ARK RESTAURANTS CORP Form SC 13D/A March 25, 2005 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 **SCHEDULE 13D** (Amendment No. 3) Under the Securities Exchange Act of 1934 Ark Restaurants Corp. (Name of Issuer) COMMON STOCK, \$.01 par value (Title of Class of Securities) 040712101 (CUSIP Number) Murray A. Indick Prides Capital Partners, L.L.C. 200 High Street, Suite 700

Boston, MA 02110

(617) 778-9200

(Name, Address and Telephone Number of Person  Authorized to Receive Notices and Communications)
March 21, 2005
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box o.
*The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of
securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 ( Act ) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO. 040712	101		SCHED!	ULE 13D							
2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	Code (Instr. 8)	4. Securii Disposed (Instr. 3,	of (D) 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported Transaction (Instr. 3 and	Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common Stock	07/07/2010			12,555,0	(-) -		(1)	12,555,625	I	By LT International Holdings Limited	
Reminder: Report o	on a separate line for	each cla	ss of securi	ties benef	Per info req dis	rson orma quire	s who resp ation contai d to respor s a current	indirectly.  cond to the collectined in this form and unless the for the valid OMB core.	are not m	SEC 1474 (9-02)	
	Table II						osed of, or B onvertible se	eneficially Owned curities)			
1. Title of 2. Derivative Converse or Exercise			3A. Deeme Execution any		4. Trans Code	actio	nNumber E	. Date Exercisable a xpiration Date Month/Day/Year)	nd 7. Title Amount Underly	t of Derivative	9. Nu Deriv Secu

(Instr. 8)

Derivative

Securities

Acquired

Disposed

(Instr. 3, 4, and 5)

> Date Exercisable

(A) or

of (D)

Code V (A) (D)

# **Reporting Owners**

Price of

Security

Derivative

(Instr. 3)

Relationships Reporting Owner Name / Address

(Month/Day/Year)

Officer Other Director 10% Owner

Date

Bene

Own

Follo

Repo

Trans

(Insta

(Instr. 5)

Securities

Expiration Title Number

(Instr. 3 and 4)

Amount or

of

Shares

Reporting Owners 3

Sun Libin 4TH FLOOR, ZHONGDIAN INFORMATION TOWER 6 ZHONGGUANCUNS. STREET HAIDIAN DISTRICT

X Executive Co-Chairman

BEIJING, F4 100086

**Signatures** 

/s/ Libin Sun 07/09/2010

\*\*Signature of Reporting Person Date

/s/ Libin Sun, authorized officer of LT International Holdings
Limited 07/09/2010

\*\*Signature of Reporting Person Date

## **Explanation of Responses:**

\* If the form is filed by more than one reporting person, see Instruction 4(b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Linkage Technologies International Holdings Limited ("Linkage") acquired 26,832,731 shares on July 1, 2010 (the "Closing Date") in exchange for the issuer's receipt of 100% of the outstanding shares of Linkage Technologies Investment Limited, pursuant to a business combination. The business combination agreement, which was entered into on December 4, 2009, placed a value on the issuer's common stock of \$24.07 per share. Of the 26,832,731 shares issued to Linkage in the business combination, 2,683,273 are currently being held in

escrow and are subject to forfeiture during the 18 months following the Closing Date as security for the indemnification obligations of Linkage and certain key Linkage shareholders under the business combination agreement. Linkage distributed the shares to its shareholders on July 7, 2010, pursuant to the business combination agreement. This report reflects the reporting person's receipt of the distributed shares and interest in the escrowed shares.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. GN: left">\*\* See Item 5

Signatures 4

CUSIP NO. 040712101	SCHEDULE 13D
1. NAME OF REPORTING PERSON Kevin A. Richardson, II	
2. CHECK THE APPROPRIATE BOX II	F A MEMBER OF A GROUP*
(b) X	
3. SEC USE ONLY	
4. SOURCE OF FUNDS* See Item 3	
5. CHECK BOX IF DISCLOSURE OF L	
PURSUANT TO ITEMS 2(d) or 2(e) o	
6. CITIZENSHIP OR PLACE OF ORGA USA	NIZATION
7. SOLE VOTING POWER -0-	
8. SHARED VOTING POWER 419,821**	
9. SOLE DISPOSITIVE POWER -0-	
10. SHARED DISPOSITIVE POWER 419,821**	

11. AC	GGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 419,821**
12. CF	HECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES
CERT	AIN SHARES
o	
13. PE	RCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 12.29%**
14. IN	TYPE OF REPORTING PERSON
** See	e Item 5

CUSIP NO. 040712101	SCHEDULE 13D
1. NAME OF REPORTING PERSON Henry J. Lawlor, Jr.	
2. CHECK THE APPROPRIATE BOX IF A (a) [] (b) X	
3. SEC USE ONLY	
4. SOURCE OF FUNDS* See Item 3	
5. CHECK BOX IF DISCLOSURE OF LEG PURSUANT TO ITEMS 2(d) or 2(e) o	
6. CITIZENSHIP OR PLACE OF ORGANIZ USA	
7. SOLE VOTING POWER -0-	
8. SHARED VOTING POWER 419,821**	
9. SOLE DISPOSITIVE POWER -0-	
10. SHARED DISPOSITIVE POWER 419,821**	
11. AGGREGATE AMOUNT BENEFICIAL	LLY OWNED BY EACH REPORTING PERSON

	419,821**
12. C	HECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES
CERT o	ΓAIN SHARES
13. PI	ERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 12.29%**
14. IN	TYPE OF REPORTING PERSON
** Se	e Item 5

CUSIP NO. 040712101	SCHEDULE 13D
NAME OF REPORTING PERSON     Murray A. Indick	
2. CHECK THE APPROPRIATE BOX II (a) []	
(b) X	
3. SEC USE ONLY	
4. SOURCE OF FUNDS* See Item 3	
5. CHECK BOX IF DISCLOSURE OF L	
PURSUANT TO ITEMS 2(d) or 2(e) o	
6. CITIZENSHIP OR PLACE OF ORGA USA	NIZATION
7. SOLE VOTING POWER -0-	
8. SHARED VOTING POWER 419,821**	

(2)percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

## CUSIP No. 81941U105

(1)	Name of reporting person									
(2)	Orient Zhisheng Investment Center (Shanghai) L.P. Check the appropriate box if a member of a group (see instructions)  (a) x (b) "									
(3)	SEC use only									
(4)	Source of funds (see instructions)									
(5)	AF, BK  Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e)									
(6)	Citize	nship	or place of organization							
The People s Republic of China (7) Sole voting power  Number of										
	ares	(8)	0 Shared voting power							
benef	icially	(8)	Shared voting power							
ea	ed by ach orting	(9)	61,776,334 shares (1) Sole dispositive power							
-	rson	(10)	0 Shared dispositive power							

