

貿易通電子貿易有限公司 Tradelink Electronic Commerce Limited Stock Code 股份代號: 536



People Building Successful e-Commerce 電子商貿 以人成就

Contents 目錄

- 2 Financial Highlights 財務概要
- 4 Tradelink's Silver Jubilee Year 貿易通廿五周年
- 6 Chairman's Statement 主席報告書
- 9 Management Discussion and Analysis 管理層討論及分析
- 17 Directors and Senior Management 董事及高級管理層
- **24** Corporate Governance Report 企業管治報告書
- 36 Report of the Directors 董事會報告書
- **46** Other Information 其他資料
- **47** Report of the Auditors 核數師報告書
- **49** Consolidated Income Statement 綜合收益表
- 50 Consolidated Statement of Comprehensive Income 綜合全面收益表
- **51** Consolidated Balance Sheet 綜合資產負債表
- **53** Balance Sheet 資產負債表
- 55 Consolidated Statement of Changes in Equity 綜合權益變動表
- **56** Consolidated Cash Flow Statement 綜合現金流量表
- 58 Notes to the Financial Statements 財務報表附註
- 120 Five-Year Financial Summary 五年財務概要
- **121** Investor Relations and Key Dates 投資者關係及重要日期
- 123 Corporate Information 公司資料



Financial Highlights 財務概要

		Year ended 31 December 2013 截至二零一三年	Year ended 31 December 2012 截至二零一二年
		十二月三十一日 止年度 HK\$'000 港幣千元	十二月三十一日 止年度 HK\$'000 港幣千元
Turnover	營業額	230,006	232,383
Profit from operations	經營溢利	96,105	91,792
Profit for the year	本年度溢利	80,448	80,177
Profit attributable to: Equity shareholders of the Company Non-controlling interest	以下人士應佔溢利: 本公司股權持有人 非控股權益	80,511 (63)	80,262 (85)
Total assets	資產總額	610,499	615,973
Net assets	資產淨值	372,956	358,970
Dividend per share (HK cents) Interim Proposed final	每股股息(港仙) 中期股息 擬派末期股息	4.0 6.2	3.3 6.9
Earnings per share (HK cents)	每股盈利(港仙)		
Basic Diluted	基本	10.4 10.2	10.4 10.2
Financial ratios Net profit margin (Note 1) Effective tax rate (Note 2) Current ratio (Note 3) Quick ratio (Note 4)	財務比率 淨溢利率(<i>附註1</i>) 實際税率(<i>附註2</i>) 流動比率(<i>附註3</i>) 速動比率(<i>附註4</i>)	35.0% 13.9% 1.98 1.98	34.5% 15.0% 1.82 1.82
		As at 31 December 2013 於二零一三年 十二月三十一日	As at 31 December 2012 於二零一二年 十二月三十一日
		' 000 千股	'000 千股
Issued and fully paid ordinary shares As at 31 December	已發行及繳足普通股 於十二月三十一日	790,290	783,588
Weighted average number of shares (basi outstanding ordinary shares at 31 Dece		768,495	765,247

Note 1 Net profit margin = profit attributable to equity shareholders of the Company/

Note 2 Effective tax rate = taxation/profit before taxation

Note 3 Current ratio = current assets/current liabilities

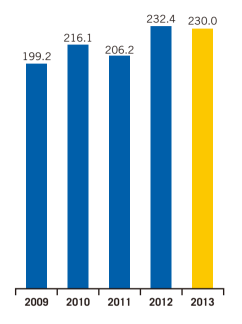
Note 4 Quick ratio = current assets minus inventory/current liabilities

附註1 淨溢利率=本公司股權持有人應佔溢利/營業額

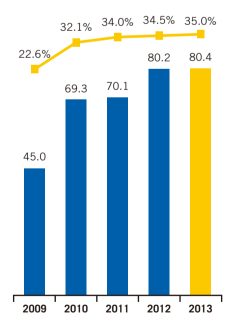
附註2 實際税率=税項/除税前溢利 附註3 流動比率=流動資產/流動負債 附註4 速動比率=流動資產減存貨/流動負債

Financial Highlights 財務概要

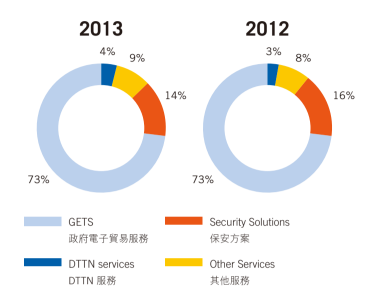
Turnover (HK\$ million) 營業額 (港幣百萬元)



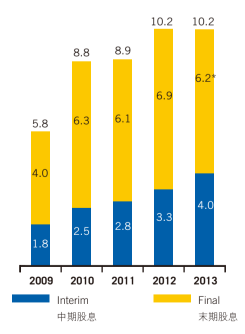
Profit for the Year (HK\$ million) & Net Profit Margin 年度溢利 (港幣百萬元) 及淨溢利率



% of Segment Turnover of Total Turnover 分部營業額佔營業總額百分比



Dividend per Share (HK cents) 每股股息 (港仙)



^{*}Proposed final dividend 擬派末期股息

Tradelink's Silver Jubilee Year 貿易通廿五周年



Tradelink was established 25 years ago under the auspices of the Hong Kong Government to promote the use of e-Commerce to facilitate Hong Kong's external trade sector. Throughout the years, we have remained true to this task, providing high-quality and value for money electronic trading services to the community at large, in particular to the SMEs in Hong Kong.

Over the years, leveraging on our market leader position, our excellent domain knowledge and our technical expertise, we have diversified beyond our core business of providing the best and most comprehensive front-end Government Electronic Trading Services platform to serve Hong Kong's trading community and successfully expanded to other arenas, in particular our highly successful security solutions services. We look forward in confidence to sustainable growth and continued development in the next 25 years and beyond! In doing so, we remain committed to our original task of servicing the Hong Kong community and our clients.

貿易通成立廿五載,在香港政府的支持下,一直致力推動電子商貿以促進貿易便利化。發展至今,我們一直貫徹其服務廣大商界的宗旨,特別為香港中小企業,提供優質及物有所值的電子商貿服務。

經過多年耕耘,貿易通已紮穩其核心業務的根基,為商界提供最優質及全面的前端政府電子貿易服務:並憑藉其業內領先地位、專業領域知識和經驗及技術優勢拓展新業務範疇,成果碩碩,特別是電子保安方案項目成績斐然。展望未來,我們會懷著堅定的信心,持續穩健發展步伐,譜寫新的輝煌!並一如既往履行我們服務商界的承諾。

Milestones 里程碑

Established by 11 renowned corporations with a mission to promote the widespread use of e-Commerce in HK for trade facilitation	1988	成立貿易通 - 由11家知名私營機構成立,目的是要推動 本港商界廣泛使用電子商務從而促進香港貿易便利化
Government invested in Tradelink and became its single largest shareholder	1992	政府入股貿易通 - 政府入股貿易通並成為單一最大 股東
Started the 7-year exclusive franchise (1997-2003) for the provision of front-end Community Electronic Trading Services	1997	展開為期7年的獨家專營權提供前端政府電子貿易服務
100% electronic submission for TDEC Digi-Sign Certification Services Limited, first recognized private Certification Authority, was established	2000	進出口報關單全面電子化 成立 Digi-Sign - 香港首家獲認可的私營核證機關
Digital Trade and Transportation Network Limited was established for operating a community platform for supply chain document exchanges	2004	成立 DTTNCo-旨在提供一個跨業界的電子平台,方便供應鍵內相關行業交換資訊
Publicly listed on the Main Board of the Stock Exchange of Hong Kong	2005	貿易通成功上市 – 於香港聯合交易所主板掛牌上市
Opened a branch office in China for new business development in the Mainland market	2008	設立中國辦事處 -正式進駐中國以助進一步開拓內地業 務發展
Tradelink celebrated 25 years of success at its Silver Jubilee year Tradelink E-Biz Secure Solutions Limited, specializes in the development and provision of all aspects of online security solutions and products, other than recognized certificates, was established	2013	銀禧誌慶 - 標誌貿易通走過四分一世紀及邁向新里程 成立貿易通電子商務資訊保有限公司,其主要業務為發 展及提供認可數碼證書之外之全方位資訊保安解決方案 及產品

Silver Jubilee Anniversary Program Highlights 銀禧誌慶活動回顧

4/25 Officiating Ceremony & Dinner

Tradelink held an officiating ceremony for its 25th Anniversary, followed by a celebration dinner. With Mr. Wong Ho-yuen, Andrew, JP, Permanent Secretary for Commerce and Economic Development (Commerce, Industry and Tourism), HKSAR, as the Guest of Honor, the dinner was attended by over 220 guests, including present and previous board members of the Tradelink group; government officials; practitioners of the industry and other business partners.



銀禧誌慶啟動禮暨慶祝晚宴

是次晚宴獲香港特別行政區政府商務及經濟發展局常任秘書長(工商及旅遊)黃灏玄先生, JP·擔任主禮嘉賓,當晚出席嘉賓陣容鼎盛,超過220名賓客,包括現任及歷屆貿易通董事局成員、政府官員、業界代表和合作夥伴。

7/12 Silver Jubilee Customer Dinner

Tradelink hosted a celebration dinner with our customers as a token of appreciation for their continued support over the decades. More than 200 customers enjoyed a very joyful evening full of fun and laughs with Tradelink management in commemorating our Silver Jubilee key milestone.



銀禧誌慶客戶晚宴

為感謝客戶的長期支持,貿易通舉行了 銀禧誌慶客戶晚宴,逾二百多名客戶聚 首一堂慶祝貿易通25周年,共度一個愉 快的晚上。

9/06 Silver Jubilee Company Dinner

Tradelink stands firmly in the e-commerce market over 25 years and its success would not be possible without the superb contribution from our outstanding team. The whole Tradelink family, over 250 members, joined the dinner sharing joy and happiness in celebration of this historic moment.



銀禧誌慶公司晚宴

廿五年來,貿易通穩站電貿市場龍頭地位,全憑員工上下一心和不懈的努力。 貿易通筵開廿五席,一起慶祝這個重要 的甲程。

25th Anniversary Lucky Draw

With Monthly Lucky Draws since March 2013 and the year-end Grand Lucky Draw, Tradelink offered fabulous prizes worth over HK\$200,000 including the Grand Lucky Draw prize, Mercedes BenzSmart ForTwo (Ecofriendly car) to our customers.

Special Donation Matching Program

As part of our Corporate Social Responsibility program in our Silver Jubilee year, Tradelink offered a special campaign to match customers' donations converted from their bonus points under Tradelink Membership Rewards Program doubling the donations to charity organization.

25周年抽獎活動

貿易通舉辦的25周年抽獎活動由三月份開始,每個月均送出不同的豐富禮品,包括年終壓軸大抽獎平治系列smart fortwo環保車,禮品總值逾港幣200,000元。

「等額配對」捐款計劃

貿易通銀禧年特設「等額配對」捐款計劃,鼓勵用戶將積分轉換為善款。用戶的每一分捐獻,貿易通亦會相應捐出同等款項。

Accreditations and Recognitions 殊榮與認證

- Tradelink and Digi-Sign Customer Services accredited ISO 9001:2000
 Quality Certificate since 2004.
- HK-China Electronic Cargo Manifest Service jointly developed by Tradelink and Nanfang won Best Collaboration (Service) Gold Award in Hong Kong ICT Awards in 2012.
- Tradelink won Gold Award of the Mystery Caller Assessment Award in the Hong Kong Call Centre Association Awards for 2 consecutive years in 2012 and 2013.
- Tradelink's hotline service was conferred Service Quality Management (SQM) Certification (2012-2015) awarded by Hong Kong Quality Assurance Agency (HKQAA).
- Tradelink was recognized as a "Caring Company" by the Hong Kong Council of Social Service in acknowledgement of its achievements in Corporate Social Responsibility in 2013.

- 自2004年貿易通及電子核證客戶服務獲頒發ISO 9001認證,並 續獲認證至今。
- 貿易通與廣東南方海岸合作推動的「中港電子載貨艙單服務」 勇奪2012年香港資訊及通訊科技獎最佳協同合作(服務)獎金獎。
- 貿易通於2012 及 2013年連續兩年獲頒香港客戶中心協會「神 秘客戶撥測大獎」金獎。
- 貿易通通過香港品質保證局的專業服務管理認證 (2012-2015)。
- 貿易通於2013年獲香港社會服務聯會嘉許為「商界展關懷」企業,以表揚其致力履行良好企業公民責任。

Chairman's Statement 主席報告書



Chairman's Statement 主席報告書

Dear Shareholders,

The Group's performance during our Silver Jubilee Anniversary Year continued to be affected by a weak global economy, buffeted by concerns over the timing and speed of tapering by the US Federal Reserve.

While overall operational performance remained steady, with turnover slipping by about 1%, from HK\$232.4 million in 2012 to HK\$230.0 million, our costs increased by about 5%, from HK\$152.5 million to HK\$159.6 million, as we invested in the development of our security devices and mobile payment solution businesses and because of provisions for the loss of the court case with Brio. With our PRC associates' performance affected by the HK\$6.0 million claw back of profits declared in 2011 due to the introduction of a new accounting policy directed by the State Auditors at China International Data Systems Co., Ltd ("Guofurui"), our Beijing data center joint venture, contribution from our PRC investments turned from a profit of HK\$2.6 million in 2012 to a loss of HK\$2.6 million during 2013.

As a result, although operating profit improved by 5%, from HK\$91.8 million in 2012 to HK\$96.1 million, profits attributable to shareholders grew only marginally to HK\$80.5 million. Both the Brio case, which we are appealing, and the Guofurui profit claw back are one-off in nature and do not impact our operations going forward.

From an operational point of view, although we saw a continuation of the decline in revenue contribution from our core Government Electronic Trading Services ("GETS") business since the issue of a third licence in 2010, the down trend has finally been arrested. This narrowed from a decline of 8.7% in 2011 and 1.3% in 2012 to just 1% last year. With improved services and a turnaround in Hong Kong's external trade expected for 2014, the downtrend should be reversed during the coming year. This augurs well for our prospects as the nub of our immediate business strategy is to defend the GETS income while the Group develops additional revenue sources.

The Group's 2013 performance was also affected by the delay in the roll out of our mobile wallet solution, originally intended for mid-2013, due to a temporary shortage in the chip market. With four banks already signed up, we now expect the first bank client to be ready for its launch towards the second quarter of 2014. This delay impacted Digi-Sign's performance last year, with revenue dropping some 15%, from HK\$37.1 million in 2012 to HK\$31.5 million. Consequentially, its share of our total revenue went down from 16% a year ago to 14%.

Our Digital Trade and Transportation Network ("DTTN") and other trade-related services fared much better. These continued to grow, with DTTN revenue increasing nearly 50%, from HK\$6.6 million in 2012 to nearly HK\$9.8 million last year and our other trade-related services going up from HK\$19.2 million to HK\$20.4 million. Together, these now account for around 13% of the Group's total revenue compared with 11% a year ago. Thus, our efforts at diversifying the Group's revenue sources are progressing, albeit at a pace slightly behind schedule.

致各位股東:

本集團在銀禧年內的業績持續受到全球經濟疲弱所拖累,加 上市場憂慮美國聯邦儲備局逐步退市,亦打擊本集團的表 現。

我們的整體營運表現保持平穩,營業額由二零一二年的港幣232,400,000元輕微下降約1%至港幣230,000,000元。由於投資開發保安裝置及流動支付方案業務,加上須為標奧的法律訴訟敗訴作出撥備,本集團的開支由港幣152,500,000元上升約5%至港幣159,600,000元。因按國家審計人員指示,我們須將二零一一年公佈北京的數據中心聯營公司國富瑞數據系統有限公司(「國富瑞」)所佔溢利港幣6,000,000元回撥,以致本集團所得之中國投資收益轉盈為虧,由二零一二年錄得溢利港幣2,600,000元,轉為二零一三年錄得虧損港幣2,600,000元。

綜合以上因素,雖然我們的經營溢利由二零一二年的港幣91,800,000元增長5%至港幣96,100,000元,股東應佔溢利只錄得微升至港幣80,500,000元。不過,我們現正進行上訴的標奧法律訴訟以及國富瑞溢利回撥,均屬一次過性質,不會對我們未來的營運構成影響。

營運方面,自二零一零年政府批出第三個牌照以來,我們的核心業務政府電子貿易服務(「GETS」)的收入貢獻持續下滑,但跌勢已穩定下來。從二零一一年下降8.7%、到二零一二年減少1.3%以至去年僅縮減1%,反映跌幅經已收窄。隨著本集團新增各項服務,以及預期香港對外貿易將於二零一四年轉好,GETS的下跌趨勢應可在來年逆轉。這正好配合我們現行的業務策略,一方面保持GETS收入的同時,另一方面致力開拓其他的收入來源。

我們原訂於二零一三年中推出流動電子錢包方案,因晶片市場短暫缺貨而需延遲推出,亦影響了我們二零一三年的業績。目前我們已與四家銀行簽訂使用本集團流動電子錢包方案,預期首家銀行客戶可於二零一四年第二季推出有關服務。由於服務延遲,令Digi-Sign去年的業績受到影響,收入由二零一二年的港幣37,100,000元下跌約15%至港幣31,500,000元。因此,Digi-Sign佔本集團的總收入比例亦由一年前的16%減至14%。

數碼貿易運輸網絡(「DTTN」)及其他貿易相關服務均表現突出,並錄得持續增長。DTTN的收入由二零一二年的港幣6,600,000元上升近50%至去年近港幣9,800,000元,而其他貿易相關服務亦由港幣19,200,000元上升至港幣20,400,000元。有關收入佔本集團總收入的比例,亦由一年前的11%增至近13%,反映出本集團致力發展多元化收入來源的步伐雖然較原定計劃慢,但亦持續取得進展。

Chairman's Statement 主席報告書

With the roll-out of our mobile wallet and mobile point of sale ("MPoS") solutions and related value-added services by Tradelink E-Biz Secure Solutions Limited ("TESS"), our newly-established security services business subsidiary, during 2014, Digi-Sign's discussions with a number of banks on our security solutions for E-cheque solution commencing and a positive DTTN pipe line, I am confident that the pace of our diversification effort will speed up again during the coming year.

In the China market, despite the recorded loss, performance at our PRC associates during the past year actually recovered. Without the HK\$6.0 million profit claw back by Guofurui, profit contribution from this source would have grown from the HK\$2.6 million in 2012 to HK\$3.4 million, an increase of more than 30%.

Unfortunately, the disposal of our Guofurui holding fell through at the final stages. As we do not see part ownership of a data center in Beijing, over which we have little management input or control, contributing to our core business strategy in the China market, we will continue the search for an exit strategy.

Contrary to this, 上海匯通供應鏈技術與運營有限公司 ("U-Link"), our 4th party logistics joint venture in Shanghai, is central to our China strategy. U-Link launched its logistics platform in the third quarter of last year and is developing rapidly, with offices now in eight key cities and some 1,800 routes on offer. However, as it is still in its incubation stage, the immediate plan being to plow back all profits into geographic and route expansion, we do not expect contribution from it during the coming year. But, the network it is building will contribute significantly to our supply chain connectivity in the China market for years to come. As I reported last year, our strategy here is to provide strong technical support to U-Link in developing its business in the PRC market and for us to assume responsibility for its overseas connections. Already, plans are in hand to market U-link's platform in Hong Kong while discussions to interconnect it with a similar platform in the US are at an advanced stage.

These developments, together with the expected revival of our GETS franchise and a return to normality in the performance of our PRC associates, signal a much-improved performance for the Group in 2014. I, therefore, have no hesitation in recommending another 100% payout of our profits for 2013. This means a final dividend of HK 6.2 cents per share, which, together with the HK 4 cents interim dividend, will give a total 2013 dividend of HK 10.2 cents, the same as for 2012.

As always, I am thankful for the continued support from my fellow board members and grateful to the staff for their hard work during the past year.

隨著我們的流動電子錢包方案推出,加上我們新成立的資訊保安業務附屬公司貿易通電子商務資訊保有限公司(「TESS」)將於二零一四年推出流動銷售點(「MPoS」)解決方案及相關之增值服務,Digi-Sign與多家銀行磋商電子支票的保安解決方案,及DTTN的良好發展前景,本人深信集團的多元化業務發展步伐將在年內加快。

本集團的中國市場業務雖然錄得虧損,但我們中國聯營公司去年的業務實際上均有所改進。若撇除國富瑞回撥的溢利港幣6,000,000元,中國業務的溢利貢獻應可由二零一二年的港幣2,600,000元增加至港幣3,400,000元,增幅超逾30%。

我們出售國富瑞股權的計劃可惜在最後關頭未能成事。由於本集團只擁有該北京數據中心的部份權益,只能作極少的管理或控制,對我們的中國市場業務難以發揮重要的貢獻,因此本集團將繼續尋找退出該聯營公司的方案。

對比本集團在上海提供第四方物流服務的聯營公司上海匯通供應鏈技術與運營有限公司(「上海匯通」),對我們的中國市場業務策略則極其重要。上海匯通於去年第三季推出的物流平台正快速發展,目前在八個主要城市設有辦事處,提供約1,800條路線服務。不過,由於該公司仍在發展階段,目前的計劃是將其所得的溢利全數用作擴展覆蓋面及路線,因此我們並不預期來年該公司能作出溢利貢獻,但其現時所建設的網絡將有助未來促進本集團於中國市場內供應鏈的連繫。誠如本人去年所報告,本集團的策略是為上海匯通發展中國市場業務提供強大的技術支援,而我們則負責為其連接海外市場。我們現正著手制訂計劃在香港推廣上海匯通的平台,而與美國相類的平台互相連結的磋商亦已進入最後階段。

上述的發展,加上預期GETS業務的復甦以及中國聯營公司 業績回復正常,均標示本集團二零一四年的業績將有極佳 表現。因此,本人建議再次派發100%二零一三年的溢利作 股息,即末期股息每股6.2港仙,加上中期股息4港仙,二零 一三年的全年股息共為10.2港仙,與二零一二年相同。

一如既往,本人謹此感謝過去一年各董事會成員的鼎力支持,並衷心感謝各員工的辛勤工作。

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Chairman

李乃熺博士 · S.B.S., J.P.

主席

Hong Kong, 25 March 2014

香港,二零一四年三月二十五日

General

Continued weakness in Hong Kong's major markets, buffeted by the uncertainties surrounding the timing and speed of the US Federal Reserve's tapering, inevitably affected our business last year, a time when we increased resources in the search for growth through diversification. As a result, turnover remained at around HK\$230.0 million while costs increased 5% to HK\$159.6 million and profits attributable to shareholders stayed at around the HK\$80.5 million mark.

As in past years, intense competition squeezed margins for our core GETS business and, as a consequence, total revenue from this segment continued its decline, albeit marginally, despite higher volumes last year. Fortunately, there appears to be light at the end of the tunnel as the decline is the slowest for many years. With signs of the world economy finally on the mend, continued cost controls and expanded services, we are quietly confident that our efforts to arrest, and reverse, this down trend will bear fruit in the coming year. This augurs well for our prospects as the Group's immediate goal is to protect our GETS revenue while developing new services/businesses.

As well, our expectation of continued growth at Digi-Sign Certification Services Limited ("Digi-Sign") was dashed by a temporary shortage in the chip market last year, which delayed the launch of our mobile wallet solution by around six months. Thus, although we have signed up four banks for our solution, product launch for the first client will not be until Q2 in 2014. As a result, Digi-Sign performance during last year slipped by about 15%, from HK\$37.1 million to HK\$31.5 million, and its share of our total revenue dropped from 16% to 14%. We made use of the delay to further improve the product and to develop associated value-added services. As well, we also furthered development work for our MPoS solution and expect to launch the product in the second half of 2014.

The uncertainties in the China market continued to affect our activities there, with only one project completed last year and decisions on a number of projects delayed.

Fortunately, our DTTN activities fared better, recording a 50% increase in revenue, from HK\$6.6 million in 2012 to just under HK\$9.8 million last year. With a solid pipeline of projects in the works, performance during 2014 should continue to improve. Our other trade-related services also improved with the roll-out of additional services. Revenue from this segment grew by about 7%, from HK\$19.2 million to HK\$20.4 million. These two segments now account for some 13% of our total revenue, up from around 11% a year ago. Thus, our effort to diversify our revenue base continued during the past year, albeit at a slower pace than planned.

The performance of our PRC associates also improved but a HK\$6.0 million claw back of profits declared in 2011, due to the adoption of a new accounting policy at Guofurui, our data center joint venture in Beijing, caused a turnaround from a HK\$2.6 million gain in 2012 to a HK\$2.6 million loss last year. Without the claw back, profit contribution from our PRC associates would have been HK\$3.4 million, a 30% increase year-on-year. As this claw back is once off, we expect profit contributions from our PRC associates to return to normal in 2014.

綜述

縱然我們去年增撥資源作多元化發展以推動業務增長,但香港的主要市場持續疲弱,加上市場憂慮美國聯邦儲備局逐步退市,均令我們的業務受到影響。在上述情況的影響下,我們的營業額維持約港幣230,000,000元,成本則上升5%至港幣159,600,000元,而股東應佔溢利則維持在港幣80.500,000元的水平。

我們去年的核心業務GETS交易量雖然上升,但因溢利率一如過往數年般受激烈競爭影響而有所收縮,因此收入繼續輕微下跌。幸而,跌幅已比過往數年為少,反映有關業務似現曙光。隨著環球經濟終於漸見起色,加上我們繼續努力控制成本及擴展服務,我們深信有望於來年終止及扭轉業務跌勢。這正預示我們的業務前景,現今目標為保持平穩的GETS收入,同時開拓新的服務/業務。

此外,我們原本預期電子核證服務有限公司(「Digi-Sign」)去年的業務可持續增長,因晶片市場短暫缺貨而受影響,令原來計劃推出的流動電子錢包方案需延遲約六個月。因此,雖然我們已與四家銀行簽訂採用該方案,但首家客戶需待二零一四年第二季才能推出有關產品。受到以上因素影響,Digi-Sign去年的收入下跌約15%,由港幣37,100,000元降至港幣31,500,000元,佔本集團的總收入比例亦由16%減至14%。我們利用計劃延期推出的時間,進一步改良產品及開發相關的增值服務。此外,我們亦進一步開發MPoS解決方案,預期可於二零一四年下半年推出。

中國市場種種不明朗的因素持續影響我們的業務,去年僅完成一個項目,其他多個項目的決定亦有所延誤。

幸而,DTTN業務錄得較佳表現,收入由二零一二年的港幣6,600,000元上升50%至去年近港幣9,800,000元。隨著多個項目取得實質進展,有關業績將在二零一四年繼續向好。我們的其他貿易相關服務亦隨著新服務推出而有所增長,有關收入由二零一二年港幣19,200,000元上升約7%至港幣20,400,000元。上述兩項業務佔本集團總收入的比例,由一年前的11%增至近13%,反映本集團致力拓展多元化收入來源的步伐雖然較原定計劃慢,但去年仍然持續取得進展。

我們中國聯營公司的業務持續錄得改善。不過,由於我們在 北京的數據中心聯營公司國富瑞須採用新的會計政策,以致 原於二零一一年公佈的港幣6,000,000元溢利須作回撥,以 致轉盈為虧,由二零一二年的港幣2,600,000元溢利轉為去 年虧損港幣2,600,000元。倘若撇除該回撥,中國聯營公司 貢獻的溢利應可達港幣3,400,000元,按年增長30%。由於 回撥為單次事件,我們預期中國聯營公司的溢利貢獻可在二 零一四年回復正常。

General (continued)

Unfortunately, the negotiations on the sale of our stake in Guofurui fell through at the final stages despite the parties reaching an understanding on price. As our stake at Guofurui no longer forms part of our business strategy in the market, we will review our exit strategy options.

This will not affect the scope or scale of our China strategy. As explained last year, our current strategy is to work with, rather than against, domestic PRC players with a view to grafting our international network and connectivity to platforms owned/developed by strategic partners, leaving them to market and operate their systems domestically while we look after the international aspects of their systems. Part ownership of a data center over which we have no control and little management input does not contribute to this.

On the other hand, the 4th party logistics platform, developed in conjunction with U-Link, an associate where we have a 24.5% stake, is central to our strategy. The platform, which was launched in Q3 of 2013, is expanding rapidly and we are excited about its prospects.

As well, discussions are on-going to see how the Group can collaborate with operators in Shanghai, ChongQing and Guangzhou to exploit the new policy initiative on the development of cross-border E-Commerce announced by Beijing last year.

As foreshadowed last year, we faced cost pressures as the Group invested resources to developing new revenue streams. Additional resources caused staff costs to rise, albeit by a modest 1.0%, while other operational costs rose by nearly 5% year-on-year, from HK\$152.5 million to HK\$159.6 million, due partly to the Silver Jubilee celebrations and to higher cost of sales as our business evolves from a pure provision of services model to a total solution provider model. The phenomenal growth in our cost of sales during the past few years – from just HK\$1.7 million in 2011 to HK\$20.0 million in 2012 to HK\$21.3 million last year, an increase in excess of ten-folds in just three years – reflects the need to acquire equipment/hardware for our clients as a total solution provider.

Our costs last year was also affected by the provisions made in respect of our court case with Brio, a commercial dispute dating back to the 2006–2009 era. Irrespective of the outcome of our appeal against the decision, this, and the Silver Jubilee expenditures, will only be one-off and we are confident that costs will not spiral out of control.

In summary, our performance during 2013 can best be described as workman-like as we maintained existing operations while building for the future of the Group. It also demonstrated the added resilience of our balance sheet, with revenue from different fronts making up for declines in other parts of the business.

With expectations of a reversal of the decline in our GETS revenue, a strong DTTN pipeline, the rollout of our mobile wallet and MPoS solutions and improved performance in our China activities plus the non-recurrence of a couple of exceptional expenditure items, we expect a much improved 2014 performance.

