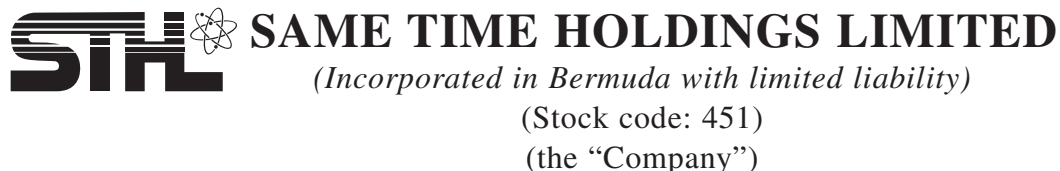


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DISCLOSEABLE TRANSACTIONS

The Purchaser placed a purchase order with Worldtech on 15th June, 2010 for the acquisition of machines for a total consideration of Japanese ¥210 million (about HK\$17,936,100).

The Purchaser placed purchase orders with World Wide on 15th June, 2010 for the acquisition of machines and equipment for a total consideration of about HK\$12,620,880.

The Suppliers are not connected with the Company, any directors, chief executive officer or substantial shareholders of the Company or any of its subsidiaries or their respective associates.

Each of the Worldtech Purchase and the World Wide Purchase constitutes a discloseable transaction of the Company under the Listing Rules.

PURCHASE ORDER DATED 15TH JUNE, 2010 (THE “WORLDTECH PURCHASE”)

Parties:

Supplier: Worldtech Electronics Technology Limited (“Worldtech”)

Purchaser: Red Board Limited (the “Purchaser”), a wholly owned subsidiary of the Company

Assets acquired:

Carbon dioxide laser drilling machines

PURCHASE ORDERS DATED 15TH JUNE, 2010 (THE “WORLD WIDE PURCHASE”)

Parties:

Supplier: World Wide P.C.B. Equipments Co., Limited (“World Wide”)

Purchaser: the Purchaser

Assets acquired:

Routing machines, fully automatic screen machines, automatic optical inspection system and defect verification and repair system.

Considerations:

Japanese ¥210 million (about HK\$17,936,100) and about HK\$12,620,880 for the Worldtech Purchase and the World Wide Purchase respectively.

The considerations were arrived at after arm’s length negotiations with Worldtech and World Wide (together the “Suppliers”) respectively.

The directors of the Company consider that the terms of the acquisitions are fair and reasonable and in the interests of the shareholders as a whole.

Payment terms:

The purchase prices are to be paid in cash.

Funding:

The purchase prices will be funded from internal resources and available banking facilities.

REASONS FOR THE TRANSACTIONS

The Company and its subsidiaries (the “Group”) are principally engaged in the manufacturing and selling of printed circuit boards and consumer electronic products.

The acquisitions are made for the production line of the Group’s factory in Jiangxi, the People’s Republic of China.

CONNECTION BETWEEN THE PARTIES

The Company confirms that, to the best of the directors’ knowledge, information and belief having made all reasonable enquiry, each of the Suppliers and their ultimate beneficial owners are independent third parties not connected with the Company, any directors, chief executive officer or substantial shareholders of the Company or any of its subsidiaries or their respective associates.

INFORMATION FOR SHAREHOLDERS

The Suppliers are principally engaged in selling of machines.

Save that the Group purchased machines from World Wide in the total sum of HK\$2,720,000 which are required to be aggregated with the World Wide Purchase under Rule 14.22 of the Listing Rules, the Group does not have any transaction with any of the Suppliers which is required to be aggregated with the acquisitions under such Rule. Each of the World Wide Purchase (which aggregated with the previous purchases would total about HK\$15,340,880) and the Worldtech Purchase constitutes a discloseable transaction of the Company under the Listing Rules.

By Order of the Board
Yip Sum Yin
Chairman

Hong Kong, 15th June, 2010

As at the date of this announcement, the executive directors of the Company are Mr. Yip Sum Yin, Madam Yu Hung Min and Madam Yu Pei Yi; and the independent non-executive directors are Mr. Lai Wing Leung, Peter, Mr. Lam Kwok Cheong and Madam Lee Mei Ling.