61,776,334 shares (1)

(12)	$61,776,334 \; {\rm shares} \; ^{(1)}$ Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
(13)	Percent of class represented by amount in Row (11)
(14)	13.9% (2) Type of reporting person (see instructions)
	PN

- (1) representing 61,776,334 Class A Ordinary Shares held by Orient Hongtai (Hong Kong) Limited, a Hong Kong company, which is directly wholly owned by TonSung Holdings Limited, which is 100% owned by Orient Zhisheng Investment Center (Shanghai) L.P., a PRC limited partnership.
- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

(	CI	IS	IΡ	No	81	194	1U1	05

(1)	Name of reporting person									
(2)	Orient Hongtai Capital Management (Shanghai) Co., Ltd. Check the appropriate box if a member of a group (see instructions)  (a) x (b) "									
(3)	SEC use only									
(4)	Source of funds (see instructions)									
(5)	AF, BK  Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "									
(6)	6) Citizenship or place of organization									
Num	The ber of	_	ple s Republic of China Sole voting power							
	ares icially	(8)	0 Shared voting power							
own	ed by									
ea	nch	(9)	61,776,334 shares <sup>(1)</sup> Sole dispositive power							
repo	orting									
_	rson	(10)	0 Shared dispositive power							

61,776,334 shares (1)

61,776,334 shares <sup>(1)</sup>
(12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
(13) Percent of class represented by amount in Row (11)

13.9% <sup>(2)</sup>
(14) Type of reporting person (see instructions)

- (1) representing 61,776,334 Class A Ordinary Shares held by Orient Hongtai (Hong Kong) Limited, a Hong Kong company, which is directly wholly owned by TonSung Holdings Limited, which is 100% owned by Orient Zhisheng Investment Center (Shanghai) L.P., a PRC limited partnership, whose general partners are Orient Hongtai Capital Management (Shanghai) Co., Ltd. and Orient Securities Capital Company Limited, each a PRC company.
- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

CO

(	$\cap$ T	IS	IΡ	No	81	1941	III1	05

	Name of reporting person					
(2)	Orient Hongzhi (Hong Kong) Limited Check the appropriate box if a member of a group (see instructions)					
(3)	(a) x (b) " SEC use only					
(4)	4) Source of funds (see instructions)					
(5)	AF, BK ) Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "					
(6)	Citizer	nship (	or place of organization			
Num	Hon ber of	ng Kor (7)				
	ares	(8)	0 Shared voting power			
ea	ed by ach orting	(9)	61,776,335 shares <sup>(1)</sup> Sole dispositive power			
per	rson	(10)	0 Shared dispositive power			

61,776,335 shares (1)

(12)	61,776,335 shares <sup>(1)</sup> Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
(13)	Percent of class represented by amount in Row (11)
(14)	13.9% <sup>(2)</sup> Type of reporting person (see instructions)
	CO

- (1) representing 61,776,335 Class A Ordinary Shares held by Orient Hongzhi (Hong Kong) Limited, a Hong Kong company.
- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

	CI	TC	ID	NIa	0 1	1941	1 T T 1	1 / 1	=
١	lι		IP.	INO	. A	194		IV.	)

(1)	Name of reporting person					
(2)	HuaSung Holdings Limited Check the appropriate box if a member of a group (see instructions)  (a) x (b) "					
(3)	SEC 1	use on	ly			
(4)	Source of funds (see instructions)					
(5)	AF, BK 5) Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "					
(6)	Citize	enship	or place of organization			
Num	Bri ber of	tish V (7)	Firgin Islands Sole voting power			
	ares ïcially	(8)	0 Shared voting power			
ea	ed by ach orting	(9)	61,776,335 shares <sup>(1)</sup> Sole dispositive power			
_	rson ith	(10)	0 Shared dispositive power			

61,776,335 shares (1)

61,776,335 shares <sup>(1)</sup>
(12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
(13) Percent of class represented by amount in Row (11)

13.9% <sup>(2)</sup>
(14) Type of reporting person (see instructions)

- (1) representing 61,776,335 Class A Ordinary Shares held by Orient Hongzhi (Hong Kong) Limited, a Hong Kong company, which is directly wholly owned by HuaSung Holdings Limited, a British Virgins Islands company, which is 100% owned by Orient Zhihui Investment Center (Shanghai) L.P., a PRC limited partnership, whose general partners are Orient Hongtai Capital Management (Beijing) Co., Ltd. and Orient Securities Capital Company Limited, each a PRC company.
- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

CO

(	CI	IS	IΡ	No	81	194	1U1	05

(1)	Name of reporting person					
(2)	Orient Zhihui Investment Center (Shanghai) L.P. Check the appropriate box if a member of a group (see instructions)  (a) x (b) "					
(3)	SEC u					
(4)	Source of funds (see instructions)					
(5)	AF, BK  Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "					
(6)	Citize	nship	or place of organization			
Num	The ber of	_	le s Republic of China Sole voting power			
	ares icially	(8)	0 Shared voting power			
ea	ed by ach orting	(9)	61,776,335 shares <sup>(1)</sup> Sole dispositive power			
per	rson	(10)	0 Shared dispositive power			

61,776,335 shares (1)

(12)	61,776,335 shares <sup>(1)</sup> Check if the aggregate amount in Row (11) excludes certain shares (see instructions)	
(13)	Percent of class represented by amount in Row (11)	
(14)	13.9% <sup>(2)</sup> Type of reporting person (see instructions)	
	PN	

- (1) representing 61,776,335 Class A Ordinary Shares held by Orient Hongzhi (Hong Kong) Limited, a Hong Kong company, which is directly wholly owned by HuaSung Holdings Limited, a British Virgins Islands company, which is 100% owned by Orient Zhihui Investment Center (Shanghai) L.P., a PRC limited partnership.
- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

(	$\cap$ T	IS	IΡ	No	81	1941	III1	05

(1)	Name of reporting person					
(2)	Orient Hongtai Capital Management (Beijing) Co., Ltd. Check the appropriate box if a member of a group (see instructions)					
	(a) x	(b	o) <sup></sup>			
(3)	SEC u	ise on	ly			
(4)	) Source of funds (see instructions)					
(5)	AF, BK  Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "					
(6)	Citize	nship	or place of organization			
Num	The	_	le s Republic of China Sole voting power			
sh	ares		0			
benef	ficially	(8)				
own	ed by					
ea	ach	(9)	61,776,335 shares <sup>(1)</sup> Sole dispositive power			
repo	orting					
-	rson	(10)	0 Shared dispositive power			