綜述(續)

我們雖就出售國富瑞權益的價格達成協議,可惜在最後關頭 未能成事。由於持有國富瑞權益不再配合我們的中國市場業 務發展策略,我們將審視退出該聯營公司的方案。

不過,出售國富瑞權益一事不會影響我們中國業務策略的涵蓋面或規模。誠如去年報告指出,我們現行的策略是與國內企業合作而非與之競爭。我們將為策略夥伴擁有或開發的平台連接我們的國際網絡,國內夥伴負責在內地推廣及營運其系統,而我們則負責系統的國際連接事宜。對於只擁有部分權益的數據中心一國富瑞而言,我們並未能控制及只有極少的管理參與,並不符合我們上述的業務策略。

另一方面,我們擁有24.5%權益的聯營公司上海匯通與本集 團共同開發的第四方物流平台,對我們的中國業務策略極其 重要。上述平台已於二零一三年第三季推出,現正快速擴 張,我們對其未來發展充滿期望。

此外,北京去年公佈發展跨境電子商貿的新政策,我們現正 與上海、重慶及廣州的企業洽商如何合作就該新政策發掘商 機。

正如去年預告,由於我們投放資源以開拓新的收入來源,令本集團面對成本上升的壓力。增加資源令員工成本溫和增加1.0%。其他營運成本則由港幣152,500,000元增至港幣159,600,000元,按年上升5%,成本上升部分原因是來自慶祝銀禧紀念的支出,以及我們的業務模式的改變,由純粹提供服務轉為全面解決方案的供應商,以致銷售成本增加。我們的銷售成本在過去數年大幅上升,由二零一一年僅為港幣1,700,000元增至二零一二年的港幣20,000,000元以及去年的港幣21,300,000元,三年間升幅逾十倍,主要因為作為全面解決方案供應商我們須為客戶購買器材/硬件。

我們去年的成本的增加,亦由於我們須為二零零六年至二零零九年間與標奧的商業訴訟敗訴以作撥備。我們已就法院判決提出上訴,但無論上訴結果如何,是項撥備以及銀禧紀念的開支均屬一次過性質,我們有信心成本不會持續上升。

總括而言,我們在二零一三年既保持現有的業務營運,同時 為集團的未來開拓發展。此外,亦可見到我們財務表增加的 抗逆力,能夠從不同領域收入的增長,以彌補部分業務收入 的減少。

我們預期GETS的收入跌勢可扭轉、DTTN業務發展強勁、 流動電子錢包及MPoS解決方案陸續推出、中國業務有所改 進,加上多個特殊開支項目不再重現,我們期望更好的二零 一四年業績表現。

Business Review

(i) Tradelink/DTTN

As mentioned above, our core business of providing front-end GETS remained under pressure from the weak economic sentiment in Hong Kong's major markets and from intense competition, with margins being squeezed. Despite higher transactions handled, GETS revenue declined further, albeit by only 1%. This is the slowest decline since the issue of a third licence in 2010, from an 8.7% and a 1.3% drop in 2011 and 2012.

With signs that the world economy is finally on the mend and the roll-out of additional services, we are hopeful that the down trend in our GETS revenue, which has persisted for many years and accelerated since the issue of a third GETS licence in 2010, will finally be reversed. Of particular note is the development of analytics to assist our clients to better manage their business. We believe this service will increase our "stickiness" and help defend our business from being poached by the competition purely by under-cutting our prices.

Income from operating the Road Cargo System ("ROCARS") Call Centre Service on behalf of the Customs & Excise Department and from our own ROCARS services during the past year remained at a par with 2012 while revenue from our non-GETS trade-related services increased with the roll-out of additional services, such as the Warehouse Management System and the Freight Forwarder Invoice application. Our latest service launches, a cloud-based data storage service and the advanced cargo submissions for the Japanese market, both met with good response. As a result, revenue from our other trade-related services grew from HK\$19.2 million to HK\$20.4 million, or by about 7%, last year.

With the uncertainties in the China market continuing to affect activities there, the DTTN team focused its attention on our home market during 2013, with substantial resources devoted to developing E-commerce platforms, and ancillary services, for a number of local clients. Similar proposals are under discussions with other clients, with prospects looking positive. Other DTTN projects underway include a Proof of Delivery system for a major furniture retailer, an on-board diagnostics system for the logistical arm of a major cross-border foodstuff supplier. As a result, DTTN revenue grew strongly, from HK\$6.6 million in 2012 to nearly HK\$9.8 million last year, an increase of about 50%.

The "Community Platform" for connecting our predominantly shipper clients with their air forwarders and the forwarders with their carriers, a joint project Global Logistics System (HK) Company Limited ("GLSHK") was launched at the end of the first quarter of 2013. Take up has, however, been slow as only a limited number of the forwarders have signed up. While working with GLSHK to remedy this, we have also started discussions with the Hong Kong Association of Freight Forwarding and Logistics Limited to explore ways and means of leveraging the Platform to enhance the value and attractiveness to the forwarders community.

業務回顧

(i) 貿易通/DTTN

正如前文所述,由於香港的主要市場經濟氣氛疲弱,加上競爭激烈,我們的核心業務前端GETS服務繼續受到影響,以致溢利率下降。雖然GETS處理的交易量上升,但收入仍輕微下跌1%。不過,去年的跌幅是自二零一零年政府批出第三個牌照以來最低的,GETS的收入在二零一一年下降8.7%,而於二零一二年則減少1.3%。

我們的GETS收入雖然持續多年縮減,並且自二零一零年政府批出第三個GETS牌照後加速下跌,但隨著環球經濟漸見起色,加上我們的新服務將陸續推出,我們相信跌勢將可逆轉。此外,值得留意的是我們開發的數據分析服務,有助客戶加強其業務管理。我們相信這項服務可提高客戶對我們的忠誠度,令我們的業務免受競爭對手割價搶佔。

去年我們為香港海關提供的道路貨物資料系統(「ROCARS」)電話查詢中心服務以及我們自己的ROCARS服務營運收入,與二零一二年持平。不過,隨著倉庫管理系統以及貨運代理發票系統等新服務推出,我們的非GETS相關的服務收入有所增加。我們最新推出的雲端數據儲存服務以及提供給日本市場的預報貨物資料服務,均獲良好的反應。因此,我們其他的貿易相關服務收入由港幣19,200,000元增至去年的港幣20,400,000元,增幅約為7%。

由於中國市場種種不明朗因素繼續影響我們的國內業務,DTTN在二零一三年轉為主攻香港本土市場,為多位本地客戶投放大量資源研發電子商貿平台及輔助服務。我們現正與其他客戶治商類似的建議,並已取得良好的進展。DTTN正進行的其他項目包括為一家大型家具零售商開發交貨證明系統,以及為一家大型跨境食品供應商的物流部門開發一個車上檢測系統。綜合以上各項因素,DTTN的收入增長強勁,由二零一二年的港幣6,600,000元增至去年近港幣9,800,000元,升幅約為50%。

為讓我們主要的付貨商客戶能與其空運代理及其運輸商互相聯繫,我們與傳訊香港有限公司(「GLSHK」)合作研發的「社區平台」於二零一三年首季末推出。但因只有少數空運代理參與,現時平台的客戶並不多。我們正與GLSHK共同努力改善這情況,並同時與香港貨運物流業協會有限公司探討經「社區平台」為空運代理提供更具效益及吸引力的不同的方案。

Business Review (continued)

(ii) Digi-Sign

Digi-Sign's security solutions business continued to expand during the year, with another bank added to our client list in Q4 2013. The delivery of security tokens for our major bank client, which commenced in the second half of 2012, also continued with a further 300,000 tokens ordered for delivery as from 2014. The Hong Kong Police Smart Warrant Card System was successfully completed on schedule during the first half of the year to the total satisfaction of the client. Maintenance and additional enhancement work plus provision of supplies for the project continued throughout the year. During last year, we also completed delivery of our PKI solution as an integral component of Hong Kong Police's system for transmission of finger prints electronically to the courts for evidentiary purposes. Discussions on other E-Government projects are also underway.

However, the launch of our mobile wallet solution by TESS, our newly established wholly-owned subsidiary responsible for our security solutions business, had to be delayed by about six months, to Q2 2014, due to a temporary shortage in the chip market during the second half of last year. This depressed Digi-Sign's performance last year, with revenue dropping some 15%, from HK\$37.1 million in 2012 to HK\$31.5 million and its share of total revenue slipping from 16% to 14% last year.

We, however, made best use of the delay in the launch of our mobile wallet solution to further improve our product and to develop ancillary value-added services for our product offering. Reception for these ancillary services has been very positive and we hope to develop these services into a solid future recurrent revenue stream for the Group. With the product now fully certified by both MasterCard and Visa and the process of certification by China UnionPay underway, prospects for the solution looks promising.

We also used the time to further the development work for our MPoS solution. This is nearing completion and the solution is expected to be launched during the second half of this year. In addition, discussions with China UnionPay on the adoption of our solution, including our potential role as their PoS concentrator in Hong Kong, are progressing.

Preparatory work on our E-cheque security solution is also nearly complete and discussions initiated with a number of banks to adopt our solution when the project is launched during 2015.

業務回顧(續)

(ii) Digi-Sign

Digi-Sign的資訊保安業務在年內繼續擴展,二零一三年第四季獲另一家銀行加入採用服務。我們自二零一二年下半年起為一間大型銀行客戶提供保安編碼器,並於二零一四年為其提供多300,000個保安編碼器。我們於年內上半年成功依期為香港警務處完成智能委任證系統的工作,客戶對系統非常滿意。我們於年內繼續為警務處提供有關該系統的維修保養和提升工作以及供應用品。此外,我們去年亦為香港警務處另一系統提供不可或缺的公開密碼匙基礎建設(「PKI」)解決方案,使其系統可以電子方式提交指紋至法院作為證據用途。現時Digi-Sign正治商其他的電子政府項目。

然而,我們新成立負責資訊保安解決方案的全資附屬公司TESS,因去年下半年晶片市場短暫缺貨,以致須將其流動電子錢包方案延遲六個月至二零一四年第二季才可推出。Digi-Sign去年的業績因此受到影響,收入由二零一二年的港幣37,100,000元減至港幣31,500,000元,下跌約15%,佔本集團的總收入比例亦由16%降至去年的14%。

不過,我們善用流動電子錢包方案延期推出的時間, 進一步改良產品及開發其他的輔助增值服務。客戶對 這些輔助服務的反應良好,我們希望這些服務在未來 能夠轉為本集團的經常收入來源。流動電子錢包方案 已獲萬事達及Visa全面批核,而中國銀聯亦正進行批核 程序,相信方案未來的前景亮麗。

我們亦利用該段時間,進一步研發MPoS解決方案。 該方案現已接近完成,預期可於今年下半年推出。此 外,我們現正與中國銀聯洽商有關採納該方案的事 宜,包括可能委任本集團成為其香港PoS系統統籌。

我們為電子支票保安解決方案所作的籌備工作亦已接 近完成,我們正與多間銀行進行礎商,於二零一五年 推出電子支票項目時,採納我們的解決方案。

Business Review (continued)

(iii) China

Our China activities recovered somewhat during last year but full recovery is being held back by uncertainties in the market. For example, the relaunch of our associate, 江蘇世成網絡科技有限公司 ("SCNT"), has been held in abeyance by our partners while 北京工聯環球科技有限公司 ("T-Link"), our joint venture partner in Beijing, was only able to undertake a soft launch of the Teachers Platform, a B2C E-Commerce platform. In addition, it clearly affected our plan to divest our stake in Guofurui.

After basically agreeing the price for the disposal with the prospective buyer, the negotiations on the disposal of our Guofurui stake fell through at the final stages. This was because a condition precedent set by the prospective buyer who intended to eventually secure a controlling stake in the joint venture, could not be met when the China International Electronic Commerce Center declined to honour its undertaking to dispose of part of its holding to this buyer despite their having put the stake in the public market following Ministry of Commerce approval for the disposal, including the price thereof.

As part ownership of a data center in Beijing over which we have no control or management input does not contribute to our future business plans in the China market, we will review our options for an exit strategy in respect of this investment.

On the other hand, disposal of our stake in Pinggu, the moribund logistics park just outside Beijing, is, in its final stages and is only awaiting the board and shareholders meetings to complete the process.

Another associate, U-Link, launched its 4th Party Logistics Matching Platform during Q3 of 2013. The platform, where service providers, such as truckers, warehouse operators and insurers etc, list their services, including expected delivery time, and charges to allow shippers to make orders on-line, is being expanded rapidly. It now has eight offices in major transport hubs around China and some 1,800 routes on offer. The intention is to expand the number of offices to 15 with around 5,000 routes on offer during the coming year.

As the expansion plan is to be achieved using existing resources and the proceeds of sales, we do not expect any contribution from this associate during 2014. However, the data on the network of services and users of the platform will be a treasure trove as the logistics market in China is totally opaque and systematic dissemination of such information is not currently available. Such information is invaluable, particularly as China transforms from the manufacturer of the world to the consumer of the world.

業務回顧(續)

(iii) 中國

我們的中國業務在去年逐步復甦,但中國市場種種不明朗的因素拖慢業務全面復甦。我們原本準備為聯營公司江蘇世成網絡科技有限公司(「江蘇世成」)重新開展業務,但被合作夥伴暫緩計劃。我們在北京的合營公司北京工聯環球科技有限公司(「北京工聯環球」),亦只能以試行形式推其企業對消費者(「B2C」)的電子商貿教師聯盟平台。此外,中國市場的不明朗環境亦影響了我們出售國富瑞權益的計劃。

雖然我們已與有意收購國富瑞權益的買家就價格達成 基本協議,但出售計劃最後卻未能成事。關鍵在於該 買家希望最終取得國富瑞的控股權益,但中國國際電 子商務中心雖然得到商務部批准其出售國富瑞的權益 及出售的價格,並曾在公開市場放售,但最後卻拒絕 履行其承諾將所持有的權益售予該買家,以致該買家 未能達成其收購的先決條件。

由於我們只擁有北京數據中心一國富瑞的部分權益, 我們並未能控制及只有極少的管理參與,並不符合我 們的中國業務策略,我們將探討出售這項投資的其他 方法。

另一方面,有關出售我們所持位於北京外圍發展呆滯 的平谷區物流園項目的權益已進入最後階段,只待舉 行董事會及股東大會即可完成有關程序。

我們的另一家聯營公司上海匯通,於二零一三年第三季推出第四方物流服務配對平台。該平台可讓貨車、倉庫營運以及保險公司等服務供應商將預算付貨時間及費用等資料上載平台,供付貨人在平台下訂單。該平台正快速擴展,現於中國主要交通樞紐設有八個辦事處,提供約1,800條路線。我們的計劃是在來年將辦事處擴展至15間,共提供約5,000條路線。

由於上述業務的擴展計劃主要以現有資源及銷售所得收入作支持,因此我們預期在二零一四年該聯營公司未能為我們帶來任何溢利貢獻。不過,該平台的服務網絡和使用者的數據將是難得的寶庫,因為目前中國物流市場的資訊完全沒有透明度,現時亦未能有系統地提供上述資訊。中國正由世界工廠轉型為世界消費市場,因此上述資料更顯得珍貴。

Business Review (continued)

(iii) China (continued)

On our part, apart from continuing to provide strong technical support to U-Link, (most of the development work for the Matching Platform was done by us), we will make available all our connections to overseas markets to enable them to overcome the Achilles heel in the PRC logistics industry – the services of the local players all tend to stop at China's borders. In this regard, discussions are underway to launch the Matching Platform in Hong Kong to exploit the lucrative trans-shipment market using Hong Kong as a hub. As well, we have, on behalf of U-Link, initiated discussions with a similar platform operator in the US to inter-connect their platforms.

With reasonable expectations of a reversal of the persistent decline in GETS revenue, steady growth in our non-GETS trade-related services, the strong DTTN pipeline, the roll-out of our mobile wallet and MPoS solutions and a turnaround in profit contributions from our PRC associates, we are confident of a much improved performance in 2014.

Financial Review

The Group's turnover for the year was HK\$230.0 million, about 1% lower than 2012 (HK\$232.4 million). As explained earlier, the decline was caused by slightly lower GETS revenue as a result of the continued weakness in Hong Kong's major markets, price pressures from intense competition and a delay in the launch of our mobile wallet solution caused by a temporary shortage in the chip market.

The Group's overall costs increased to HK\$159.6 million (2012: HK\$152.5 million), a rise of about 5%, which compares favourably with Hong Kong's rate of inflation of over 4% last year, particularly given the need to increase resources devoted to developing future businesses. Part of the increase came from a rise in our other operating costs due to additional expenditures in relation to our Silver Jubilee celebrations and the costs from the Brio case, a commercial dispute from the 2006 to 2009 era. Net of these costs, the Group's 2013 other operating costs was actually lower than 2012 by about 9%, a sign that our cost controls are still on course. Depreciation charges in 2013, of HK\$10.0 million, were the same as in 2012.

Apart from the above, the Group recorded HK\$13.8 million in other net income which included a gain of HK\$6.7 million from the switching of some corporate bonds in our investment portfolio and a gain of HK\$7.0 million from the disposal of our 25% shareholding of Telstra Technology Services (Hong Kong) Limited, an investment with an original cost of HK\$25, which was written off in 2003.

As a result, the Group's profit from operations for 2013 came to HK\$96.1 million, an increase of 5% over the HK\$91.8 million in 2012.

業務回顧(續)

(iii) 中國(續)

我們除了為上海匯通提供強大的技術支援(該配對平台的大部分開發工作均由我們完成),亦提供我們的海外市場聯繫,以協助該公司突破中國物流業的困局,目前國內物流公司提供的服務只局限於中國境內,無法跨越境外。為此,我們正治商在香港推出該配對平台,希望以香港為樞紐,開拓利潤豐厚的轉運市場。此外,我們代表上海匯通與美國一間經營相類平台的公司進行洽商,希望可與他們的平台互相聯繫。

我們預期GETS持續的收入跌勢有望扭轉,加上非GETS 貿易相關服務持續增長、DTTN業務發展強勁、流動電 子錢包及MPoS解決方案陸續推出、中國聯營公司的業 務轉虧為盈,相信二零一四年的業績表現將更理想。

財務回顧

本集團於本年度的營業額為港幣230,000,000元,較二零一二年(港幣232,400,000元)下跌約1%。誠如前文所述,營業額下跌是由於香港主要市場持續疲弱引致GETS收益微跌,加上市場競爭激烈帶來訂價壓力,以及因晶片市場暫時缺貨拖累延遲推出流動電子錢包方案所致。

相對於香港去年逾4%的通脹率,以及特別考慮到因應需要增撥資源發展未來業務,本集團的整體成本增至港幣159,600,000元(二零一二年:港幣152,500,000元),上升約5%。出現上述增幅部份原因在於其他經營成本上升,當中涉及本集團銀禧紀念慶祝活動的額外開支及標奧的法律訴訟成本,有關訴訟個案於二零零六年至二零零九年間出現。倘扣除此等成本,本集團於二零一三年的其他經營成本實際上較二零一二年下降約9%,反映本公司的成本控制措施方向正確,行之有效。二零一三年的折舊開支與二零一二年相同,同為港幣10,000,000元。

除上文所述者外,本集團錄得其他收入淨額港幣13,800,000元,包括來自轉換集團投資組合中數隻企業債券的收益港幣6,700,000元及來自出售本公司於Telstra Technology Services (Hong Kong) Limited的25%股權的收益港幣7,000,000元。是項投資的原成本為港幣25元,已於二零零三年撇賬。

因此,於二零一三年,本集團的經營溢利為港幣96,100,000元,較二零一二年的港幣91,800,000元上升5%。

Financial Review (continued)

Unfortunately, the Group's associates and joint ventures in the PRC returned a loss of HK\$2.6 million in 2013, as compared to a profit of HK\$2.6 million in 2012. The turnaround was due to a HK\$6.0 million claw back of profits declared in 2011 at Guofurui caused by a change in accounting policy demanded by the PRC State Auditors. Without this adjustment, our PRC associates and joint ventures would have returned a profit of HK\$3.4 million, over 30% up on 2012.

The Group's pretax profit for 2013 thus came to HK\$93.5 million, lower than 2012 by HK\$0.9 million. Net profit for the year was HK\$80.4 million, slightly higher than the HK\$80.2 million achieved in 2012. After adjusting the results shared from non-controlling interest, profit attributable to equity shareholders for 2013 came to HK\$80.5 million.

Basic earnings per share for 2013 was HK 10.4 cents, same as that in 2012 while diluted earnings per share, at HK 10.2 cents, was also same as that for 2012.

Liquidity and Financial Position

As at 31 December 2013, the Group had total cash and bank deposits of HK\$113.8 million (2012: HK\$127.3 million). The drop mainly reflected an increase in our investments in corporate bonds, treated as available-for-sale securities, from HK\$265.2 million as at 31 December 2012 to HK\$289.4 million as at 31 December 2013. Total assets and net assets of the Group as at 31 December 2013 amounted to HK\$610.5 million (2012: HK\$616.0 million) and HK\$373.0 million (2012: HK\$359.0 million) respectively.

As at 31 December 2013, the Group had no borrowings (2012: Nil).

Capital and Reserves

As at the end of 2013, the capital and reserves attributable to shareholders stood at HK\$373.0 million (2012: HK\$358.4 million), an increase of HK\$14.6 million over 2012.

Charges on Assets and Contingent Liabilities

As at 31 December 2013, the Group had two bank guarantees and one performance bond issued to the Government for the due performance of the following contracts:

- (i) A bank guarantee of HK\$2.1 million for our GETS II Contract, which runs from 1 January 2010 to 31 December 2016;
- (ii) A performance bond of HK\$0.6 million for the ROCARS Contract, which runs for 5 years from production roll-out in September 2009; and
- (iii) A bank guarantee of HK\$0.4 million for the Hong Kong Police Smart Warrant Card System, which will remain extant for 10 years commencing from production roll-out at the end of 2012.

The above are secured by charges over deposits.

財務回顧(續)

不過,於二零一三年,本集團的中國聯營公司及合營企業轉盈為虧,錄得虧損港幣2,600,000元,而二零一二年則錄得溢利港幣2,600,000元。業績轉盈為虧是由於按國家審計人員指示國富瑞須改用另一會計入賬方式,以致須「回撥」二零一一年公佈的溢利港幣6,000,000元。如沒有出現上述回撥調整,中國聯營公司及合營企業應為錄得溢利港幣3,400,000元,較二零一二年上升30%。

本集團於二零一三年的除稅前溢利為港幣93,500,000元,較二零一二年減少港幣900,000元。本年度淨溢利為港幣80,400,000元,稍高於二零一二年的港幣80,200,000元。就應佔非控股權益作出業績調整後,二零一三年的股權持有人應佔溢利為港幣80,500,000元。

二零一三年的每股基本盈利為10.4港仙,與二零一二年相同,而每股攤薄盈利則為10.2港仙,亦與二零一二年相同。

流動資金與財務狀況

於二零一三年十二月三十一日,本集團的現金及銀行存款總額為港幣113,800,000元(二零一二年:港幣127,300,000元)。現金及銀行存款總額減少主要是由於本集團增加在企業債券的投資,有關投資被當作可供出售證券處理,其由二零一二年十二月三十一日的港幣265,200,000元,增至二零一三年十二月三十一日的港幣289,400,000元。於二零一三年十二月三十一日,本集團的資產總值及資產淨值分別為港幣610,500,000元(二零一二年:港幣616,000,000元)及港幣373,000,000元(二零一二年:港幣359,000,000元)。

於二零一三年十二月三十一日,本集團並無借貸(二零一二年:無)。

資本與儲備

於二零一三年底,股東應佔資本及儲備為港幣373,000,000元(二零一二年:港幣358,400,000元),較二零一二年增加港幣14.600,000元。

資產抵押及或有負債

截至二零一三年十二月三十一日,本集團向政府提供了兩項銀行擔保及一項履約擔保,確保妥善履行下列合約,詳情如下:

- (i) 就本公司的GETS II合約提供港幣2,100,000元的銀行擔保,其有效期由二零一零年一月一日起至二零一六年十二月三十一日止:
- (ii) 就ROCARS合約提供港幣600,000元的履約擔保,其自 二零零九年九月開始運作ROCARS起生效,為期五年; 及
- (iii) 就香港警務處智能委任證系統提供港幣400,000元的 銀行擔保,其自二零一二年底開始運作有關系統起生 效,為期十年。

上述各項乃以存款的押記作為擔保。

Financial Review (continued)

Charges on Assets and Contingent Liabilities (continued)

The Group's guarantee of HK\$1.2 million for a revolving credit facility granted to Telstra Technology Services (Hong Kong) Limited ("TTS"), a former associate, was discharged on 13 December 2013 when TTS repaid the loan to Dah Sing Bank following the disposal of our stake in June 2013.

Other than the foregoing, the Group had no other charges on its assets.

Capital Commitments

Capital commitments outstanding as at end of 2013 not provided for in the financial statements amounted to HK\$0.2 million (2012: HK\$1.5 million), mainly in respect of hardware and software for our platforms.

Exposure to Fluctuation in Exchange Rates and Related Hedges

As at 31 December 2013, other than its investments in the PRC incorporated entities and Renminbi-denominated debt securities, the Group had no foreign exchange exposure or related hedges.

Audit Committee

The Audit Committee has reviewed the Group's accounting policies and the financial statements for the year ended 31 December 2013. It also had independent discussions with the internal auditor and the external auditor, KPMG, without the presence of the management team.

Corporate Review

(i) Employees and Remuneration Policy

As at 31 December 2013, the Group employed 249 staff (2012: 256), of which 218 work in Hong Kong and 31 in Guangzhou. The related staff costs for the year came to HK\$90.8 million (2012: HK\$89.8 million).

The Group's remuneration policy is that all employees are rewarded at market levels. In addition to salaries, the Group provides staff benefits including medical insurance and contributions to the staff's mandatory provident fund. To motivate and reward performance, the Group has a discretionary performance bonus scheme to better drive and reward growth.

The Company operates two share option schemes and a share award scheme to reward performance of assistant managers and above. Since implementation of the share award scheme in 2009, no additional options have been granted, although earlier options remain valid. The share award scheme was terminated in December 2013.

(ii) Corporate Developments

For two consecutive years, Tradelink won a Gold Award in the 2013 Mystery Caller Assessment Award organized by the Hong Kong Call Centre Association, demonstrating its consistent high quality.

Tradelink and its wholly-own subsidiary, Digi-Sign, also successfully applied to the Hong Kong Council of Social Service to be classified as a "Caring Company". This is the second consecutive year that Tradelink has achieved such classification and the first year in which Digi-Sign is entitled to use the "Caring Company" logo.

財務回顧(續)

資產抵押及或有負債(續)

本集團就前聯營公司Telstra Technology Services (Hong Kong) Limited (「TTS」)獲授的循環信貸額度提供港幣1,200,000元的銀行擔保。隨著本公司於二零一三年六月出售其於TTS的股權後,有關擔保已於TTS向大新銀行償還貸款後在二零一三年十二月十三日獲解除。

除上述者外,本集團並無任何其他資產抵押。

資本承擔

於二零一三年底,尚待履行並未於財務報表撥備的資本承擔 為港幣200,000元(二零一二年:港幣1,500,000元)。該等資 本承擔主要與本集團的電腦平台的硬件及軟件有關。

匯率波動風險及相關對沖工具

於二零一三年十二月三十一日,除國內的股權投資及以人民 幣計值的債務證券的投資外,本集團並無任何外匯風險及相 關對沖工具。

審核委員會

審核委員會已審閱本集團採納的會計政策以及截至二零一三年十二月三十一日止年度的財務報表。此外,審核委員會與內部核數師及外聘核數師畢馬威會計師事務所亦曾在沒有管理團隊成員出席的情況下,進行獨立討論。

公司回顧

(i) 僱員及薪酬政策

截至二零一三年十二月三十一日,本集團僱用了249名 (二零一二年:256名)僱員。本集團於香港有218名僱 員及廣州有31名僱員。本年度的相關僱員成本合共為 港幣90,800,000元(二零一二年:港幣89,800,000元)。

本集團的薪酬政策是所有僱員薪酬均以市場薪酬水平 釐定。除薪酬以外,本集團亦提供僱員福利,包括醫 療保險及強制性公積金供款。為鼓勵及獎勵僱員表 現,本集團亦制定酌情績效花紅計劃,以更有效推動 及獎勵增長。

本公司亦提供兩項購股權計劃及一項為表揚助理經理 及以上職級的僱員的表現而設的股份獎勵計劃。自二 零零九年實施股份獎勵計劃以來,本公司概無授出額 外購股權,然而先前授出的購股權仍然有效。股份獎 勵計劃已於二零一三年十二月終止。

(ii) 公司發展

於二零一三年,本公司再次參加香港客戶中心協會舉辦的「神秘客戶撥測大獎」比賽,並連續兩年獲頒「神秘客戶撥測大獎-金獎」殊榮,足以證明本公司的服務持續維持高質素。

本公司及其全資附屬公司Digi-Sign已向香港社會服務聯會成功申請並獲評定為「商界展關懷」公司。本公司已連續兩年獲評定為「商界展關懷」公司,而Digi-Sign則是第一年獲頒並可使用「商界展關懷」標誌。

Directors

Chairman and Non-executive Director

Dr. LEE Nai Shee, Harry, S.B.S., J.P., aged 71, was appointed a Director on 19 September 2000. He is also our Chairman. He holds a Bachelor's degree in Electrical Engineering from the Imperial College, London, the United Kingdom and a Doctorate from Brown University, the United States. He joined Textile Alliance Limited (TAL) in Hong Kong in 1973 and in 1983, was appointed Managing Director (title changed to Chief Executive since 2010) of TAL Apparel Limited, which currently employs over 20,000 employees. Dr. LEE is now the Chairman of the company. He was a Director of The Link Management Limited and of Phillips-Van Heusen Corporation. He has over 40 years' experience in the textile and garment industry. He is actively involved in a number of trade organizations in Hong Kong. He was the Chairman of the Innovation & Technology Fund ("Textiles Projects") Vetting Committee, council member of The Hong Kong Polytechnic University and is currently the Honorary Chairman of the Hong Kong Garment Manufacturer's Association, Honorary Chairman of Textile Council of Hong Kong Ltd, board member of Global Apparel, Footwear & Textile Initiative, Chairman of Hong Kong Research Institute of Textiles & Apparel Ltd. He was named in the Queen's birthday honours list as an Officer of the British Empire ("OBE") in 1996. He was appointed a Justice of Peace ("J. P.") in 1997 and was awarded the Silver Bauhinia Star ("S.B.S.") at the Fourth Anniversary of the Establishment of the HKSAR in 2001.

