways of providing them with outsourced IT services on long-term basis, a business model which has been widely practiced in the developed economies and which are attracting more and more interests from the local companies looking for better concentration on their core businesses and cost-cutting amid intensified market competition against the background of China's WTO entry where and when judged necessary, the Group will be willing to consider facilitating the establishment of our outsourcing business model by means of further acquisition. As our market position is being recognized, some multinational companies have also begun to approach us for our services. The Group is looking forward to some of the deals of this category being closed and executed for this financial year, which will further boost our market position and revenue growth. With all these endeavors, we are committed to dedicating our management expertise and experience to constantly satisfying the need of our clients and to pursuing our goal of being the leading local IT service player in the regional market.

COMPLIANCE WITH CODE OF BEST PRACTICE

Throughout the year, the Company was in compliance with the Code of Best Practice as set out in the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited ("Listing Rules"), except that the independent non-executive Directors are not appointed for specific terms, but are subject to retirement by rotation pursuant to the Company's bye-laws.

PURCHASE, SALE OR REDEMPTION OF SECURITIES

The Company has not redeemed any of its shares during the year. Neither the Company nor any of its subsidiaries has purchased or sold any of the Company's shares during the year.

PUBLICATION OF DETAILED RESULTS ANNOUNCEMENT ON THE STOCK EXCHANGE WEBSITE

All the information in respect of the Company as required by paragraphs 45(1) to 45(3) of Appendix 16 of the Listing Rules will be published on The Stock Exchange of Hong Kong Limited's website in due course.

By Order of the Board

Li Wenjin

Executive Director

Hong Kong, 22nd April 2003

* For identification purposes only

"Please also refer to the published version of this announcement in The Standard".