61,776,335 shares (1)

61,776,335 shares <sup>(1)</sup>
(12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
(13) Percent of class represented by amount in Row (11)

13.9% <sup>(2)</sup>
(14) Type of reporting person (see instructions)

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- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

CO

## CUSIP No. 81941U105

(1)	Name of reporting person						
(2)		nt Ruide Capital Management (Shanghai) Co., Ltd. k the appropriate box if a member of a group (see instructions)  (b) "					
(3)	SEC u	SEC use only					
(4)	) Source of funds (see instructions)						
(5)	AF, BK Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "						
(6)	Citizer	nship	or place of organization				
Num	The ber of	Peop. (7)	le s Republic of China Sole voting power				
	ares icially	(8)	0 shares Shared voting power				
ea	ed by och	(9)	123,552,669 shares <sup>(1)</sup> Sole dispositive power				
per	rson	(10)	0 shares Shared dispositive power				

123,552,669 shares (1)

123,552,669 shares (1)

- (12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
- (13) Percent of class represented by amount in Row (11)

27.9% (2)

(14) Type of reporting person (see instructions)

CO

- (1) representing (i) 61,776,334 Class A Ordinary Shares held by Orient Hongtai (Hong Kong) Limited, a Hong Kong company, which is directly wholly owned by TonSung Holdings Limited, which is 100% owned by Orient Zhisheng Investment Center (Shanghai) L.P., a PRC limited partnership, of which Orient Hongtai Capital Management (Shanghai) Co., Ltd. is a general partner, and (ii) 61,776,335 Class A Ordinary Shares held by Orient Hongzhi (Hong Kong) Limited, a Hong Kong company, which is directly wholly owned by HuaSung Holdings Limited, a British Virgins Islands company, which is 100% owned by Orient Zhihui Investment Center (Shanghai) L.P., a PRC limited partnership, of which Orient Hongtai Capital Management (Beijing) Co., Ltd. is a general partner. Orient Hongtai Capital Management (Shanghai) Co., Ltd. and Orient Hongtai Capital Management (Shanghai) Co., Ltd., a PRC company.
- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

## CUSIP No. 81941U105

(1)	Name of reporting person					
(2)	Orient Securities Capital Company Limited Check the appropriate box if a member of a group (see instructions)  (a) x (b) "					
(3)	SEC ι	ise on	ly			
(4)	) Source of funds (see instructions)					
(5)	AF, BK  5) Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) "					
(6)	Citize	nship	or place of organization			
Num	The ber of		ole s Republic of China Sole voting power			
	ares ïcially	(8)	0 shares Shared voting power			
ea	ed by ach orting	(9)	123,552,669 shares <sup>(1)</sup> Sole dispositive power			
-	rson ith	(10)	0 shares Shared dispositive power			

123,552,669 shares (1)

123,552,669 shares (1)

- (12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
- (13) Percent of class represented by amount in Row (11)

27.9% (2)

(14) Type of reporting person (see instructions)

CO

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- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

## CUSIP No. 81941U105

(1)	Name	ame of reporting person					
(2)		E Securities Company Limited the appropriate box if a member of a group (see instructions)  (b) "					
(3)	SEC u	EC use only					
(4)	) Source of funds (see instructions)						
(5)	AF, BK Check box if disclosure of legal proceedings is required pursuant to Item 2(d) or 2(e) $^{\circ}$						
(6)	Citizei	nship	or place of organization				
Num	The ber of		le s Republic of China Sole voting power				
	ares icially	(8)	0 shares Shared voting power				
ea	ed by ach orting	(9)	123,552,669 shares <sup>(1)</sup> Sole dispositive power				
per	rson	(10)	0 shares Shared dispositive power				

123,552,669 shares (1)

123,552,669 shares (1)

- (12) Check if the aggregate amount in Row (11) excludes certain shares (see instructions) "
- (13) Percent of class represented by amount in Row (11)

27.9% (2)

(14) Type of reporting person (see instructions)

CO

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- (2) percentage calculated based on total Class A Ordinary Shares outstanding as of April 3, 2015. As of April 3, 2015, 443,179,215 Class A Ordinary Shares (including Class A Ordinary Shares represented by ADSs) and 97,518,374 Class B Ordinary Shares were outstanding.

#### Introduction.

This statement on Schedule 13D/A (this Statement) amends the previous Schedule 13D filed by Orient Finance Holdings (Hong Kong) Limited and Orient Securities Company Limited with the Securities and Exchange Commission on September 11, 2014, as amended and supplemented by the Amendment No. 1 filed under Schedule 13D/A on September 25, 2014, the Amendment No. 2 filed under Schedule 13D/A on November 24, 2014, and the Amendment No. 3 filed under Schedule 13D/A on March 20, 2015 (the Original 13D) with respect to Shanda Games Limited (the Issuer). Except as amended and supplemented herein, the information set forth in the Original 13D remains unchanged. Capitalized terms used herein without definition have meanings assigned thereto in the Original 13D.

#### Item 2. Identity and Background.

Item 2 is hereby amended and restated as follows:

(a)-(c) This Statement is being filed jointly by and on behalf of (a) Orient Finance Holdings (Hong Kong) Limited, a company incorporated under the laws of Hong Kong (Orient HK), (b) Orient Hongtai (Hong Kong) Limited, a company incorporated under the laws of Hong Kong ( Hongtai HK ), (c) TonSung Holdings Limited, a British Virgin Islands company ( TonSung ), (d) Orient Zhisheng Investment Center (Shanghai) L.P., a limited partnership organized under the laws of the People s Republic of China (Orient Zhisheng), (e) Orient Hongtai Capital Management (Shanghai) Co., Ltd., a company established under the laws of the People s Republic of China (Hongtai Shanghai), (f) Orient Hongzhi (Hong Kong) Limited, a company incorporated under the laws of Hong Kong (Hongzhi HK), (g) HuaSung Holdings Limited, a British Virgins Islands company, (HuaSung), (h) Orient Zhihui Investment Center (Shanghai) L.P., a limited partnership organized under the laws of the People s Republic of China (Orient Zhihui), (i) Orient Hongtai Capital Management (Beijing) Co., Ltd., a company established under the laws of the People s Republic of China ( Hongtai Beijing ), (j) Orient Ruide Capital Management (Shanghai) Co., Ltd., a company established under the laws of the People s Republic of China (Orient Ruide), (k) Orient Securities Capital Company Limited, a company established under the laws of the People s Republic of China (Orient Capital) and (1) Orient Securities Company Limited, a company established under the laws of the People s Republic of China (Orient Securities, together with Orient HK, Hongtai HK, TonSung, Orient Zhisheng, Hongtai Shanghai, Hongzhi HK, HuaSung, Orient Zhihui, Hongtai Beijing, Orient Ruide, and Orient Capital, the Reporting Persons ), pursuant to their agreement to the joint filing of this Statement, filed herewith as Exhibit 7.01.