董事

主席兼非執行董事

李乃熺博士, S.B.S., J.P., 十十一歲, 於二零零零年九月 十九日獲委任為董事,現為本公司主席。李博士持有英國倫 敦Imperial College電機工程學士學位及美國Brown University 的博士學位。李博士於一九七三年加入香港Textile Alliance Limited(「TAL」),並於一九八三年獲委任為聯業製衣有限 公司董事總經理(自二零一零年起職銜改為行政總裁),該 公司現聘用超過20,000名員工。李博士現擔任該公司主 席。李博士曾擔任領匯管理有限公司及Phillips-Van Heusen Corporation董事。彼擁有逾四十年紡織及成衣行業經驗,並 積極參與香港多個貿易組織。李博士曾任創新及科技基金 (「紡織項目」)評審委員會主席及香港理工大學校董會成員, 現為香港製衣廠同業公會榮譽會長、香港紡織業聯會榮譽會 長、全球成衣鞋類及紡織品方案董事會成員及香港紡織及成 衣研發中心主席。李博士於一九九六年英女皇壽辰授勳日被 列入授勳名單,獲勳大英帝國官員勳章(「OBE」)。李博士於 一九九七年獲委任為太平紳士(「J.P.」),並於二零零一年香 港特別行政區成立四周年獲授銀紫荊星章(「S.B.S.」)。

Directors (continued)

Executive Directors

Mr. WU Wai Chung, Michael, aged 64, was appointed a Director on 1 October 2009. He served as an INED of the Company during the period from 2 September 2008 to 13 July 2009. Mr. WU was appointed an Executive Director and CEO-designate of the Company on 1 October 2009 and assumed the CEO role on 1 January 2010. He is currently a director of the Company's wholly owned subsidiaries, Digi-Sign Certification Services Limited, Digital Trade and Transportation Network Limited, Up Forward Technology Limited, EClink Technology Limited and Tradelink E-Biz Secure Solutions Limited. Mr. WU is also a director of the following subsidiaries of the Company: Tradelink (Beijing) Electronic Commerce Limited (北京貿訊易通電子科技服務有限公 司), Tianjin Tradelink Technology Ltd. (天津貿易通科技有限公司), Tradelink (Tianjin) Electronic Commerce Limited (天津貿信易通電子科技有限公司), 天 津貿訊易通科技有限公司 and Guangzhou Tradelink Electronic Commerce Ltd. (廣州貿訊易通電子科技有限公司). Mr. WU graduated from the University of Hong Kong in 1972 and served in the then Government of Hong Kong until 1989 when he joined the Securities and Futures Commission ("SFC") becoming its Deputy Chairman, Chief Operating Officer and Executive Director of Intermediaries Supervision Departments from 1995 to 1997. In 1999, Mr. WU joined the China Securities Regulatory Commission ("CSRC") and acted as its Advisor until 2001. From April 2001 to July 2002, he served as a commissioner of the Strategy & Development Committee of CSRC and the Deputy Chairman of the Shanghai Stock Exchange. He subsequently joined SW Kingsway Capital Holdings Limited (listed on the Main Board of The Stock Exchange of Hong Kong Limited) and acted as its Chairman (China Region) until June 2004. Mr. WU continued to act as an independent non-executive director of SW Kingsway Capital Holdings Limited until 21 November 2011. He is currently an independent non-executive director of Shenzhen Investment Limited and both an independent non-executive director and Chairman of Cypress Jade Agricultural Holdings Ltd. (formerly known as Ever Fortune International Holdings Limited) (both listed on the Main Board of The Stock Exchange of Hong Kong Limited). He was an independent non-executive director of First Mobile Group Holdings Limited (listed on the Main Board of The Stock Exchange of Hong Kong Limited with Stock Code 865) between 31 August 2000 and 2 December 2009.

董事(續)

執行董事

吳偉驄先生,六十四歲,於二零零九年十月一日獲委任為董 事。吴先生於二零零八年九月二日至二零零九年七月十三日 期間出任本公司獨立非執行董事,其後於二零零九年十月一 日獲委任為本公司執行董事及候任行政總裁,並自二零一零 年一月一日起執掌行政總裁職務。吳先生現為本公司全資 附屬公司電子核證服務有限公司、數碼貿易運輸網絡有限公 司、進德科技有限公司、易通訊達科技有限公司及貿易通電 子商務資訊保有限公司的董事,亦為本公司下述附屬公司的 董事:北京貿訊易通電子科技服務有限公司、天津貿易通科 技有限公司、天津貿信易通電子科技有限公司、天津貿訊 易通科技有限公司及廣州貿訊易通電子科技有限公司。吳 先生於一九十二年畢業於香港大學,畢業後加入當時的香 港政府,並服務至一九八九年,直至加入證券及期貨事務 監察委員會(「證監會」)為止。彼於一九九五年至一九九七年 間擔任中介團體監察科的副主席、營運總裁及執行董事。於 一九九九年, 吳先生加入中國證券監督管理委員會(「中國證 監會」),擔任顧問一職直至二零零一年為止。於二零零一年 四月至二零零二年七月期間,吳先生擔任中國證監會規劃發 展委員會委員及上海證券交易所副理事長。吳先生其後加入 匯富金融控股有限公司(在香港聯合交易所有限公司的主板 上市),擔任主席(中國地區)一職,直至二零零四年六月為 止,之後一直擔任滙富金融控股有限公司獨立非執行董事, 直至二零一一年十一月二十一日為止。吳先生現為深圳控股 有限公司的獨立非執行董事及從玉農業控股有限公司(前稱 連發國際股份有限公司)的獨立非執行董事兼主席(均於香港 聯合交易所有限公司的主板上市),並曾於二零零零年八月 三十一日至二零零九年十二月二日期間擔任第一電訊集團 有限公司(於香港聯合交易所有限公司的主板上市,股份代 號:865)獨立非執行董事。

Directors (continued)

Executive Directors (continued)

Mr. CHENG Chun Chung, Andrew, aged 44, was appointed a Director and acting DCEO of the Company on 15 November 2011. He is currently DCEO of the Company. Mr. CHENG holds a Master of Commerce degree in Information Systems from the University of New South Wales, a Master of Engineering degree from the University of Sydney, a Bachelor of Engineering degree with Honours in Electrical Engineering from the University of Sydney and a Bachelor of Science degree from the University of Sydney. Mr. CHENG is currently a director of the Company's wholly owned subsidiaries, Digi-Sign Certification Services Limited, Up Forward Technology Limited, EClink Technology Limited, Trade Facilitation Services Limited and Tradelink E-Biz Secure Solutions Limited. He is also a director of the following subsidiaries of the Company: Tradelink (Beijing) Electronic Commerce Limited (北京貿訊易通電子科技服 務有限公司), Tianjin Tradelink Technology Ltd. (天津貿易通科技有限公司), Tradelink (Tianjin) Electronic Commerce Limited (天津貿信易通電子科技有 限公司), 天津貿訊易通科技有限公司 and Guangzhou Tradelink Electronic Commerce Ltd. (廣州貿訊易通電子科技有限公司). Mr. CHENG has over 18 years' experience in IT-related business, covering internet security, domestic and international supply chain, logistics and finance. He was a specialist in the consultancy on the setting up of a Public Key Infrastructure ("PKI") by the Hong Kong Government and is currently a member of the Advisory Committee on the Code of Practice for Recognized Certification Authorities of the Government of the Hong Kong Special Administrative Government as well as a member of the Expert Review Panel of Hong Kong R&D Centre for Logistics and Supply Chain Management Enabling Technologies.

Ms. CHUNG Shun Kwan, Emily, aged 57, was appointed a Director on 2 September 2008. She joined the Company in 1992. She is currently the Chief Operations Officer of the Company and a director of the Company's wholly owned subsidiaries, Digi-Sign Certification Services Limited, Digital Trade and Transportation Network Limited and Up Forward Technology Limited. Ms. CHUNG is also a director of the following subsidiaries of the Company: Tradelink (Beijing) Electronic Commerce Limited (北京貿訊易通電子科技服 務有限公司), Tianjin Tradelink Technology Ltd. (天津貿易通科技有限公司), Tradelink (Tianjin) Electronic Commerce Limited (天津貿信易通電子科技有 限公司), 天津貿訊易通科技有限公司 and Guangzhou Tradelink Electronic Commerce Ltd. (廣州貿訊易通電子科技有限公司). She previously served as an Executive Director of the Company from 13 May 2005 to 3 November 2006 and from 9 July 2007 to 27 November 2007 respectively. Ms. CHUNG graduated from the University of Hong Kong with a Bachelor of Science degree and a Master of Science degree in Engineering. Prior to joining the Company, Ms. CHUNG worked in the then Government of Hong Kong for over 11 years providing management consultancy services to government bureaux and departments. Since joining the Company in 1992, she has gained over 20 years of solid experience in the e-commerce business with both the public and private sectors. She has a wealth of diversified experience in the management of various business aspects of the Company.

董事(續)

執行董事(續)

鄭俊聰先生,四十四歲,於二零一一年十一月十五日獲委任 為本公司董事兼署理副行政總裁。鄭先生現為本公司副行 政總裁。鄭先生為新南威爾士大學資訊系統商學碩士、悉 尼大學工程學碩士、悉尼大學電機工程學榮譽工程學士及悉 尼大學理學士。鄭先生現為本公司全資附屬公司電子核證服 務有限公司、進德科技有限公司、易通訊達科技有限公司、 Trade Facilitation Services Limited、貿易通電子商務資訊保 有限公司的董事,亦為本公司下述附屬公司的董事:北京貿 訊易通電子科技服務有限公司、天津貿易通科技有限公司、 天津貿信易通電子科技有限公司、天津貿訊易通科技有限公 司及廣州貿訊易通電子科技有限公司。鄭先生擁有逾十八年 資訊科技相關業務經驗,涉及範疇包括互聯網保安、本地及 國際供應鏈、物流及金融。彼曾參與政府設立的公開密碼匙 基礎建設,作為有關諮詢建議書的專員之一。鄭先生現為香 港特別行政區政府認可核證機關業務守則諮詢委員會成員, 亦為香港物流及供應鏈管理應用技術研發中心專家評審團成

鍾順群女士,五十七歲,於二零零八年九月二日獲委任為董 事。鍾女士於一九九二年加入本公司,現為本公司營運總 監,並為本公司全資附屬公司電子核證服務有限公司、數碼 貿易運輸網絡有限公司及進德科技有限公司的董事,亦為本 公司下述附屬公司的董事:北京貿訊易通電子科技服務有限 公司、天津貿易通科技有限公司、天津貿信易通電子科技有 限公司、天津貿訊易通科技有限公司及廣州貿訊易通電子科 技有限公司。鍾女士曾分別於二零零五年五月十三日至二零 零六年十一月三日期間及二零零十年十月九日至二零零十年 十一月二十七日期間擔任本公司執行董事。鍾女士畢業於香 港大學,持有理學士學位及工程學理科碩士學位。在加入本 公司之前,鍾女士曾於當時的香港政府服務超過十一年,專 責為政府各司及部門提供管理諮詢服務。自一九九二年加入 本公司後,鍾女士在公營及私人市場電子商貿業務方面累積 逾二十年實踐經驗。鍾女士於管理本公司各項商業活動方面 具有豐富廣博經驗。

Directors (continued)

Non-executive Directors

Mr. KIHM Lutz Hans Michael, aged 52, was appointed a Director on 9 May 2008. He is the Managing Director of GCIS Limited. Mr. KIHM has over 20 years of experience in financial management. Prior to founding GCIS Limited, he had been with Allianz Group for 14 years where he held senior positions in asset management, mergers & acquisitions and corporate finance. Prior to joining Allianz, he had worked for 3 years as a consultant in treasury management. Mr. KIHM has been awarded the CFA charter by CFA Institute, Charlotteville, USA, a Master's degree in Management from ESCP-EAP, Paris, France and Master's degree in Mathematics from University of Ulm, Germany.

Mr. YING Tze Man, Kenneth, aged 58, was appointed a Director on 26 June 2012. He was a director of the Company during the period from 16 September 1996 to 9 May 2008. Mr. YING is the Managing Director of COSCO-HIT Terminals (Hong Kong) Limited ("CHT"). He is also an EXCO member of the Hutchison Port Holdings Trust. Mr. YING has over 30 years' experience in the finance and logistic sector. Prior to joining CHT, he held various executive positions at Hutchison Port Holdings Limited ("HPH"). He was the Executive Director of Hongkong International Terminals Limited and the Finance Director of South China Division of HPH. He is a member of the Hong Kong Institute of Certified Public Accounts and also a fellow member of the Chartered Association of Certified Accountants in the United Kingdom. He was a member of the Port Development Advisory Group of the HKSAR.

Dr. LEE Delman, aged 46, was appointed a Director of the Company on 29 October 2012. Dr. LEE holds a doctorate from the University of Oxford and a Bachelor's degree in Electrical & Electronics Engineering from the Imperial College, London. He is the President and Chief Technology Officer for TAL Apparel Limited ("TAL"), which currently holds approximately 12.91% of the issued share capital of the Company. He is responsible for driving TAL's long-term strategy in operations, technology and value-added services to customers. He looks after information technology and supply chain projects – from IT infrastructure to logistics management throughout the entire organization. He is the architect behind the company's current enterprise resource planning (ERP) system. He is also responsible for global operations initiatives such as standardization of work methods, cultivation of a continuous improvement organization and corporate social responsibility.

Dr. LEE joined TAL Apparel in 2000. He was appointed a member of the TAL Group's Executive Committee in 2006 and became President and Chief Technology Officer in 2010. He has a strong background in research. Prior to joining TAL, he was a researcher at UK based Sharp Laboratories of Europe for three years. There, he was responsible for the commercial application of modern computer vision techniques to stereo photography and stereoscopic displays. He has worked as a research fellow at University of Pennsylvania in the US and University of Leeds in the UK in various aspects of imaging.

Since 4 March 2010, Dr. LEE has been a director of Luckytex (Thailand) Public Co. Ltd. (listed on the Stock Exchange of Thailand with stock code "LTX").

董事(續)

非執行董事

KIHM Lutz Hans Michael先生,五十二歲,於二零零八年五月九日獲委任為董事。KIHM先生現為GCIS Limited的董事總經理,擁有逾二十年財務管理經驗。在成立GCIS Limited之前,KIHM先生在安聯集團工作了十四年,在資產管理、併購及企業融資等部門擔任高級職務。在加入安聯之前,彼曾任職庫務管理顧問三年。KIHM先生具有美國查洛特維爾特許財務分析師協會頒發的特許財務分析師資格、法國巴黎ESCP-EAP頒授的管理碩士學位及德國烏爾姆大學(University of Ulm)頒授的數學碩士學位。

英子文先生,五十八歲,於二零一二年六月二十六日獲委任為董事。英先生曾於一九九六年九月十六日至二零零八年五月九日期間擔任本公司的董事。英先生現為中遠一國際貨櫃碼頭(香港)有限公司(「CHT」)的董事總經理,亦為和記港口信託執行委員會的成員。英先生於金融及物流業擁有逾三十年經驗。在加入CHT之前,英先生於和記港口集團有限公司(「HPH」)擔任多個管理層職務。英先生曾擔任香港國際貨櫃碼頭有限公司的執行董事,亦曾擔任HPH華南地區的財務董事。英先生為香港會計師公會會員及英國特許公認會計師公會資深會員,英先生亦曾是香港特區政府港口發展諮詢小組的成員。

李國本博士,四十六歲,於二零一二年十月二十九日獲委任為本公司董事。李博士擁有英國牛津大學博士學位及英國倫敦帝國學院電機工程學士學位。李博士是聯業製衣有限公司(「TAL」)的總裁及科技總監。現時TAL持有本公司已發行股本約12.91%。李博士的職責為制訂TAL的營運、科技及客戶增值服務的長遠策略,並管理資訊科技及供應鏈項目,從整個企業的基礎建設以至物流管理等範疇。李博士是公司企業資源規劃系統的架構設計師。李博士亦負責TAL的全球營運項目,包括統一工序、培育機構持續發展及實踐企業社會責任。

李博士於二零零零年加入TAL,於二零零六年獲委任為TAL 集團行政委員會的成員,並於二零一零年獲委任為總裁及科 技總監。李博士擁有豐富的研究經驗。在加入TAL之前,李 博士曾於英國的歐洲Sharp實驗室任職研究員三年,主要負 責以近代電腦視覺技術,商業應用於立體攝影及立體展示 上。李博士曾在美國賓夕法尼亞大學及英國利兹大學擔任研 究員,從事影像的多方面研究。

自二零一零年三月四日起,李博士獲委任為Luckytex (Thailand) Public Co. Ltd.(泰國證券交易所上市,股票代碼 為[LTX])的董事。

Directors (continued)

Independent Non-executive Directors

Mr. CHAK Hubert, aged 52, was appointed a Director on 21 October 2002. He is currently Director (Finance) of The Link Management Limited ("The Link"), the manager of The Link Real Estate Investment Trust, which he joined in June 2010 and is responsible for the finance, capital markets and investor relations functions of The Link. Before joining The Link, he was the Group Chief Operating Officer and Executive Director of CSI Properties Limited. Mr. CHAK held various senior management positions at PCCW Limited between 1999 and 2007 and was an executive director of Pacific Century Premium Developments Limited until February 2007. He holds a Master of Business Administration Degree and a Bachelor of Science degree in Mechanical Engineering from University of Wales (now known as Cardiff University).

Mr. CHAU Tak Hay, aged 71, was appointed a Director of the Company on 1 September 2009. He was the non-executive Chairman of the board of directors of the Company from 1998 to 2002. Mr. Chau graduated from The University of Hong Kong in 1967. He served in the Hong Kong Government from 1967 to 2002. Between 1988 and 2002, Mr. Chau served in a number of principal official positions in the Government, including Secretary for Trade and Industry, Secretary for Commerce and Industry, Secretary for Broadcasting, Culture and Sport, and Secretary for Health and Welfare. Following his departure from the Government, Mr. Chau was an independent non-executive director of the Hong Kong Main Board listed China Life Insurance Company Limited from 2003 to 2009. He has been an independent non-executive director of the Hong Kong Main Board listed SJM Holdings Limited since 2008; and Wheelock & Company Limited since 2012. Mr. Chau was awarded the Gold Bauhinia Star by the Hong Kong Government in 2002.

Mr. CHUNG Wai Kwok, Jimmy, aged 64, was appointed a Director on 11 May 2007. He has over 20 years of experience in financial advisory, taxation and management. He was a partner of PricewaterhouseCoopers and retired in June 2005. In October 2005, he joined a professional consulting firm, Russell Bedford Hong Kong Limited, as Director-Tax & Business Advisory. Mr. Chung is a member of Hong Kong Institute of Certified Public Accountants, the Taxation Institution of Hong Kong and the Association of Chartered Certified Accountants (ACCA). He was the President of the Hong Kong branch of ACCA for the year 2005/06. He is currently also an Independent Non-executive Director and Chairman of the audit committee of Fittec International Group Limited and Lee Kee Holdings Limited (all listed on The Stock Exchange of Hong Kong Limited) and China World Trade Center Company Limited (listed on The Shanghai Stock Exchange) .

董事(續)

獨立非執行董事

翟廸強先生,五十二歲,於二零零二年十月二十一日獲委任為董事。翟先生於二零一零年六月加入領匯管理有限公司(「領匯」,領匯房地產投資信託基金的管理人),現為領匯的財務總監,專責監督領匯於財務、資本市場及投資者關係各方面的職能。在加入領匯之前,翟先生為資本策略地產有限公司的集團營運總監兼執行董事。於一九九九年至二零零七年間,翟先生曾擔任電訊盈科有限公司多個高級管理職位,並出任盈科大衍地產發展有限公司執行董事,直至二零零七年二月為止。翟先生持有威爾斯大學(現稱卡廸夫大學)工商管理碩士學位及機械工程理學士學位。

周德熙先生,七十一歲,於二零零九年九月一日獲委任為本公司董事。周先生於一九九八年至二零零二年間為本公司董事會的非執行主席。周先生於一九六七年畢業於香港大學,於一九六七年至二零零二年間贈擔當多個香港政府主要官員職位,包括工商局局長、文康廣播局局長及衛生福利局局長。在退任政府職務後,周先生於二零零三年至二零零九年間擔任香港主版上市公司中國人壽保險股份有限公司的獨立非執行董事,自二零零八年起一直擔任香港主版上市公司澳門博彩控股有限公司的獨立非執行董事,以及自二零一二年起擔任會德豐有限公司的獨立非執行董事。周先生於二零零二年獲香港政府頒授金紫荊星章。

鍾維國先生,六十四歲,於二零零七年五月十一日獲委任為董事。鍾先生在財務顧問、稅務及管理方面累積逾二十年經驗。鍾先生曾為羅兵咸永道會計師事務所的合夥人,並於二零零五年六月退休。其後,鍾先生於二零零五年十月加入專業顧問公司Russell Bedford Hong Kong Limited,擔任稅務及業務顧問總監。鍾先生為香港會計師公會會員、香港稅務學會會員及英國特許公認會計師公會會員,並於二零零五年至二零零六年間,擔任英國特許公認會計師公會香港分會主席。鍾先生現為奕達國際集團有限公司及利記控股有限公司(均在香港聯合交易所有限公司上市)及中國國際貿易中心股份有限公司(在上海證券交易所上市)的獨立非執行董事及審核委員會主席。

Directors (continued)

Independent Non-executive Directors (continued)

Mr. HO Lap Kee, Sunny, J.P., aged 53, was appointed a Director on 13 May 2005. He holds a Bachelor's degree from The University of Hong Kong. Mr. HO is the Executive Director of the Hong Kong Shippers' Council. He has over 20 years' experience in the Shipping and Logistics industry. As he now shapes the thrust of the Shippers' Council mandate as the voice of the Hong Kong shippers, he has considerable experience in aspects of trade and transport of goods. Prior to the Shippers' Council, he was Deputy Managing Director of Swire Shipping Agencies and Taikoo Maritime Services Ltd, gaining experience in liner shipping, warehousing and distribution, freight forwarding, container haulage, mid-stream operations, China feeders, transport and logistics services. Mr. HO is a member of the Port Operations Committee, the Logistics Industry Training Advisory Committee, and the Transport & Shipping Committee of the Hong Kong General Chamber of Commerce. He was appointed as the Chairman of Logistics Committee of the Chartered Institute of Logistics and Transport in Hong Kong for 2003-2004, a member of the Dangerous Goods Standing Committee for several years and Chairman of the Hong Kong Liner Shipping Association for 1993-1995. He is the current Chairman of Hong Kong Logistics Management Staff Association, Fellow of the Chartered Institute of Logistics & Transport in Hong Kong and its Vice President, Fellow of the Chartered Institute of Marketing (Hong Kong), and Advisor to the China Council for the Promotion of International Trade of International Trade Guangzhou Sub-Council, and Shenzhen Ports & Harbour Association. Mr. Ho Has been elected as a member of the Election Committee for the Chief Executive in 2011.

Mr. TSE Kam Keung, aged 54, was appointed a Director on 4 March 2013. Mr. TSE is a veteran executive in the financial services industry in the Asia Pacific region. Apart from being an advisor to State Street Corporation, he also serves as an independent board director of Hopu Investment Co Ltd and an outside board director of CLS Group Holdings AG and CLS Bank International.

He joined State Street in 1993 to develop and lead its investment servicing business in the region and was well recognized for his success in building out the business to over US\$1 trillion under custody and administration. In 2011 he transitioned to a part-time advisory role to pursue other interests. Before joining State Street, he had worked in various roles at Standard Chartered, Ogilvy & Mathers, Baring Securities and the Hong Kong Government.

Mr. TSE has served on a variety of industry groups and government committees. He is currently a member of the Government's Statistics Advisory Board as well as on the Financial Infrastructure Sub-Committee of the Exchange Fund Advisory Committee. In recognition of his contribution to the industry, Asian Investor awarded him its inaugural Individual Service Award in 2008.

He has also supported Oxfam Hong Kong for over two decades, including acting as its Chairman from 2003-2009, and remains on its Finance and Audit Committee.

董事(續)

獨立非執行董事(續)

何立基先生, J.P., 五十三歳, 於二零零五年五月十三日獲 委任為董事。何先生持有香港大學學士學位。何先生為香港 付貨人委員會執行總幹事,擁有逾二十年航運及物流行業經 驗。何先生擁有豐富的貿易及貨運經驗,以此推動香港付貨 人委員會成為代表香港付貨人的代言人。在加入付貨人委員 會之前,何先生為太古船務(代理)有限公司及太古貨運公司 的副董事總經理,積累了定期班輪、倉儲配送、貨運代理、 拖運、中流作業、支線船、運輸及物流服務的經驗。何先生 現為港口行動事務委員會、物流業培訓諮詢委員會及香港總 商會運輸及船務委員會的成員。彼於二零零三年至二零零四 年間獲委任為香港運輸物流學會物流委員會主席,曾擔任危 險品常務委員會委員多年,並於一九九三年至一九九五年間 出任香港定期班輪協會主席。何先生現為香港物流管理人員 協會理事長、香港運輸物流學會院士兼副總裁、香港市場學 會院士、中國國際貿易促進委員會廣州市分會顧問及深圳港 口協會顧問。何先生於二零一一年獲選為行政長官選舉委員 會委員。

謝錦強先生,五十四歲,於二零一三年三月四日獲委任為董事。謝先生為亞太區金融服務業的資深行政人員。除擔任美國道富集團顧問外,謝先生亦出任厚樸投資有限公司的獨立董事和CLS Group Holdings AG與CLS Bank International的外部董事。

他於一九九三年加入道富,專責發展及領導區內投資服務業務,而經其託管及行政業務的資產超過1萬億美元,成就廣獲公認。為追求其他興趣,謝先生於二零一一年轉任該行的兼職顧問。在加入道富之前,謝先生曾於查打銀行、奧美廣告公司、霸菱證券及香港政府出任不同要職。

謝先生曾於多個行業及政府委員會擔任公職。目前,謝先生 是香港政府統計處統計諮詢委員會成員,亦是外匯基金諮詢 委員會轄下的金融基建委員會成員。為表彰其對行業的貢 獻,謝先生於二零零八年獲《亞洲投資者》頒授首次的個人服 務獎。

他於過去二十多年亦不斷支持樂施會的會務,包括於二零零 三年至二零零九年間擔任樂施會主席,現留任樂施會的財務 及審計委員會委員。

Directors (continued)

Independent Non-executive Directors (continued)

Mr. TSE received his BA from Lawrence University, MBA from the Chinese University of Hong Kong, and MPA from the University of Hong Kong. He is a full member of the Australian Institute of Public Accountants and the Institute of Certified Management Accountants . He holds Adjunct Professorship at the Chinese University of Hong Kong for its Shatin as well as its Shenzhen campuses. He is a member of the Board of Trustees of Lawrence University.

Senior Management

Mr. LI Fuk Kuen, Wilfred, aged 63, is our Chief Financial Officer and Company Secretary. As the Company's Chief Financial Officer, Mr. LI is responsible for all our financial management activities including financial accounting and reporting, treasury, budgeting, financial planning and control. He is a director of the following subsidiaries of the Company: Digi-Sign Certification Services Limited, Digital Trade and Transportation Network Limited, Up Forward Technology Limited, Tradelink E-Biz Secure Solutions Limited. Trade Facilitation Services Limited and Tianiin Tradelink Technology Ltd. (天津貿易通科技有限公司). He has over 34 years' experience in finance and accounting. Prior to joining us in 1997, he held the post of Senior Manager in the Finance Division of Hong Kong Telecommunications Limited. He holds a Master's degree in Business Administration, a Master of Science degree in Logistics and a Master of Science degree in Finance. He is a member of the Chartered Institute of Management Accountants in the United Kingdom, the Hong Kong Institute of Certified Public Accountants and the Hong Kong Institute of Chartered Secretaries.

董事(續)

獨立非執行董事(續)

謝先生於羅倫斯大學取得學士學位、香港中文大學獲得工商管理碩士學位,以及香港大學頒授的公共行政碩士學位。謝 先生為澳洲會計師公會和註冊管理會計師公會會員,並擔任 香港中文大學沙田及深圳分校客座教授。謝先生也是羅倫斯 大學信託董事會成員。

高級管理層

李福權先生,六十三歲,財務總監及公司秘書。作為本公司的財務總監,李先生專責處理本公司所有財務管理活動,包括財務會計及申報、庫務、預算、財務計劃及監控。李先生現為本公司下列附屬公司的董事:電子核證服務有限公司、數碼貿易運輸網絡有限公司、進德科技有限公司、貿易通電子商務資訊保有限公司、Trade Facilitation Services Limited及天津貿易通科技有限公司。李先生在金融及會計方面積逾三十四年經驗。在一九九七年加入本集團之前,李先生任職香港電訊有限公司財務部高級經理。李先生持有工商管理碩士學位、物流學理學碩士學位及金融學理學碩士學位。李先生為英國特許管理會計師公會會員、香港會計師公會會員及香港特許秘書公會會員。

The Company is committed to a high standard of corporate governance and confirms that it has complied with all the provisions of the prevailing Code on Corporate Governance Practices in the Listing Rules.

(1) Model Code for Securities Transactions by Directors

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers in the Listing Rules to govern its Directors' dealings in the Company's securities. Having made specific enquiry, all Directors have confirmed compliance with the required standards during 2013.

