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If you have sold or transferred all your shares in Solargiga Energy Holdings Limited 陽光能源控股有限公司 (the "Company"), you should at once hand this circular to the purchaser or the transferee or to the bank, stockbroker or other agent through whom the sale or transfer was effected for transmission to the purchaser or the transferee.



Solargiga Energy Holdings Limited 陽光能源控股有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock code: 00757)

RENEWAL OF CONTINUING CONNECTED TRANSACTIONS

Independent Financial Adviser to the Independent Board Committee and the Independent Shareholders



First Shanghai Capital Limited

A notice convening the extraordinary general meeting (the "EGM") of the Company to be held at Vinson Room, Pacific Place Conference Centre, 5/F One Pacific Place, 88 Queensway, Hong Kong on Wednesday, 26 January 2011 at 4:00 p.m. is set out on pages 146 to 148 of the Major Transaction Circular.

A proxy form for use at the EGM is also enclosed with the Major Transaction Circular. Whether or not you intend to attend and vote at the EGM in person, you are requested to complete, sign and return the proxy form in accordance with the instructions stated thereon to the Company's branch share registrar and transfer office in Hong Kong, Computershare Hong Kong Investor Services Limited, 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong as soon as possible and in any event not later than 48 hours before the time appointed for holding the EGM or any adjournment thereof. Completion and return of the proxy form will not preclude you from attending and voting at the EGM or any adjournment thereof should you so wish.

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In this circular, unless the context otherwise requires, the following expressions have the following meanings:

"Annual Caps" the annual cap amounts of the Continuing Connected

Transactions

"Articles of Association" the articles of association of the Company (as

amended from time to time)

"associate(s)" has the same meaning as ascribed to it under the

Listing Rules

"Board" the board of Directors

"Company" Solargiga Energy Holdings Limited (陽光能源控股有

限公司) (stock code: 757), a company incorporated in the Cayman Islands with limited liability, the Shares of which are listed on the main board of the Stock

Exchange

"connected person(s)" has the same meaning as ascribed to it under the

Listing Rules

"Continuing Connected

Transactions"

the transactions contemplated under the New

Agreements

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

"EGM" the EGM to be convened and held at Vinson Room,

Pacific Place Conference Centre, 5/F One Pacific Place, 88 Queensway, Hong Kong on Wednesday, 26 January 2011 at 4:00 p.m., or any adjournment thereof and the notice of which is set out on pages 146 to 148

of the Major Transaction Circular

"Existing Agreements" the Existing WWX Sale Agreement and the Existing

WWX Supply Agreement

"Existing WWX Sale Agreement" the framework sale agreement dated 12 January 2008

entered into between the Company and WWX in respect of the sale of upgraded and processed polysilicon, silicon solar ingots and silicon solar wafers to WWX or its subsidiaries (as supplemented

by the Supplemental WWX Sale Agreement)

"Existing WWX Supply the framework supply agreement dated 12 January Agreement" 2008 entered into between the Company and WWX in respect of the supply of scrap polysilicon raw material, scrap ingots and scrap wafers to the Company or its subsidiaries (as supplemented by the Supplemental WWX Supply Agreement) "Group" the Company and its subsidiaries "HK\$" Hong Kong dollars, the lawful currency of Hong Kong "Hong Kong" the Hong Kong Special Administrative Region of the PRC "Independent Board Committee" an independent committee of the Board, comprising the independent non-executive Directors, which has been constituted to advise the Independent Shareholders on the Continuing Connected Transactions "Independent Financial Adviser" First Shanghai Capital Limited, the independent or "First Shanghai" financial adviser which has been appointed by the Company to advise the Independent Board Committee and the Independent Shareholders in respect of the Continuing Connected Transactions and the Annual Caps "Independent Shareholders" the Shareholders other than WWIC, WWX and their respective associates "Independent Third Party(ies)" a person or company who or which is, to the best of the Directors' knowledge, information and belief having made all reasonable enquiries, independent of and not connected with the Company and its connected persons "Latest Practicable Date" 10 December 2010, being the latest practicable date prior to the printing of this circular for the purpose of ascertaining certain information contained herein

Stock Exchange

the Rules Governing the Listing of Securities on the

"Listing Rules"

"Major Transaction Circular" the circular of the Company dated 15 December 2010 December 2010 regarding a major and connected transaction in relation to the acquisition of the entire issued shares of Sino Light Investment Limited by the Company "New Agreements" the New WWX Sale Agreement and the New WWX Supply Agreement "New WWX Sale Agreement" the framework sale agreement dated 3 November 2010 entered into between the Company and WWX in respect of the sale of upgraded and processed polysilicon, silicon solar ingots and silicon solar wafers to WWX or its subsidiaries "New WWX Supply Agreement" the framework supply agreement dated 3 November 2010 entered into between the Company and WWX in respect of the supply of scrap polysilicon raw material, scrap ingots and scrap wafers to the Company or its subsidiaries "PRC" the People's Republic of China which, for the purpose of this circular, excludes Hong Kong, Macau and Taiwan "RMB" Renminbi, the lawful currency of PRC "SFO" the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong) "Share(s)" the ordinary share(s) of HK\$0.10 each in the share capital of the Company "Shareholder(s)" shareholder(s) of the Company "Stock Exchange" The Stock Exchange of Hong Kong Limited "substantial shareholder(s)" has the same meaning ascribed to it under the Listing Rules

"Supplemental Agreements" the Supplemental WWX Sale Agreement and the

Supplemental WWX Supply Agreement

"Supplemental WWX Sale the supplemental framework agreement dated 4 June Agreement" 2008 to the Existing WWX Sale Agreement entered

into between the Company and WWX

"Supplemental WWX Supply Agreement"

the supplemental framework agreement dated 4 June 2008 to the Existing WWX Supply Agreement entered into between the Company and WWX

"WWIC"

Wafer Works Investment Corp., an investment holding company incorporated in Samoa and to the best of the Directors' knowledge, information and belief and having made all reasonable enquiries, WWIC holds approximately 19.05% interests in the Company as at the Latest Practicable Date and hence a substantial Shareholder and a connected person of the Company

"WWX"

Wafer Works Corp., a company established in Taiwan and whose securities are listed on the Taiwan Gre Tai Securities Market. To the best of the Director's information and belief and having made all reasonable enquiries, as at the Latest Practicable Date, WWX holds 100% interests in WWIC and is regarded as a substantial Shareholder and hence a connected person of the Company

"%"

per cent.



Solargiga Energy Holdings Limited 陽光能源控股有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock code: 757)

Executive Directors:

Mr. TAN Wenhua Mr. HSU You Yuan Ms. ZHANG Liming

Non-executive Directors:

Mr. CHIAO Ping Hai (Chairman)

Mr. CHONG Kin Ngai

Independent Non-executive Directors:

Mr. WONG Wing Kuen, Albert

Ms. FU Shuangye Dr. LIN Wen

Mr. ZHANG Chun

Registered Office:

Cricket Square Hutchins Drive P.O. Box 2681

Grand Cayman, KY1-1111

Cayman Islands

Principal Place of Business

in Hong Kong:

Room 1402, Harbour Centre

25 Harbour Road

Wanchai Hong Kong

15 December 2010

To the Shareholders,

Dear Sir or Madam,

RENEWAL OF CONTINUING CONNECTED TRANSACTIONS

INTRODUCTION

Reference is made to the prospectus of the Company dated 17 March 2008, the circular of the Company dated 12 June 2008 and the announcement of the Company dated 3 November 2010 in relation to, among other things, certain continuing connected transactions contemplated under the Existing Agreements.

The purpose of this circular is to provide the Shareholders with information regarding, among other things, (1) the Continuing Connected Transactions; (2) the advice of the Independent Financial Adviser on the terms of the Continuing Connected Transactions; and (3) the recommendations of the Independent Board Committee on the terms of the Continuing Connected Transactions.

RENEWAL OF CONTINUING CONNECTED TRANSACTIONS

Background

At the time of the Company's listing on the main board of the Stock Exchange in March 2008, the Stock Exchange has granted to the Company, among other things, a waiver from strict compliance with the announcement and independent shareholders' approval requirements under Rule 14A.47 and 14A.48 of the Listing Rules in respect of the transactions under the Existing WWX Sale Agreement and the Existing WWX Supply Agreement. Subsequently, on 4 June 2008, the Company and WWX entered into the Supplemental WWX Sale Agreement and the Supplemental WWX Supply Agreement to revise the annual cap of the transactions under the Existing WWX Sale Agreement and the Existing WWX Supply Agreement, and to extend the term of each of the Existing WWX Sale Agreement and the Existing WWX Supply Agreement to 31 December 2010.