Orient HK s principal business is making equity investments in private and public companies. Its principal business address, which also serves as its principal office, is 29/F, 100 Queen s Road Central, Central, Hong Kong. Orient HK is directly wholly owned by Orient Securities.

Hongtai HK s principal business is making equity investments in private and public companies. Its principal business address, which also serves as its principal office, is 28-29/F, 100 Queen s Road Central, Central, Hong Kong. Hongtai HK is directly wholly owned by TonSung.

TonSung s principal business is making equity investments in private and public companies. Its principal business address, which also serves as its principal office, is Geneva Place, Waterfront Drive, P.O. Box 3469, Road Town, Tortola, British Virgin Islands. TonSung is directly wholly owned by Orient Zhisheng.

Orient Zhisheng s principal business is provision of investment management and consultancy services. Its principal business address, which also serves as its principal office, is 36F, Building No. 2, Orient International Finance Center, 318 South Zhong Shan Road, Shanghai, the People s Republic of China. Hongtai Shanghai and Orient Capital are its general partners.

Hongtai Shanghai s principal business is acting as the general partner of Orient Zhisheng. Its principal business address, which also serves as its principal office, is 36F, Building No. 2, Orient International Finance Center, 318 South Zhong Shan Road, Shanghai, the People s Republic of China. Hongtai Shanghai is directly wholly owned by Orient Ruide.

Hongzhi HK s principal business is making equity investments in private and public companies. Its principal business address, which also serves as its principal office, is 28-29/F, 100 Queen s Road Central, Central, Hong Kong. Hongzhi HK is directly wholly owned by Orient Zhihui.

HuaSung s principal business is making equity investments in private and public companies. Its principal business address, which also serves as its principal office, is Geneva Place, Waterfront Drive, P.O. Box 3469, Road Town, Tortola, British Virgin Islands. HuaSung is directly wholly owned by Orient Zhihui.

Orient Zhihui s principal business is provision of investment management and consultancy services. Its principal business address, which also serves as its principal office, is 36F, Building No. 2, Orient International Finance Center, 318 South Zhong Shan Road, Shanghai, the People s Republic of China. Hongtai Beijing and Orient Capital are its general partners.

Hongtai Beijing s principal business is acting as the general partner of Orient Zhihui. Its principal business address, which also serves as its principal office, is 1219, Techart Plaza, 30 Xue Yuan Road, Haidian District, Beijing, the People s Republic of China. Hongtai Beijing is directly wholly owned by Orient Ruide.

Orient Ruide s principal business is provision of investment management and consultancy services. Its principal business address, which also serves as its principal office, is 36F, Building No. 2, Orient International Finance Center, 318 South Zhong Shan Road, Shanghai, the People s Republic of China. Orient Ruide is directly wholly owned by Orient Capital.

Orient Capital s principal business is making equity investments in private and public companies. Its principal business address, which also serves as its principal office, is 36F, Building No. 2, Orient International Finance Center, 318 South Zhong Shan Road, Shanghai, the People s Republic of China. Orient Capital is directly wholly owned by Orient Securities.

Orient Securities is a financial service firm providing securities brokerage, investment consultancy, and equity and debt financing services. Its principal business address, which also serves as its principal office, is 22, 23, and 25-29F, Building No. 2, Orient International Finance Center, 318 South Zhong Shan Road, Shanghai, the People s Republic of China.

- (d) None of the Reporting Persons has been convicted in a criminal proceeding the past five years (excluding traffic violations or similar misdemeanors).
- (e) During the past five years, none of the Reporting Persons was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

## Item 3. Source or Amount of Funds or Other Consideration.

Item 3 is hereby amended and restated as follows:

On August 31, 2014, SDG (as defined below) and Orient HK entered into the Orient Share Purchase Agreement (as defined below), pursuant to which SDG agreed to sell, and Orient HK agreed to purchase, 123,552,669 Class A Ordinary Shares at US\$3.45 per share for a total consideration of approximately US\$426.3 million. Orient HK obtained the funds used to acquire shares under the Orient Share Purchase Agreement from loans from Hongtai HK and Hongzhi HK and a bank loan.

On November 24, 2014, Orient HK and Hongtai HK entered into the Hongtai Share Purchase Agreement (as defined below) and Orient HK and Hongzhi HK enter into the Hongzhi Share Purchase Agreement (as defined below),

pursuant to which Orient HK agreed to sell, and Hongtai HK and Hongzhi HK agreed to purchase, 61,776,334 Class A Ordinary Shares and 61,776,335 Class A Ordinary Shares, respectively. As the consideration for the shares acquired under the Hongtai Share Purchase Agreement and the Hongzhi Share Purchase Agreement, Orient HK was released from its repayment obligations under the loans with Hongtai HK and Hongzhi HK, and assigned its repayment obligations under the bank loan to Hongtai HK and Hongzhi HK.

Pursuant to the Merger Agreement (as defined below), Merger Sub (as defined below) will be merged with and into the Issuer, with the Issuer surviving the Merger (as defined below) and becoming a wholly-owned subsidiary of Parent (as defined below) as a result of the Merger. The descriptions of the Merger and the Merger Agreement set forth in Item 4 below are incorporated by reference in their entirety into this Item 3. The information disclosed in this paragraph is qualified in its entirety by reference to the Merger Agreement, a copy of which is filed as Exhibit 7.23, and in incorporated herein by reference in its entirety.

It is anticipated that, at a price of US\$7.10 in cash per ADS (each representing two Class A Ordinary Shares) or US\$3.55 in cash per Class A Ordinary Share, approximately US\$467.2 million will be expended in acquiring approximately 131.6 million outstanding Class A Ordinary Shares (calculated based on the number of ordinary shares outstanding as of April 3, 2015) owned by shareholders of the Issuer other than the Third Consortium Members (as defined below) in connection with the Merger.

Pursuant to the Zhongrong Legend Equity Commitment Letter (as defined below), the Ningxia Silkroad Equity Commitment Letter (as defined below) and the Zhengjun Investment Equity Commitment Letter (as defined below), the Merger will be financed with cash contributions in Parent from each of Zhongrong Legend (as defined below), Ningxia Silkroad (as defined below) and Zhengjun Investment (as defined below) or their affiliates.