(2) Internal Controls & Risk Management

The Company recognizes the need for a sound and effective system of internal control and risk management to safeguard shareholders' investment and the Company's assets. As an on-going process, the Company has assessed its internal control system with reference to the COSO (The Committee of Sponsoring Organizations of the Treadway Commission, 1994) internal control framework, specifically in relation to the five elements of: control environment, risk assessment, control activities, communication and monitoring. In addition, the Company also carried out a high-level risk assessment review in the form of a selfrisk assessment process by relevant department heads supplemented by independent risk control tests conducted by the Company's Internal Audit Department. The review covered the Company's operations and its associated key processes and sub-processes, including strategic management, core business processes and resource management. Based on these reviews, the Company is satisfied that its internal control and risk management systems are adequate and effective.

本公司致力維持高水平的企業管治,並確認其一直遵守上市 規則現時適用的企業管治常規守則所有條文。

(1) 董事進行證券交易的標準守則

本公司已採納上市規則內上市公司董事進行證券交易的標準守則,以規管董事買賣本公司證券。在作出具體查詢後,全體董事確認彼等於二零一三年度內一直遵守規定準則。

(2) 內部監控及風險管理

本公司深明必需維持良好有效的內部監控及風險管理制度,以保障股東的投資及本公司資產。本公司於年內參照 COSO (The Committee of Sponsoring Organizations of the Treadway Commission, 1994)制訂的內部監控框架,持續評估內部監控系統,並特別針對監控環境、風險評估、監控活動、溝通及監察等五項要素對內部監控系統作出評估。此外,本公司亦進行了高層次的風險評估檢討。有關檢討透過進行自稅風險評估程序(由有關部門負責人進行)輔以獨立風險監控測試(由本公司內部審核部門進行)的形式進行。此評估檢討涵蓋本公司的業務運作及其相關的主要程序及次要程序,包括策略管理、核心業務程序及資源管理等類別。基於上述評估結果,董事會信納本公司的內部監控及風險管理系統屬足夠及有效。

(3) Board of Directors

(i) Board Composition

The Company is led by a Board comprising three Executive Directors, four Non-executive Directors, including the Chairman of the Board, and five Independent Non-executive Directors. The Independent Non-executive Directors represent more than one-third of the Board as required by the Rule 3.10A of the Listing Rules. The five Independent Non-executive Directors have all confirmed in writing to the Company that they meet the guidelines for independence in Rule 3.13 of the Listing Rules.

The Board oversees the overall management and operations of the Company. Major responsibilities include determining the Company's overall business, financial and technical strategies, setting key performance targets, approving budgets and major expenditures, supervising the performance of management with the objective of enhancing shareholder value.

As at the date of this annual report, the members of the Board are:

Chairman and Non-executive Director

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Executive Directors

Mr. WU Wai Chung, Michael (Chief Executive Officer)

Mr. CHENG Chun Chung, Andrew (Deputy Chief Executive Officer)

Ms. CHUNG Shun Kwan, Emily (Chief Operations Officer)

Non-executive Directors

Mr. KIHM Lutz Hans Michael

Dr. LEE Delman*

Mr. YING Tze Man, Kenneth

Independent Non-executive Directors

Mr. CHAK Hubert

Mr. CHAU Tak Hay

Mr. CHUNG Wai Kwok, Jimmy

Mr. HO Lap Kee, Sunny, J.P.

Mr. TSE Kam Keung

(* Dr. LEE Delman is a nephew of Dr. LEE Nai Shee, Harry, S.B.S., J.P.)

The Directors' emoluments are determined by the Board on the advice of the Remuneration Committee and have regard to specific duties and responsibilities.

(3) 董事會

(i) 董事會組成

本公司由董事會領導。董事會成員包括三名執行董事、四名非執行董事(包括董事會主席)及五名獨立非執行董事。獨立非執行董事人數據上市規則第3.10A條的規定佔董事會三分之一以上。五名獨立非執行董事已向本公司作出書面確認,表示彼等已符合上市規則第3.13條有關獨立身分的指引。

董事會負責監察本公司的整體管理及營運,其主要職責包括批核本公司的整體業務、財務及技術策略,設定關鍵的業績表現目標、批核財政預算與主要開支,以及監督管理層的表現,旨在提高股東價值。

於本年報日期,董事會成員如下:

主席兼非執行董事

李乃熺博士, S.B.S., J.P.

執行董事

吳偉驄先生*(行政總裁)* 鄭俊聰先生*(副行政總裁)* 鍾順群女士*(營運總監)*

非執行董事

KIHM Lutz Hans Michael先生 李國本博士* 英子文先生

獨立非執行董事

翟廸強先生

周德熙先生

鍾維國先生

何立基先生,J.P.

謝錦強先生

(*李國本博士為李乃熺博士,S.B.S., J.P.的侄兒)

董事酬金由董事會參考薪酬委員會意見後釐定, 當中已考慮須承擔的特定職務及職責。

(3) Board of Directors (continued)

(i) Board Composition (continued)

Mr. HO Lap Kee, Sunny, J.P. will have served on the Board as an Independent Non-executive Director for nine years as at the date of the forthcoming annual general meeting on 9 May 2014. A separate resolution with reasons has been provided in the documents to shareholders for the proposed re-election of Mr. HO as an Independent Non-executive Director at the forthcoming annual general meeting.

The biographical information of Directors is in the "Directors and Senior Management" Section on pages 17 to pages 23 of this annual report.

(ii) Changes to Board Composition

There were no changes to the composition of the Board since publication of the 2012 Annual Report.

(iii) Appointment, Rotational Retirement and Re-election

There are no service contracts between the Company and the Non-executive/Independent Non-executive Directors. They have no fixed terms of service but are subject to the rotational retirement and reelection provisions in Article 100 of the Articles of Association of the Company. Pursuant to that, one half of the Directors retires each year but are eligible for re-election at each annual general meeting.

(iv) Chairman and Chief Executive Officer

The positions of the Chairman of the Board and the Chief Executive Officer are held by Dr. LEE Nai Shee, Harry, S.B.S.,J.P. and Mr. WU Wai Chung, Michael, respectively to maintain effective segregation of duties. The Chairman is responsible for overseeing the functioning of the Board and the strategies of the Group while the Chief Executive Officer is responsible is for managing the Group's day-to-day businesses.

The Chairman of the Board held a private session with the Non-executive Directors and the Independent Non-executive Directors without the presence of the Executive Directors immediately after the Directors' Conference on 25 May 2013.

(v) Directors' Time Commitments

The Directors have confirmed that, during the course of the year, they devoted adequate time to discharging their duties as members of the Board and its Committees. The Directors also confirmed that they had been provided with monthly updates on the Group's operations, performance and business prospects together with monthly management accounts to enable them to discharge their duties. Directors further confirmed that additional information, explanation and clarification were provided by the management team in response to questions raised by them in the course of their reviews of such materials.

(3) 董事會(續)

(i) 董事會組成(續)

何立基先生,J.P.於二零一四年五月九日即將舉行之股東週年大會之日擔任董事會獨立非執行董事九年。已就於即將舉行之股東週年大會建議重選何先生為獨立非執行董事向股東遞呈附帶理由的獨立決議案。

董事履歷資料載於本年報第17頁至第23頁「董事 及高級管理層」一節。

(ii) 董事會組成的變動

自二零一二年年報刊發以來,董事會的組成並無 變動。

(iii) 委任、輪值退任及重撰連任

本公司與非執行/獨立非執行董事概無訂立任何 服務合約,彼等並無固定任期,惟須根據本公司 組織章程細則第100條輪值退任及重選連任。據 此,董事會內半數董事需每年於每屆股東週年大 會上退任,惟符合資格重選連任。

(iv) 主席及行政總裁

董事會主席及行政總裁的職位分別由李乃熺博士,S.B.S., J.P.及吳偉驄先生擔任,以維持有效的職責分工。主席專責監督董事會的運作及本集團的策略,而行政總裁則專責管理本集團的日常業務。

緊隨二零一三年五月二十五日舉行董事會議後, 董事會主席與非執行董事及獨立非執行董事舉行 了一次沒有執行董事出席的會議。

(v) 董事所付出的時間

董事確認,彼等於年內付出足夠時間,履行彼等身為董事會及其轄下委員會成員的職務。董事亦確認,彼等獲提供有關本集團營運、業績及業務前景的每月更新資料,連同每月管理賬目,有助彼等履行職務。董事進一步確認,管理層團隊已提供額外資訊、解釋及説明,以回應董事查閱相關資料時提出的疑問。

(3) Board of Directors (continued)

(3) 董事會(續)

(vi) Board Meetings

During 2013, the Board met four times. The attendance of Directors is as follows:

(vi) 董事會會議

於二零一三年,董事會曾舉行四次會議,董事的 出席率如下:

		Number of meetings	
		held while	Number of
		being a director	meetings
		任職董事時	attended
Names	姓名	舉行的會議次數	出席會議次數
Chairman	主席		
Dr. LEE Nai Shee, Harry, S.B.S., J.P.	李乃熺博士,S.B.S., J.P.	4	4
Executive Directors	執行董事		
Mr. WU Wai Chung, Michael	吳偉驄先生(行政總裁)		
(Chief Executive Officer)		4	4
Mr. CHENG Chun Chung, Andrew	鄭俊聰先生(副行政總裁)		
(Deputy Chief Executive Officer)		4	4
Ms. CHUNG Shun Kwan, Emily	鍾順群女士(營運總監)		
(Chief Operations Officer)		4	4
Non-executive Directors	非執行董事		
Mr. KIHM Lutz Hans Michael	KIHM Lutz Hans Michael先生	4	4
Dr. LEE Delman	李國本博士	4	1
Mr. YING Tze Man, Kenneth	英子文先生	4	4
Independent Non-executive Directors	獨立非執行董事		
Mr. CHAK Hubert	翟廸強先生	4	4
Mr. CHAU Tak Hay	周德熙先生	4	4
Mr. CHUNG Wai Kwok, Jimmy	鍾維國先生	4	4
Mr. HO Lap Kee, Sunny, J.P.	何立基先生,J.P.	4	4
Mr. TSE Kam Keung	謝錦強先生		
(appointed on 4 March 2013)	(於二零一三年三月四日獲委任)	4	4

(vii) Directors' and Auditors' Responsibilities for the Accounts

The Directors acknowledge responsibility for preparing financial statements that give a true and fair view of the state of affairs of the Group. In this regard, the Directors have confirmed that appropriate accounting policies have been selected and applied consistently and that judgments and estimates made were prudent and reasonable in light of the information provided by management.

In preparing the financial statements for the year ended 31 December 2013, the accounting principles generally accepted in Hong Kong were adopted and the requirements of the Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants and the applicable laws were complied with.

(vii) 董事與核數師就賬目須承擔的責任

董事明白其有責任編製一份能夠真實而公平地反 映本集團事務狀況的財務報表。就此,董事確認 已選擇並貫徹運用適當的會計政策,及基於管理 層提供的資料,作出審慎合理的判斷及評估。

董事於編製截至二零一三年十二月三十一日止年 度的財務報表時,已採納香港公認會計原則,並 遵循香港會計師公會所頒佈香港財務報告準則的 規定及適用法例。

(3) Board of Directors (continued)

(vii) Directors' and Auditors' Responsibilities for the Accounts (continued)

The Board has prepared the financial statements on a going concern basis and is not aware of any material uncertainties relating to events or conditions that might cast doubt on the Group's ability to continue as a going concern.

The reporting responsibilities of the external auditor of the Group are disclosed in the "Report of the Auditors".

(viii) Directors' and Auditors' Attendance at the Annual General Meeting

The Chairman of the Board, Dr. LEE Nai Shee, Harry, S.B.S., J.P., three Non-executive Directors namely Mr. KIHM Lutz Hans Michael, Dr. LEE Delman and Mr. YING Tze Man, Kenneth and four Independent Non-executive Directors, namely Mr. CHUNG Wai Kwok, Jimmy (the Chairman of the Audit Committee and the Corporate Governance Committee), Mr. CHAU Tak Hay (the Chairman of the Remuneration Committee), Mr. HO Lap Kee, Sunny, J.P. (the Chairman of the Nomination Committee) and Mr. TSE Kam Keung (the Chairman of the Investment Committee) attended the Company's Annual General Meeting ("AGM") held on 10 May 2013. They were accompanied by the three Executive Directors. Mr. CHAK Hubert, an Independent Non-executive Director was unable to attend the AGM due to other business commitments.

The Company's external auditor, KPMG, also attended the AGM to confirm the financial statements of the Company and to answer questions from shareholders.

(ix) Directors' Training and Continuous Professional Development

All newly appointed Directors attend an induction programme to enhance their knowledge and understanding of the Group's business and operations and their responsibilities and obligations under the Listing Rules and regulatory requirements.

During the year, one induction programme was arranged for Mr. TSE Kam Keung, an Independent Non-executive Director.

During the year, the Company also arranged a 6-hour in-house conference to brief Directors on corporate objectives, business strategy and disclosure obligations. In addition, Directors were encouraged to participate in continuous professional development to refresh and enhance their knowledge and skills.

All Directors have provided their training records pursuant to the New Code.

(3) 董事會(續)

(vii) 董事與核數師就賬目須承擔的責任(續)

董事會已採用持續經營基準編製財務報表,且並 不知悉有任何事件或情況存有重大不明朗因素, 會導致集團持續經營的能力存疑。

本集團外聘核數師的報告責任於「核數師報告書」 內披露。

(viii) 董事及核數師出席股東週年大會的情況

董事會主席李乃熺博士S.B.S., J.P.、三名非執行董事KIHM Lutz Hans Michael先生、李國本博士與英子文先生、四名獨立非執行董事鍾維國先生(審核委員會及企業管治委員會主席)、周德熙先生(薪酬委員會主席)、何立基先生,J.P.(提名委員會主席)及謝錦強先生(投資委員會主席),連同三名執行董事,均有出席本公司於二零一三年五月十日舉行的股東週年大會(「股東週年大會」):獨立非執行董事翟廸強先生未能出席股東週年大會,原因為須處理其他事務。

本公司的外聘核數師畢馬威會計師事務所亦有出 席股東週年大會,以確認本公司的財務報表及解 答股東提問。

(ix) 董事的培訓及持續專業發展

所有新委任董事均參與迎新簡介會,以加深認識 及瞭解本集團的業務及營運,及彼等根據上市規 則及監管規定須肩負的責任與義務。

年內,已為獨立非執行董事謝錦強先生安排一場 迎新簡介會。

本公司於年內亦安排一個六小時的內部會議,向 董事講解企業目標、業務策略及披露責任。此 外,本公司鼓勵董事參與持續專業發展,以更新 及提高知識與技能。

全體董事已根據新守則提供所接受培訓的紀錄。

(3) Board of Directors (continued)

(x) Directors' Insurance

The Company has arranged appropriate Directors' and Officers' liability insurance to indemnify them for liabilities in respect of legal actions arising from its day-to-day business activities. During the year, the insurance coverage was HK\$100 million.

(xi) Board Evaluation

The Board recognizes the benefits of regular evaluations of its performance. During the year, an evaluation covering Board and Board Committee performance was conducted by the Corporate Governance Committee with the assistance of the management team. Areas covered included the overall effectiveness of the Board and its Committees, in particular the appropriateness of their terms of reference and delegations, attendance, participation and contributions both during and outside meetings. The conclusion was satisfactory.

(4) Board Committees

The Board has established the following committees: Audit, Corporate Governance, Remuneration, Nomination and Investment Committees.

(i) Audit Committee

The Audit Committee consists of all five Independent Non-executive Directors.

The Audit Committee oversees the overall financial reporting process as well as the adequacy and effectiveness of the Company's internal controls. In addition, it is responsible for making recommendations to the Board for the appointment, reappointment or removal of the external auditor. It also reviews and monitors the external auditor's independence and objectivity as well as the effectiveness of the audit process to make sure that it is in full compliance with applicable standards.

During 2013, the Audit Committee met twice. The attendance of members is as follows:

(3) 董事會(續)

(x) 董事的保險

本公司已投購合適的董事及高級人員責任保險, 以彌償董事因本公司日常業務活動所產生的法律 訴訟責任。年內,保費為港幣100,000,000元。

(xi) 董事會表現評核

董事會認同定期評核董事會表現的好處。年內, 在管理團隊之協助下,企業管治委員會進行了涵 蓋董事會及董事委員會表現的評核。涉及範疇包 括董事會及轄下委員會之整體效能,特別是彼等 之職權範圍及授權之合適性、會議出席情況,以 及於會內及會外之參與情況及貢獻。有關評核結 果是表現令人滿意。

(4) 董事委員會

董事會已成立下列委員會:審核委員會、企業管治委員會、薪酬委員會、提名委員會及投資委員會。

(i) 審核委員會

審核委員會由全體五名獨立非執行董事組成。

審核委員會監察公司的整體財務報告程序及內部 監控系統是否充足有效。此外,審核委員會亦負 責就委任、重新委任或撤換外聘核數師,向董事 會作出推薦建議。審核委員會同時檢討和監督外 聘核數師是否獨立和客觀,以及審核程序是否有 效,藉此確保審核程序全面遵守適用準則。

於二零一三年,審核委員會曾舉行兩次會議,委 員出席率如下:

Names	姓名	Number of meetings held while being a member 擔任委員時 舉行的會議次數	Number of meetings attended 出席會議次數
Mr. CHUNG Wai Kwok, Jimmy (Chairman)	鍾維國先生 <i>(主席)</i>	2	2
Mr. CHAK Hubert	翟廸強先生	2	2
Mr. CHAU Tak Hay	周德熙先生	2	2
Mr. HO Lap Kee, Sunny, J.P.	何立基先生,J.P.	2	2
Mr. TSE Kam Keung	謝錦強先生		
(appointed on 26 March 2013)	(於二零一三年三月二十六日獲委任)	1	1

(4) Board Committees (continued)

(i) Audit Committee (continued)

During 2013, the Audit Committee performed the following:

- (a) reviewed the Group's financial statements for 2012, the draft 2012 annual report, the draft 2012 results announcement and the proposed 2012 final dividend and recommended them to the Board for approval:
- (b) reviewed the Group's interim financial statements for the 6 months ended 30 June 2013, the draft 2013 interim report, the draft results announcement for the 6 months ended 30 June 2013 and the proposed 2013 interim dividend and recommended them to the Board for approval;
- (c) reviewed and approved the various audit plans and audit reports prepared by the Internal Audit Department of the Company;
- (d) reviewed the report prepared by the Internal Audit Department on the internal control system based on the COSO (The Committee of Sponsoring Organization of the Treadway Commission) to ensure that the internal control and risk management is adequate and effective;
- (e) reviewed the connected and continuing connected transactions to ensure compliance with the Listing Rules, in particular that the annual caps as set out in the relevant announcements have not been exceeded:
- (f) met with the internal auditor independently to discuss the work of the Internal Audit Department;
- (g) reviewed the remuneration of the internal auditor;
- (h) met with the external auditor, KPMG, independently to discuss the financial reporting and internal control issues encountered during the 2012 annual audit; and
- (i) reviewed the proposed audit fee for 2013 and recommended the re-appointment of the external auditor to the Board for consideration and final approval by shareholders at the annual general meeting.

Auditors' Remuneration

During 2013, the audit and non-audit fees payable/paid to KPMG were: an audit fee of HK\$0.88 million (2012: HK\$0.85 million) and a non-audit related service fee of HK\$0.06 million (2012: HK\$0.06 million). (The latter represented taxation service fees.)

(4) 董事委員會(續)

(i) 審核委員會(續)

於二零一三年,審核委員會曾進行下列工作:

- (a) 覆核本集團二零一二年財務報表、二零一二 年年報草擬本、二零一二年業績公告草擬本 及二零一二年擬派末期股息,並就此向董事 會提供建議以供批核;
- (b) 覆核本集團截至二零一三年六月三十日止六個月的中期財務報表、二零一三年中期報告草擬本、截至二零一三年六月三十日止六個月業績公告草擬本及二零一三年擬派中期股息,並就此向董事會提供建議以供批核;
- (c) 審閱並批准本公司內部審核部門編製的多份 審核計劃及審核報告;
- (d) 查 閱 內 部 審 核 部 門 參 照 COSO (The Committee of Sponsoring Organization of the Treadway Commission)編製的內部監控系統報告,以確保內部監控及風險管理足夠有效:
- (e) 覆核關連及持續關連交易,以確保遵守上市 規則,特別是確保概無超出相關公告所載年 度上限:
- (f) 與內部核數師單獨會面,以討論內部審核部 門的工作;
- (g) 檢討內部核數師酬金;
- (h) 與外聘核數師畢馬威會計師事務所單獨會 面,以討論於進行二零一二年度審核工作時 曾遇到的財務申報及內部監控問題;及
- (i) 覆核二零一三年的建議審核費用,並向董事 會建議續聘外聘核數師,以供股東於股東週 年大會考慮及最終批准。

核數師酬金

於二零一三年,本集團應付/已付畢馬威會計師 事務所的核數及非核數費用,包括核數費用港幣 880,000元(二零一二年:港幣850,000元)及非核 數相關服務費港幣60,000元(二零一二年:港幣 60,000元),後者為稅務服務費。

(4) Board Committees (continued)

(ii) Remuneration Committee

The Remuneration Committee consists of one Non-executive Director and two Independent Non-executive Directors.

The Remuneration Committee is responsible for making recommendations to the Board on the policy and structure for the remuneration of Directors and Senior Management.

During the year, the Remuneration Committee met twice. The attendance of members is as follows:

(4) 董事委員會(續)

(ii) 薪酬委員會

薪酬委員會由一名非執行董事及兩名獨立非執行 董事組成。

薪酬委員會負責就董事及高級管理層的薪酬政策 及架構,向董事會提出推薦建議。

年內,薪酬委員會曾舉行兩次會議,委員出席率如下:

Names	姓名	Number of meetings held while being a member 擔任委員時 舉行的會議次數	Number of meetings attended 出席會議次數
Mr. CHAU Tak Hay (Chairman)	周德熙先生 <i>(主席)</i>	2	2
Mr. CHUNG Wai Kwok, Jimmy	鍾維國先生	2	2
Dr. LEE Nai Shee, Harry, S.B.S., J.P.	李乃熺博士·S.B.S., J.P.	2	2

At these meetings, the Remuneration Committee reviewed and recommended the remuneration packages of the senior management team; the amount of performance bonus payable to the Deputy Chief Executive Officer and reviewed the remuneration package of the Chief Executive Officer.

Remuneration paid to Executive Directors and Senior Management

Remuneration paid to Senior Management in 2013 by band is as follows:

薪酬委員會於此等會議上檢討並建議高級管理團隊的薪酬待遇、檢討應付副行政總裁的績效花紅 及檢討行政總裁的薪酬待遇。

向執行董事及高級管理層支付的薪酬

於二零一三年,向高級管理層支付的薪酬介乎以 下範圍:

		Number of staff
		員工人數
HK\$7,000,001-HK\$8,000,000	进搬7.000.001	1
HK\$4,000,001-HK\$7,000,000	港幣7,000,001元 - 港幣8,000,000元 港幣4,000,001元 - 港幣7,000,000元	1
HK\$3,000,001–HK\$4,000,000	港幣3,000,001元 - 港幣4,000,000元	1
HK\$2,000,001-HK\$3,000,000	港幣2,000,001元-港幣3,000,000元	2
HK\$1,000,001-HK\$2,000,000	港幣1,000,001元-港幣2,000,000元	1

Details of remuneration paid to Executive Directors in 2013 are set out in *Note 9* to the Financial Statements.

於二零一三年已支付予執行董事的薪酬詳情載於 財務報表*附註9*。

(4) Board Committees (continued)

(iii) Nomination Committee

The Nomination Committee consists of the Chairman of the Board and two Independent Non-executive Directors.

The duty of the Nomination Committee is to review the structure, size and composition of the Board and to select suitable candidates for appointment as Directors by the General Meeting. The selection of candidates is based on a balance of skills, professional qualifications and experience and diversity of perspectives appropriate to the Company's business.

During the year, the Nomination Committee held two meetings. The attendance of members is as follows:

(4) 董事委員會(續)

(iii) 提名委員會

提名委員會由董事會主席及兩名獨立非執行董事組成。

提名委員會的職責為檢討董事會的架構、規模及 組合,並甄選合適人選,以於股東大會上獲推選 為董事會成員。技能、專業資格、經驗及具備有 利於本公司業務的多元視角為候選人的甄選準則。

年內,提名委員會曾舉行兩次會議,委員出席率 如下:

		being a member 擔任委員時	Number of meetings attended
Names	姓名	舉行的會議次數	出席會議次數
Mr. HO Lap Kee, Sunny, J.P. (Chairman)	何立基先生,J.P. <i>(主席)</i>	2	2
Mr. CHUNG Wai Kwok, Jimmy	鍾維國先生	2	2
Dr. LEE Nai Shee, Harry, S.B.S., J.P.	李乃熺博士,S.B.S., J.P.	2	2

The Nomination Committee met in March 2013 to review and recommended all retiring Directors for re-election by shareholders at the Company's annual general meeting on 10 May 2013.

The Nomination Committee by circulation of Nomination Committee paper established a policy concerning diversity of board member for the Board's approval at its meeting on 19 November 2013 as follows:

"The Nominating Committee will review the composition of the Board annually to ensure that candidates put forward for election as Directors at the Company's Annual General Meetings provide the Board with a balance of skills, experience and diversity of perspectives appropriate to Tradelink's business."

The Nomination Committee met in November 2013 to consider the succession plan for the office of the Company's Chief Executive.

提名委員會於二零一三年三月舉行會議,以覆核 並建議將於二零一三年五月十日舉行的本公司股 東週年大會上供股東重選連任之所有退任董事。

提名委員會通過傳閱提名委員會文件的方式制定 有關董事會成員多樣性的政策如下,供董事會於 二零一三年十一月十九日召開之董事會會議上審 批:

「提名委員會將按年審查董事會的組成,確保於本公司股東週年大會提呈既擁有技能與經驗亦具備 對貿易通業務有利的多元視角的董事後選人。」

提名委員會於二零一三年十一月召開會議,審議 本公司行政總裁的繼任安排。

(4) Board Committees (continued)

(iv) Investment Committee

The Investment Committee consists of one Non-executive Director and three Independent Non-executive Directors.

The duty of the Investment Committee is to oversee the Company's investments in financial instruments and the management's execution of the investment policy guidelines laid down by the Board.

During the year, the Investment Committee convened one meeting. The attendance of members is as follows:

(4) 董事委員會(續)

(iv) 投資委員會

投資委員會由一名非執行董事及三名獨立非執行 董事組成。

投資委員會的職責是監督本公司於金融工具的投 資以及管理層執行董事會所定投資政策指引的情 況。

年內,投資委員會曾召開一次會議,委員出席率如下:

Names	姓名	Number of meetings held while being a member 擔任委員時 舉行的會議次數	Number of meetings attended 出席會議次數
Mr. TSE Kam Keung (Chairman) (appointed on 26 March 2013)	謝錦強先生(主席) (於二零一三年三月二十六日獲委任)	1	1
Mr. CHAK Hubert	マー・ハージュルン	-	-
(resigned as Chairman on 26 March 2013)	(於二零一三年三月二十六日辭任主席)	1	-
Mr. CHAU Tak Hay	周德熙先生	1	1
Dr. LEE Delman	李國本博士	1	_

The Investment Committee met in March 2013 to review the execution of the investment policy by the management and met again in September to review the investment guidelines laid down by the Board in view of the volatile market.

(v) Corporate Governance Committee

The Corporate Governance Committee consists of all five Independent Non-executive Directors. The main responsibilities of the Committee are to ensure and uphold good corporate governance standards of the Company and its subsidiaries.

投資委員會於二零一三年三月舉行會議,以審視 管理層對投資政策的執行情況,其後在九月再次 舉行會議,以因應市場波動,檢討董事會制定的 投資指引。

(v) 企業管治委員會

企業管治委員會由全體五名獨立非執行董事組成,專責確保和維持本公司及其附屬公司的良好 企業管治水平。

(4) Board Committees (continued)

(v) Corporate Governance Committee (continued)

During the year of 2013, the Corporate Governance Committee met twice. The attendance of members is as follows:

(4) 董事委員會

(v) 企業管治委員會(續)

於二零一三年,企業管治委員會曾舉行兩次會議,委員出席率如下:

		Number of meetings held while being a member 擔任委員時	Number of meetings attended
Names	姓名	舉行的會議次數	出席會議次數
Mr. CHUNG Wai Kwok, Jimmy (Chairman)	鍾維國先生(主席)	2	2
Mr. CHAK Hubert	翟廸強先生	2	2
Mr. CHAU Tak Hay	周德熙先生	2	2
Mr. HO Lap Kee, Sunny, J.P.	何立基先生,J.P.	2	2
Mr. TSE Kam Keung	謝錦強先生		
(appointed on 26 March 2013)	(於二零一三年三月二十六日獲委任)	1	1

On 13 August 2013, The Corporate Governance Committee reviewed the Group's policies and practices on corporate governance, the Group's whistle-blowing policy and procedure, the training and continuous professional development of Directors and the relevant compliance disclosures in the 2013 Interim Report.

於二零一三年八月十三日,企業管治委員會檢討 本集團的企業管治政策及常規、本集團的舉報政 策及程序、董事的培訓及持續專業發展以及二零 一三年中期報告內披露的相關合規事宜。

(5) Company Secretary

Mr. LI Fuk Kuen, Wilfred, the Group's Chief Financial Officer, is the Company Secretary of the Company. Mr. LI has confirmed that during the year he has taken no less than 15 hours relevant professional training. Mr. LI's biographical information is in the section of "Directors and Senior Management" on page 23 of this annual report.

(6) Shareholders' Rights

(i) Convening of Extra-ordinary General Meeting by Shareholders

Pursuant to Article 65 of the Articles of the Company, shareholders holding not less than one-twentieth of the paid-up capital of the Company can convene an extraordinary general meeting as provided by Section 113 of the Companies Ordinance by depositing a written request stating the objects of the meeting to the Board or the Company Secretary at the registered office of the Company.

(ii) Procedures for making proposals at Extra-ordinary General Meeting

The shareholders requesting an extra-ordinary general meeting are required by the Company's Articles to specify the shareholding information of the shareholders, contact details and proposed businesses to be dealt with in the general meeting with supporting documents. All documents must be duly signed by the shareholders making the request.