The extended term of each of the Existing Agreements will expire on 31 December 2010. The Board announces that on 3 November 2010, the Company has entered into the New Agreements with WWX in order to renew the terms of each of the Existing Agreement for three years from 1 January 2011 to 31 December 2013 (both days inclusive) on and subject to the terms and conditions of the New Agreements. Details of the New Agreements are set out below:

NEW WWX SALE AGREEMENT

Date: 3 November 2010

Parties: (1) The Company

(2) WWX

To the best of the Director's knowledge, information and belief having made all reasonable enquiries, as at the Latest Practicable Date, WWX holds 100% interests in WWIC. WWIC holds approximately 19.05% interests in the Company. Each of WWX and WWIC is therefore a substantial Shareholder and hence a connected person of the Company.

Scope: Pursuant to the New WWX Sale Agreement, the Company agreed

to sell, or procure its subsidiaries to sell, upgraded and processed polysilicon, silicon solar ingots and silicon solar wafers to WWX

or its subsidiaries.

Term: The New WWX Sale Agreement has a term commencing on 1

January 2011 and ending on 31 December 2013 (both days

inclusive).

Pricing:

The basis of determining the prices for the transactions under the New WWX Sale Agreement will be determined with reference to the prevailing market price of upgraded and processed polysilicon, silicon solar ingots and silicon solar wafers.

Other terms of the transactions under the New WWX Sale Agreement:

The terms of the New WWX Sale Agreement and the transaction contemplated thereunder will be determined on an individual order basis and the terms of which are on normal commercial terms and no less favourable to the Company than the terms available from Independent Third Parties.

Payments for the transactions under the New WWX Sale Agreement will either be cash on delivery or on such credit terms as may be agreed between the parties on normal commercial terms and no less favourable to the Company than terms available from Independent Third Parties. It is agreed that the Group will grant to WWX a credit period of 30 to 90 days.

Condition:

The New WWX Sale Agreement is conditional upon approval by the Independent Shareholders.

The Group expects that during the period between 1 January 2011 and the date of the EGM, it may enter into transactions with WWX for the sale of upgraded and processed polysilicon, silicon solar ingots and silicon solar wafers to WWX or its subsidiaries (the "Interim WWX Sale Transactions"). The Interim WWX Sale Transactions may be contracted on a transaction-by-transaction basis and individual agreements may be entered into with WWX for each of these Interim WWX Sale Transactions. The aggregate amount of the Interim WWX Sale Transactions is expected to be not more than RMB32,936,000. The Interim WWX Sale Transactions will be on normal commercial terms and in the usual and ordinary course of business of the Group. The Directors (including the independent non-executive Directors) are of the view that the terms of the Interim WWX Sale Transactions are fair and reasonable and in the interest of the Group and the Independent Shareholders as a whole. As the relevant ratios of the Interim WWX Sale Transactions are only subject to the reporting and announcement requirements and will be exempt from the Independent Shareholders' approval requirements under the Listing Rules.

Reasons for entering into the New WWX Sale Agreement

The Group is engaged in the manufacturing of monocrystalline silicon solar ingots and wafers and the recycling and processing of scrap polysilicon. Silicon solar ingots and wafers are used for the manufacturing of photovoltaic cells which are important components of the solar energy generation system. WWX and its subsidiaries are engaged in the manufacturing and sales of semiconductor wafers and related products in the semiconductor industry, as well as sales and distribution of solar ingots and solar wafers to the companies incorporated or registered in Taiwan. Since the manufacturing of silicon solar ingots and wafers are part of the Group's core business, the Directors believe that WWX has been purchasing silicon solar ingots and wafers from the Group mainly because

of its quality and reliability. In addition, recycled polysilicon is a cheaper source of polysilicon raw material for semiconductor production. WWX may have considerable demand for recycled polysilicon for its semi-conductor production. Hence, the Directors (including the independent non-executive Directors) consider that the New WWX Sale Agreement will continue to allow the Group to utilise its expertise and capacity in the processing of recycled polysilicon and generate additional revenue to the Group.

Implications under the Listing Rules

As mentioned above, WWX is a substantial shareholder of the Company and hence a connected person of the Company for the purpose of the Listing Rules. Consequently, the transactions under the New WWX Sale Agreement will constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules. As the applicable ratios under the respective aggregate annual amounts of the transactions contemplated under the New WWX Sale Agreement will exceed 5%, the New WWX Sale Agreement will be subject to the reporting, announcement and Independent Shareholders' approval requirements pursuant to the Listing Rules.

NEW WWX SUPPLY AGREEMENT

Date: 3 November 2010

Parties: (1) The Company

(2) WWX

As mentioned above, WWX is a substantial Shareholder and a

connected person of the Company.

Scope: Pursuant to the New WWX Supply Agreement, WWX agreed to

supply, or procure its subsidiaries to supply, scrap polysilicon raw material, scrap ingots and scrap wafers to the Company or its

subsidiaries as requested by them from time to time.

Term: The New WWX Supply Agreement has a term commencing on 1

January 2011 and ending on 31 December 2013 (both days

inclusive).

Pricing: The basis of determining the prices for the transactions under the

New WWX Supply Agreement will be determined with reference to the prevailing market prices of scrap polysilicon raw material,

scrap silicon ingots and scrap silicon wafers.

Other terms of the transactions under the New WWX Supply Agreement: The terms of the New WWX Supply Agreement and the transaction contemplated thereunder will be determined on an individual order basis and the terms of which are on normal commercial terms and no less favourable to the Company than the terms available from Independent Third Parties.

Payments for the transactions under the New WWX Supply Agreement will either be cash on delivery or on such credit terms as may be agreed between the parties on normal commercial terms and no less favourable to the Company than terms available from Independent Third Parties. It is agreed that WWX will grant to the Group a credit period of 30 to 90 days.

Condition:

The New WWX Supply Agreement is conditional upon approval by the Independent Shareholders.

The Group expects that during the period between 1 January 2011 and the date of the EGM, it may enter into transactions with WWX for the supply of scrap polysilicon raw materials, scrap ingots and scrap wafers to the Company or its subsidiaries (the "Interim WWX Supply Transactions may be contracted on a transaction-by-transaction basis and individual agreements may be entered into with WWX for each of these Interim WWX Supply Transactions. The aggregate amount of the Interim WWX Supply Transactions is expected to be not more than RMB32,936,000. The Interim WWX Supply Transactions will be on normal commercial terms and in the usual and ordinary course of business of the Group. The Directors (including the independent non-executive Directors) are of the view that the terms of the Interim WWX Supply Transactions are fair and reasonable and in the interest of the Group and the Independent Shareholders as a whole. As the relevant ratios of the Interim WWX Supply Transactions are expected to be less than 5%, the Interim WWX Supply Transactions are only subject to the reporting and announcement requirements and will be exempt from the Independent Shareholders' approval requirements under the Listing Rules.

Reasons for entering into the New WWX Supply Agreement

As mentioned above, WWX and its subsidiaries are engaged in the manufacturing and sales of semiconductor wafers and related products in the semiconductor industry, and from time to time produce scrap polysilicon, scrap ingots and wafers as an output from their manufacturing process.

Recycled polysilicon is a cheaper source of polysilicon raw material for silicon solar ingot and wafer production. The Group may have considerable demand for recycled polysilicon for its silicon solar ingot and wafer production. Furthermore, the Group also runs a scrap polysilicon recycling and processing facility which uses scrap polysilicon, scrap silicon ingots and wafers as raw material inputs. Hence, the Directors (including the independent non-executive Directors) consider that the New WWX Supply Agreement will continue to allow the Group to utilise its expertise and capacity in the processing of recycled polysilicon and provide an alternative source of raw polysilicon for its silicon solar ingot and silicon solar wafer manufacturing business.

Implications under the Listing Rules

As mentioned above, WWX is a substantial shareholder of the Company and hence a connected person of the Company for the purpose of the Listing Rules. Consequently, the transactions under the New WWX Supply Agreement will constitute continuing connected transactions for the Company under Chapter 14A of the Listing Rules. As the applicable ratios under the respective aggregate annual amounts of the transactions contemplated under the New WWX Supply Agreement will exceed 5%, the New WWX Supply Agreement will be subject to the reporting, announcement and Independent Shareholders' approval requirements pursuant to the Listing Rules.