#### **Item 4.** Purpose of Transaction.

Item 4 is hereby amended and restated as follows:

On January 27, 2014, Shanda Interactive Entertainment Limited (Shanda Interactive) and Primavera Capital (Cayman) Fund I L.P. (Primavera) (together with Shanda Interactive, the Initial Consortium and each member in the Initial Consortium, a Initial Consortium Member) entered into a consortium agreement (the Initial Consortium Agreement). Under the Initial Consortium Agreement, the Initial Consortium Members agreed, among other things, (i) to jointly deliver a preliminary non-binding proposal to the board of directors of the Issuer (the Board) to acquire the Issuer in a going-private transaction (the Initial Consortium Transaction), (ii) to deal exclusively with each other with respect to the Initial Consortium Transaction until the earlier of (x) nine months after the date thereof, and (y) termination of the Initial Consortium Agreement by all Initial Consortium Members, (iii) to use their reasonable efforts and cooperate in good faith to arrange debt financing to support the Initial Consortium Transaction, and (iv) to cooperate and proceed in good faith to negotiate and consummate the Initial Consortium Transaction.

On January 27, 2014, Shanda SDG Investment Limited (SDG), a wholly-owned subsidiary of Shanda Interactive, and Primavera entered into a share purchase agreement (the Primavera Share Purchase Agreement) pursuant to which SDG sold, and Primavera purchased, 28,959,276 Class A Ordinary Shares (the Primavera Purchase Shares) at US\$2.7625 per Class A Ordinary Share. The purchase and sale of the Primavera Purchase Shares was completed on February 17, 2014.

On April 18, 2014, SDG and Perfect World Co., Ltd. (Perfect World) entered into a share purchase agreement (the PW Share Purchase Agreement) pursuant to which SDG sold, and Perfect World purchased, 30,326,005 Class A Ordinary Shares (the PW Purchase Shares) at US\$3.2975 per Class A Ordinary Shares. The purchase and sale of the PW Purchase Shares was completed on May 16, 2014.

Concurrently with the execution of the PW Share Purchase Agreement, Shanda Interactive, Primavera and Perfect World entered into an adherence agreement (the PW Adherence Agreement ), pursuant to which Perfect World became a party to the Initial Consortium Agreement and joined the Initial Consortium.

On April 25, 2014, FV Investment Holdings (FV Investment), which is an affiliate of FountainVest Partners, Shanda Interactive, Primavera and Perfect World entered into an adherence agreement (the FV Adherence Agreement), pursuant to which FV Investment became a party to the Initial Consortium Agreement and joined the Initial Consortium.

On May 19, 2014, CAP IV Engagement Limited ( Carlyle ), which is an affiliate of Carlyle Asia Partners IV, L.P., Shanda Interactive, Primavera, Perfect World and FV Investment entered into an adherence agreement (the Carlyle Adherence Agreement ), pursuant to which Carlyle became a party to the Initial Consortium Agreement and joined the Initial Consortium.

On August 31, 2014, SDG and Orient HK entered into a share purchase agreement (the Orient Share Purchase Agreement ) pursuant to which SDG agreed to sell, and Orient HK agreed to purchase, 123,552,669 Class A Ordinary Shares (the Orient Purchase Shares ) at US\$3.45 per Class A Ordinary Share (the Orient Purchase Price ) subject to the terms and conditions thereof. Pursuant to the Orient Share Purchase Agreement, if (i) a going-private transaction

occurs within one year of the closing date of the sale of the Orient Purchase Shares where Orient HK is part of the buyer consortium and the Going-private Price is higher than the Orient Purchase Price, or (ii) a going-private transaction occurs within one year of the closing date of the sale of the Orient Purchase Shares where Orient HK is not part of the buyer consortium due to its own decision or election without SDG s written consent and the Going-private Price is higher than the Orient Purchase Price, Orient shall pay SDG the shortfall between the Orient Purchase Price and the Going-private Price with respect to all the Orient Purchase Shares. Pursuant to the Orient Share Purchase Agreement, if a going-private transaction is not consummated within one year of the closing date of the sale of the Orient Purchase Shares solely due to SDG s failure to vote in favor of such going-private transaction, SDG shall repurchase the Orient Purchase Shares at a per share price equal to the Orient Purchase Price. The purchase and sale of the Orient Purchase Shares was completed on September 23, 2014.

On September 1, 2014, Perfect World, FV Investment and Carlyle withdrew from the Intial Consortium pursuant to a withdrawal notice (the Withdrawal Notice).

On September 1, 2014, Shanda Interactive, Primavera and Orient HK entered into an adherence agreement (the Orient Adherence Agreement ), pursuant to which Orient HK became a party to the Initial Consortium Agreement and joined the Initial Consortium.

On September 1, 2014, SDG and Shanghai Buyout Fund L.P., a limited partnership formed under the laws of the People s Republic of China (Haitong) entered into a share purchase agreement (the Haitong Share Purchase Agreement I) pursuant to which SDG agreed to sell, and Haitong agreed to purchase, 48,152,848 Class A Ordinary Shares (the Haitong Purchase Shares) at US\$3.45 per Class A Ordinary Share subject to the terms and conditions thereof. The purchase and sale of the Haitong Purchase Shares was completed on September 23, 2014.

Concurrently with the execution of the Haitong Share Purchase Agreement I, Primavera, Perfect World and Haitong entered into a share purchase agreement (the Haitong Share Purchase Agreement II ), pursuant to which Haitong agreed to purchase 28,959,276 and 30,326,005 Class A Ordinary Shares (collectively, the Haitong Secondary Purchase Shares ) from Primavera and Perfect World, respectively. The purchase and sale of the Haitong Secondary Purchase Shares was completed on September 23, 2014. In connection with the transaction, SDG, Primavera and Perfect World entered into a consent and release dated as of September 1, 2014 (the Consent and Release ), pursuant to which all remaining obligations of Primavera and its affiliates and SDG and its affiliates under the Primavera Share Purchase Agreement, and all remaining obligations of Perfect World and its affiliates and SDG and its affiliates under the PW Share Purchase Agreement, as applicable, automatically terminated upon consummation of the transaction.

On September 1, 2014, Shanda Interactive, Primavera and Haitong entered into an adherence agreement (the Haitong Adherence Agreement ), pursuant to which Haitong became a party to the Initial Consortium Agreement and joined the Initial Consortium.