(5) 公司秘書

本集團財務總監李福權先生身兼本公司的公司秘書職務。李先生確認,彼於年內付出不少於15小時參與相關專業培訓。李先生的履歷資料載於本年報第23頁「董事及高級管理層 | 一節。

(6) 股東權利

(i) 股東召開股東特別大會

根據本公司章程細則第65條,持有本公司實繳股本不少於二十分之一的股東,可依據公司條例第 113條的規定,將列明會議目的之請求書寄往本公司註冊辦事處,致董事會或公司秘書收,藉此 召開股東特別大會。

(ii) 於股東特別大會提出建議的程序

本公司章程細則規定,請求召開股東特別大會的 股東須註明彼等的持股資料、聯絡詳情及建議於 股東大會處理的事項連同支持文件。所有文件須 經提出請求的股東正式簽署。

(6) Shareholders' Rights (continued)

(iii) Procedures for Sending Enquiries to the Board

Shareholders may send written enquiries either by post, fax or email, together contact details, such as postal address, email or fax number, to the Board or the Company Secretary at the Company's registered office. Upon receipt of such enquiries, the Chief Executive Officer is required to review them and to organize special Board meetings to discuss the issues as necessary. The Chief Executive Officer is also required to reply to all such enquiries in writing.

No request for an Extra-ordinary General Meeting and no written enquiries from shareholders were received during 2013.

(7) Communications with Shareholders and Investors

The Company encourages two-way communication with its shareholders to enhance understanding of the Group's business performance and developments. The Company also arranges company visits and one-on-one meetings with institutional investors, analysts and the media to discuss the Company's latest developments.

During the year, the Company held two individual shareholder forums at the Company's Board room on 17 April 2013 and 12 September 2013 to brief the shareholders on the 2012 annual results and 2013 interim results respectively and the latest corporate developments.

During the year, the Company stepped up its investor relations to increase its exposure to the investment industry. In 2013, twenty-seven company visits for forty-one institutional investors and analysts were arranged. Immediately after the announcements of the 2012 annual results and 2013 interim results, the Company organized two media meetings to brief the finance reporters and journalists about the Company's financial results and business developments.

Board members, in particular the Chairmen of the respective Board Committees, and Senior Management of the Company attended the AGM held on 10 May 2013 to answer questions raised by shareholders.

(8) Corporate Information on Website

The Company has uploaded the following documents in the corporate website as well as the website of the HKEX:

- (i) The up-to-date constitutional documents of the Company (i.e. the Memorandum and Articles of Association of the Company); and
- (ii) The procedures for shareholders to propose a person for election as a Director.

There was no amendment to the constitutional documents during 2013.

(6) 股東權利(續)

(iii) 向董事會查詢的程序

股東可以郵寄、傳真或電郵方式,將書面查詢送 交本公司註冊辦事處,致董事會或公司秘書收, 當中列明聯絡詳情,例如:郵寄地址、電郵或傳 真號碼。在接獲有關查詢後,行政總裁須細閱查 詢,並在需要時安排特別董事會會議,以討論有 關事宜。行政總裁亦須書面回覆一切查詢。

於二零一三年,本公司並無接獲股東作出有關召開股 東特別大會的請求及書面查詢。

(7) 與股東及投資者溝通

本公司一直鼓勵與其股東作出雙向溝通,致力提高股東對本集團業務表現及發展的瞭解。本公司亦為機構投資者、分析員及傳媒安排公司參觀及單對單會議,以討論本公司的最新發展。

年內,本公司分別於二零一三年四月十七日及二零 一三年九月十二日在會議廳舉行兩次個人投資者聚 會,向投資者簡報二零一二年全年業績與二零一三年 中期業績及公司最新發展。

年內,本公司在投資領域的曝光機會增多,加強了與投資者的關係。二零一三年曾27次與41名機構投資者及分析員會面。緊隨二零一二年全年業績與二零一三年中期業績公佈後,本公司組織兩次媒體見面會,向財經記者與新聞記者簡報本公司的財務業績與業務發展。

董事會成員(特別是各董事委員會主席)及本公司高級 管理人員均有出席於二零一三年五月十日舉行的股東 週年大會,並即席回應股東提問。

(8) 於網站刊載公司資料

本公司已於公司網站及聯交所網站刊載下列文件:

- (i) 本公司最新憲章文件(即本公司組織章程大綱及組織章程細則):及
- (ii) 股東建議推舉任何人士出任董事的程序。

於二零一三年,並無對憲章文件作出任何修訂。

The Directors have pleasure in submitting their annual report together with the audited financial statements for the year ended 31 December 2013.

Principal Place of Business

The Company is a company incorporated and domiciled in Hong Kong and has its registered office and principle place of business at 11th and 12th Floors, Tower B, Regent Centre, 63 Wo Yi Hop Road, Kwai Chung, Hong Kong.

Principal Activity

The principal activity of the Company is the provision of front-end GETS services for processing certain official trade-related documents.

The principal activities and other particulars of the Company's subsidiaries are set out in $\it Note 16$ to the financial statements.

Major Customers and Suppliers

The information in respect of the Group's sales and purchases attributable to the major customers and suppliers respectively during the financial year is as follows: 董事會欣然提呈董事會年度報告書,連同截至二零一三年十二月三十一日止年度的經審核財務報表。

主要營業地點

本公司為一間於香港註冊成立並以香港為本籍的公司。本公司的註冊辦事處及主要營業地點位於香港葵涌和宜合道63 號麗晶中心B座11樓及12樓。

主要業務

本公司的主要業務是提供處理若干政府貿易相關文件的前端 GFTS服務。

本公司附屬公司的主要業務及其他詳情載於財務報表*附註* 16。

主要客戶及供應商

於本財政年度主要客戶及供應商分別應佔本集團的銷售額及 採購額資料如下:

		Percentage of the 佔本集團總額	•
		Sales	Purchases
		銷售額	採購額
The largest customer	最大客戶	7.0%	
Five largest customers in aggregate	五大客戶合計	14.4%	
The largest supplier	最大供應商		6.3%
Five largest suppliers in aggregate	五大供應商合計		20.2%

At no time during the year have the Directors, their associates or any shareholder of the Company (which to the knowledge of the Directors owns more than 5% of the Company's share capital) had any interest in these major customers or suppliers.

年內概無任何董事、彼等的聯繫人士或任何本公司股東(據董事所知擁有本公司股本5%以上)擁有上述主要客戶或供應商任何權益。

Financial Statements

The profit of the Group for the year ended 31 December 2013 and the state of the Company's and the Group's affairs at that date are set out in the financial statements on Pages 49 to 119.

財務報表

本集團截至二零一三年十二月三十一日止年度的溢利,以及本公司與本集團於該日的財政狀況載於第49頁至第119頁的財務報表內。

Transfer to Reserves

Profit attributable to equity shareholders, before dividends, of HK\$80,511,000 (2012: HK\$80,262,000) has been transferred to reserves. Other movements in reserves are set out in the Consolidated Statement of Changes in Equity to the financial statements.

The Directors now recommend the payment of a final dividend of HK 6.2 cents per share (2012: HK 6.9 cents per share) for the year ended 31 December 2013.

Fixed Assets

Movements in fixed assets during the year are set out in $\it Note 15$ to the financial statements.

Share Capital

Details of the movements in share capital of the Company during the year are set out in *Note 26* to the financial statements.

Shares were issued during the year on exercise of share options.

Directors

The Directors during the year and up to the date of this report were:

Chairman and Non-executive Director

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Executive Directors

Mr. WU Wai Chung, Michael Mr. CHENG Chun Chung, Andrew Ms. CHUNG Shun Kwan, Emily

Non-executive Directors

Mr. KIHM Lutz Hans Michael Mr. YING Tze Man, Kenneth Dr. LEE Delman

Independent Non-executive Directors

Mr. CHAK Hubert Mr. CHAU Tak Hay

Mr. CHUNG Wai Kwok, Jimmy Mr. HO Lap Kee, Sunny, J.P.

Mr. TSE Kam Keung (appointed on 4 March 2013)

Biographical details of the Directors at the date of this report are shown on Pages 17 and 23.

轉撥至儲備

未計股息前的股權持有人應佔溢利港幣80,511,000元(二零一二年:港幣80,262,000元)已轉撥至儲備。其他儲備變動詳情載於財務報表內的綜合權益變動表。

董事會現建議派付截至二零一三年十二月三十一日止年度的 末期股息每股6.2港仙(二零一二年:每股6.9港仙)。

固定資產

固定資產於年內的變動詳情載於財務報表附註15。

股本

本公司於年內的股本變動詳情載於財務報表附註26。

年內,本公司因購股權獲行使而發行股份。

董事

年內及截至本報告書刊發日期的在任董事如下:

主席兼非執行董事

李乃熺博士·S.B.S., J.P.

執行董事

吳偉驄先生 鄭俊聰先生 鍾順群女士

非執行董事

KIHM Lutz Hans Michael先生 英子文先生 李國本博士

獨立非執行董事

翟廸強先生 周徳熙先生 鍾維國先生 何立基先生・J.P.

謝錦強先生(於二零一三年三月四日獲委任)

於本報告書刊發日期在任的董事的履歷詳情載於第17頁至 第23頁。

Directors (continued)

Dr. LEE Nai Shee, Harry, S.B.S., J.P., Mr. KIHM Lutz Hans Michael, Mr. CHENG Chun Chung, Andrew, Ms. CHUNG Shun Kwan, Emily, Mr. CHAU Tak Hay and Mr. HO Lap Kee, Sunny, J.P., shall retire from office in accordance with Article 100 of the Company's Articles of Association, being eligible, offer themselves for re-election at the forthcoming annual general meeting.

Directors' Interests in Contracts

Dr. LEE Delman was appointed as a Non-executive Director on 29 October 2012 and is the President and Chief Technology Officer for TAL Apparel Limited and accordingly may be regarded as interested in all contracts and other dealings between TAL Apparel Limited and members of the Group during the year under review.

Apart from the foregoing, no contract of significance to which the Company or its subsidiaries was a party, in which a Director of the Company had a material interest, subsisted at the end of the year or at any time during the year.

Directors' Service Contract

During the year, none of the Directors had any existing or proposed service contract with the Company or any of its subsidiaries. In addition, no director proposed for re-election at the forthcoming annual general meeting has an unexpired service contract which is not determinable by the Company within one year without payment of compensation, other than normal statutory compensation.

Details of the three Executive Directors' employment contracts are set out below.

On 24 June 2009, an employment contract between the Company and Mr. WU Wai Chung, Michael, was entered into for a period of three year and three months commencing on 1 October 2009 until 31 December 2012 in relation to the appointment of Mr. WU to act as Chief Executive Officer of the Company. On 20 December 2012, Mr. WU's employment contract with the Company was extended for a period of two years commencing on 1 January 2013, which can be terminated by the Company or Mr. WU by giving a three months' notice or payment in lieu thereof.

Under the employment contract of 30 August 2004 signed between the Company and Mr. CHENG Chun Chung, Andrew, the contract can be terminated by the Company or Mr. CHENG by giving one month's notice or payment in lieu of notice. On 15 November 2011, Mr. CHENG was appointed as Acting Deputy Chief Executive Officer of the Company, and on 26 June 2012, he was promoted to Deputy Chief Executive Officer of the Company.

Under the employment contract between the Company and Ms. CHUNG Shun Kwan, Emily dated 20 March 2008, Ms. CHUNG acts as the Chief Operations Officer of the Company. The contract can be terminated by the Company or Ms. CHUNG by giving one month's notice or payment in lieu of notice.

董事(續)

李乃熺博士,S.B.S., J.P.、KIHM Lutz Hans Michael先生、鄭 俊聰先生、鍾順群女士、周德熙先生及何立基先生,J.P.在 即將舉行的股東週年大會上須根據本公司的組織章程細則第 100條告退,惟具連任資格,並願意膺選連任。

董事的合約權益

李國本博士於二零一二年十月二十九日獲委任為非執行董事,其為聯業製衣有限公司的總裁及科技總監,因此可能被視為於聯業製衣有限公司及本集團成員公司之間在回顧年度內訂立的一切合約及其他交易中有利益關係。

除上文所述外,於年終或年內任何時間,本公司或其附屬公司概無訂立本公司董事於其中擁有重大利益的任何重要合約。

董事的服務合約

年內,概無任何董事已經或擬與本公司或其任何附屬公司訂立任何服務合約。此外,擬於即將舉行的股東週年大會上膺選連任的董事概無與本公司訂立本公司不可於一年內免付賠償(一般法定賠償除外)予以終止的未屆滿服務合約。

三名執行董事的僱用合約詳情載於下文。

於二零零九年六月二十四日,本公司與吳偉驄先生訂立僱用 合約,委任吳先生出任本公司行政總裁,合約期自二零零九 年十月一日起至二零一二年十二月三十一日止,為期三年零 三個月。於二零一二年十二月二十日,吳先生與本公司訂立 的僱用合約獲續期,自二零一三年一月一日起計,為期兩 年。本公司或吳先生可透過給予三個月通知或支付代通知金 終止有關合約。

根據本公司與鄭俊聰先生於二零零四年八月三十日簽訂的僱用合約,本公司或鄭先生可透過給予一個月通知或支付代通知金終止有關合約。於二零一一年十一月十五日,鄭先生獲委任為本公司的署理副行政總裁,並於二零一二年六月二十六日晉升為本公司的副行政總裁。

根據本公司與鍾順群女士於二零零八年三月二十日訂立的僱 用合約,鍾女士出任本公司的營運總監。本公司或鍾女士可 透過給予一個月通知或支付代通知金終止有關合約。

Directors' Interests and Short Positions in Shares, Underlying Shares and Debentures

Dr. LEE Nai Shee, Harry, S.B.S., J.P., a Non-executive Director, has a deemed interest in 6,320,312 shares of the Company through his indirect shareholding in TAL Apparel Limited and 95,673,000 shares in the Company through his direct shareholding in Eastex (HK) Limited respectively. Dr. LEE Delman, a Non-executive Director, has a deemed interest in 47,708,873 shares of the Company through his indirect shareholding in TAL Apparel Limited. Mr. KIHM Lutz Hans Michael, a Non-executive Director, Mr. WU Wai Chung, Michael, Mr. CHENG Chun Chung, Andrew and Ms. CHUNG Shun Kwan, Emily, Executive Directors of the Company, currently hold 1,904,000, 1,616,854, 1,917,783 and 1,805,502 ordinary shares of the Company registered in their own names respectively as recorded in the register required to be kept under Section 352 of the SFO.

The Directors of the Company are entitled to ordinary shares of the Company under the Share Award Scheme and also options under the share option schemes of the Company, details of which are respectively set out in the sections "Share Award Scheme" and "Share Option Schemes" below.

Apart from the foregoing, none of the Directors of the Company or any of their spouses or children under eighteen years of age has interest or short positions in shares, underlying shares or debentures of the Company, any of its holding company, subsidiaries or other associated corporations, as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company pursuant to the Model Code for Securities Transactions by Directors of Listed Companies.

Share Award Scheme

On 16 March 2009 ("Adoption Date"), the Board of Directors of the Company adopted a share award scheme (the "Scheme") to reward staff above a certain grade in the Company ("Eligible Employees"). This scheme replaced the Share Option Schemes previously implemented by the Company.

Under Part 1 of the Scheme, Eligible Employees at assistant manager grade and above receive an offer from the Company to purchase Tradelink shares ("Shares") at a discounted price depending on the lock-up period which the Eligible Employees may choose. Under Part 2, Eligible Employees at Vice President grade and above receive Shares at nil consideration but subject to a one-year lock-up period.

The Scheme is valid for 10 years from the Adoption Date (i.e. 16 March 2009) or until such other date as the Board may decide. Unless the Board otherwise decides, the total number of Shares purchased by the Trustee under the Scheme must not exceed 10% of the issued share capital of the Company as at the Adoption Date (being 77,830,605 Shares).

董事於股份、相關股份及債券的權益及淡倉

非執行董事李乃熺博士 · S.B.S., J.P.透過其於聯業製衣有限公司擁有的間接股權 · 在6,320,312股本公司股份中擁有推定權益 · 以及透過其於Eastex (HK) Limited擁有的直接股權 · 在95,673,000股本公司股份中擁有推定權益 。非執行董事李國本博士透過其於聯業製衣有限公司擁有的間接股權 · 在47,708,873股本公司股份中擁有推定權益。按本公司根據證券及期貨條例第352條規定須予備存的登記冊所載記錄顯示 · KIHM Lutz Hans Michael先生(非執行董事)、吳偉驄先生、鄭俊聰先生及鍾順群女士(均為本公司執行董事)現時分別以個人名義持有1,904,000股、1,616,854股、1,917,783股及1,805,502股本公司普通股。

本公司董事可享有股份獎勵計劃項下的本公司普通股,亦可享有本公司購股權計劃項下的購股權,有關詳情分別載於下文「股份獎勵計劃」及「購股權計劃」等部分。

除上文所述外,按本公司根據證券及期貨條例第352條規定 須予備存的登記冊所載記錄顯示,本公司各董事或彼等的配 偶或十八歲以下的子女概無在本公司、其任何控股公司、附 屬公司或其他相聯法團的股份、相關股份或債券中擁有權益 或淡倉,或根據上市公司董事進行證券交易的標準守則已另 行知會本公司的權益或淡倉。

股份獎勵計劃

於二零零九年三月十六日(「採納日期」),本公司董事會採納了一項股份獎勵計劃(「計劃」),以獎勵本公司某級別以上的僱員(「合資格僱員」)。此計劃取替了本公司先前推行的購股權計劃。

根據計劃的第一部分,助理經理級別及以上的合資格僱員 會獲本公司提呈要約,可按折讓價(取決於合資格僱員所選 擇的禁售期)購買貿易通股份(「股份」)。根據計劃的第二部 分,副總裁級別及以上的合資格僱員會無償獲授贈股份,惟 須受一年禁售期所規限。

計劃的有效期自採納日期(即二零零九年三月十六日)起計為期十年,或直至董事會可能決定的其他日期為止。除董事會另行決定外,受託人根據計劃購買的股份總數不得超過本公司於採納日期的已發行股本10%(即77,830,605股股份)。

Share Award Scheme (continued)

Mr. WU Wai Chung, Michael, Mr. CHENG Chun Chung, Andrew and Ms. CHUNG Shun Kwan, Emily, all Executive Directors of the Company, are respectively entitled to 2,888,759, 838,060 and 773,860 ordinary shares under Part 1 and Part 2 of the Share Award Scheme subject to the terms and conditions thereof.

At its meeting held on 19 November 2013, the Board of the Company replaced the Scheme with a new Performance Bonus Scheme and directed the management of the Company to terminate the Scheme. Since then, the Company ceased to award shares under the Scheme.

Share Option Schemes

The Company adopted a share option scheme on 2 August 2000, amended on 11 September 2001 and 26 November 2002 respectively, ("Pre-IPO Share Option Scheme") and a share option scheme on 14 October 2005 ("Post-IPO Share Option Scheme") whereby the Directors are authorised to invite employees of the Group, including its Directors of any company in the Group, to take up options to subscribe for shares in the Company at a nominal consideration of HK\$1.00 per grant under the share option schemes. Each option gives the holder the right to subscribe for one ordinary share in the Company. Each option has a 10 year exercise period.

The share option schemes give the participants an opportunity to have a personal stake in the Company and help motivate the participants to optimise their performance and efficiency and attract and retain participants whose contributions are important to the long-term growth and profitability of the Group.

The total number of share options which may be issued upon exercise of all options to be granted under all share option schemes shall not exceed in aggregate 10% of the issued capital or 77,763,250 shares at the Company's listing date, being 28 October 2005 (the "Scheme Mandate Limit"). Options that have lapsed shall not be counted for the purpose of calculating the Scheme Mandate Limit. The Scheme Mandate Limit may be renewed by obtaining approval of shareholders in general meeting of the Company provided that such the total number of shares which may be issued upon exercise of all options to be granted under the share option schemes under the Scheme Mandate Limit as renewed shall not exceed 10% of the shares issued at the date of approval of such limit (the "Refreshed Limit"). Options previously granted (which may be cancelled, lapsed or exercised) shall not be counted for the purpose of calculating the Refreshed Limit.

The Company ceased to grant options to its employees since the replacement of the Share Option Schemes by the above-mentioned share award scheme on 16 March 2009, but options granted prior to the replacement are still valid and enforceable.

股份獎勵計劃(續)

吳偉驄先生、鄭俊聰先生及鍾順群女士(均為本公司執行董事)根據股份獎勵計劃的第一部分及第二部分分別享有2,888,759股,838,060股及773,860股普通股,惟須受計劃的條款及條件所限制。

本公司董事會於二零一三年十一月十九日舉行之大會以新績 效花紅計劃取代計劃,指示本公司管理層終止計劃。此後, 本公司終止按計劃獎勵股份。

購股權計劃

本公司於二零零零年八月二日採納了一項購股權計劃(分別於二零零一年九月十一日及二零零二年十一月二十六日作出修訂)(「首次公開招股前購股權計劃」),並於二零零五年十月十四日採納了另一項購股權計劃(「首次公開招股後購股權計劃」)。根據上述購股權計劃,董事獲授權邀請本集團僱員(包括本集團任何公司的董事)按每份購股權港幣1.00元的象徵式代價,接納可認購本公司股份的購股權。每股購股權賦予其持有人權利,可認購一股本公司普通股。每股購股權的行使期為期十年。

上述購股權計劃為參與者提供以個人身份持有本公司權益的 機會,藉以激勵參與者提升工作表現及效率,並吸引及留聘 對本集團的長遠增長及盈利能力有重要貢獻的參與者。

可於所有根據購股權計劃授出的購股權予以行使時發行的股份總數,合共不得超過本公司於上市日期(即二零零五年十月二十八日)的已發行股本10%或77,763,250股股份(「計劃授權限額」)。在釐定計劃授權限額時,已失效的購股權不予計算在內。本公司可透過在股東大會上取得股東批准後,更新計劃授權限額,惟更新計劃授權限額後,可於購股權計劃項下授出的所有購股權予以行使時發行的股份總數,不得超過批准該限額當日的已發行股份10%(「經更新限額」)。在釐定經更新限額時,先前授出的購股權(包括可能已註銷、失效或行使者)不予計算在內。

自上述股份獎勵計劃於二零零九年三月十六日取代購股權計劃以來,本公司停止向僱員授出購股權,惟於取代前已授出的購股權則仍然有效,並可強制行使。

Share Option Schemes (continued)

Pre-IPO Share Option Scheme

Under the Pre-IPO share option scheme, no option may be granted to any grantee, so that the grantee would, taking also into account options previously granted to him, be entitled to subscribe for more than 25% of the aggregate number of shares subject to the Pre-IPO share option scheme.

a) Pursuant to the Pre-IPO Share Option Scheme approved on 2 August 2000 and amended on 11 September 2001 and 26 November 2002

The granting of share options commenced on 24 November 2000 and ceased upon the listing of the Company's shares on the Main Board of the SEHK on 28 October 2005. Commencing from the first, second and third anniversaries of the listing date, the relevant grantee may exercise up to 25%, 60% and 100% respectively of the shares comprised in the option (less any number of shares in respect of which the option has been previously exercised). The exercise price is the lower of HK\$0.9 and 80% of the IPO price. On 28 October 2005, the IPO price was fixed at HK\$1.25 per share.

b) Pursuant to the grant of options approved on 22 March 2005

At its meeting on 22 March 2005, the Board approved a fresh allotment of share options under the Pre-IPO Share Option Scheme to all permanent staff. The grant was made conditional upon the successful listing of the Company's shares on the Main Board of the SEHK. The terms are the same as those for the grants as stated above, except that the exercise price shall be equal to the IPO price or HK\$1.25 per share.

Post-IPO Share Option Scheme

At the general meeting of the Company held on 14 October 2005, the shareholders approved and adopted a share option scheme (including the Pre-IPO Share Option Scheme) ("Post-IPO Share Option Scheme").

Under this share option scheme, the Board has the absolute discretion to offer any employees (whether full-time or part-time), directors (including Independent Non-executive Directors), consultants, business associates or advisers of the Company or any company within the Group options to subscribe for shares, provided that the total number of shares issued or to be issued to any one grantee in any 12 month period does not exceed 1% of the shares of the Company in issue. The share options granted under the share option scheme vest after 12 months, 24 months and 36 months to exercise 25%, 60% and 100% respectively of the share options. The subscription amount payable in respect of each share option upon exercise of an option is determined by the Board and may not be less than the greater of:

- the closing price of the shares on the SEHK's daily quotation sheet on the date, which must be a business day, written on such option ("the Date of Grant");
- (ii) the average closing price of the shares on the SEHK as stated in the SEHK's daily quotation sheets for the five business days immediately preceding the Date of Grant; and
- (iii) the nominal value of the shares.

購股權計劃(續)

首次公開招股前購股權計劃

根據首次公開招股前購股權計劃,如本公司向任何承授人授 出購股權將會令致該承授人(連同先前已獲授的購股權)有權 認購首次公開招股前購股權計劃所涉股份總數超過25%,則 不得向該承授人授出有關購股權。

a) 根據二零零零年八月二日批准並於二零零一年九月 十一日及二零零二年十一月二十六日修訂的首次公開 招股前購股權計劃

本公司自二零零零年十一月二十四日開始授出購股權,並於二零零五年十月二十八日本公司股份在香港聯交所主板上市後終止授出購股權。由上市日期一周年之日、二周年之日及三周年之日開始,承授人可分別行使最多達25%、60%及100%的購股權,認購當中所涉股份(須減去先前已行使的購股權所涉股份數目)。行使價為港幣0.9元或首次公開招股價的80%(以較低者為準)。於二零零五年十月二十八日,首次公開招股價訂定為每股港幣1.25元。

b) 根據二零零五年三月二十二日批准授出的購股權

在二零零五年三月二十二日舉行的董事會會議上,董事會批准根據首次公開招股前購股權計劃,向所有長期僱員配發新一批購股權。上述購股權批授事宜須待本公司股份成功在香港聯交所主板上市後方可作實。有關條款與上文所述已授出的購股權相同,惟行使價除外,其應相等於首次公開招股價或每股港幣1.25元。

首次公開招股後購股權計劃

在二零零五年十月十四日舉行的本公司股東大會上,股東批准及採納一項購股權計劃(包括首次公開招股前購股權計劃)(「首次公開招股後購股權計劃」)。

根據此購股權計劃,董事會可全權酌情決定向本公司或本集 團旗下任何公司的任何僱員(不論全職或兼職)、董事(包括 獨立非執行董事)、顧問、業務夥伴或諮詢顧問授出可認購 股份的購股權,惟於任何十二個月期間內已發行或將發行予 任何一名承授人的股份總數並無超過本公司已發行股份的 1%。在購股權計劃項下授出的購股權分別在授出後十二個 月、二十四個月及三十六個月歸屬予承授人,屆時彼等可分 別行使有關購股權的25%、60%及100%。因行使購股權而 須就每股購股權支付的認購款項由董事會釐定,且不得少於 下列最高者:

- (i) 於購股權的書面要約日期(「授出日期」,其必須為營業 日),股份在香港聯交所每日報價表所列的收市價;
- (ii) 緊貼授出日期前五個營業日,股份於香港聯交所每日報價表所列在香港聯交所的平均收市價:及
- (iii) 股份面值。

Share Option Schemes (continued)

Post-IPO Share Option Scheme (continued)

At its meetings on 19 March 2007 and 14 April 2008 respectively, the Board approved an allotment of share options under the Post-IPO Share Option Scheme to all permanent staff in accordance with the terms stated above.

As at 31 December 2013, the Directors and employees of the Company had the following interests in options to subscribe for shares of the Company granted for nil consideration under the share option schemes of the Company. Each option gives the holder the right to subscribe for one ordinary share of the Company.

購股權計劃(續)

首次公開招股後購股權計劃(續)

在董事會分別於二零零七年三月十九日及二零零八年四月 十四日舉行的會議上,董事會批准根據首次公開招股後購股 權計劃,按照上文所述的條款向所有長期僱員配發購股權。

於二零一三年十二月三十一日,本公司董事及僱員擁有下文 所列可認購本公司股份的購股權權益,有關購股權乃根據本 公司購股權計劃以零代價授出。每股購股權賦予其持有人可 認購一股本公司普通股的權利。

		No. of options outstanding at 1 January 2013 於二零一三年 一月一日 尚未行使的 購股權數目	Effect of options lapsed upon termination of employment/ expiry of the 10-year exercise period 因終止受僱/十年行使期屆滿而失效的購股權的影響	No. of option exercised during the year 年內已行使 購股權數目	No. of options outstanding as at 31 December 2013 於二零一三年十二月三十一日尚未行使的購股權數目	Date granted 授出日期	Exercise period 行使期	Exercise price per share 每股行使價 HK\$ 港幣元	Market value per share on exercise of options^ 購股權 行使時 的市值^ HK\$
Directors CHENG Chun Chung, Andrew	董事 鄭俊聰	228,524	-	(228,524)	-	14/10/2005	10 years	1.25	1.50
		507,519	-	(507,519)	-	19/03/2007	十年 10 years 十年	1.42	1.76
CHUNG Shun Kwan, Emily	鍾順群	396,845	-	(396,845)	-	14/10/2005	10 years 十年	1.25	1.77
		415,243	=	=	415,243	19/03/2007	10 years 十年	1.42	=
Employees	僱員	40,000	=	(40,000)	-	in 2003 於二零零三年	10 years 十年	0.90	1.48
		65,000	-	(65,000)	-	in 2004 於二零零四年	10 years 十年	0.90	1.52
		5,366,364	(97,378)	(3,113,863)	2,155,123	14/10/2005	10 years 十年	1.25	1.62
		2,892,853	(60,117)	(811,873)	2,020,863	19/03/2007	10 years 十年	1.42	1.81
		2,229,090	(71,126)	(1,538,455)	619,509	14/04/2008	10 years 十年	1.01	1.50
Total	總計	12,141,438	(228,621)	(6,702,079)	5,210,738				

[^] being the weighted average closing price of the Company's ordinary shares immediately before the dates on which the options were exercised.