HISTORICAL AMOUNTS OF THE TRANSACTIONS UNDER THE EXISTING AGREEMENTS

Set out below are (a) the actual transaction amounts for the year ended 31 December 2009 and the nine months ended 30 September 2010 and (b) the annual caps for the two years ending 31 December 2010 in respect of the transactions under the Existing Agreements:

	Audited transaction amount for the	Annual cap for	Unaudited transaction amount for the nine	Annual cap
	year ended	the year ended	months ended	ending
	31 December	31 December	30 September	31 December
	2009	2009	2010	2010
Existing WWX Sale				
Agreement	RMB17,350,000	RMB361,556,000	RMB355,000	RMB423,021,000
Existing WWX Supply				
Agreement	RMB110,029,000	RMB675,854,000	RMB84,430,000	RMB790,749,000

PROPOSED ANNUAL CAPS UNDER THE NEW AGREEMENTS

Set out below are the proposed Annual Caps under the New Agreements:

	Annual Cap	Annual Cap	Annual Cap
	for the year	for the year	for the year
	ending	ending	ending
	31 December	31 December	31 December
	2011	2012	2013
New WWX Sale Agreement New WWX Supply Agreement	RMB334,900,000	RMB403,200,000	RMB410,000,000
	RMB249,200,000	RMB223,800,000	RMB229,900,000

The bases of the above proposed Annual Caps are as follows:

- (a) The proposed Annual Caps under the New WWX Sale Agreement are determined with reference to (i) the Group's expected increase in processing capacity for the three years ending 31 December 2013; (ii) the estimated WWX's demand for ingots and wafers for its business in the photovoltaic industry; and (iii) the expected changes in the market price of silicon solar ingots and wafers for the three years ending 31 December 2013.
- (b) The proposed Annual Caps under the New WWX Supply Agreement are determined with reference to (i) the expected increase in the Group's production capacity for the three years ending 31 December 2013; (ii) the expected percentage volume of polysilicon, scrap ingots and scrap wafers to be procured from WWX; (iii) the outstanding amount of procurement contract entered into with WWX; (iv) the production ratio of silicon solar ingot to polysilicon; and (v) the expected changes in the market price of polysilicon for the three years ending 31 December 2013.

Towards the end of 2008, the damage caused by the financial tsunami triggered by the subprime crisis in the United States gradually deepened. Deflation, the drastic slowdown of global economy, and the substantial reduction in the demand for energy, have resulted in plummeting oil prices. The solar energy industry was also affected. The prices of polysilicon, the raw material, and ingots and wafers, the finished products, dropped significantly. It explains why the actual amounts under the Existing WWX Sale Agreement and the Existing WWX Supply Agreement were substantially below the estimated annual cap amounts for the years ending 31 December 2009. However, the Board believes that the development of renewable energy will gradually speed up following the economic recovery which has started to pick up since the third quarter this year. Looking forward, in line with the Group's strategy to expand its market share and improve its competitive strength, the production capacity of the Group will continue to increase and therefore, the Group's demand for the scrap polysilicon raw material, scrap ingots and scrap wafers under the New WWX Supply Agreement and the estimated WWX's demand for silicon solar ingots and silicon solar wafers under the New WWX Sale Agreement will continue to increase in the coming years.

GENERAL INFORMATION

The Group is one of the leading manufacturers of monocrystalline silicon ingots, measured in terms of production output and sales in the PRC. It is engaged in the manufacturing of monocrystalline silicon ingots and wafers and the recycling and processing of scrap polysilicon. Silicon solar ingots and wafers are used for the manufacturing of photovoltaic cells which are important components of the solar energy generation system. The Group has also extended into the manufacture of multicrystalline silicon solar ingots and wafers, the production and sales of photovoltaic modules as well as installation of photovoltaic systems in 2009.

WWX is established in Taiwan and whose securities are listed on the Taiwan Gre Tai Securities Market. WWX and its subsidiaries are engaged in the manufacturing and sales of semiconductor wafers and related products in the semiconductor industry, as well as sales and distribution of solar ingots and solar wafers to the companies incorporated or registered in Taiwan.

The Directors (including the independent non-executive Directors) consider that the terms of the New Agreements were negotiated on arm's length basis and the transactions contemplated thereunder will be conducted in the usual and ordinary course of businesses of the Group and on normal commercial terms. The Directors (including the independent non-executive Directors) are of the view that the terms of the New Agreements and the proposed Annual Caps of the New Agreements are fair and reasonable and in the interest of the Group and the Independent Shareholders as a whole.

The Company will seek the approval by the Independent Shareholders of the New Agreements and their respective annual Cap Amounts in compliance with Rule 14A.48 of the Listing Rules.

WWIC, a wholly-owned subsidiary of WWX, which is interested in 344,208,822 Shares, representing approximately 19.05% of the issued share capital of the Company as at the Latest Practicable Date, and its associates, will abstain from voting for resolutions approving the transactions under the New Agreements.

Mr. Chiao Ping Hai ("Mr. Chiao"), the chairman of the Company and a non-executive Director, is also a director of both WWX and WWIC. Mr. Chiao is also a beneficial owner of 6,135,500 Shares, representing approximately 0.34% of the issued capital of the Company as at the date of Practicable Date. He will abstain from voting on the resolutions approving the Continuing Connected Transactions. Save as the aforesaid, no Director has any material interest in the Continuing Connected Transactions and therefore none of the Directors were required to abstain from voting on the resolutions approving the Continuing Connected Transactions.

EGM

A notice convening the EGM to be held at Vinson Room, Pacific Place Conference Centre, 5/F One Pacific Place, 88 Queensway, Hong Kong on Wednesday, 26 January 2011 at 4:00 p.m. is set out on pages 146 to 148 of the Major Transaction Circular.

A proxy form for use at the EGM is also enclosed with the Major Transaction Circular. Whether or not you intend to attend and vote at the EGM in person, you are requested to complete, sign and return the proxy form in accordance with the instructions stated thereon to the Company's branch share registrar and transfer office in Hong Kong, Computershare Hong Kong Investor Services Limited, 17M Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong as soon as possible and in any event not later than 48 hours before the time appointed for holding the EGM or any adjournment thereof. Completion and return of the proxy form will not preclude you from attending and voting at the EGM or any adjournment thereof should you so wish.

If a "black" rainstorm warning signal or a tropical cyclone warning signal number 8 or above is in force in Hong Kong at any time between 9:00 a.m. and 12:00 noon on Wednesday, 26 January 2011, the EGM will not be held on that day. An announcement will be made in such event.

Pursuant to Rule 13.39(4) of the Listing Rules, any votes of the Shareholders at a general meeting of a listed issuer must be taken by poll. Therefore, all the resolutions proposed at the EGM will be voted by poll. An announcement on the results of the poll will be published by the Company after the EGM in the manner prescribed under Rule 13.39(5) of the Listing Rules.

RECOMMENDATION

The Directors (including the independent non-executive Directors) consider that the Continuing Connected Transactions are in the interests of the Group and the Shareholders as a whole and accordingly recommend all the Shareholders to vote in favour of the relevant resolutions in respect of the Continuing Connected Transactions to be proposed at the EGM.

ADDITIONAL INFORMATION

Your attention is drawn to (1) the letter from the Independent Board Committee as set out in Appendix I of this circular which contains the recommendation of the Independent Board Committee to the Independent Shareholders regarding the Continuing Connected Transactions; (2) the letter from the Independent Financial Adviser as set out in Appendix II of this circular which contains, among other things, its advice to the Independent Board Committee and the Independent Shareholders in respect of the terms of the Continuing Connected Transactions; and (3) additional information as set out in Appendix III to this circular.

You are advised to read the letter from the Independent Board Committee and the letter from the Independent Financial Adviser mentioned above before deciding as to how to vote at the EGM in respect of the Continuing Connected Transactions.

Yours faithfully,
For and on behalf of
Solargiga Energy Holdings Limited
陽光能源控股有限公司
Chiao Ping Hai
Chairman



Solargiga Energy Holdings Limited 陽光能源控股有限公司

(incorporated in the Cayman Islands with limited liability)

(Stock code: 757)

15 December 2010

To the Independent Shareholders

Dear Sir or Madam,

CONTINUING CONNECTED TRANSACTIONS

We refer to the circular of the Company dated 15 December 2010. Capitalised terms used herein have the same meaning as those defined in the Circular, unless otherwise defined.

We have been appointed as members of the Independent Board Committee to advise you in connection with the terms of the Continuing Connected Transactions and the respective Annual Caps, details of which are set out in the "Letter from the Board" in the Circular.

We, being the independent non-executive Directors constituting the Independent Board Committee, are writing to you to set out our opinion in respect of the Continuing Connected Transactions and the respective Annual Caps. The Independent Board Committee was set up to advise you whether in its view the terms of the Continuing Connected Transactions and the respective Annual Caps are in the interests of the Company and the Shareholders as a whole and are fair and reasonable so far as the Company and the Shareholders are concerned.