On September 1, 2014, SDG and Ningxia Zhongyincashmere International Group Co., Ltd, a company formed under the laws of the People's Republic of China (Ningxia) entered into a share purchase agreement (the Ningxia Share Purchase Agreement) pursuant to which SDG agreed to sell, and Ningxia agreed to purchase, 80,577,828 Class A Ordinary Shares (the Ningxia Purchase Shares) at US\$3.45 per Class A Ordinary Share subject to the terms and conditions thereof. The purchase and sale of the Ningxia Purchase Shares was completed on September 23, 2014.

On September 1, 2014, Shanda Interactive, Primavera and Ningxia entered into an adherence agreement (the Ningxia Adherence Agreement ), pursuant to which Ningxia became a party to the Initial Consortium Agreement and joined the Initial Consortium.

On September 1, 2014, Primavera withdrew from the Initial Consortium pursuant to a withdrawal notice (the Primavera Withdrawal Notice ). From and after September 1, 2014, references to the Initial Consortium or the Initial Consortium Members should include Shanda Interactive, Ningxia, Orient HK and Haitong, and should not include Perfect World, FV Investment, Carlyle or Primavera.

On October 27, 2014, the exclusivity period under the Initial Consortium Agreement expired. On October 28, 2014, Shanda Interactive and Ningxia entered into a letter agreement (the Exclusivity and Release Letter), pursuant to which (i) Shanda Interactive and Ningxia agreed to continue to work exclusively with each other until November 25, 2014 to undertake a going-private transaction involving the Company; (ii) Ningxia agreed to release Shanda Interactive and its affiliates from any and all liabilities or claims relating to, among other things, the Initial Consortium Agreement, the Initial Consortium Transaction and any proposal or offer of similar transactions; and (iii) Ningxia agreed to indemnify Shanda Interactive and its affiliates against any and all liabilities or claims relating to, among other things, the Initial Consortium Agreement, the Initial Consortium Transaction and any proposal or offer of similar transactions, and Shanda Interactive s negotiation, execution, delivery and performance of the Exclusivity and Release Letter.

On November 24, 2014, Orient HK entered into two share purchase agreements with each of Hongtai HK (the Hongtai Share Purchase Agreement ) and Hongzhi HK (the Hongzhi Share Purchase Agreement ), pursuant to which Hongtai HK and Hongzhi HK purchased, 61,776,334 Class A Ordinary Shares and 61,776,335 Class A Ordinary Shares, respectively, from Orient HK.

On November 25, 2014, SDG, Ningxia, Zhongrong Shengda Investment Holdings (Hong Kong) Company Limited, a company established under the laws of Hong Kong ( Zhongrong Shengda ), and Yili Shengda Investment Holdings (Hong Kong) Company Limited, a company formed under the laws of Hong Kong ( Yili Shengda ) entered into a share purchase agreement (the SDG Class B Share Purchase Agreement ), pursuant to which each of Zhongrong Shengda and Yili Shengda agreed to purchase 48,759,187 Class B Ordinary Shares from SDG. The purchase and sale under the SDG Class B Share Purchase Agreement were completed on the same day (the Closing ). As a result, all of the Class B Ordinary Shares held by SDG immediately prior to the Closing were transferred to Zhongrong Shengda and Yili Shengda, and SDG no longer beneficially owns any ordinary shares of the Issuer.

On December 5, 2014, Ningxia Yilida Capital Investment Limited Partnership, an affiliate of Yili Shengda (Ningxia Yilida) and Ningxia (together with Ningxia Yilida, the Second Consortium, and each member of the Second Consortium, a Second Consortium Member) entered into a consortium agreement (the Second Consortium Agreement). Under the Second Consortium Agreement, the Second Consortium Members agreed, among other things, (i) to acquire the Issuer in a going private transaction (the Second Consortium Transaction), (ii) to deal exclusively with each other with respect to the Second Consortium Transaction until the earlier of (x) February 6, 2015, and (y) termination of the Second Consortium Agreement, and (iii) to cooperate and proceed in good faith to negotiate and consummate the Second Consortium Transaction. The Second Consortium Members intended to acquire the Issuer at a price of US\$6.90 in cash per ADS (each representing two Class A Ordinary Shares) or \$3.45 in cash per Class A or Class B Ordinary Share. Pursuant to its terms, the Second Consortium Agreement terminated automatically on February 6, 2015 upon the expiration of the exclusivity period.

On March 16, 2015, Ningxia Yilida, Ningxia, Hongtai HK, Hongzhi HK and Hao Ding International Limited, a British Virgin Islands company controlled by Haitong that directly holds the 107,438,129 Class A Ordinary Shares beneficially owned by Haitong (Hao Ding International Limited, a Third Consortium, and each member of the Third Consortium, a Third Consortium Member International HK, the Consortium agreement (the Third Consortium Agreement International Limited, a British Virgin Islands And Hongzhi HK, the Third Consortium, and each member of the Third Consortium, a Third Consortium Member International Limited, a British Virgin Islands Allowship Islands Allowship Islands Allowship Islands Allowship Islands Allowship Islands Allowship Islands Agreement, the Third Consortium Agreement, the Third Consortium Transaction Until the earlier of (x) April 30, 2015, and (y) termination of the Third Consortium Agreement, and (iii) to cooperate and proceed in good faith to negotiate and consummate the Third Consortium Transaction.

On April 3, 2015, the Issuer entered into an agreement and plan of merger (the Merger Agreement ) with Capitalhold Limited, a Cayman Islands company ( Parent ) and Capitalcorp Limited, a Cayman Islands company and a wholly-owned subsidiary of Parent ( Merger Sub ). Pursuant to the Merger Agreement, Merger Sub will be merged with and into the Issuer (the Merger ), with the Issuer surviving the Merger and becoming a wholly-owned subsidiary

of Parent as a result of the Merger. At the effective time of the Merger, each of the Issuer s Class A Ordinary Shares issued and outstanding immediately prior to the effective time of the Merger (including Ordinary Shares represented by ADSs) will be cancelled in consideration for the right to receive \$3.55 per Ordinary Share or US\$7.10 per ADS, in each case, in cash, without interest and net of any applicable withholding taxes, except for (i) the Ordinary Shares held by each of Yili Shengda, Zhongrong Shengda, Zhongrong, Hongtai HK, Hongzhi HK, and Hao Ding (such shareholders, the Rollover Shareholders, and such Ordinary Shares, the Rollover Shares), and any Ordinary Shares held by Parent, the Issuer or any of their subsidiaries immediately prior to the effective time of the Merger, each of which will be cancelled without payment of any consideration or distribution therefor, and (ii) Ordinary Shares owned by holders who have validly exercised and not effectively withdrawn or lost their rights to dissent from the Merger pursuant to Section 238 of the Companies Law of the Cayman Islands, which Ordinary Shares will be cancelled at the effective time of the Merger for the right to receive the fair value of such Ordinary Shares determined in accordance with the provisions of Section 238 of the Companies Law of the Cayman Islands. The Merger is subject to the approval of the Issuer s shareholders and various other closing conditions.