[^] 即本公司普通股於緊貼購股權行使日期前的加權平均收市價。

Share Option Schemes (continued)

Post-IPO Share Option Scheme (continued)

The options granted to the Directors are registered under the names of the Directors who are also the beneficial owners.

Information on the accounting policy for share options granted and the weighted average value per option is provided in *Note* 1(p)(ii) and 25(a)(ii) to the financial statements respectively.

Apart from the foregoing, at no time during the year was the Company, or its subsidiaries, a party to any arrangement to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in the Company or any other body corporate.

Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares and Underlying Shares

The Company has been notified of the following interest in the Company's issued shares as at 31 December 2013 amounting to 5% or more of the ordinary shares in issue:

購股權計劃(續)

首次公開招股後購股權計劃(續)

授予董事的購股權乃以董事的姓名登記,而彼等亦為實益擁 有人。

有關已授出購股權的會計政策及每股購股權的加權平均價值 的資料分別載於財務報表附註1(p)(ii)及附註25(a)(ii)。

除上文所述外,於年內任何時間,本公司或其附屬公司概無 訂立任何安排,致使本公司董事可藉購買本公司或任何其他 法人團體的股份而取得利益。

主要股東及其他人士於股份及相關股份的權 益及淡倉

本公司獲悉於二零一三年十二月三十一日擁有本公司已發行股份的權益達已發行普通股5%或以上的股東如下:

Ordinary shares of HK\$0.20 each

		母股囬伹港幣0.20元的普通胶				
		Registered shareholders 登記股東	Corporate/ individual interests 公司/個人權益	Number of shares 股份數目	% of total issued shares 佔已發行股份 總數百分比	
Substantial shareholders	主要股東					
South China (Jersey) Holdings	South China (Jersey)					
Limited	Holdings Limited	_	101,125,000	101,125,000	12.80%	
TAL Apparel Limited	聯業製衣有限公司	101,125,000	_	101,125,000	12.80%	
Dr. LEE Nai Shee Harry, S.B.S., J.P.	李乃熺博士·S.B.S., J.P.	_	95,673,000	95,673,000	12.11%	
Eastex (HK) Limited	Eastex (HK) Limited	95,673,000	=	95,673,000	12.11%	
Other persons	其他人士					
DJE Kapital AG*	DJE Kapital AG*	-	69,240,000	69,240,000	8.76%	

69,240,000

DJE Investment S.A.

DJE Investment S.A.

69,240,000

8.76%

^{*} The Company received an email from DJE Investment S.A. on 31 July 2008 to the effect that Dr. Jens Ehrhardt Kapital AG had been renamed DJE Kapital AG since 1 July 2008.

^{*} 於二零零八年七月三十一日,本公司接獲DJE Investment S.A.發出的電郵,表示Dr. Jens Ehrhardt Kapital AG已自二零零 八年七月一日起易名為DJE Kapital AG。

Substantial Shareholders' and Other Persons' Interests and Short Positions in Shares and Underlying Shares (continued)

The register of interests in shares and short positions kept under Section 336 of the SFO indicates that the interest disclosed by South China (Jersey) Holdings Limited is the same as the 101,125,000 shares disclosed by TAL Apparel Limited, its 100% owned subsidiary and the interest disclosed by Dr. LEE Nai Shee, Harry, S.B.S., J.P., is the same as the 95,673,000 shares disclosed by Eastex (HK) Limited, his 100% wholly owned company and the interest disclosed by DJE Kapital AG is the same as the 69,240,000 shares disclosed by DJE Investment S.A., its 81% owned subsidiary.

Apart from the above, the Company had not been notified by any person who had interests or short positions in the shares and underlying shares of the Company as at 31 December 2013, which was required to be kept under Section 336 of the SFO.

Sufficiency of Public Float

Based on the information that is publicly available to the Company and within the knowledge of the Directors of the Company as at the date of this annual report, the Company has maintained the prescribed public float under the Listing Rules.

Connected Transactions and Continuing Connected Transactions

There are no connected transactions or continuing connected transactions pursuant to the Listing Rules during the year of 2013.

Bank Loans and Other Borrowings

The Company did not have any bank loans and borrowings as at 31 December 2013.

Summary of Financial Information

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on Page 120 of the annual report.

Retirement Scheme

The Group operates a Mandatory Provident Fund Scheme (the "MPF Scheme") for all qualifying employees. Particulars of this retirement scheme are set out in *Note 24* to the financial statements.

主要股東及其他人士於股份及相關股份的權益及淡倉(續)

按本公司根據證券及期貨條例第336條規定備存的股份權益 及淡倉登記冊所示,South China (Jersey) Holdings Limited 所披露的權益與聯業製衣有限公司(其全資附屬公司)所 披露的101,125,000股股份屬同一批股份;李乃熺博士, S.B.S., J.P.所披露的權益與Eastex (HK) Limited(其全資附屬 公司)所披露的95,673,000股股份屬同一批股份,以及DJE Kapital AG所披露的權益與DJE Investment S.A.(其擁有81% 權益的附屬公司)所披露的69,240,000股股份屬同一批股份。

除上文所述外,截至二零一三年十二月三十一日,概無任何 人士知會本公司,表示其擁有根據證券及期貨條例第336條 的規定須予備存的本公司股份或相關股份的權益或淡倉。

足夠的公眾持股量

根據本公司公開取得的資料,以及就本公司董事所知,於本年報刊發日期,本公司維持上市規則所規定的公眾持股量。

關連交易及持續關連交易

二零一三年,概無訂立任何上市規則界定的關連交易或持續 關連交易。

銀行貸款及其他借款

於二零一三年十二月三十一日,本公司並無任何銀行貸款及 借款。

財務資料概要

本集團過去五個財政年度的業績及資產負債概要,載於年報 第120頁。

退休計劃

本集團為全體合資格僱員設立強制性公積金計劃(「強積金計劃」)。有關退休計劃詳情載於財務報表*附註24。*

Independence of Independent Non-executive Directors

The Company has received from each of the Independent Non-executive Directors an annual confirmation of independence pursuant to Rule 3.13 of the Listing Rules and considers all the Independent Non-executive Directors to be independent.

Auditors

The Company's auditor, KPMG, will retire at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of KPMG as auditors of the Company is to be proposed at the forthcoming Annual General Meeting.

By Order of the Board

Dr. LEE Nai Shee, Harry, S.B.S., J.P. *Chairman*

Hong Kong, 25 March 2014

獨立非執行董事的獨立性

本公司已接獲各獨立非執行董事根據上市規則第3.13條就彼 等的獨立性而發出的年度確認書。本公司認為全體獨立非執 行董事均屬獨立。

核數師

本公司核數師畢馬威會計師事務所將於即將舉行的股東周年 大會任滿告退,惟其符合資格並願意膺選連任。本公司將於 即將舉行的股東週年大會上提呈決議案,藉以續聘畢馬威會 計師事務所為本公司核數師。

承董事會命

主席

李乃熺博士,S.B.S., J.P.

香港,二零一四年三月二十五日

Other Information 其他資料

Purchase, Sales or Redemption of the Company's Listed Securities

During the twelve months ended 31 December 2013, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of its listed securities, other than those purchased or sold under the Share Award Scheme (*Note* 25(b)).

Closure of Register of Members

The Register of Members will be closed from 7 to 9 May 2014, both days inclusive, during which period no transfer of shares will be registered to determine the shareholders entitled to attend and vote at the Annual General Meeting to be held on 9 May 2014. All transfer of shares accompanied by share certificates and transfer forms must be lodged with the Company's registrar, Computershare Hong Kong Investors Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong, no later than 4:30 pm on 5 May 2014.

The Register of Members will also be closed from 15 to 19 May 2014, both days inclusive, during which period no transfer of shares will be registered. In order to qualify for the final dividend, all transfer of shares accompanied by share certificates and transfer forms must be lodged with the Company's registrar, Computershare Hong Kong Investor Services Limited, no later than 4:30 pm on 14 May 2014.

Dividend

The Board has recommended a final dividend of HK 6.2 cents per share (2012: HK 6.9 cents per share) for the year ended 31 December 2013. Together with the interim dividend of HK 4.0 cents (2012: HK 3.3 cents) paid on 9 October 2013, the total amount of 2013 dividend payable is HK 10.2 cents, (2012: HK 10.2 cents), roughly equivalent to 100% of the Group's profit attributable to shareholders for 2013.

The Board would like to draw the attention of shareholders to the Company's dividend policy enunciated at the time of the IPO in 2005, which is that the Company will pay out not less than 60% of its distributable profit as dividend. The fact that the Company has paid out 100% of its distributable profit over the past eight years does not mean that the dividend policy has changed.

購買、出售或贖回本公司的上市證券

於截至二零一三年十二月三十一日止十二個月內,除根據股份獎勵計劃購買或出售的股份外(附註25(b)),本公司或其任何附屬公司概無購買、出售或贖回本公司任何上市證券。

暫停辦理股份過戶登記

本公司將於二零一四年五月七日至九日(包括首尾兩日)期間,暫停辦理股份過戶登記手續。於此期間不會辦理股份過戶登記手續,以便釐定出席二零一四年五月九日舉行之股東週年大會並於會上投票之股東資格。所有股份的過戶文件連同有關股票及過戶表格必須於二零一四年五月五日下午四時三十分前,送達本公司的股份過戶登記處香港中央證券登記有限公司,地址為香港灣仔皇后大道東183號合和中心17樓1712-1716室。

本公司亦將於二零一四年五月十五日至十九日(包括首尾兩日)期間,暫停辦理股份過戶登記手續。於此期間不會辦理股份過戶登記手續。為符合收取末期股息的資格,所有股份的過戶文件連同有關股票及過戶表格,必須於二零一四年五月十四日下午四時三十分前,送達本公司的股份過戶登記處香港中央證券登記有限公司。

股息

董事會建議派付截至二零一三年十二月三十一日止年度末期股息每股6.2港仙(二零一二年:每股6.9港仙),連同二零一三年十月九日派付的中期股息每股4.0港仙(二零一二年:每股3.3港仙),二零一三年所派股息總額為每股10.2港仙(二零一二年:每股10.2港仙),基本相當於二零一三年本集團股東應佔溢利的100%。

董事會謹此向股東重申本公司於二零零五年首次公開招股時所闡明的股息政策,有關政策表明本公司將會分派不少於可供分派溢利的60%作為股息。事實上,本公司於過去八年一直全數100%分派本公司的可供分派溢利,惟此舉並不表示股息政策有所改變。

Report of the Auditors 核數師報告書

Independent auditor's report to the shareholders of Tradelink Electronic Commerce Limited

(Incorporated in Hong Kong with limited liability)

We have audited the consolidated financial statements of Tradelink Electronic Commerce Limited (the "Company") and its subsidiaries (together "the Group") set out on pages 49 to 119, which comprise the consolidated and company balance sheets as at 31 December 2013, the consolidated income statement, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended and a summary of significant accounting policies and other explanatory information.

Directors' responsibility for the consolidated financial statements

The directors of the Company are responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with Hong Kong Financial Reporting Standards issued by the Hong Kong Institute of Certified Public Accountants and the Hong Kong Companies Ordinance and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. This report is made solely to you, as a body, in accordance with section 141 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

獨立核數師報告書 致貿易通電子貿易有限公司股東

(於香港註冊成立的有限公司)

本核數師(以下簡稱「我們」)已審核列載於第49頁至第119頁 有關貿易通電子貿易有限公司(「貴公司」)及其附屬公司(統 稱「貴集團」)的綜合財務報表,此綜合財務報表包括於二零 一三年十二月三十一日的綜合資產負債表及 貴公司的資產 負債表與截至該日止年度的綜合收益表、綜合全面收益表、 綜合權益變動表及綜合現金流量表,以及主要會計政策概要 及其他附註資料。

董事就綜合財務報表須承擔的責任

貴公司董事須負責根據香港會計師公會頒佈的《香港財務報告準則》及按照香港《公司條例》的規定,編製真實而意見公允的綜合財務報表,以及維護董事認為必要的內部監控,以確保綜合財務報表的編製不會存在由於欺詐或錯誤而導致的重大錯誤陳述。

核數師的責任

我們的責任是根據我們的審核工作結果,對綜合財務報表提出意見,並按照香港《公司條例》第141條的規定,謹向整體股東報告。除此以外,我們的報告書不可用作其他用途。我們概不會就本報告書的內容,向任何其他人士負上或承擔任何責任。

我們已根據香港會計師公會頒佈的《香港審計準則》進行審 核。這些準則要求我們遵守道德規範,並規劃及執行審核, 以合理確定綜合財務報表是否不存有任何重大錯誤陳述。

Report of the Auditors 核數師報告書

Auditor's responsibility (continued)

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31 December 2013 and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the Hong Kong Companies Ordinance.

核數師的責任(續)

審核涉及執行程序以獲取有關綜合財務報表所載金額及披露資料的審核憑證。所選定的程序取決於核數師的判斷,包括評估由於欺詐或錯誤而導致綜合財務報表存有重大錯誤陳述的風險。在評估該等風險時,核數師會考慮與該公司編製真實而意見公允的綜合財務報表相關的內部監控,以便設計適當的審核程序,但此並非為對公司的內部監控的效能發表意見。審核亦包括評價董事所採用的會計政策的合適性及所作出的會計估計的合理性,以及評價綜合財務報表的整體列報方式。

我們相信,我們所獲得的審核憑證能充足和適當地為下列審 核意見建立基礎。

意見

我們認為,上述綜合財務報表已根據《香港財務報告準則》真實和公允地反映 貴公司及 貴集團於二零一三年十二月三十一日的財政狀況和 貴集團截至該日止年度的盈利及現金流量,並已按照香港《公司條例》妥善編製。

KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

25 March 2014

畢馬威會計師事務所

執業會計師 香港中環 遮打道十號 太子大廈八樓

二零一四年三月二十五日

Consolidated Income Statement 綜合收益表

For the year ended 31 December 2013 截至二零一三年十二月三十一日止年度

		Note 附註	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Turnover	營業額	3	230,006	232,383
Interest income	利息收入		11,863	11,898
Other net income	其他收入淨額	5	13,837	-
Cost of purchases	採購成本		(21,295)	(19,965)
Staff costs	僱員成本	6(a)	(90,756)	(89,847)
Depreciation	折舊		(9,997)	(9,959)
Other operating expenses	其他經營開支		(37,553)	(32,718)
Profit from operations	經營溢利		96,105	91,792
Share of results of associates	所佔聯營公司業績		120	2,973
Share of result of joint venture	所佔合營公司業績		(2,750)	(391)
Profit before taxation	除税前溢利	6	93,475	94,374
Taxation	税項	7(a)	(13,027)	(14,197)
Profit for the year	本年度溢利		80,448	80,177
Attributable to: Equity shareholders of the Company Non-controlling interest	以下人士應佔: 本公司股權持有人 非控股權益		80,511 (63)	80,262 (85)
Profit for the year	本年度溢利		80,448	80,177
Earnings per share (HK cents)	每股盈利(港仙)	14		
Basic	基本		10.4	10.4
Diluted	攤薄		10.2	10.2

The notes on pages 58 to 119 form part of these financial statements. Details of dividends payable to equity shareholders of the Company attributable to the profit for the year are set out in *Note 12*.

第58頁至第119頁的附註構成財務報表的一部分。由本年度溢利分配並應派付予本公司股權持有人的股息詳情載於*附註12*。

Consolidated Statement of Comprehensive Income 綜合全面收益表

For the year ended 31 December 2013 截至二零一三年十二月三十一日止年度

			2013	2012
			二零一三年	二零一二年
		Note	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
Profit for the year	本年度溢利		80,448	80,177
Other comprehensive income for the year (after tax and reclassification adjustments):	本年度其他全面收益(除税及重新分類 調整後):			
Items that may be reclassified to profit or loss:	或會重新分類至損益表的項目:			
Exchange differences on translation of:	換算下列各項所得的匯兑差額:			
 financial statements of PRC operations 	- 中國業務的財務報表		3,254	(66)
 non-controlling interest 	一非控股權益		18	4
Available-for-sale debt securities: net	可供出售債務證券:			
movement in fair value reserve	公平值儲備變動淨額	13	(9,208)	11,928
Total comprehensive income for the year	本年度全面收益總額		74,512	92,043
Attributable to:				
Attributable to:	以下人士應佔:			
Equity shareholders of the Company	本公司股權持有人		74,557	92,124
Non-controlling interest	非控股權益		(45)	(81)
Total comprehensive income for the year	本年度全面收益總額		74,512	92.043

The notes on pages 58 to 119 form part of these financial statements.

第58頁至第119頁的附註構成財務報表的一部分。

Consolidated Balance Sheet 綜合資產負債表

As at 31 December 2013 於二零一三年十二月三十一日

			2013	2012
			二零一三年	二零一二年
		Note	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
Non-current assets	JL ∀- ₹L 'A7 ~			
Fixed assets	非流動資產 固定資產	15(a)	26 672	41,376
Goodwill		13(a)	36,673 9,976	
Interest in associates	商譽	17	•	9,976
	所佔聯營公司權益	17	98,601	100,010
Interest in joint venture	所佔合營公司權益	18	1,832	4,443
			147,082	155,805
Current assets	流動資產			
Trade receivables	流劉貝産 應收賬款	20	18,057	24,135
Other receivables and prepayments	其他應收款項及預付款項	21	42,072	43,547
Other freceivables and prepayments Other financial assets	其他財務資產	19	289,444	265,234
Deposits with bank	銀行存款	19	4,897	3,700
Cash and cash equivalents	現金及現金等值		108,947	123,552
Casif and Casif equivalents	况並 <u>风</u> 况业专 <u>但</u>		100,947	123,332
			463,417	460,168
Current liabilities	流動負債			
Trade creditors, accounts payable and	應付賬款、應付款項及			
other payables	其他應付款項	22	231,082	247,931
Taxation	税項	8(a)	2,454	4,616
			233,536	252,547
Net current assets	流動資產淨值		229,881	207,621
Total assets less current liabilities	資產總額減流動負債		376,963	363,426
Non-current liabilities	非流動負債			
Provision for long service payments	長期服務金撥備	23	2,954	2,923
Deferred taxation	遞延税項	8(b)	1,053	1,533
			4,007	4,456
				., .00
NET ASSETS	資產淨值		372,956	358,970

Consolidated Balance Sheet 綜合資產負債表

As at 31 December 2013 於二零一三年十二月三十一日

權益總額		372,956	358,970
非控股權益		_	522
應佔權益總額		372,956	358,448
本公司股權持有人			
油油		214,090	201,730
	∠b(D)(I)	'	156,718 201,730
	06(1)(1)	150.050	150 710
	附註	港幣千元	港幣千元
	Note	HK\$'000	HK\$'000
		二零一三年	二零一二年
		2013	2012
	應佔權益總額 非控股權益	附註 資本及儲備 股本 26(b)(i) 儲備 本公司股權持有人 應佔權益總額 非控股權益	Note 附註 二零一三年 HK\$'000 港幣千元 資本及儲備 股本 26(b)(i) 158,058 214,898 本公司股權持有人 應佔權益總額 372,956 非控股權益 -

Approved and authorised for issue by the Board of Directors on 25 March 2014.

經董事會於二零一四年三月二十五日批准及授權刊發。

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Chairman

主席

李乃熺博士 · S.B.S., J.P.

WU Wai Chung, Michael Executive Director

執行董事 吳**偉驄**

The notes on pages $58\ \text{to}\ 119\ \text{form}$ part of these financial statements.

第 58頁至第119頁的附註構成財務報表的一部分。

Balance Sheet 資產負債表

As at 31 December 2013

於二零一三年十二月三十一日

			2013 二零一三年	2012 二零一二年
		Note	—零一三年 HK\$'000	_参 [—] _年 HK\$'000
		附註	港幣千元	港幣千元
		PIVā±	唐帝干儿	/色帝 1 儿
Non-current assets	非流動資產			
Fixed assets	固定資產	15(b)	35,711	39,893
Interest in associates	所佔聯營公司權益	17	79,601	79,048
Interest in subsidiaries	所佔附屬公司權益	16	49,005	48,632
			164,317	167,573
Current assets	流動資產			
Trade receivables	應收賬款	20	12,646	12,846
Other receivables and prepayments	其他應收款項及預付款項	20	282,731	261,621
Deposits with bank	銀行存款		3,879	2,700
Cash and cash equivalents	現金及現金等值		101,075	119,038
Cash and Cash equivalents	·		101,073	119,030
			400,331	396,205
Current liabilities	流動負債			
Trade creditors, accounts payable and	應付賬款、應付款項及			
other payables	其他應付款項	22	224,202	242,239
Taxation	税項	8(a)	2,480	3,313
			226,682	245,552
Net current assets	流動資產淨值		173,649	150,653
net current assets	加到貝庄伊但 		173,043	130,000
Total assets less current liabilities	資產總額減流動負債		337,966	318,226
Non-current liabilities	非流動負債			
Provision for long service payments	非加盟貝頃 長期服務金撥備	23	2,679	2,653
Deferred taxation	远延税項 遞延税項	8(b)	951	1,367
25.5.1.54 (47411511	をはたことです。	0(0)	551	1,507
			3,630	4,020
NET ACCETS	Versity voil by		224.222	014.000
NET ASSETS	資產淨值		334,336	314,206

Balance Sheet 資產負債表

於二零一三年十二月三十一日

			2212	0010
			2013	2012
			二零一三年	二零一二年
		Note	HK\$'000	HK\$'000
		附註	港幣千元	港幣千元
Capital and reserves	資本及儲備			
Share capital	股本	26(b)(i)	158,058	156,718
Reserves	儲備		176,278	157,488
TOTAL EQUITY	權益總額		334,336	314,206

Approved and authorised for issue by the Board of Directors on 25 March 經董事會於二零一四年三月二十五日批准及授權刊發。 2014.

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Chairman

主席

李乃熺博士,S.B.S., J.P.

WU Wai Chung, Michael

Executive Director

執行董事

吳偉驄

The notes on pages 58 to 119 form part of these financial statements.

第 58頁至第 119頁的附註構成財務報表的一部分。

Consolidated Statement of Changes in Equity 綜合權益變動表

For the year ended 31 December 2013 截至二零一三年十二月三十一日止年度

					Attributable to equity shareholders of the Company 本公司股權持有人應佔							
					Shares held for Share			Fair			Non-	
			Share capital	Share premium	Award Scheme 為股份	Capital reserve	Exchange reserve	value reserve	Retained profits	Total	controlling interest	Total equity
		Note 附註	股本 HK\$'000 港幣千元	股份溢價 HK\$'000 港幣千元	獎勵計劃 持有的股份 HK\$'000 港幣千元	資本儲備 HK\$'000 港幣千元	匯兑儲備 HK\$'000 港幣千元	公平值 儲備 HK\$'000 港幣千元	保留溢利 HK\$'000 港幣千元	總計 HK\$'000 港幣千元	非控股 權益 HK\$'000 港幣千元	權益 總額 HK\$'000 港幣千元
As at 1 January 2012	於二零一二年一月一日		156,509	121,449	(12,386)	4,542	7,329	(2,280)	65,643	340,806	-	340,806
Changes in equity for 2012	二零一二年的股本權益變動											
Dividends approved in respect of the	上年度已批准股息	10							(47.745)	(47.745)		(47.745
previous year	74/二年四心	12 26(h)(ii)	200	- O4E	-	(100)	-	-	(47,745)	(47,745)	-	(47,745
Issue of new shares Equity-settled share-based transactions	發行新股份 以股權結算的股份交易	26(b)(ii)	209	945	-	(108) 689	-	-	-	1,046 689	-	1,046 689
Equity-settled share-based transactions Changes in shares held for share award	以放權結算的放衍父易 為股份獎勵計劃持有的		-	-	-	089	-	-	-	689	-	689
scheme	股份變動		-	-	(3,696)	-	-	-	-	(3,696)	-	(3,696
Vesting of awarded shares	獎勵股份歸屬		-	-	1,051	(70)	-	-	102	1,083	-	1,083
Lapse of share options	購股權失效		-	-	-	(214)	-	-	214	-	-	-
Equity contribution from non-controlling interest	非控股權益出資		_	_	_	_	_	_	_	_	603	603
Profit for the year	本年度溢利		-	-	-	-	-	-	80,262	80,262	(85)	80,177
Other comprehensive income for the year	本年度其他全面收益		_	_	_	_	(66)	11,928	_	11,862	4	11,866
Total comprehensive income for the year	本年度全面收益總額		_				(66)	11,928	80,262	92,124	(81)	92,043
Dividends declared in respect of the current year	本年度已決議派發的股息	12					(00)	-	(25,859)	(25,859)	(01)	(25,859
of the current year		12	_						(20,000)	(20,000)		(20,000
As at 31 December 2012 and 1 January 2013	於二零一二年十二月三十一日及 二零一三年一月一日		156,718	122,394	(15,031)	4,839	7,263	9,648	72,617	358,448	522	358,970
Changes in assists for 2012	一墨 一左从肌士徐兴绕到											
Changes in equity for 2013 Dividends approved in respect of the	二零一三年的股本權益變動 上年度已批准股息											
previous year		12	-	-	-	-	-	-	(54,328)	(54,328)	-	(54,328
ssue of new shares	發行新股份	26(b)(ii)	1,340	8,723	-	(1,867)	-	-	-	8,196	-	8,196
Equity-settled share-based transactions	以股權結算的股份交易		-	-		2,550	-	-	-	2,550	-	2,550
Disposal of unallocated shares Changes in shares held for share award	出售未分配股份 為股份獎勵計劃持有的	25(b)(ii)	-	-	7,464	-	-	-	8,804	16,268	-	16,268
scheme	股份變動		-	-	(2,828)	-	-	-	-	(2,828)	-	(2,828
Vesting of awarded shares	獎勵股份歸屬		-	-	2,173	(510)	-	-	(45)	1,618	-	1,618
Lapse of share options	購股權失效		-	-	-	(58)	-	-	58	-	-	-
Disposal of a subsidiary	出售附屬公司	16 (c)	-	-	-	-	-	-	- 00 511	- 00 511	(477)	(477
Profit for the year Other comprehensive income	本年度溢利 本年度其他全面收益		-	-	-	-	-	-	80,511	80,511	(63)	80,448
for the year			-	-	-	-	3,254	(9,208)	-	(5,954)	18	(5,936
Total comprehensive income for the year	本年度全面收益總額		-	_	-	-	3,254	(9,208)	80,511	74,557	(45)	74,512
Dividends declared in respect of the current year	本年度已決議派發的股息	12		_		_		_	(31,525)	(31,525)	-	(31,525
or the current keqt		12							(31,323)	(31,323)		(31,323
	於二零一三年十二月三十一日				(8,222)		10,517			372,956		372,956

Consolidated Cash Flow Statement 綜合現金流量表

For the year ended 31 December 2013 截至二零一三年十二月三十一日止年度

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
On analysis of a shirthing	1777 JUN 1814 7HT		
Operating activities	經營業務		
Profit before taxation	除税前溢利	93,475	94,374
Adjustments for:	調整:		
Depreciation	折舊	9,997	9,959
Net loss on disposals of fixed assets	出售固定資產虧損淨額	66	25
Interest income	利息收入	(11,863)	(11,898)
Share of results of associates	所佔聯營公司業績	(120)	(2,973)
Share of result of joint venture	所佔合營公司業績	2,750	391
Equity-settled share-based payment	以股權結算並以股份為基礎的支付	2,550	689
Net foreign exchange gain	匯兑收益淨額	(2,802)	(155)
Gain on disposal of an associate	出售聯營公司投資所得收益	(7,000)	_
Gain on disposal of a subsidiary	出售附屬公司所得收益	(106)	_
Net gain on disposal of available-for-sale debt securities	出售可供出售債務證券的收益淨額	(6,731)	_
Operating profit before changes in working capital	未計營運資金變動前的經營溢利	80,216	90,412
Decrease/(increase) in trade and other receivables	應收賬款、其他應收款項		
and prepayments	及預付款項減少/(增加)	8,393	(18,446)
(Decrease)/increase in trade creditors, accounts payable	應付賬款、應付款項及其他		
and other payables	應付款項(減少)/增加	(11,077)	27,402
Decrease in customer deposits received	已收客戶按金減少	(3,592)	(2,805)
Net payment for purchase of shares for Share Award Scheme	為股份獎勵計劃購入股份的付款淨額	(2,828)	(3,696)
Proceeds from disposal of shares for Share Award Scheme	為股份獎勵計劃出售股份所得款項	16,268	_
Cash generated from operations	經營產生的現金	87,380	92,867
Hong Kong Profits Tax paid	已繳香港利得税	(15,195)	(15,306)
PRC tax paid	已繳中國税項	(474)	(194)
Net cash generated from operating activities	經營活動產生的現金淨額	71,711	77,367

Consolidated Cash Flow Statement 綜合現金流量表

For the year ended 31 December 2013 截至二零一三年十二月三十一日止年度

		2013	2012
		二零一三年	二零一二年
		— ▼ —⊤ HK\$'000	—₹ —+ HK\$'000
		港幣千元	港幣千元
		78117 1 70	70117170
Investing activities	投資活動		
Proceeds from disposal of available-for-sale debt securities	出售可供出售債務證券所得款項	175,736	=
Payment for purchase of available-for-sale debt securities	購入可供出售債務證券所支付款項	(199,653)	(27,591)
Payment for purchase of fixed assets	購置固定資產所支付款項	(5,360)	(6,350)
Payment for investment in a joint venture	投資合營公司所支付款項	_	(4,831)
Interest received	已收利息	10,437	11,688
Dividend received from an associate	已收聯營公司的股息	4,741	870
Proceeds from disposal of an associate	出售聯營公司所得款項	7,000	-
Net cash outflow from disposal of a subsidiary	出售附屬公司產生的現金流出淨額	(387)	_
(Placement)/receipts of deposits with bank	(存入)/收取銀行存款	(1,173)	38,037
Net cash (used in)/generated from investing activities	投資活動(所用)/所產生現金淨額	(8,659)	11,823
Financing activities	融資活動		
December 1 to 1 t	10 15 0# 00 15 1 #J 3V /= 00 /0 55 /B 15 72	0.106	1.046
Proceeds from shares issued under share option schemes	根據購股權計劃發行股份所得款項	8,196	1,046
Dividends paid to equity shareholders of the Company Equity contribution from non-controlling interest	已付本公司股權持有人的股息 非控股權益出資	(85,853)	(73,604) 603
Equity continuation from from continuing interest	<u> </u>	_	003
Net cash used in financing activities	融資活動所用的現金淨額	(77,657)	(71,955)
Net (decrease)/increase in cash and cash equivalents	現金及現金等值(減少)/增加淨額	(14,605)	17,235
Cash and cash equivalents as at 1 January	於一月一日的現金及現金等值	123,552	106,317
Cash and cash equivalents as at 31 December	於十二月三十一日的現金及現金等值	108,947	123,552

The notes on pages 58 to 119 form part of these financial statements.