First Shanghai Capital Limited has been appointed by the Company to advise us and the Independent Shareholders as to whether the Continuing Connected Transactions and the respective Annual Caps are fair and reasonable so far as the Company and the Shareholders are concerned. Details of its advice, together with the principal factors taken into consideration in arriving at such advice, are set out on pages 16 to 24 of the Circular.

Your attention is also drawn to the "Letter from the Board" set out on pages 5 to 13 of the Circular and the additional information set out in the appendices to the Circular.

APPENDIX I LETTER FROM THE INDEPENDENT BOARD COMMITTEE

Having considered the terms of the Continuing Connected Transactions and the respective Annual Caps, we consider that the terms of the Continuing Connected Transactions and the respective Annual Caps are in the interests of the Company and the Shareholders as a whole and are fair and reasonable as far as the Company and the Shareholders are concerned. Accordingly, we recommend the Shareholders to vote in favour of the ordinary resolutions as set out in the notice of the EGM attached to the Major Transaction Circular to approve the terms of the Continuing Connected Transactions and the respective Annual Caps.

Yours faithfully,
For and on behalf of
Independent Board Committee

Mr. WONG Wing Kuen, Albert Independent Non-executive Director

Dr. LIN WenIndependent Non-executive Director

Ms. FU ShuangyeIndependent Non-executive Director

Mr. ZHANG Chun
Independent Non-executive Director

The following is the text of a letter received from First Shanghai setting out its advice to the Independent Board Committee and the Independent Shareholders in respect of the Continuing Connected Transactions and their respective Annual Caps which has been prepared for the purpose of inclusion in this circular.



FIRST SHANGHAI CAPITAL LIMITED

19th Floor, Wing On House 71 Des Voeux Road Central Hong Kong

15 December 2010

To the Independent Board Committee and Independent Shareholders

Dear Sir or Madam,

RENEWAL OF CONTINUING CONNECTED TRANSACTIONS

INTRODUCTION

We refer to our engagement to advise the Independent Board Committee and the Independent Shareholders in respect of the terms of the Continuing Connected Transactions and their respective Annual Caps, details of which are set out in the circular of the Company to the Shareholders dated 15 December 2010 (the "Circular"), of which this letter forms a part. Unless the context otherwise requires, terms used in this letter shall have the same meanings as those defined in the Circular.

As at the Latest Practicable Date, WWX is a substantial Shareholder of the Company. As a result, WWX is a connected person of the Company (as defined in the Listing Rules) and the Continuing Connected Transactions contemplated under the New Agreements constitute continuing connected transactions of the Company under the Listing Rules, which are subject to the approval of the Independent Shareholders by way of poll at the EGM.

The Independent Board Committee, comprising all the independent non-executive Directors, namely Mr. Wong Wing Kuen, Albert, Ms. Fu Shuangye, Dr. Lin Wen and Mr. Zhang Chun, has been established to advise the Independent Shareholders in respect of the terms of the New Agreements and the Annual Caps. We, First Shanghai Capital Limited, have been appointed to advise the Independent Board Committee and the Independent Shareholders in this regard.

In putting forth our opinion and recommendation, we have relied on the accuracy of the information and representations included in the Circular and provided to us by the management of the Group, and have assumed that all such information and representations made or referred to in the Circular and provided to us by the management of the Group were true at the time they were made and continued to be true up to the time of the holding of the EGM. We have also assumed that all statements of belief, opinion and intention made in the Circular were reasonably made after due enquiry. We have no reason to doubt the truth, accuracy and completeness of the information and representations provided to us by the management of the Group and have been advised that no material facts have been withheld or omitted from the information provided and referred to in the Circular. We consider that we have reviewed sufficient information to reach an informed view and to justify reliance on the accuracy of the information contained in the Circular and to provide a reasonable basis for our advice. We have not, however, conducted any independent verification of the information included in the Circular and provided to us by the management of the Group nor have we conducted any form of investigation into the business, affairs or future prospects of the Group and WWX.

PRINCIPAL FACTORS AND REASONS CONSIDERED

In arriving at our opinion on the terms of the New Agreements and the Annual Caps, we have taken into account the following principal factors and reasons:

1. Background to and reasons for the entering into of the New Agreements

The Group is engaged in the manufacturing of monocrystalline silicon solar ingots and wafers and the recycling and processing of scrap polysilicon and was listed on the Main Board of the Stock Exchange on 31 March 2008. Silicon solar ingots and wafers are used for the manufacturing of photovoltaic cells which are important components of a solar energy generation system. According to the annual report of the Company for the year ended 31 December 2009 (the "2009 Annual Report"), turnover of the Group amounted to approximately RMB658.7 million for the year ended 31 December 2009, of which approximately RMB623.1 million was contributed by sales of silicon solar ingots, wafers and modules. The Group is highly devoted in expanding its solar energy related business, for instance, as disclosed in the interim report of the Company for the six months ended 30 June 2010, the Group is planning to expand its annual production capacity of monocrystalline solar ingots from currently 350 megawatt ("MW") to 800 MW in the third quarter of 2010 and expand its annual capacity of solar energy photovoltaic modules from currently 50 MW to 200 MW by the end of 2011.

On the other hand, WWX and its subsidiaries are engaged in the manufacturing and sales of semiconductor wafers and related products in the semiconductor industry, as well as sales and distribution of solar ingots and solar wafers to the companies incorporated or registered in Taiwan. WWX is listed on the Taiwan Gre Tai Securities Market. We noted from the prospectus of the Company dated 21 January 2008 that WWX has entered into a non-competition undertaking where WWX will not (i) manufacture solar ingots and wafers; and (ii) sell or distribute solar ingots and solar wafers to anyone other than the companies

incorporated or registered in Taiwan. According to the 2009 Annual Report, export sales to Taiwan of the Group amounted to approximately RMB21.6 million for the year ended 31 December 2009 and we also noted that sales to WWX amounted to approximately RMB17.4 million during the same year, implying that WWX is a principal channel for the sales of products of the Company in Taiwan.

We noted that the Group has sold upgraded and processed polysilicon, solar ingots and solar wafers to WWX and/or its subsidiaries (the "WWX Group") prior to its listing on the Stock Exchange. As stated in the letter from the Board, since the manufacturing of silicon solar ingots and wafers are part of the Group's core business, the Directors believe that WWX has been purchasing silicon solar ingots and wafers from the Group mainly because of its quality and reliability. In regards to recycled polysilicon, it is a cheaper source of polysilicon raw material for semi-conductor production, WWX may have considerable demand for recycled polysilicon for its semi-conductor production. The entering into of the New WWX Sale Agreement will allow the Group to continue to utilise its expertise and capacity in the processing of recycled polysilicon and generate additional revenue to the Group.

As disclosed in the letter from the Board, WWX produces scrap polysilicon, scrap ingots and wafers (the "Silicon Materials") as an output from their manufacturing process. As recycled polysilicon is a cheaper source of polysilicon raw material for silicon solar ingot and wafer production, the Group may have considerable demand for recycled polysilicon for its silicon solar ingot and wafer production. Furthermore, the Group also runs a scrap polysilicon recycling and processing facility which uses Silicon Materials as raw material inputs and the Group has also purchased Silicon Materials prior to its listing on the Stock Exchange. Thus, the entering into of the New WWX Supply Agreement will continue to allow the Group to utilise its expertise and capacity in the processing of recycled polysilicon as well as provide an alternative source of raw polysilicon for its silicon solar ingot and silicon solar wafer manufacturing business.

Having considered (i) the principal businesses of the Group and WWX Group; (ii) WWX is a principal channel for the sales of products of the Company in Taiwan; (iii) sales to WWX can generate revenue to the Group; (iv) the Group can secure WWX as a stable supplier of raw polysilicon; and (v) the principal terms of the New Agreements are fair and reasonable as discussed below, we are of the view that the entering into of the New Agreements is in the ordinary and usual course of business of the Group and is in the interests of the Company and the Shareholders as a whole.

2. Principal terms under the New Agreements

(i) Principal terms under the New WWX Sale Agreement

As set out in the letter from the Board, the prices for the transactions under the New WWX Sale Agreement will be determined with reference to the prevailing market price of upgraded and processed polysilicon, silicon solar ingots and silicon solar wafers. The terms of the New WWX Sale Agreement

and the transaction contemplated thereunder will be determined on an individual order basis and the terms of which are on normal commercial terms and no less favourable to the Company than the terms available from Independent Third Parties. Payments for the transactions under the New WWX Sale Agreement will either be cash on delivery or on such credit terms as may be agreed between the parties on normal commercial terms and no less favourable to the Company than terms available from Independent Third Parties. It is agreed that the Group will grant to WWX a credit period of 30 to 90 days.