Concurrently with the execution of the Merger Agreement, the Rollover Shareholders entered into a support agreement (the Support Agreement ) with Parent, pursuant to which the Rollover Shareholders agreed, among other things, that (i) each of them will vote the Rollover Shares in favor of the authorization and approval of the Merger Agreement and the transactions contemplated thereunder, including the Merger, and (ii) the Rollover Shares will be cancelled without payment of any consideration or distribution therefor at the effective time of the Merger.

Concurrently with the execution of the Merger Agreement, each of Ningxia Zhongrong Legend Equity Investment Partnership Enterprise (Limited Partnership), a partnership established under the laws of the People s Republic of China ( Zhongrong Legend ), Ningxia Silkroad equity Investment Partnership Enterprise (Limited Partnership) ( Ningxia Silkroad ), and Zhengjun Equity Investment Partnership Enterprise (Limited Partnership) ( Zhengjun Investment ), a PRC limited partnership and an affiliate of Ningxia Yilida, entered into an adherence agreement (individually, the Zhongrong Legend Adherence Agreement, the Ningxia Silkroad Adherence Agreement, and the Zhengjun Investment Adherence Agreement ) with the existing Third Consortium Members, pursuant to which each of Zhongrong Legend, Ningxia Silkroad and Zhengjun Investment became a party to the Third Consortium Agreement and joined the Third Consortium.

Concurrently with the execution of the Merger Agreement, each of Zhongrong Legend, Ningxia Silkroad and Zhengjun Investment entered into an equity commitment letter (individually, the Zhongrong Legend Equity Commitment Letter, the Ningxia Silkroad Commitment Letter, and the Zhengjun Investment Commitment Letter) with Parent, pursuant to which each of Zhongrong Legend, Ningxia Silkroad and Zhengjun Investment undertook to fund the transactions contemplated under the Merger Agreement through cash contributions in Parent from each of them or their affiliates.

Concurrently with the execution of the Merger Agreement, each of Zhongrong Legend, Ningxia Silkroad and Zhengjun Investment entered into a limited guarantee (individually, the Zhongrong Legend Limited Guarantee, the Ningxia Silkroad Limited Guarantee, and the Zhengjun Investment Limited Guarantee ) in favor of the Issuer with respect to, among other things, a portion of the payment obligations of Parent and Merger Sub corresponding to the cash contributions committed by each of Zhongrong Legend, Ningxia Silkroad and Zhengjun Investment as set out in their respective equity commitment letters.

If the Merger is completed, the ADSs would be delisted from the NASDAQ Global Select Market and the Issuer s obligations to file periodic report under the Exchange Act would be terminated.

In addition, consummation of the Merger could result in one or more of the actions specified in clauses (a)-(j) of Item 4 of Schedule 13D, including the acquisition or disposition of securities of the Issuer, a merger or other extraordinary transaction involving the Issuer, a change to the Board (as the board of the surviving company in the Merger) to consist solely of persons to be designated by the Third Consortium Members, and a change in the Issuer s memorandum and articles of association to reflect that the Issuer would become a privately held company. No assurance can be given that the Merger will be consummated.

Descriptions of the Initial Consortium Agreement, the Primavera Share Purchase Agreement, the PW Share Purchase Agreement, the PW Adherence Agreement, the FV Adherence Agreement, the Carlyle Adherence Agreement, the Orient Share Purchase Agreement, the Haitong Share Purchase Agreement I, the Ningxia Share Purchase Agreement, the Orient Adherence Agreement, the Haitong Adherence Agreement, the Ningxia Adherence Agreement, the Withdrawal Notice, the Primavera Withdrawal Notice, the Haitong Share Purchase Agreement II, the Consent and Release, the Exclusivity and Release Letter, the SDG Class B Share Purchase Agreement, the Hongtai Share Purchase Agreement, the Hongtai Share Purchase Agreement, the Hongtai Share Purchase Agreement, the Second Consortium Agreement, the Third Consortium Agreement, the Merger Agreement, the Support Agreement, the Zhongrong Legend Adherence Agreement, the Ningxia Silkroad Adherence Agreement, the Zhengjun Investment Adherence Agreement, the Zhongrong Legend Equity Commitment Letter, the Ningxia Silkroad Equity Commitment Letter, the Zhongrong Legend Limited Guarantee, the Ningxia Silkroad Limited Guarantee and the Zhengjun Investment Limited Guarantee in this Statement are qualified in their entirety by reference to such above-mentioned agreements, copies of which are filed as Exhibits 7.03, 7.04, 7.05, 7.06, 7.07, 7.08, 7.09, 7.10, 7.11, 7.12, 7.13, 7.14, 7.15, 7.16,7.17, 7.18, 7.19, 7.20, 7.21, 7.22, 7.23, 7.24, 7.25, 7.26, 7.27, 7.28, 7.29, 7.30, 7.31, 7.32 and 7.33 hereto and incorporated herein by reference in their entirety.

#### Item 5. Interest in Securities of the Issuer.

Item 5(a) (b) is hereby amended and restated as follows:

(a)-(b) The following disclosure assumes that there were a total of 443,179,215 Class A Ordinary Shares and 97,518,374 Class B Ordinary Shares outstanding as of April 3, 2015. Each Class A Ordinary Share is entitled to one vote per share and is not convertible into Class B Ordinary Shares. Each Class B Ordinary Share is entitled to 10 votes per share and is convertible at any time into one Class A Ordinary Share at the election of its holder.

Under the Hongtai Share Purchase Agreement and the Hongzhi Share Purchase Agreement, Hongtai HK and Hongzhi HK acquired an aggregate of 123,552,669 Class A Ordinary Shares from Orient HK, which had acquired such shares under the Orient Share Purchase Agreement from the Class B Ordinary Shares held by SDG that were converted into Class A Ordinary Shares on a one-to-one basis, representing approximately 22.9% of (and approximately 8.7% of the total number of votes represented by) the combined total outstanding shares (including Class A Ordinary Shares and Class B Ordinary Shares) of the Issuer as of April 3, 2015.

In addition, pursuant to Section 13(d)(3) of the Act, the Reporting Persons, Ningxia, Zhongrong Legend, Ningxia Silkroad, Ningxia Yilida, Zhengjun Investments and Hao Ding may, on the basis of the facts described elsewhere herein, be considered to be a group. As of the date hereof, Ningxia, Zhongrong Legend, Ningxia Silkroad, Ningxia Yilida, Zhengjun Investments and Hao Ding collectively own 97,518,374 Class B Ordinary Shares and 188,015,957 Class A Ordinary Shares, collectively representing approximately 52.8% of the total ordinary shares outstanding as of April 3, 2015, or approximately 82.1% of total number of votes represented by the total ordinary shares outstanding as of April 3, 2015.