第58頁至第119頁的附註構成財務報表的一部分。

1 Significant accounting policies

(a) Statement of compliance

These financial statements have been prepared in accordance with all applicable Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual HKFRSs, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA"), accounting principles generally accepted in Hong Kong and the requirements of the Hong Kong Companies Ordinance. These financial statements also comply with the applicable disclosure provisions of the Rules Governing the Listing of Securities ("Listing Rules") on The Stock Exchange of Hong Kong Limited ("SEHK"). A summary of the significant accounting policies adopted by the Company and its subsidiaries ("the Group") is set out below.

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group and the Company. Note 1(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

(b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 December 2013 comprise the Group and the Group's interest in associates and a joint venture.

The measurement basis used in the preparation of the financial statements is the historical cost basis, except for available-for-sale debt securities, which are stated at their fair value (*Note* 1(i)).

The preparation of financial statements in conformity with HKFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods. Major sources of estimation uncertainty are disclosed in *Note 2*.

1 主要會計政策

(a) 遵守聲明

此等財務報表是按照香港會計師公會頒佈的所有適用香港財務報告準則(「香港財務報告準則」),該統稱包括所有適用的單獨的《香港財務報告準則》、《香港會計準則))(「香港會計準則」)及詮釋、香港公認會計原則及香港《公司條例》的規定而編製。此外,此等財務報表亦已遵照香港聯合交易所有限公司(「香港聯交所」)證券上市規則(「上市規則」)中適用的披露規定。本公司及其附屬公司(合稱「本集團」)所採用的主要會計政策撮要載列如下。

香港會計師公會頒佈了若干新訂及經修訂的香港 財務報告準則,有關準則自本集團及本公司的本 會計期間開始生效或可供提前採用。於本期間及 過往會計期間,由於初次運用上述與本集團有關 的新訂及經修訂香港財務報告準則而導致會計政 策變動的影響已反映於此等財務報表中。有關資 料載於財務報表附註1(c)內。

(b) 財務報表的編製基準

截至二零一三年十二月三十一日止年度的綜合財 務報表包括本集團及本集團所佔聯營公司及合營 公司權益。

編製財務報表所使用的計算基準為歷史成本法, 但可供出售債務證券除外,其以公平值列賬(附註 1(i))。

編製此等符合香港財務報告準則的財務報表需要管理層作出判斷、估計及假設,而該等判斷、估計及假設,而該等判斷、估計及假設會影響政策的應用及所申報的資產、負債、收入及開支的數額。該等估計及相關假設乃根據過往經驗及管理層相信於該等情況下乃屬合理的各項其他因素而作出,所得結果構成管理層在無法依循其他來源得知資產及負債的賬面值時作出判斷的基準。實際數字或會有別於估計數字。

本集團持續就所作估計及相關假設作出評估。會計估計的變動如僅影響當期,則有關會計估計變動將於當期確認。如該項會計估計變動影響當期及以後期間,則有關會計估計變動將於當期及以後期間確認。導致估算出現不確定性的主要緣由將於附註2披露。

1 Significant accounting policies (continued)

(c) Changes in accounting policies

The HKICPA has issued a number of new HKFRSs and amendments to HKFRSs that are first effective for the current accounting period of the Group and the Company. Of these, the following developments are relevant to the Group's financial statements:

- Amendments to HKAS 1, Presentation of financial statements Presentation of items of other comprehensive income
- HKFRS 10, Consolidated financial statements
- HKFRS 11, Joint arrangements
- HKFRS 12, Disclosure of interests in other entities
- HKFRS 13. Fair value measurement

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period. Impacts of the adoption of other new or amended HKFRSs are discussed below:

Amendments to HKAS 1, Presentation of financial statements – Presentation of items of other comprehensive income

The amendments to HKAS 1 require entities to present separately the items of other comprehensive income that would be reclassified to profit or loss in the future if certain conditions are met from those that would never be reclassified to profit or loss. The presentation of other comprehensive income in the consolidated statement of comprehensive income has been modified accordingly.

HKFRS 10, Consolidated financial statements

HKFRS 10 replaces the requirements in HKAS 27, Consolidated and separate financial statements relating to the preparation of consolidated financial statements and HK-SIC 12 Consolidation – Special purpose entities. It introduces a single control model to determine whether an investee should be consolidated, by focusing on whether the entity has power over the investee, exposure or rights to variable returns from its involvement with the investee and the ability to use its power to affect the amount of those returns.

As a result of the adoption of HKFRS 10, the Group has changed its accounting policy with respect to determining whether it has control over an investee. The adoption does not change any of the control conclusions reached by the Group in respect of its involvement with other entities as at 1 January 2013.

1 主要會計政策(續)

(c) 會計政策的變動

香港會計師公會頒佈了數項新訂的香港財務報告 準則及香港財務報告準則的修訂,並於本集團及 本公司的今個會計期間首次生效。當中,以下為 相關於本集團財務報表的變動:

- 《香港會計準則》第1號的修訂一「財務報表的 呈列一其他全面收益項目的呈列|
- 《香港財務報告準則》第10號一「*綜合財務報* 表」
- 《香港財務報告準則》第11號-「合營安排」
- 《香港財務報告準則》第12號一「其他實體之權益披露」
- 《香港財務報告準則》第13號-「公平值計量」

本集團並無應用任何於本會計期間尚未生效的新 訂準則或詮釋。採納其他新或修訂香港財務報告 準則之影響討論如下:

《香港會計準則》第1號的修訂一「財務報表的呈 列一其他全面收益項目的呈列」

《香港會計準則》第1號的修訂規定,實體須把於 未來在符合若干條件的情況下或會重新分類至損 益表的其他全面收益項目,與不會重新分類至損 益表的其他全面收益項目分開呈列。在綜合全面 收益表中,其他全面收益項目的呈列方式已作出 相應修改。

《香港財務報告準則》第10號一「綜合財務報表 |

《香港財務報告準則》第10號取代了有關編製綜合財務報表的《香港會計準則》第27號「綜合及獨立財務報表」以及香港(常務詮釋委員會)詮釋第12號「合併一特殊目的實體」規定。《香港財務報告準則》第10號引入單一控制模式,以釐定被投資公司應否予以合併處理,主要視乎有關實體是否有權控制被投資公司、對來自被投資公司業務的浮動回報具有承擔或享有權利,以及能否運用權力影響該等回報金額。

由於採納了《香港財務報告準則》第10號,本集團已變更用於釐定本集團是否擁有被投資公司控制權的會計政策。就截至二零一三年一月一日與本集團有所關連的其他實體而言,採納是項準則並無變更本集團就是否擁有有關實體控制權所作出的任何結論。

1 Significant accounting policies (continued)

(c) Changes in accounting policies (continued)

HKFRS 11, Joint arrangements

HKFRS 11, which replaces HKAS 31, *Interests in joint ventures*, divides joint arrangements into joint operations and joint ventures. Entities are required to determine the type of an arrangement by considering the structure, legal form, contractual terms and other facts and circumstances relevant to their rights and obligations under the arrangement. Joint arrangements which are classified as joint operations under HKFRS 11 are recognised on a line-byline basis to the extent of the joint operator's interest in the joint operation. All other joint arrangements are classified as joint ventures under HKFRS 11 and are required to be accounted for using the equity method in the Group's consolidated financial statements. Proportionate consolidation is no longer allowed as an accounting policy choice.

As a result of the adoption of HKFRS 11, the Group has changed its accounting policy with respect to its interests in joint arrangements and re-evaluated its involvement in its joint arrangements. The Group has reclassified the investment from jointly controlled entity to joint venture. The investment continues to be accounted for using the equity method and therefore this reclassification does not have any material impact on the financial position and the financial result of the Group.

HKFRS 12, Disclosure of interests in other entities

HKFRS 12 brings together into a single standard all the disclosure requirements relevant to an entity's interests in subsidiaries, joint arrangements, associates and unconsolidated structured entities. The disclosures required by HKFRS 12 are generally more extensive than those previously required by the respective standards for these investees. To the extent that the requirements are applicable to the Group, the Group has provided those disclosures in *Note 17*.

HKFRS 13, Fair value measurement

HKFRS 13 replaces existing guidance in individual HKFRSs with a single source of fair value measurement guidance. HKFRS 13 also contains extensive disclosure requirements about fair value measurements for both financial instruments and non-financial instruments. To the extent that the requirements are applicable to the Group, the Group has provided those disclosures in *Note 27(e)*. The adoption of HKFRS 13 does not have any material impact on the fair value measurements of the Group's assets and liabilities.

1 主要會計政策(續)

(c) 會計政策的變動(續)

《香港財務報告準則》第11號-「合營安排 |

《香港財務報告準則》第11號取代了《香港會計準則》第31號「於合營企業的權益」,將合營安排分為共同經營及合營企業。實體須審視根據共同安排所定權責的結構、法律形式、合約條款以及其他事實及情況,從而確定安排的種類。合營安排若被歸類為《香港財務報告準則》第11號項下的共同經營,則逐項入賬,惟以共同經營者於共同經營的權益為限。所有其他合營安排會被歸類為《香港財務報告準則》第11號項下的合營企業,須於本集團綜合財務報表內按權益法入賬。會計政策中不再設有按比例綜合法入賬的選擇。

由於採納了《香港財務報告準則》第11號,本集團已變更有關所佔合營安排權益的會計政策,並重新評估其於合營安排的參與程度。本集團已把有關投資由共同控制實體,重新分類至合營企業。有關投資繼續按權益法入賬,因此是項重新分類並無對本集團的財政狀況及財務業績構成任何重大影響。

《香港財務報告準則》第12號一「其他實體之權益 按釋 |

《香港財務報告準則》第12號將實體所佔附屬公司、合營安排、聯營公司及未合併的結構化實體的權益的所有相關披露規定歸入單一準則內。《香港財務報告準則》第12號規定的披露範圍普遍較以往準則所要求的更為廣泛。適用於本集團的規定,已於附註17作出有關披露。

《香港財務報告準則》第13號一「公平值計量」

《香港財務報告準則》第13號以單一公平值計量指引取代目前個別香港財務報告準則的有關指引。此外,《香港財務報告準則》第13號亦載有有關金融工具及非金融工具公平值計量的詳細披露規定。倘該等規定適用於本集團,本集團於附註27(e)作出有關披露。採納《香港財務報告準則》第13號不會對本集團資產及負債的公平值計量構成任何重大影響。

1 Significant accounting policies (continued)

(d) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised in profit or loss as follows:

(i) Transaction fees, handling fees and registration fees

Revenue is recognised when services have been provided to customers.

(ii) Annual subscription fees

Revenue is recognised on a time-apportioned basis by reference to the period of the subscription.

(iii) Dividends

Dividend income from unlisted investments is recognised when the shareholder's right to receive payment is established.

(iv) Interest income

Interest income is recognised as it accrues using the effective interest method.

(v) Services income

Services income is recognised when the relevant services have been provided to customers and is after deduction of any trade discounts and other necessary costs of services.

(e) Fixed assets

The following items of fixed assets are stated in the balance sheet at cost less accumulated depreciation (or amortisation) and impairment losses ($Note\ 1(k)$):

- buildings held for own use which are situated on leasehold land, where the fair value of the building could be measured separately from the fair value of the leasehold land at the inception of the lease (see *Note 1(j)*);
- interest in leasehold land: and
- other items of plant and equipment.

Gains or losses arising from the retirement or disposal of an item of fixed assets are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal.

1 主要會計政策(續)

(d) 收益確認

收益按已收或應收代價的公平值計量。在經濟效益可能會流入本集團,且收益及成本(如適用)能可靠地計算的情況下,便會根據下列基準在收益表確認收益:

(j) 交易費、處理費及登記費

有關收益乃於向客戶提供服務後確認。

(ii) 年費

有關收益乃參考登記年期而按時間比例確認。

(iii) 股息

來自非上市投資的股息收入乃於股東收取股息的權利獲確立時確認。

(iv) 利息收入

利息收入乃採用實際利率法於累計時確認。

(v) 服務收入

服務收入乃於向客戶提供相關服務後,並經 扣除任何交易折扣及其他所需服務成本後確 認。

(e) 固定資產

下列固定資產項目於資產負債表按成本值減去累計折舊(或攤銷)及減值虧損(附註1(k))列賬:

- 持作自用並建於租賃土地上的樓宇,而其公 平值在租賃開始時可與租賃土地的公平值分 開計量(見附註1(i));
- 租賃土地權益;及
- 其他機器及設備項目。

報廢或出售固定資產項目所產生的盈虧,乃出售 所得款項淨額與有關項目賬面值之間的差額,並 於報廢或出售日期在收益表中確認。

1 Significant accounting policies (continued)

(e) Fixed assets (continued)

Depreciation is calculated to write off the cost of items of fixed assets, less their estimated residual value, if any, using the straight line method over their estimated useful lives as follows:

Leasehold improvements lower of 5 years or the remaining term of the lease

Platform hardware and software,

computer and office equipment 3–5 years
Motor vehicles 3 years
Furniture and fixtures 5 years
Building 20 years
Leasehold land unexpired term of the lease

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

(f) Subsidiaries and non-controlling interests

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances and transactions and cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to extent that there is no evidence of impairment.

Non-controlling interests represent the equity in a subsidiary not attributable directly or indirectly to the company, and in respect of which the Group has not agreed any additional terms with the holders of those interests which would result in the Group as a whole having a contractual obligation in respect of those interests that meets the definition of a financial liability. For each business combination, the Group can elect to measure any non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the subsidiary's net identifiable assets.

1 主要會計政策(續)

(e) 固定資產(續)

固定資產項目乃使用直線法按其估計可使用年期 減去估計剩餘價值(如有)以撇銷其成本值計算折 舊,詳情如下:

租賃物業裝修 5年或剩餘租期

(以較短者為準)

平台硬件及軟件、

 電腦以及辦公室設備
 3-5年

 汽車
 3年

 傢俬及裝置
 5年

 樓宇
 20年

 租賃土地
 未屆滿租約年期

當一項物業、廠房及設備的各部分有不同的可使 用年期,此項目各部分的成本將按合理基礎分配,而每部分將作個別折舊。資產的可使用年期 及其剩餘價值(如有)會每年進行檢討。

(f) 附屬公司及非控股權益

附屬公司為本集團控制的實體。倘本集團透過參與實體的業務而對其可變回報承擔風險或享有權利,並可使用對該實體的權力影響該等回報,則本集團控制該實體。於評估本集團是否有權力時,僅考慮(本集團及其他各方)所持之實際權利。

於附屬公司的投資會自控制開始日期起合併入賬 綜合財務報表內,直至控制結束日期為止。集團 內公司間的結餘及交易和現金流量和集團內公司 間的交易所產生的任何未變現溢利於編製綜合財 務報表時悉數抵銷。如並無出現減值跡象,集團 內公司間的交易所產生的未變現虧損按照未變現 收益的相同方式抵銷。

非控股權益指非直接或間接歸屬於本公司的附屬 公司權益,且本集團就此並無與該等權益持有人 協定任何額外條款,致使本集團整體須就該等符 合金融負債定義的權益承擔合約責任。就各業務 合併而言,本集團可選擇按公平值或按非控股權 益佔附屬公司可識別淨資產的比例而計量任何非 控股權益。

1 Significant accounting policies (continued)

(f) Subsidiaries and non-controlling interests (continued)

Non-controlling interests are presented in the consolidated balance sheet within equity, separately from equity attributable to the equity shareholders of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated income statement and the consolidated statement of comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the equity shareholders of the company. Loans from holders of non-controlling interests and other contractual obligations towards these holders are presented as financial liabilities in the consolidated balance sheet in accordance with $Note\ 1(m)$ depending on the nature of the liability.

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling and non-controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognised.

When the Group loses control of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset (see *Note 1(i)* or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture (see *Note 1(g)*).

In the Company's balance sheet, an investment in a subsidiary is stated at cost less any impairment losses (see *Note* 1(k)), unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

(g) Associates and joint ventures

An associate is an entity in which the Group or Company has significant influence, but not control or joint control, over its management, including participation in the financial and operating policy decisions.

A joint venture is an arrangement whereby the Group or Company and other parties, contractually agree to share control of the arrangement and have rights to the net assets of the arrangement.

1 主要會計政策(續)

(f) 附屬公司及非控股權益(續)

非控股權益於綜合資產負債表的權益內呈列,獨立於本公司權益持有人應佔的權益。本集團業績的非控股權益乃於綜合收益表及綜合全面收益表列作本公司非控股權益及權益持有人之間的本年度溢利或虧損總額及全面收益總額的分配結果。非控股權益持有人提供的貸款及向該等持有人承擔的合約責任乃根據附註1(m)及視乎負債的性質於綜合資產負債表列作財務負債。

本集團所佔附屬公司權益的變動(不會導致失去控制權)計作股權交易,而綜合權益內的控股及非控股權益金額將會作出調整,以反映相關權益的變動,但不會對商譽作出調整,亦不會確認任何損益。

在本集團失去附屬公司控制權的情況下,有關交易將會當作出售有關附屬公司的全部權益入賬,而所得盈虧將於收益表中確認入賬。於失去控制權當日在該前附屬公司仍然保留的任何權益將按公平值確認入賬,而此金額將被視為財務資產於首次確認時的公平值(見*附註1(i)*)或(如適用)於聯營公司或合營公司的投資在首次確認時的成本值(見*附註1(g)*)。

在本公司的資產負債表內,於附屬公司的投資按 成本值減去任何減值虧損(見附註1(k))列賬,但 如有關投資已被列作持作銷售投資(或計入分類為 持作銷售的出售集團)則除外。

(g) 聯營公司及合營公司

聯營公司是指本集團或本公司可以對其管理層發揮重大影響力(但並非控制或共同控制其管理層)的公司,包括參與財務及經營政策的決定。

合營公司指一項安排,本集團或本公司及其他訂 約方訂約同意對該安排有共同控制權及對該安排 之資產淨額擁有權利。

1 Significant accounting policies (continued)

(g) Associates and joint ventures (continued)

An investment in an associate or a joint venture is accounted for in the consolidated financial statements under the equity method, unless it is classified as held for sale (or included in a disposal group that is classified as held for sale). Under the equity method, the investment is initially recorded at cost, adjusted for any excess of the Group's share of the acquisition-date fair values of the investee's identifiable net assets over the cost of the investment (if any). Thereafter, the investment is adjusted for the post acquisition change in the Group's share of the investee's net assets and any impairment loss relating to the investment (see Notes 1(h) and (k)). Any acquisition-date excess over cost, the Group's share of the postacquisition, post-tax results of the investees and any impairment losses for the year are recognised in the consolidated income statement, whereas the Group's share of the post-acquisition post-tax items of the investees' other comprehensive income is recognised in the consolidated statement of comprehensive income.

When the Group's share of losses exceeds its interest in the associate or the joint venture, the Group's interest is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee. For this purpose, the Group's interest is the carrying amount of the investment under the equity method together with the Group's long-term interests that in substance form part of the Group's net investment in the associate or the joint venture.

Unrealised profits and losses resulting from transactions between the Group and its associates and joint venture are eliminated to the extent of the Group's interest in the investee, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in profit or loss.

If an investment in an associate becomes an investment in a joint venture or vice versa, retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, when the Group ceases to have significant influence over an associate or joint control over a joint venture, it is accounted for as a disposal of the entire interest in that investee, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former investee at the date when significant influence or joint control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset (see *Note 1(i)*).

1 主要會計政策(續)

(g) 聯營公司及共同控制實體(續)

於聯營公司或合營公司的投資根據權益法入賬綜合財務報表,但如有關投資已被列作持作銷售投資(或計入分類為持作銷售的出售集團)則除外。根據權益法,有關投資首先按成本值入賬,並就本集團所佔被投資公司可辨別資產淨值於收購日期的公平值超過投資成本之數(如有)作出調整。有關投資其後按本集團所佔被投資公司資產淨值於收購後的變動及任何關乎有關投資的減值虧損作出調整(見附註1(h)及(k))。於收購日期超過成本值之數、本集團所佔被投資公司於本年度的收購後稅後業績及任何減值虧損將於綜合收益表確認,而本集團所佔被投資公司的收購後稅後其他全面收益則於綜合全面收益表確認。

如本集團所佔的虧損超過其所佔聯營公司或合營公司權益,則本集團的權益將會減至零,並毋須確認其他虧損,但如本集團需對該被投資公司承擔法定或推定責任或代表該被投資公司作出付款則除外。就此而言,本集團所佔權益為根據權益法所得的投資賬面值,連同實際構成本集團於聯營公司或合營公司的投資淨額的任何長期權益。

本集團及其聯營公司及合營公司之間的交易所產生的未變現盈虧均在本集團所佔聯營公司權益中沖銷,但如未變現虧損是由已轉讓資產的減值產生,則須立刻在收益表中確認。

倘於聯營公司的投資轉為於合營公司的投資,則保留權益不會重新計量,反之亦然,而該投資繼續按權益法列賬。在所有其他情況下,倘本集團對聯營公司不再具有重大影響力時或對合營公司不再具有共同控制權時,將會當作出售有關被投資公司的全部權益入賬,而所得盈虧將於收益表中確認入賬。於不再具有重大影響力或共同控制權當日在該前被投資公司仍然保留的任何權益將按公平值確認入賬,而此金額將被視為財務資產於首次確認時的公平值(見附註1(i))。

1 Significant accounting policies (continued)

(g) Associates and joint ventures (continued)

In the Company's balance sheet, its investments in associates and joint venture are stated at cost less impairment losses (see *Note 1(k)*), unless classified as held for sale (or included in a disposal group that is classified as held for sale).

(h) Goodwill

Goodwill represents the excess of

- the aggregate of the fair value of the consideration transferred, the amount of any non-controlling interest in the acquiree and the fair value of the Group's previously held equity interest in the acquiree; over
- (ii) the net fair value of the acquiree's identifiable assets and liabilities measured as at the acquisition date.

When (ii) is greater than (i), then this excess is recognised immediately in profit or loss as a gain on a bargain purchase.

Goodwill is stated at cost less accumulated impairment losses. Goodwill arising on a business combination is allocated to each cash-generating unit, or groups of cash generating units, that is expected to benefit from the synergies of the combination and is tested annually for impairment (see *Note* 1(k)).

On disposal of a cash generating unit during the year, any attributable amount of purchased goodwill is included in the calculation of the profit or loss on disposal.

(i) Other investments in debt and equity securities

The Group's and the Company's policies for investments in debt and equity securities, other than investments in subsidiaries, associates and joint ventures, are as follows:

Investments in debt and equity securities are initially stated at fair value, which is their transaction price unless it is determined that the fair value at initial recognition differs from the transaction price and that fair value is evidenced by a quoted price in an active market for an identical asset or liability or based on a valuation technique that uses only data from observable markets. Cost includes attributable transaction costs, except where indicated otherwise below. These investments are subsequently accounted for as follows, depending on their classification:

1 主要會計政策(續)

(g) 聯營公司及共同控制實體(續)

在本公司的資產負債表內,於聯營公司及合營公司的投資按成本值減去任何減值虧損(見附註 *I(k)*)列賬,但如有關投資已被列作持作銷售投資(或計入分類為持作銷售的出售集團)則除外。

(h) 商譽

商譽指:

- (i) 已轉移代價的公平值、所佔被收購公司的非 控股權益金額及本集團早前所持被收購公司 股權的公平值的總金額:超出
- (ii) 於收購日期計算所得被收購公司的可辨別資 產及負債的公平淨值的金額。

如(ii)的金額大於(i),則超出的金額即時在收益表確認入脹作為議價購入的收益。

商譽按成本值減去累計減值虧損列賬。業務合併 所產生的商譽會被分配至各個現金產生單位或各 組現金產生單位(預期會產生合併協同效益者), 並會每年作減值測試(見*附註1(k)*)。

於年內出售單一現金產生單位時,其應佔已收購 商譽金額會於計算出售交易的盈虧時計入其中。

(i) 其他債務及股本證券投資

本集團及本公司的債務及股本證券投資(於附屬公司、聯營公司及合營公司的投資除外)政策如下:

債務及股本證券投資初步按公平值(即其交易價格)列賬,惟若初步確認的公平值與交易價格不同,而公平值並非以相同資產或負債在活躍市場的報價作依據,亦非採用僅輸入可觀察市場數據的估值技術進行估計則除外。成本包括應佔交易成本,但下文所述者除外。此等投資其後因應所屬分類入賬如下:

1 Significant accounting policies (continued)

(i) Other investments in debt and equity securities (continued)

Investments in securities held for trading are classified as current assets. Any attributable transaction costs are recognised in profit or loss as incurred. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in profit or loss. The net gain or loss recognised in profit or loss does not include any dividends or interest earned on these investments as these are recognised in accordance with the policies set out in *Note* 1(d)(iii) and (iv).

Dated debt securities that the Group and/or the Company have the positive ability and intention to hold to maturity are classified as held-to-maturity securities. Held-to-maturity securities are stated at amortised cost less impairment losses (see *Note* 1(k)).

Investments in securities which do not fall into any of the above categories are classified as available-for-sale debt securities. At the end of each reporting period the fair value is remeasured, with any resultant gain or loss being recognised in other comprehensive income and accumulated separately in equity in the fair value reserve. As an exception to this, investments in equity securities that do not have a quoted price in an active market for an identical instrument and whose fair value cannot otherwise be reliably measured are recognised in the balance sheet at cost less impairment losses (see Note 1(k)). Dividend income from equity securities and interest income from debt securities calculated using the effective interest method are recognised in profit or loss in accordance with the policies set out in Notes 1(d)(iii) and (iv), respectively. Foreign exchange gains and losses resulting from changes in the amortised cost of debt securities are also recognised in profit or loss.

When the investments are derecognised or impaired (see *Note 1(k)*), the cumulative gain or loss recognised in equity is reclassified to profit or loss. Investments are recognised/derecognised on the date the Group commits to purchase/sell the investments or they expire.

(j) Leased assets

An arrangement, comprising a transaction or a series of transactions, is or contains a lease if the Group determines that the arrangement conveys a right to use a specific asset or assets for an agreed period of time in return for a payment or a series of payments. Such a determination is made based on an evaluation of the substance of the arrangement and is regardless of whether the arrangement takes the legal form of a lease.

1 主要會計政策(續)

(i) 其他債務及股本證券投資(續)

持作貿易用途的證券投資被歸類為流動資產,任何應佔交易成本於產生時在收益表中確認。於各個報告期末,會重新計算公平值,所得的盈虧於收益表中確認。在收益表中確認的盈虧淨額並不包括從此等投資賺取所得的任何股息或利息,因為有關股息或利息會按附註1(d)(iii)及(iv)所載政策確認。

本集團及/或本公司有實際能力及意願持有至到 期日的有期債務證券,會歸類為持有至到期日證 券。持有至到期日證券乃按攤銷成本減去減值虧 損列賬(見附註1(k))。

其他不屬上述任何類別的證券投資會歸類為可供出售債務證券。於各個報告期末,會重新計算公平值,所得的盈虧會於其他全面收益中確認,及單項累計呈列於權益中的公平值儲備。此外,倘股本證券投資之相同工具無法在活躍市場取得報價且其公平值無法可靠計量,則以成本扣除減值虧損(見附註1(k))於資產負債表確認。股本證券之股息收入及按實際利率法計算的債務證券之利息收入分別根據附註1(d)(iii)及(iv)所載政策於損益確認。債務證券攤銷成本變動所產生的外匯盈虧亦於損益確認。

當終止確認該投資或投資減值(見附註1(k))時, 累計盈虧將由權益重新分類至損益。投資會於本 集團承諾買入/賣出當日或投資到期屆滿時確 認/終止確認。

(j) 租賃資產

如本集團能確定某項安排賦予有關人士權利,可 透過付款或支付一系列款項而於協定期間內使用 特定資產,有關安排(包括一項交易或一系列交 易)即屬或包含租賃。本集團的結論乃基於有關安 排的細節評估而作出,並不論有關安排是否具備 租賃的法律形式。

1 Significant accounting policies (continued)

(i) Leased assets (continued)

Assets that are held by the Group under leases which transfer to the Group substantially all the risks and rewards of ownership are classified as being held under finance leases. Leases which do not transfer substantially all the risks and rewards of ownership to the Group are classified as operating leases.

Where the Group has the use of assets held under operating leases, payments made under the leases are charged to profit or loss in equal instalments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives received are recognised in profit or loss as an integral part of the aggregate net lease payments made. Contingent rentals are charged to profit or loss in the accounting period in which they are incurred.

The cost of acquiring interest in leasehold land is amortised on a straight-line basis over the period of the lease term.