(ii) Principal terms under the New WWX Supply Agreement

As set out in the letter from the Board, the prices for the transactions under the New WWX Supply Agreement will be determined with reference to the prevailing market prices of Silicon Materials. The terms of the New WWX Supply Agreement and the transaction contemplated thereunder will be determined on an individual order basis and the terms of which are on normal commercial terms and no less favourable to the Company than the terms available from Independent Third Parties. Payments for the transactions under the New WWX Supply Agreement will either be cash on delivery or on such credit terms as may be agreed between the parties on normal commercial terms and no less favourable to the Company than terms available from Independent Third Parties. It is agreed that WWX will grant to the Group a credit period of 30 to 90 days.

In addition, we have reviewed the 2009 Annual Report and noted that (i) the independent non-executive Directors have confirmed, among others, the continuing connected transactions of the Group for the year ended 31 December 2009 were entered into and conducted either on normal commercial terms or terms no less favourable to the Company than terms available to or from independent third parties; and (ii) the Company has received a letter from its auditors as required under Rules 14A.38 of the Listing Rules in relation to the continuing connected transactions of the Company for the year ended 31 December 2009. We have also enquired the management of the Group regarding the internal control of the Group and we understand that the Group will comply with the relevant Listing Rules governing the Continuing Connected Transactions as set out in the section headed "Measures to ensure compliance with the Listing Rules" below.

Having considered, in particular, that (i) the prices for the Continuing Connected Transactions will be determined with reference to prevailing market prices; (ii) trade debtors and receivables of the Group are due within 30 to 90 days from the date of billing as disclosed in the 2009 Annual Report; and (iii) the payment terms of the Continuing Connected Transactions will be no less favourable to the Company than the terms available from Independent Third Parties, we are of the view that the New Agreements are on normal commercial terms and the terms of which are fair and reasonable so far as the Independent Shareholders are concerned.

3. Annual Caps under the New Agreements

The following table shows the historical transaction amounts and the Annual Caps under the New Agreements:-

	Actual tı	ansaction			
	amounts		A	nnual Caps	
		For the			
	For the	nine			
	year	months			
	ended 31	ended 30			
	December September		For the year ending 31 December		
	2009	2010	2011	2012	2013
	(RMB	(RMB	(RMB)	(RMB	(RMB
	million)	million)	million)	million)	million)
New WWX Sale					
Agreement	17.4	0.4	334.9	403.2	410.0
New WWX Supply					
Agreement	110.0	84.4	249.2	223.8	229.9

We noted from the table above that the historical transaction amounts for the year ended 31 December 2009 were quite low as compared to the Annual Caps. As explained in the letter from the Board, as a result of the financial tsunami in late 2008 which affected the solar energy industry, the prices of polysilicon, raw material, ingots, wafers and finished products dropped significantly in 2009. We have also reviewed information published by Solarbuzz, an international solar energy research and consulting company that provides a range of services including industry reports, custom research and consulting for industry news and information with analysts in the United States, Europe and Asia, which we noted that the excess of solar cell production over market demand caused weighted crystalline silicon module price average for 2009 to crash 38% over the prior year level. In addition, as disclosed in the 2010 Interim Report, as a result of the substantial increase in the market demand for the products of the Group during the six months ended 30 June 2010, the Group failed to fully meet the strong demand from its customers. Moreover, the PRC remained the major market of the Group, accounting for approximately 63.4% of total sales, whereas the major overseas markets were North America and Japan, accounting for approximately 27.1% and 9.1% of total sales respectively, for the six months ended 30 June 2010 as disclosed in the 2010 Interim Report. We have been advised by the management of the Group that, despite the turnover of the Group for the six months ended 30 June 2010 has improved as compared to the same period in the previous year, the actual transaction amount with WWX has not yet fully recovered for the nine months ended 30 September 2010 due to the inability of the Group to immediately satisfy demand of all customers, such as WWX, given the rapid recovery of the industry and the higher priority to serve the major orders from key customers in the PRC, North America and Japan. Accordingly, the actual transaction amounts under the Existing Agreements were below the estimated annual caps for the ended 31 December 2009 and the nine months ended 30 September 2010.

(i) Annual Caps under the New WWX Sale Agreement

As stated in the letter from the Board, the proposed Annual Caps under the New WWX Sale Agreement are determined with reference to (i) the Group's expected increase in processing capacity for the three years ending 31 December 2013; (ii) the estimated WWX's demand for ingots and wafers for its business in the photovoltaic industry; and (iii) the expected changes in the market price of silicon solar ingots and wafers for the three years ending 31 December 2013.

To assess the fairness and reasonableness of the Annual Caps for the New WWX Sale Agreement, we have reviewed and discussed with the management of the Group the expected production capacity expansion schedule and the expected percentages of volume of silicon solar ingots and wafers to be sold to WWX. We noted that the production capacity of the Group is expected to increase in each of the three years ending 31 December 2013 and the expected maximum production capacities of the Group were used to determine the Annual Caps which resulted in the substantial increase in the Annual Caps for the year ending 31 December 2011 as compared to the actual transaction amount for the nine months ended 30 September 2010. According to information published by Solarbuzz in March 2010, looking forward, the industry will return to high growth in 2010 and also over the next five years, where the global market will be 2.5 times its current size by 2014 even under the slowest growth scenario. After taking into consideration that (i) the exceptionally poor performance of the industry for the year ended 31 December 2009 after the financial tsunami; (ii) the substantial increase in the market demand for the products of the Group during the six months ended 30 June 2010 where the Group failed to fully meet the strong demand from its customers as mentioned above; and (iii) the industry is expected to recover in the coming years, we are of the view that it is reasonable to determine the expected total sales volume of the Group under the New WWX Sales Agreement for the three years ending 31 December 2013 with reference to the expected maximum production capacities of the Group which provide flexibility for the Group to sell silicon solar ingots and wafers to the WWX Group for the three years ending 31 December 2013. Moreover, we noted that the expected percentages of sales volume of silicon solar ingots and wafers to be sold to WWX are within the range of the percentage of the Group's export sales to Taiwan for the two years ended 31 December 2009, where WWX acts as a principal sales channel to Taiwan and contributed approximately 80% of the sales of the Group to Taiwan for the year ended 31 December 2009. Hence, we are of the view that the expected sales volumes for determining the Annual Caps under the New WWX Sale Agreement are reasonable. We have also reviewed recent invoices and historical pricing information provided by Solarbuzz and Bloomberg, where we noted the long term growth rate and the recent year-on-year growth rates of market prices are in line with the expected prices for determining the Annual Caps. Hence, we are of the view that the expected prices for determining the Annual Caps under the New WWX Sale Agreement are reasonable. Based on the above, we are of the view that the bases of the Annual Caps under the New WWX Sale Agreement are fair and reasonable so far as the Independent Shareholders are concerned.

(ii) Annual Caps under the New WWX Supply Agreement

As stated in the letter from the Board, the proposed Annual Caps under the New WWX Supply Agreement are determined with reference to (i) the expected increase in the Group's production capacity for the three years ending 31 December 2013; (ii) the expected percentage volume of polysilicon, scrap ingots and scrap wafers to be procured from WWX; (iii) the outstanding amount of procurement contract entered into with WWX; (iv) the production ratio of silicon solar ingot to polysilicon; and (v) the expected changes in the market price of polysilicon for the three years ending 31 December 2013.