Neither the filing of this Statement nor any of its contents shall be deemed to constitute an admission by the Reporting Persons that they are the beneficial owner of any ordinary shares as may be beneficially owned by Ningxia, Ningxia Yilida, or Hao Ding for purposes of Section 13(d) of the Act or for any other purpose, and such beneficial ownership is expressly disclaimed.

(c) Except as set forth in Items 3 and 4, to the best knowledge of the Reporting Persons with respect to the persons named in response to Item 5(a), none of the persons named in response to Item 5(a) has effected any transactions in the shares of the Issuer during the past 60 days.

- (d) Not applicable.
- (e) Not applicable.

#### Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is hereby amended and restated as follows:

Descriptions of the Initial Consortium Agreement, the Primavera Share Purchase Agreement, the PW Share Purchase Agreement, the PW Adherence Agreement, the FV Adherence Agreement, the Carlyle Adherence Agreement, the Orient Share Purchase Agreement, the Haitong Share Purchase Agreement I, the Ningxia Share Purchase Agreement, the Orient Adherence Agreement, the Haitong Adherence Agreement, the Ningxia Adherence Agreement, the Withdrawal Notice, the Primavera Withdrawal Notice, the Haitong Share Purchase Agreement II, the Consent and Release, the Exclusivity and Release Letter, the SDG Class B Share Purchase Agreement, the Hongtai Share Purchase Agreement, the Hongzhi Share Purchase Agreement, the Second Consortium Agreement, the Third Consortium Agreement, the Merger Agreement, the Support Agreement, the Zhongrong Legend Adherence Agreement, the Ningxia Silkroad Adherence Agreement, the Zhengjun Investment Adherence Agreement, the Zhongrong Legend Equity Commitment Letter, the Ningxia Silkroad Equity Commitment Letter, the Zhongrong Legend Limited Guarantee, the Ningxia Silkroad Limited Guarantee and the Zhengjun Investment Limited Guarantee in this Statement under Item 4 are incorporated herein by reference in their entirety.

#### Item 7. Material to Be Filed as Exhibits.

Item 7 is hereby amended and supplemented by amending Exhibit 7.01 and adding Exhibit 7.23 through 7.33 to the end thereof:

- Exhibit 7.01 Joint Filing Agreement
- Exhibit 7.23 Merger Agreement dated April 3, 2015 (incorporated herein by reference to Exhibit 99.2 to Current Report on Form 6-K filed by the Issuer with the Securities and Exchange Commission on April 3, 2015)
- Exhibit 7.24 Support Agreement dated April 3, 2015 (incorporated herein by reference to Exhibit 7.05 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)
- Exhibit 7.25 Zhongrong Legend Adherence Agreement dated April 3, 2015 (incorporated herein by reference to Exhibit 7.06 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)
- Exhibit 7.26 Ningxia Silkroad Adherence Agreement dated April 3, 2015 (incorporated herein by reference to Exhibit 7.07 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)
- Exhibit 7.27 Zhengjun Investment Adherence Agreement dated April 3, 2015 (incorporated herein by reference to Exhibit 7.08 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)
- Exhibit 7.28 Zhongrong Legend Equity Commitment Letter dated April 3, 2015 (incorporated herein by reference to Exhibit 7.09 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)

Exhibit 7.29

Ningxia Silkroad Equity Commitment Letter dated April 3, 2015 (incorporated herein by reference to Exhibit 7.10 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)

- Exhibit 7.30 Zhengjun Investment Equity Commitment Letter dated April 3, 2015 (incorporated herein by reference to Exhibit 7.11 to Schedule 13D filed by Yili Shengda Investment Holdings (Hong Kong) Company Limited with the Securities and Exchange Commission on April 6, 2015)
- Exhibit 7.31 Zhongrong Legend Limited Guarantee dated April 3, 2015 (incorporated herein by reference to Exhibit 99.3 to Current Report on Form 6-K filed by the Issuer with the Securities and Exchange Commission on April 3, 2015)
- Exhibit 7.32 Ningxia Silkroad Limited Guarantee dated April 3, 2015 (incorporated herein by reference to Exhibit 99.4 to Current Report on Form 6-K filed by the Issuer with the Securities and Exchange Commission on April 3, 2015)
- Exhibit 7.33 Zhengjun Investment Limited Guarantee dated April 3, 2015 (incorporated herein by reference to Exhibit 99.5 to Current Report on Form 6-K filed by the Issuer with the Securities and Exchange Commission on April 3, 2015)

#### **SIGNATURES**

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Statement is true, complete and correct.

Dated: April 9, 2015

Orient Finance Holdings (Hong Kong) Limited

By:/s/ Guan Ning Name: Guan Ning

Title: Chief Executive Officer

Orient Hongtai (Hong Kong) Limited

By:/s/ Chen Bo Name: Chen Bo Title: Director

Orient Zhisheng Investment Center (Shanghai)

L.P.

By Orient Hongtai Capital Management (Shanghai) Co., Ltd., its general partner

By:/s/ Chen Bo Name: Chen Bo Title: Director

By Orient Securities Capital Company Limited, its general partner

By:/s/ Jin Wenzhong Name: Jin Wenzhong Title: Chairman

Orient Hongtai Capital Management (Shanghai) Co., Ltd.

By:/s/ Chen Bo Name: Chen Bo Title: Director

Orient Hongzhi (Hong Kong) Limited

By:/s/ Chen Bo Name: Chen Bo Title: Director

Orient Zhihui Investment Center (Shanghai)

L.P.

By Orient Hongtai Capital Management (Beijing) Co., Ltd., its general partner

By:/s/ Chen Bo Name: Chen Bo Title: Director

By Orient Securities Capital Company Limited, its general partner

By:/s/ Jin Wenzhong Name: Jin Wenzhong Title: Chairman

Orient Hongtai Capital Management (Beijing) Co., Ltd.

By:/s/ Chen Bo Name: Chen Bo Title: Director

Orient Ruide Capital Management (Shanghai) Co., Ltd.

By:/s/ Chen Bo Name: Chen Bo Title: Director

Orient Securities Capital Company Limited

By:/s/ Jin Wenzhong Name: Jin Wenzhong Title: Chairman

Orient Securities Company Limited

By:/s/ Jin Wenzhong Name: Jin Wenzhong

Title: Chief Executive Officer