To assess the fairness and reasonableness of the Annual Caps for the New WWX Supply Agreement, we have reviewed and discussed with the management of the Group the production capacity expansion schedule and the expected percentages of volume of Silicon Materials to be procured from WWX. After taking into account the production ratio of silicon solar ingot to Silicon Materials as advised by the management of the Group and the year ended 31 December 2009 was an exceptionally poor year of the industry which is expected to recover in the coming years, we noted that (i) the Annual Cap for the year ending 31 December 2011 is higher than those for the years ending 31 December 2012 and 2013 given the Group has an outstanding procurement contract which is expected to be carried out during the year ending 31 December 2011 and the price of Silicon Materials is expected to be on a decreasing trend in the coming years; (ii) despite the decreasing price trend, the Annual Cap for the year ending 31 December 2013 is higher than that for the year ending 31 December 2012 given the expected increase in production capacity thus the increase in expected procurement volume; (iii) the expected percentage of procurement volume of Silicon Materials to be procured from WWX for the year ending 31 December 2011 is close to the average percentage of procurement volume of Silicon Materials procured from WWX for the two years ended 31 December 2009; and (iv) excluding the outstanding procurement contract to be carried out during the year ending 31 December 2011 and the exceptional poor performance of the industry for the year ended 31 December 2009, the expected percentages of procurement volume of Silicon Materials to be procured from WWX for the two years ending 31 December 2013 will return to the percentage of procurement volume of Silicon Materials procured from WWX for the year ended 31 December 2008 and the projected percentage for the year ending 31 December 2010. Hence, we are of the view that the expected procurement volumes for determining the Annual Caps under the New WWX Supply Agreement are reasonable. We have also reviewed recent invoices and historical pricing information provided by Solarbuzz and Bloomberg, where we noted the long term growth rate and the recent year-on-year growth rates of market prices are in line with the expected prices for determining the Annual Caps. Accordingly, we are of the view that the expected prices for determining the Annual Caps under the New WWX Supply Agreement are reasonable. Based on the above, we are of the view that the bases of the proposed Annual Caps under the New WWX Supply Agreement are fair and reasonable so far as the Independent Shareholders are concerned.

4. Measures to ensure compliance with the Listing Rules

In compliance with the annual review requirements under Chapter 14A of the Listing Rules, the Company will comply with the following during the term of the New Agreements:

- (i) each year the independent non-executive Directors must review the Continuing Connected Transactions and confirm in the Company's annual report and accounts that the Continuing Connected Transactions have been entered into (a) in the ordinary and usual course of business of the Company; (b) either on normal commercial terms or, if there are not sufficient comparable transactions to judge whether they are on normal commercial terms, on terms no less favourable to the Group than terms available to or from (as appropriate) independent third parties; and (c) in accordance with the New Agreements governing them on terms that are fair and reasonable and in the interests of the Shareholders as a whole;
- (ii) each year the auditors of the Company must provide a letter to the Board (with a copy provided to the Stock Exchange at least 10 business days prior to the bulk printing of the annual report of the Company) confirming that the Continuing Connected Transactions (a) have received the approval of the Board; (b) are in accordance with the pricing policies of the Company if the Continuing Connected Transactions involve provision of goods or services by the Company; (c) have been entered into in accordance with the relevant agreement governing the transactions; and (d) have not exceeded the respective annual caps;
- (iii) the Company will allow, and will procure that the counterparty to the Continuing Connected Transactions will provide the auditors of the Company with sufficient access to the relevant records of the Continuing Connected Transactions for the purpose of reporting on the Continuing Connected Transactions. The Board must state in the annual report whether its auditors have confirmed the matters stated in paragraph (ii) above; and
- (iv) the Company shall promptly notify the Stock Exchange and publish an announcement in accordance with the Listing Rules if it knows or has reason to believe that the independent non-executive Directors and/or auditors of the Company will not be able to confirm the matters set out in paragraphs (i) and/or (ii) above respectively.

In light of the conditions attached to the Continuing Connected Transactions, in particular, (i) the restriction of the value of the Continuing Connected Transactions by way of the Annual Caps; and (ii) the ongoing review by the independent non-executive Directors and auditors of the Company on the terms of the Continuing Connected Transactions and the Annual Caps not being exceeded, we are of the view that appropriate measures will be in place to govern the conduct of the Continuing Connected Transactions and safeguard the interests of the Independent Shareholders.

RECOMMENDATION

Having taking into account the above principal factors, we consider that the entering into of the New Agreements is in the ordinary and usual course of business of the Group and is in the interest of the Company and the Shareholders as a whole and the terms of the New Agreements are on normal commercial terms and the bases of the respective Annual Caps are fair and reasonable so far as the Independent Shareholders are concerned. We therefore advise the Independent Board Committee to recommend the Independent Shareholders, and we also recommend the Independent Shareholders, to vote in favour of the relevant resolutions to approve the New Agreements and the respective Annual Caps to be proposed at the EGM.

Yours faithfully,
For and on behalf of
First Shanghai Capital Limited

Helen Zee *Managing Director*

Fanny Lee
Deputy Managing Director

1. RESPONSIBILITY STATEMENT

This circular, for which the Directors collectively and individually accept full responsibility, includes particulars given in compliance with the Listing Rules for the purpose of giving information with regard to the Company. The Directors, having made all reasonable enquiries, confirm that to the best of their knowledge and belief the information contained in this circular is accurate and complete in all material respects and not misleading or deceptive, and there are no other matters the omission of which would make any statement herein or this circular misleading.

2. DISCLOSURE OF INTERESTS

(I) Interest and short positions of the Directors and the chief executive of the Company in the Shares, underlying shares and debentures of the Company and its associated corporations

As at the Latest Practicable Date, the interests and short positions of the Directors and the chief executive of the Company in the Shares, underlying shares and debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO) or were required to be entered in the register maintained by the Company pursuant to section 352 of the SFO or were required, pursuant to the Model Code for Securities Transactions by Directors of Listed Companies, to be notified to the Company and the Stock Exchange were as follows:

Name of Director	Nature of interest	Number of Shares held (Note 1)	Approximate percentage of shareholding (%)
Mr. Tan Wenhua	Beneficial Interest	475,761,999(L)	26.33%
	Interest in options (Note 2)	13,014,375(L)	0.72%
	Security interest (Note 2)	13,014,375(L)	0.72%
	Interest in the share options granted under the share Company adopted on 27 February 2008 (the "Share Option Scheme")	500,000(L)	0.03%

Name of Director	Nature of interest	Number of Shares held (Note 1)	Approximate percentage of shareholding (%)
Mr. Chong Kin Ngai (<i>Note 3</i>)	Interest of controlled corporation	80,075,540(L)	4.43%
	Trustee's interest	26,058,625(L)	1.44%
	Personal interest	2,449,500(L)	0.14%
	Family interest	1,100,000(L)	0.06%
Mr. Hsu You Yuan	Beneficial Interest	12,440,927(L)	0.69%
	Interest in options (Note 2)	2,080,000(L)	0.12%
	Security interest (<i>Note</i> 2)	2,080,000(L)	0.12%
	Interest in the share options granted under the Share Option Scheme	500,000(L)	0.03%
Mr. Chiao Ping Hai	Beneficial Interest	6,135,500(L)	0.34%
	Interest in options (Note 2)	8,304,875(L)	0.46%
	Security interest (<i>Note</i> 2)	8,304,875(L)	0.46%
Ms. Zhang Liming	Beneficial Interest (Note 4)	3,133,500(L)	0.17%
	Interest in the share options granted under the Share Option Scheme	1,000,000(L)	0.06%
Mr. Zhang Chun	Interest in the share options granted under the Share Option Scheme	500,000(L)	0.03%
Ms. Fu Shuangye	Interest in the share options granted under the Share Option Scheme	500,000(L)	0.03%

Name of Director	Nature of interest	Number of Shares held (Note 1)	Approximate percentage of shareholding (%)
Dr. Lin Wen	Interest in the share options granted under the Share Option Scheme	500,000(L)	0.03%
Mr. Wong Wing Kuen, Albert	Interest in the share options granted under the Share Option Scheme	500,000(L)	0.03%

Notes:

- (1) The letter "L" denotes the person's long position in such securities.
- (2) Mr. Tan Wenhua, Mr. Hsu You Yuan and Mr. Chiao Ping Hai are entitled to buy back the Shares of the relevant senior management and employees in the event that any of them cease to be employed or engaged within 4 years after the Listing Date. These Directors also have security interest in these Shares pursuant to a share charge granted by the relevant employees and consultants to secure their obligations to pay for the purchase price of the Shares and their obligations to comply with the relevant regulatory requirements to which they are subject to (if any).
- (3) As at the Latest Practicable Date, Mr. Chong Kin Ngai is interested in an aggregate of 83,625,040 Shares, of which 2,449,500 Shares are directly held by Mr. Chong Kin Ngai, 1,100,000 Shares are held by Mr. Chong's spouse, 64,140,040 Shares are held by Prosperity Electric Corporation ("PEC") and 15,935,500 Shares are held by Prosperity Lamps & Components Limited ("PLC"). PLC is held as to 20% by PEC, as to 45% by Leigh Company Limited and as to 35% by independent third parties. Both PEC and Leigh Company Limited are wholly-owned by Mr. Chong Kin Ngai.

Mr. Chong holds 26,058,625 Shares as trustee on behalf of certain Directors, members of the senior management and staff of the Group. Of the said 26,058,625 Shares, 2,350,125 Shares are held by Mr. Chong Kin Ngai in trust for Ms. Zhang Liming, an executive Director and 2,659,375 Shares are held by Mr. Chong Kin Ngai in trust for Mr. Hsu You Yuan, an executive Director.

(4) As at the Latest Practicable Date, Ms. Zhang Liming's 2,350,125 Shares were registered in the name of Mr. Chong as trustee who is entrusted to exercise voting rights and hold the dividends and other distributions made in respect of the relevant shares in trust for, among others, the relevant employees and senior management members (if any) to the extent the relevant Shares remain subject to a lock-up period.

Save as disclosed above, as at the Latest Practicable Date, none of the Directors or their associates has any interests or short positions in any Shares, underlying Shares and debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) as recorded in the register to be kept by the Company under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange.

(II) Interest and short positions of substantial shareholders in Shares, underlying shares and debentures

As at the Latest Practicable Date, so far as is known to any Directors, the following persons (other than a Director) have interests or short positions in the Shares and underlying Shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO as recorded in the register required to be kept by the Company pursuant to section 336 of the SFO:

		Number of Shares held	Percentage of Shareholding
Name	Capacity	(Note 1)	(%)
WWIC	Beneficial owner	344,208,822(L)	19.05%
WWX (Note 2)	Interest of a controlled corporation	344,208,822(L)	19.05%
Jean Salata	Interest of a controlled corporation	119,045,000(L)	6.59%
Baring Private Equity Asia GP IV Limited	Interest of a controlled corporation	119,045,000(L)	6.59%
Baring Private Equity Asia GP IV, L.P.	Interest of a controlled corporation	119,045,000(L)	6.59%
The Baring Asia Private Equity Fund IV, L.P.	Interest of a controlled corporation	122,139,421(L)	6.76%
Baring Private Equity Asia IV Holding (6) Limited	Beneficial interest	119,045,000(L)	6.59%

Notes:

- (1) The letter "L" denotes the person's long position in such securities.
- (2) To the best of the Directors' knowledge, information and belief having made all reasonable enquiry, as at the Latest Practicable Date, WWIC is wholly-owned by WWX. By virtue of the SFO, WWX is deemed to be interested in the Shares held by WWIC.

Save as disclosed above, the Directors were not aware that there was any person (other than a Director) who, as at the Latest Practicable Date, had an interest or a short position in the Shares and underlying Shares which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or who was, directly or indirectly, interested in 5% or more of the nominal value of any class of share capital carrying rights to vote in all circumstances at general meetings of any other member of the Group, or in any options, in respect of such capital.

3. MATERIAL ADVERSE CHANGES

The Directors are not aware of any material adverse changes in the financial and trading position of the Group since 31 December 2009, the date of which the latest audited financial statements of the Group were made up.

4. DIRECTORS' INTEREST IN POTENTIALLY COMPETING BUSINESSES'

Mr. Tan Wenhua, being the executive Director, and Mr. Chong Kin Ngai and Mr. Chiao Ping Hai, being the non-executive Directors, are interested in other related businesses, particulars of which are set out below:

Mr. TAN Wenhua

Mr. TAN Wenhua holds 32.14% indirect interest in 錦州華昌光伏科技有限公司 (Jinzhou Huachang Photovoltaic Technology Co., Ltd.*) ("Huachang Guangfu") and 40% interest in 錦州昌華碳素製品有限公司 (Jinzhou Changhua Carbon Production Co., Ltd*) ("Jinzhou Changhua"). Huachang Guangfu is engaged in the manufacturing of PV and solar cells. Jinzhou Changhua is engaged in the manufacturing of graphite and graphite related products. The businesses of Huachang Guangfu and Jinzhou Changhua do not compete with that of the Group. Huachang Guangfu, being a manufacturer of PV and solar cells, or some other materials (not being polysilicon), is a downstream company of the Group because PV and solar cells are made from wafers, which the Group manufactures. Huachang Guangfu does not manufacture any polysilicon, ingots or wafers. On the other hand, Jinzhou Changhua, as a company which manufactures graphite and graphite related products, is also not a competitor of the Group because (a) the Group is not engaged in the manufacturing of graphite or any graphite related products; and (b) graphite is not a substitute for, or alternative raw material to, polysilicon in the manufacturing of solar related products.

Mr. CHIAO Ping Hai

Mr. CHIAO Ping Hai has interests in WWX, 上海合晶砂材料有限公司 (Wafer Works (Shanghai) Corp*) ("WWXS") and Wafer Works Epitaxial Corp. These three companies are all engaged in the business of manufacturing silicon wafers used in the semi-conductor industry. Mr. CHIAO Ping Hai also has indirect interests in Helitek and Heli-Vantech, Inc., both of which are engaged in the trading of silicon wafers used in the manufacture of semi-conductors. Although silicon wafer is the basic raw material used in the production of semi-conductors and solar cells or solar-related products, the quality and purity level of silicon wafer required for the production of semi-conductors is higher than that required for the product manufacturers to use costly semi-conductor grade silicon wafers to manufacture solar products. As explained above, the semi-conductor industry is different from that of the solar technology industry. Thus, WWX, WWXS and Wafer Works Epitaxial Corp., Helitek and Heli-Vantech, Inc., are not engaged in any competing business of the Group.

Mr. CHONG Kin Ngai

Mr. Chong Kin Ngai holds 7.7% indirect interest in Huachang Guangfu and Jinzhou Changhua. Huachang Guangfu is engaged in the manufacture of PV and solar cells, Jinzhou Changhua is engaged in the manufacture of graphite and graphite related products. As explained above, Huachang Guangfu and Jinzhou Changhua are not competitors of the Company, as the Company, Huachang Guangfu and Jinzhou Changhua are engaged in different industries. Mr. Chong Kin Ngai also holds an interest in 錦州佑鑫電子能源有限公司 (Jinzhou Youxin Electronic Materials Co., Ltd.*) ("Jinzhou Youxin") which is principally engaged in the trading of quartz crucibles.

Jinzhou Youxin is not a competitor to the Group because (a) quartz crucibles is an auxiliary raw material for the manufacture of polysilicon products which the Group manufactures. Jinzhou Youxin, being in the business of trading quartz crucibles, is an upstream company which supplies auxiliary raw materials to the Group; and (b) Jinzhou Youxin does not manufacture any polysilicon or polysilicon related products.

Save as disclosed above, as at the Latest Practicable Date, none of the Directors or their respective associates had an interest in any business apart from the Group's business, which competes or is likely to compete, either directly or indirectly, with the Group's business that need to be disclosed pursuant to Rule 8.10 of the Listing Rules.

* English translation of Chinese official name is for identification purpose only

5. DIRECTORS' INTEREST IN ASSETS

As at the Latest Practicable Date, save for (a) the exempt continuing connected transaction in relation to the tenancy agreement entered into between Wealthy Rise International Limited ("Wealthy Rise"), an indirect wholly-owned subsidiary of the Company and Richzone Industries Limited ("Richzone"), an associate of Mr. Chong Kin Ngai on 20 March 2009 pursuant to which Richzone agreed to lease to Wealthy Rise a premises situated at Room 1402, Harbour Centre, 25 Harbour Road, Wanchai, Hong Kong as the Company's principal place of business in Hong Kong since 20 March 2009 and has been disclosed in the Company's announcement published on the same date; (b) the asset transfer agreement dated 2 November 2009 which was entered into between 錦州錦懋光伏 科技有限公司 (Jinzhou Jinmao Photovoltaic Technology Co., Ltd*) ("Jinzhou Jinmao") and Huachang Guangfu pursuant to which Jinzhou Jinmao has agreed to purchase, and Huachang Guangfu has agreed to sell, certain equipment and office furniture, to the Group at a purchase cost of RMB4,099,775.04; and (c) the proposed acquisition of 100% issued shares of Sino Light Investments Limited, in which Mr. Tan Wenhua and Mr. Chong Kin Ngai are interested, as announced on 9 November 2010 (the "Acquisition"), none of the Directors had any direct or indirect interest in any assets which had been acquired, or disposed of by, or leased to any member of the Group, or was proposed to be acquired, or disposed of by, or leased to any member of Group since 31 December 2009, the date of which the latest audited financial statements of the Group were made up.

6. DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

The Directors have interests in the following contracts which are significant in relation to the business of the Group:

- (a) the Existing WWX Sale Agreement between the Company and WWX (which is owned as to 1.39% by Mr. Chiao Ping Hai ("Mr. Chiao"), a director of WWX and a non-executive Director);
- (b) the Existing WWX Supply Agreement between the Company and WWX (in which Mr. Chiao has interests as described in (a) above);
- (c) a framework sale agreement dated 12 August 2008 between the Company and Huachang Guangfu, a company indirectly owned (i) as to 32.14% by Mr. Tan Wenhua (an executive Director) ("Mr. Tan"), (ii) as to 7.7% by PLC, a company indirectly owned as to 65% by Mr. Chong Kin Ngai (a non-executive Director) ("Mr. Chong") and (iii) as to 14% by Grand Sea Investments Limited ("Grand Sea") (which is held as to 37.5% by Mr. Stephen Chiao Sun Hai, the elder brother of Mr. Chiao who is a non-executive Director), pursuant to which the Company has agreed to sell, or procure its subsidiaries to sell, and Huachang Guangfu agreed to buy, silicon solar wafers;
- (d) a framework agreement dated 17 April 2009 between the Company and 錦州吉 興新材料有限公司 (Jinzhou Jixing New Material Company Limited*) ("Jinzhou Jixing"), a company indirectly owned as to 35% by Mr. Tan, pursuant to which (i) the Company agreed to sell, or procure its subsidiaries to sell, and Jinzhou Jixing agreed to purchase, or procure its subsidiaries to purchase, wire slurry; and (ii) Jinzhou Jixing agreed to sell, or procure its subsidiaries to sell, and the Company agreed to purchase, or procure its subsidiaries to purchase, recycled abrasives and mineral oil which serve as the Group's materials for the slicing of silicon solar ingots into silicon solar wafers;
- (e) a framework supply agreement dated 2 November 2009 between the Company and Huachang Guangfu, a company indirectly owned (i) as to 32.14% by Mr. Tan, (ii) as to 7.7% by PLC, a company indirectly owned as to 65% by Mr. Chong and (iii) as to 14% by Grand Sea (which is held as to 37.5% by Mr. Stephen Chiao Sun Hai, the elder brother of Mr. Chiao who is a non-executive Director), pursuant to which the Company has agreed to purchase, or procure its subsidiaries to purchase, and Huachang Guangfu has agreed to supply, solar cells;
- (f) a framework service agreement dated 2 November 2009 between the Company and 京鑫半導體材料有限公司 (Jingxin Semi-conductor Material Company Limited*) ("Jingxin Semi-conductor"), a company owned as to 40% by Ms. Chen Man, the daughter-in-law of Mr. Tan, pursuant to which the Company has agreed to engage or procure its subsidiaries to engage Jingxin Semi-conductor for the provision of services for re-coating and re-grooving guide rollers which is necessary for slicing of silicon solar ingots into silicon solar wafers;

- (g) a framework service agreement dated 2 December 2009 between the Company and 錦州華榮物業管理有限公司 (Jinzhou Huarong Property Management Company Limited*) ("Jinzhou Huarong"), a company indirectly owned as to 90% by Mr. Tan, pursuant to which Jinzhou Huarong agreed to provide water and heat to the Company and its subsidiaries;
- (h) a framework supply agreement dated 2 December 2009 between (i) the Company, (ii) Jinzhou Changhua, a company indirectly owned as to 40% by Mr. Tan and owned as to 60% by PLC, a company indirectly owned as to 65% by Mr. Chong, and (iii) Jinzhou Youxin, a company owned as to 30% by PLC, pursuant to which Jinzhou Changhua and Jinzhou Youxin agreed to supply graphite materials and quartz crucibles respectively to the Company or its subsidiaries;
- (i) a framework processing agreement dated 2 December 2009 between the Company and WWX (in which Mr. Chiao has interests as described in (a) above) pursuant to which the Company agreed to provide, or procure its subsidiaries to provide the services in respect of acidic wash of silicon, the processing and recycling of top and tail scrap, pot scrap and scrap silicon into polysilicon and other raw materials necessary for the production of silicon solar ingots as well as the processing and production of silicon solar wafers to WWX or its subsidiaries;
- (j) the New WWX Sale Agreement;
- (k) the New WWX Supply Agreement;
- (l) a joint venture agreement dated 8 November 2010 between 錦州陽光能源有限公司 (Jinzhou Yangguang Energy Co., Ltd.*) ("Jinzhou Yangguang"), a wholly-owned subsidiary of the Company and Liaoning Oxiranchem, Inc. (遼寧奧克化學股份有限公司) ("Joint Venture Partner"), which is owned as to approximately 2.43% by Mr. Tan Xin, the son of Mr. Tan who is also a supervisor of the Joint Venture Partner, for the establishment of錦州奧克陽光新能源有限公司 (Jinzhou Oxiranchem Yangguang New Energy Co. Ltd.) (the "Joint Venture") which is owned as to 63% by the Joint Venture Partner and as to 37% by Jinzhou Yangguang, to engage in the business of manufacturing multicrystalline silicon solar ingots and wafers; and
- (m) a sale and purchase agreement dated 8 November 2010 and entered into, among others, You Hua Investment Corporation (a company wholly-owned by Mr. Tan) ("You Hua"), Grand Sea (which is held as to 37.5% by Mr. Stephen Chiao Sun Hai, the elder brother of Mr. Chiao who is a non-executive Director), PLC (a company indirectly owned as to 65% by Mr. Chong) pursuant to which the vendors named therein conditionally agree to sell and the Company conditionally agree to purchase the entire issued shares of Sino Light Investments Limited at a consideration of HK\$835,200,000 to be satisfied by the issue of convertible bonds by the Company.
- * English translation of Chinese official name is for identification purpose only

Save for the disclosure herein, none of the Directors is interested in any contract or arrangement entered into by the Company or any of its subsidiaries which contract or arrangement is subsisting at the Latest Practicable Date and which is significant in relation to the business of the Company.

7. DIRECTORS' SERVICE CONTRACTS

As at the Latest Practicable Date, none of the Directors has a service contract with the Company or any of its subsidiaries which is not determinable by the group within one year without payment of compensation, other than statutory compensation.

8. LITIGATION

As at the Latest Practicable Date, neither the Company nor any of its subsidiaries was engaged in any litigation or arbitration of material importance and no litigation or claim of material importance was known to the Directors to be pending or threatened by or against the Company or any of its subsidiaries.

9. EXPERT'S QUALIFICATION AND CONSENT

First Shanghai has given and has not withdrawn its written consent to the issue of this circular with the inclusion of its letter and references to its name in the form and context in which it appears.

The following is the qualification of First Shanghai who has given its opinion or advice which is contained in this circular:

Name	Qualification
First Shanghai	Licensed corporation under the SFO to conduct Type 6
	(advising on corporate finance) regulated activity

10. EXPERT'S INTERESTS

As at the Latest Practicable Date, First Shanghai did not have any direct or indirect interest in any asset which had been acquired, or disposed of by, or leased to any member of the Group, or was proposed to be acquired, or disposed of by, or leased to any member of the Group, since 31 December 2009, the date to which the latest audited financial statements of the Group were made up; and was not beneficially interested in the share capital of any member of the Group and did not have any right (whether legally enforceable or not) to subscribe for or to nominate persons to subscribe for securities in any member of the Group.

11. GENERAL

- (a) The registered office of the Company is situated at Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands.
- (b) The branch share registrar and transfer office of the Company in Hong Kong is Computershare Hong Kong Investor Services Limited, Rooms 1712–1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong.
- (c) The secretary of the Company is Mr. Chow Yiu Ming, a fellow of the Association of Chartered Certified Accountants and an associate of the Hong Kong Institute of Certified Public Accountants.
- (d) The auditors of the Company is KPMG of 8/F., Prince's Building, 10 Chater Road, Central, Hong Kong.
- (e) In the event of inconsistency, the English text of this circular shall prevail over the Chinese text.

12. DOCUMENTS AVAILABLE FOR INSPECTION

Copies of the following documents will be available for inspection at the principal place of business of the Company in Hong Kong at Room 1402, Harbour Centre, 25 Harbour Road, Wanchai, Hong Kong during normal business hours from the date of this circular up to and including 26 January 2011 being the date of the EGM:

- (a) the memorandum and articles of association of the Company;
- (b) the annual reports of the Company for the two years ended 31 December 2008 and 31 December 2009 and the interim report of the Company for the six months ended 30 June 2010;
- (c) the letter from the Independent Board Committee to the Independent Shareholders, the text of which is set out on pages 14 to 15 of this circular;
- (d) the Letter from Independent Financial Adviser, the text of which is set out on pages 16 to 24 of this circular;
- (e) the written consent from the Independent Financial Adviser referred to in the paragraph headed "Expert's Qualification and Consent" in this Appendix;
- (f) the New WWX Sale Agreement; and
- (g) the New WWX Supply Agreement.