(k) Impairment of assets

Impairment of investments in debt and equity securities and other receivables

Investments in debt and equity securities and other current and non-current receivables that are stated at cost or amortised cost or are classified as available-for-sale debt securities are reviewed at the end of each reporting period to determine whether there is objective evidence of impairment. Objective evidence of impairment includes observable data that comes to the attention of the Group about one or more of the following loss events:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
- a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

1 主要會計政策(續)

(i) 租賃資產(續)

就本集團根據租賃持有的資產而言,如有關租賃 把絕大部分擁有權的風險及利益轉移至本集團, 則有關資產會分類為根據融資租賃持有的資產。 不會轉移絕大部分擁有權的風險及利益予本集團 的租賃乃分類為經營租賃。

如屬本集團根據經營租賃使用所持資產的情況, 則根據租賃作出的付款會在租賃期所涵蓋的會計 期間內,以等額方式計入收益表中,但如有其他 基準能更清楚地反映租賃資產所產生的收益模式 則除外。已收取的租賃獎勵於收益表中確認為總 租賃付款淨額的一部分。或然租金於其產生的會 計期間自收益表中扣除。

租賃土地的收購成本乃於租賃期內按直線法攤銷。

(k) 資產減值

(i) 債務及股本證券投資及其他應收款項的減值

債務及股本證券投資及按成本值或攤銷成本 列賬或已被分類為可供出售債務證券的其他 即期與非即期應收款項會於各個報告期末進 行檢討,以判斷有否存在客觀減值證據。客 觀減值證據包括本集團所知悉有關以下一項 或多項虧損事件的可觀察數據:

- 債務人陷入重大財政困難;
- 違約,如拖欠或延遲支付利息或本金;
- 債務人可能面臨破產或進行其他財務重 組;
- 對債務人有不利影響的重大技術、市場、經濟或法律環境變動;及
- 股本工具投資的公平值大幅或持續下跌至低於成本。

1 Significant accounting policies (continued)

(k) Impairment of assets (continued)

Impairment of investments in debt and equity securities and other receivables (continued)

If any such evidence exists, any impairment loss is determined and recognised as follows:

- For investment in associates and joint ventures accounted for under the equity method in the consolidated financial statements (see *Note* 1(g)), the impairment loss is measured by comparing the recoverable amount of the investment with its carrying amount in accordance with *Note* 1(k)(ii). The impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount in accordance with *Note* 1(k)(ii).
- For unquoted equity securities carried at cost, the impairment loss is measured as the difference between the carrying amount of the financial asset and the estimated future cash flows, discounted at the current market rate of return for a similar financial asset where the effect of discounting is material. Impairment losses for equity securities carried at cost are not reversed.
- For trade and other current receivables and other financial assets carried at amortised cost, the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition of these assets), where the effect of discounting is material. This assessment is made collectively where these financial assets share similar risk characteristics, such as similar past due status, and have not been individually assessed as impaired. Future cash flows for financial assets which are assessed for impairment collectively are based on historical loss experience for assets with credit risk characteristics similar to the collective group.

If in a subsequent period the amount of an impairment loss decreases and the decrease can be linked objectively to an event occurring after the impairment loss was recognised, the impairment loss is reversed through profit or loss. A reversal of an impairment loss shall not result in the asset's carrying amount exceeding that which would have been determined had no impairment loss been recognised in prior years.

1 主要會計政策(續)

(k) 資產減值(續)

(i) 債務及股本證券投資及其他應收款項的減值 (續)

> 如存在任何上述證據,則會釐定及確認減值 虧損如下:

- 一 就按權益法於綜合財務報表入賬的於聯營公司及合營公司的投資而言(見附註1(g)),其減值虧損乃透過根據附註1(k)(ii)將投資的可收回數額與其賬面值相比予以計量。如根據附註1(k)(ii)用於釐定可收回數額的估計出現有利變動,則會撥回減值虧損。
- 一 就按成本值列賬的非上市股本證券而言,減值虧損按財務資產的賬面值與按類似財務資產的現行市場回報率貼現(如貼現影響重大)估計的未來現金流量的差額計算。按成本值入賬的股本證券的減值虧損不予撥回。
- 一 就按攤銷成本列賬的應收賬款、其他即期應收款項及其他財務資產而言,減值虧損按資產的賬面值與按財務資產最初的實際利率(即此等資產最初確認時計算所得的實際利率)(如貼現影響重大)估計的未來現金流量現值的差額計算。如此等財務資產具備類似風險特徵,例如:類似逾期情況及並未個別被評估為減值,則有關評估會同時進行。財務資產的未來現金流量會根據與該組被評估資產具有類似信貸風險特徵資產的過往虧損情況一同減值。

如於其後期間減值虧損金額有所減少,而客 觀上與確認減值虧損後發生的事件有關,有 關減值虧損會撥回收益表。減值虧損的撥回 不應導致資產的賬面值超過其在以往年度沒 有確認任何減值虧損而應已釐定的數額。

1 Significant accounting policies (continued)

(k) Impairment of assets (continued)

Impairment of investments in debt and equity securities and other receivables (continued)

For available-for-sale debt securities, the cumulative loss that has been recognised in the fair value reserve is reclassified to profit or loss. The amount of the cumulative loss that is recognised in profit or loss is the difference between the acquisition cost (net of any principal repayment and amortisation) and current fair value, less any impairment loss on that asset previously recognised in profit or loss.

Impairment losses in respect of available-for-sale debt securities are reversed if the subsequent increase in fair value can be objectively related to an event occurring after the impairment loss was recognised. Reversals of impairment losses in such circumstances are recognised in profit or loss.

(ii) Impairment of other assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or, except in the case of goodwill, an impairment loss previously recognised no longer exists or may have decreased:

- fixed assets;
- goodwill; and
- investments in subsidiaries, associates and joint ventures in the Company's balance sheet.

If any such indication exists, the asset's recoverable amount is estimated. In addition, for goodwill, the recoverable amount is estimated annually whether or not there is any indication of impairment.

Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less cost of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cashgenerating unit).

1 主要會計政策(續)

(k) 資產減值(續)

(i) 債務及股本證券投資及其他應收款項的減值 (續)

 就可供出售債務證券而言,已於公平值 儲備內確認的任何累計虧損會轉至收益 表核算。在收益表內確認的累計虧損為 收購成本(已扣除任何本金還款及攤銷) 與現行公平值兩者的差額,減去早前已 在收益表內就該資產確認的任何減值虧 損。

> 如於其後期間公平值有所增加,而客觀 上與確認減值虧損後發生的事件有關, 則可撥回可供出售債務證券的減值虧 損。在上述情況下撥回的減值虧損會在 收益表中確認。

(ii) 其他資產的減值

本集團會於每個報告期末審閱內部及外界所 得資料,以確定下列資產(商譽除外)是否出 現減值或先前已確認的減值虧損不再存在或 已經減少:

- 固定資產;
- 一 商譽;及
- 本公司資產負債表中的於附屬公司、聯營公司及合營公司的投資。

如出現任何該等跡象,則估計資產的可收回 數額。此外,就商譽而言,其可收回數額會 每年估計(不論有否出現減值跡象)。

一 計算可收回數額

資產的可收回數額乃指公平值減去出售 成本與使用價值兩者中的較高者。在評 估使用價值時,估計日後現金流量乃根 據除稅前貼現率貼現至現值,而該貼現 率須能反映市場現行對款項的時間價值 及資產獨有風險的評估。如資產並不可 在近乎獨立於其他資產的情況下產生現 金流量,可收回數額則指可獨立產生現 金流量的最小資產組別(即現金產生單 位)的可收回數額。

1 Significant accounting policies (continued)

(k) Impairment of assets (continued)

(ii) Impairment of other assets (continued)

Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (or group of units) and then, to reduce the carrying amount of the other assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable) or value in use (if determinable).

Reversals of impairment losses

In respect of assets other than goodwill, an impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount. An impairment loss in respect of goodwill is not reversed.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognised.

(iii) Interim financial reporting and impairment

Under the Listing Rules, the Group is required to prepare an interim financial report in compliance with HKAS 34, *Interim financial reporting*, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year (see *Note 1(k)(i)* and *(ii)*).

Impairment losses recognised in an interim period in respect of goodwill, available-for-sale equity securities and unquoted equity securities carried at cost are not reversed in a subsequent period. This is the case even if no loss, or a smaller loss, would have been recognised had the impairment been assessed only at the end of the financial year to which the interim period relates. Consequently, if the fair value of an available-for-sale equity security increases in the remainder of the annual period, or in any other period subsequently, the increase is recognised in other comprehensive income and not profit or loss.

1 主要會計政策(續)

(k) 資產減值(續)

(ii) 其他資產的減值(續)

一 確認減值虧損

如資產或其所屬的現金產生單位的賬面 值超過其可收回數額,則在收益表中確 認減值虧損。就現金產生單位確認的減 值虧損而言,其首先用作減少已分配至 現金產生單位(或單位類別)的任何商譽 的賬面值,其後按比例基準用作減少單 位(或單位類別)內其他資產的賬面值, 但資產的賬面值將不得減少至低於其個 別公平值減去出售成本(如可計量)或使 用價值(如能計算)。

一 撥回減值虧損

就商譽以外的資產而言,如用作釐定可 收回數額的估計出現有利變動,則須撥 回減值虧損。商譽的減值虧損不會撥 回。

減值虧損撥回之數以該資產並未計算過 往年度所確認的減值虧損時的賬面值為 限。減值虧損撥回之數於確認有關撥回 的年度計入收益表內。

(iii) 中期財務報告及減值

根據上市規則,本集團須按照《香港會計準則》第34號一「中期財務報告」的規定就有關財政年度首六個月編製中期財務報告。於中期期末,本集團採用其於財政年度結束時將會採用的同一減值測試、確認及撥回標準(見附註1(k)(i)及(ii))。

於中期期間就商譽、可供出售股本證券及按成本值入賬的非上市股本證券確認的減值虧損不會於其後的期間撥回。假設有關中期期間的減值評估於財政年度結束時進行,即使沒有確認虧損,或虧損屬輕微,均採用以上相同處理方法。如可供出售股本證券的公平值於年度期間餘下時間或其後任何其他期間有所增加,則有關增加將於其他全面收益而非收益表中確認。

1 Significant accounting policies (continued)

(I) Trade and other receivables

Trade and other receivables are initially recognised at fair value and thereafter stated at amortised cost using the effective interest method less impairment losses for bad and doubtful debts (see *Note* 1(k)(i)).

(m) Trade and other payables

Trade and other payables are initially recognised at fair value and thereafter stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(n) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group or the Company has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditures expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(o) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable in respect of previous years.

1 主要會計政策(續)

(I) 應收賬款及其他應收款項

應收賬款及其他應收款項初步按公平值確認,其 後採用實際利率法按攤銷成本減去呆壞賬減值列 賬(見*附註1(k)(i)*)。

(m) 應付賬款及其他應付款項

應付賬款及其他應付款項初步按公平值確認,其 後則按攤銷成本列賬,但如貼現影響甚微則除 外。在此情況下,則按成本值列賬。

(n) 撥備及或有負債

當本集團或本公司因過往事件而須負上法律或推定的責任,且可能須就履行該等責任而導致經濟效益流出,並能夠就此作出可靠估計,方始為未能確定何時發生或款額的負債作出撥備。當數額涉及重大的時間價值時,則按預期用以履行責任的開支的現值作出撥備。

如不一定需要流出經濟效益履行責任或未能可靠估計款額,則該等責任將披露作或有負債,但如出現經濟效益流出的可能性極微則除外。可能出現的責任(僅可於一項或多項未來事件發生或不發生的情況下確定)亦披露為或有負債,但如出現經濟效益流出的可能性極微則除外。

(o) 所得税

本年度所得稅包括本期稅項及遞延稅項資產及負債的變動。本期稅項及遞延稅項資產及負債的變動均在收益表內確認,但如其與於其他全面收益中或直接於權益中確認的項目有關,則有關稅項金額須分別於其他全面收益中確認或直接於權益中確認。

本期税項是按本年度應課税收入,以報告期末採 用或主要採用的稅率計算的預期應繳稅項,以及 任何有關以往年度應繳稅項的調整。

1 Significant accounting policies (continued)

(o) Income tax (continued)

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purposes and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

All deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profit will be available

1 主要會計政策(續)

(o) 所得税(續)

遞延税項資產及負債乃因作財務報告用途的資產 及負債賬面值與作税基用途的資產及負債賬面值 兩者的可予扣減及應課税的暫時差異所產生。遞 延税項資產亦可由未經使用的税務虧損及未經使 用的税項優惠所產生。

所有遞延税項負債及所有遞延税項資產(僅限於將來很可能取得應課稅溢利而令該項資產得以運用的部分)均予確認。容許確認由可予扣減暫時差異所產生的遞延稅項資產的未來應課稅溢利包括其將由目前的應課稅暫時性差異撥回的部分,而此等應課稅暫時差異應由同一稅務當局向同一應課稅單位徵收,並預期在可予扣減暫時差異預期撥回的同一期間內撥回或在由遞延稅項資產產生的稅務虧損能轉回或轉入的期間內撥回。在評定目前的應課稅暫時差異是否容許確認由未經使用的稅務虧損及優惠所產生的遞延稅項資產時採用上述相同的標準,即該等暫時差異由同一稅務當局向同一應課稅單位徵收,並預期在稅務虧損或優惠能應用的期間內撥回方計算在內。

應確認的遞延税項數額是按照資產及負債賬面值 的預期變現或清償方式,以報告期末採用或主要 採用的税率計算。遞延税項資產及負債均不作貼 現計算。

本集團會在每個報告期末評估遞延稅項資產的賬面值。如果不再可能取得足夠的應課稅溢利以運用有關的稅務利益,賬面金額則予以調低。如日後可能取得足夠的應課稅溢利時,已扣減金額則予以撥回。

1 Significant accounting policies (continued)

(o) Income tax (continued)

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Company or the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Company or the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

(p) Employee benefits

(i) Short term employee benefits and contributions to defined contribution retirement plans

Short term employee benefits are employee benefits that are due to be settled within twelve months after the end of the period in which the employees render the related service. Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

1 主要會計政策(續)

(o) 所得税(續)

本期稅項結餘及遞延稅項結餘及其變動,乃各自 分開列示及並無相互抵銷。如本公司或本集團在 法律上擁有抵銷本期稅項資產及本期稅項負債的 行使權利及能符合下列額外條件,則本期稅項資 產可抵銷本期稅項負債,及遞延稅項資產可抵銷 遞延稅項負債:

- 如為本期稅項資產及負債:本公司或本集團 計劃以淨額清償,或計劃同時變現資產和清 償負債;或
- 如為遞延税項資產及負債:如其與同一稅務 當局向下述者徵收的所得稅有關:
 - 同一應課税單位;或
 - 如為不同的應課稅單位,預期在未來每 一個週期將清償或追償顯著數目的遞延 稅項負債或資產及計劃以淨額基準變現 本期稅項資產及清償本期稅項負債或計 劃同時變現本期稅項資產及清償本期稅 項負債。

(p) 僱員福利

(i) 短期僱員福利及界定供款退休計劃的供款

短期僱員福利指僱員提供相關服務的期間結束後十二個月內須結付的僱員福利。薪金、年度花紅、年度有薪假期、界定供款退休計劃供款及非金錢福利的成本於僱員提供服務的年度提取。如因遞延付款或償付而造成重大分別,有關數額則按現值列賬。

1 Significant accounting policies (continued)

(p) Employee benefits (continued)

(ii) Share based payments

Share Option Schemes and Share Award Scheme

The fair value of share options and awarded shares granted to employees in an equity-settled share based payment transaction is recognised as an employee cost with a corresponding increase in a capital reserve within equity. In respect of share options, the fair value is measured at grant date using the Black-Scholes model, taking into account the terms and conditions upon which the options were granted. In respect of awarded shares, the fair value is based on the closing price at the awarded date and any directly attributable incremental costs. Where the employees have to meet vesting conditions before becoming unconditionally entitled to those share options and awarded shares, the total estimated fair value of the share options and awarded options is spread over the vesting period, taking into account the probability that the options will vest.

During the vesting period, the number of share options and awarded shares that is expected to vest is reviewed. Any adjustment to the cumulative fair value recognised in prior years is charged/credited to profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the capital reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of share options and awarded shares that vest (with a corresponding adjustment to the capital reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount for the share options is recognised in the capital reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to retained profits).

1 主要會計政策(續)

(p) 僱員福利(續)

(ii) 以股份為基礎的支付

一 購股權計劃及股份獎勵計劃

根據股權結算的股份交易授予僱員的購 股權及獎勵股份的公平值會確認為僱員 成本,而在權益內的資本儲備會作相應 的增加。就購股權而言,公平值乃於授 出日期採用「柏力克一舒爾斯」期權定價 模式,並經考慮購股權的授出條款及條 件計算。就獎勵股份而言,公平值按 勵日期的收市價及任何直接應佔增加成 本計量。當僱員須符合歸屬條件方可,在 等應購股權歸屬的或然率後,購股權及 獎勵股份的估計公平值總額在歸屬期內 經攤分入賬。

1 Significant accounting policies (continued)

(p) Employee benefits (continued)

(iii) Shares held for Share Award Scheme

The shares awarded under the Share Award Scheme ("the Scheme") are acquired from open market. The net consideration paid, including any directly attributable incremental costs, is presented as "Shares held for Share Award Scheme" and deducted from total equity. When the awarded shares are transferred to the awardees upon vesting, the related weighted average cost of the awarded shares vested are credited to "Shares held for Share Award Scheme", and the related employment costs of the awarded shares vested are debited to the capital reserve. The difference between the related weighted average cost and the related employment costs of the awarded shares is transferred to retained profits. Where the shares held for Share Award Scheme are revoked and the revoked shares are disposed of, the related gain or loss is transferred to retained profits, and no gain or loss is recognised in the profit or loss.

(iv) Provision for long service payments

Provision is made for potential long service payment obligations that may arise upon cessation of employment of the Group's employees in the future, to the extent that there is a reasonable probability that the amounts are likely to become payable. Such provisions are made on a systematic basis, taking into consideration the salary and years of service of the employees who may qualify for such payments in the future based on their past services rendered.

(q) Translation of foreign currencies

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

1 主要會計政策(續)

(p) 僱員福利(續)

(iii) 為股份獎勵計劃持有的股份

根據股份獎勵計劃(「計劃」)授贈的股份乃購自公開市場。已付代價淨額(包括任何直接應佔增加成本)呈列為「為股份獎勵計劃持有的股份」,並於權益總額內扣除。在獎勵股份歸屬時,有關股份會轉撥予獲獎勵者,而有關已歸屬獎勵股份的相關加權平均成本會計入「為股份獎勵計劃持有的股份」,已歸屬股份的相關加權平均成本與相關條。獎勵股份的相關加權平均成本與相關條。獎勵股份的相關加權平均成本與相關條。獎勵股份的相關加權平均成本與相關條員成本的差額會轉撥至保留溢利。如為股份獎勵計劃持有的股份遭撤銷,且撤銷股份已遭處置,則相關盈虧將撥入保留溢利,而不會於收益表確認盈虧。

(iv) 長期服務金撥備

本集團會就僱員於未來停止受僱而可能產生 的潛在長期服務金義務作出撥備,但以有合 理可能須予支付者為限。該等撥備乃根據未 來合資格收取長期服務金的僱員在過往提供 服務時的薪酬及服務年期,以有系統的方式 計算釐定。

(q) 外幣換算

年內的外幣交易按交易當日的匯率換算。以外幣 計值的貨幣資產及負債均按報告期末的匯率換 算。匯兑盈虧於收益表內確認。

以歷史成本計算的外匯非貨幣性資產及負債乃按 交易日的匯率折算。以公平值列賬的外匯非貨幣 資產及負債乃以計量公平值日期的匯率換算。

1 Significant accounting policies (continued)

(q) Translation of foreign currencies (continued)

The results of foreign operations are translated into Hong Kong dollars at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Balance sheet items, including goodwill arising on consolidation of foreign operations acquired on or after 1 January 2005, are translated into Hong Kong dollars at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

On disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

(r) Related parties

For the purposes of these financial statements, parties are considered to be related to the Group if:

- (a) A person, or a close member of that person's family, is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.

1 主要會計政策(續)

(q) 外幣換算(續)

外國業務的業績乃按交易日的概約匯率換算為港幣;資產負債表項目(包括因合併二零零五年一月一日或之後購入的外國業務的賬目所產生的商譽)則按報告期末的收市匯率換算為港幣。匯兑差額於其他全面收益中確認,並單項累計呈列於權益中的滙兑儲備。

於出售外國業務時,與該外國業務有關的累計匯 兑差額將於確認出售盈虧時,由權益轉至收益表 核算。

(r) 關聯人士

就此等財務報表而言,在下列情況下,有關人士 會被視為本集團的關聯人士:

- (a) 某人士或其近親家庭成員為與本集團有關 聯,如該人士:
 - (i) 擁有本集團之控制權或共同控制權;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司的主要管理人 旨。
- (b) 如符合下列任何條件,則某實體為與本集團 有關聯:
 - (i) 該實體及本集團為同一集團的成員公司 (即各母公司、附屬公司及同系附屬公 司為互相關聯)。
 - (ii) 一個實體為另一實體的聯營公司或合營 企業(或另一實體為成員公司的集團旗 下成員公司的聯營公司或合營企業)。
 - (iii) 兩個實體均為相同第三方的合營企業。
 - (iv) 一個實體為第三方實體的合營企業,而 另一實體為該第三方實體的聯營公司。
 - (v) 該實體為提供福利予本集團僱員或與本 集團關聯的實體的僱員離職後福利計 劃。

1 Significant accounting policies (continued)

(r) Related parties (continued)

- (b) An entity is related to the Group if any of the following conditions applies: (continued)
 - (vi) The entity is controlled or jointly controlled by a person identified in Note 1(r)(a).
 - (vii) A person identified in Note 1(r)(a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

(s) Cash and cash equivalents

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

(t) Segment reporting

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

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

1 主要會計政策(續)

(r) 關聯人士(續)

- (b) 如符合下列任何條件,則某實體為與本集團 有關聯(續):
 - (vi) 該實體受*附註1(r)(a)*所識別的人士控制 或共同控制。
 - (vii) 於*附註1(r)(a)(i)*所識別對實體有重大影響力的人士,或是該實體(或該實體的母公司)的主要管理人員。

某人士的近親家庭成員指可影響該人士與該 實體交易的家庭成員,或受該人士與該實體 交易影響的家庭成員。

(s) 現金及現金等值

現金及現金等值包括銀行及手頭現金、於銀行及 其他財務機構的活期存款及可隨時兑換為已知金 額現金的短期及高流通性投資,其價值變動風險 並不重大,並在購入起計三個月內到期。

(t) 分部報告

經營分部及財務報表所呈報的各分部項目金額, 乃根據就分配資源予本集團各項業務及地區分部 及評估其表現而定期提供予本集團最高層管理人 員的財務資料而確定。

就財務申報而言,個別重要經營分部不會綜合呈報,但如有關分部具有類似經濟特徵以及在產品及服務性質、生產程序性質、客戶類型或類別、分銷產品或提供服務所採用的方式及監管環境性質方面類似則除外。如獨立而言並非屬重要的經營分部共同擁有上述大部分特徵,則可綜合呈報。

2 Accounting estimates and judgements

Key sources of estimation uncertainty in relation to the preparation of these financial statements are as follows:

Goodwill

Note 16(a) discloses management's judgement in relation to the identification of the Group's E-commerce segment as the appropriate cash generating unit for goodwill impairment assessment. Further to that, management takes into consideration the projected volume and activity level and cash flows of the E-commerce businesses, discounted to present value at a risk-adjusted discount rate. These projections are based on assumptions that take into consideration management's knowledge of the business environment and their judgement on future performance. There is inherent uncertainty in the estimation process and the underlying assumptions relating to the future, and accordingly actual performance may differ significantly from the projection.

Investment in associates

The Group reviews internal and external sources of information at the end of each reporting period of identify indications that the Group's interest in Guangdong Nanfang Haian Science & Technology Service Company Limited ("Nanfang") and China International Data Systems Co., Ltd ("Guofurui"), associates of the Group (Note 17), may be impaired or an impairment loss previously recognised no long exists or may have decreased. The Group estimates the interest in Nanfang and Guofurui's recoverable amount when any such indication exists. The recoverable amount of the interest in Nanfang and Gurfurui, or of the cash-generating unit to which it belongs, is the greater of its net selling price and value in use. In assessing whether these is any impairment in the carrying value of the Group's interest in Nanfang and Guofurui, management may take into consideration the projected volume and activity level, future growth rate, and cash flows of the underlying business of Nanfang and Guofurui, discounted to present value at a 10%, risk-adjusted discount rate. These projections are based on assumptions that take into consideration management's knowledge of Nanfang and Guofurui's business environment and their judgement on future performance and underlying risks. There is inherent uncertainty in the estimation process and the underlying assumptions relating to the future, and accordingly actual performance may differ significantly from the projection.

3 Turnover

The principal activity of the Group is the provision of front-end Government Electronic Trading Services ("GETS") for processing certain official trade-related documents. The principal activities of the subsidiaries are set out in *Note 16* to the financial statements.

Turnover represents the value of services provided and goods supplied to customers. The amount of each significant category of revenue recognised in turnover during the year is disclosed in *Note 4*.

2 會計估計及判斷

就編製此等財務報表而言,導致估計產生不確定性的 主要緣由如下:

商譽

附註16(a)載列管理層就確認本集團電子商貿分部為進行商譽減值評估的合適現金產生單位時所作的判斷。此外,管理層亦考慮到電子商貿業務的預測活動量與水平以及現金流量,並已按風險調整貼現率貼現至現值。上述預測乃基於若干假設而作出,有關假設乃根據管理層對業務環境的認識及其對日後表現的判斷而作出。由於估計的過程及有關未來的相關假設存在固有的不確定性,因此實際表現與所預測者或會出現重大差別。

於聯營公司的投資

本集團於每個報告期末審閱內部及外界所得資料,以 確定本集團所持聯營公司廣東南方海岸科技服務有限 公司(「南方」)及國富瑞數據系統有限公司(「國富瑞」) 權益(附註17)是否出現減值或先前已確認的減值虧損 不再存在或已經減少。倘出現有關情況,本集團會估 計所持南方及國富瑞權益的可收回金額。所持南方及 國富瑞權益的可收回金額(或所歸屬的現金產生單位) 為售價淨值與使用價值之較高者。於評估本集團於南 方及國富瑞的權益賬面值有否出現減值時,管理層亦 考慮到南方及國富瑞相關業務的預測活動量及水平、 未來增長率以及現金流量,並已按10%的風險調整貼 現率貼現至現值。有關預測乃基於若干假設而作出, 有關假設乃根據管理層對南方及國富瑞的業務環境的 認識以及其對日後表現與相關風險的判斷而作出。由 於估計的過程及有關未來的相關假設存在固有的不確 定性,因此實際表現與所預測者或會出現重大差別。

3 營業額

本集團的主要業務是提供處理若干政府貿易相關文件 的前端政府電子貿易服務(「GETS」)。附屬公司的主要 業務載於財務報表*附註16*。

營業額包括已為客戶提供服務及供應貨品的價值。年內,已確認為營業額的各主要收入項目的金額載於*附註4*。

Turnover (continued)

The Company's customer base is diversified. In 2013, there is no single customer with whom transactions have exceeded 10% of the Group's revenues. Details of concentrations of credit risk arising from customers are set out in Note 27(a).

Segment reporting

The Board of Directors of the Group reviews the internal reporting by segments to assess performance and allocate resources. The Group has identified the following reportable segments:

E-commerce: This segment generates income from processing traderelated government documents and business-related documents. It can be further divided into two subsegments as follows:

> GETS This sub-segment generates income

> > from customers using Tradelink's electronic front-end solutions for processing certain government trade-

> > This sub-segment generates income

related documents.

Digital Trade and Transportation

Network ("DTTN") from the electronic logistics platform for facilitating information flows among the trade logistics and finance industries.

services

Security This segment generates income from the provision of

solutions: security products, digital certificates and security solutions.

Other services:

This segment comprises handling fees for the conversion of paper form to electronic messages, income from the provision of technical support and other project services.

Revenue and expenses are allocated to the reportable segments with reference to sales generated and the expenses incurred by those segments. The measure used for reporting segment results is profit before interest, taxation and depreciation.

營業額(續)

本公司的客戶基礎分散。於二零一三年,並無單一客 戶的交易額佔本集團收益超逾10%。來自客戶的集中 信貸風險詳情載於*附註27(a)*。

分部報告

本集團董事會會按業務分部審閱內部報告,以評估表 現及分配資源。本集團已確定下列可呈報分部:

電子商貿: 此分部透過處理政府有關貿易的文件及

商業相關文件帶來收入,其可進一步拆

分為下列兩個支部:

GETS 此支部透過客戶使用

> 貿易通所提供處理若 干政府貿易相關文件 的電子前端解決方案

帶來收入。

數碼貿易 此支部透過提供電子

運輸網絡 物流平台便利貿易物 ([DTTN]) 流及金融業的資訊交

服務 流而帶來收入。

保安方案: 此分部诱過提供保安產品、數碼證書及

保安方案帶來收入。

其他服務: 此分部透過把紙張表格轉換為電子信息

帶來處理費,以及透過提供技術支援及

其他項目服務帶來收入。

收益及開支乃參考可呈報分部所帶來的銷售額及所產 生的開支而分配至有關分部。用於報告分部業績的表 示方式為「除利息、税項及折舊前溢利」。

4 Segment reporting (continued)

4 分部報告(續)

provided to the Board of Directors for the years ended 31 December 2013 and 2012 is set out below.

內,本集團向董事會提供的可呈報分部業績資料如下:

		31 December 2013				
			二零一	三年十二月三一		
		E-co	ommerce			
		電	子商貿	Security	Other	
		GETS	DTTN services	solutions	services	Total
			DTTN服務	保安方案	其他服務	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Turnover from external customers	對外營業額	168,244	9,820	31,548	20,394	230,006
Inter-segment turnover	分部間營業額	-	1,738	6,252	3,699	11,689
Reportable segment turnover	可呈報分部營業額	168,244	11,558	37,800	24,093	241,695
Elimination of	抵銷分部間					
inter-segment turnover	營業額					(11,689)
Consolidated turnover	綜合營業額					230,006
Reportable segment profit	可呈報分部溢利	46,498	5,047	10,153	15,992	77,690
Interest income	利息收入					11,863
Other net income	其他收入淨額					13,837
Depreciation	折舊					(9,997)
Share of results of associates	所佔聯營公司業績					120
Share of result of joint venture	所佔合營公司業績					(2,750)
Unallocated corporate income	未分配企業收入					2,712
	4 4 54 54 74 74 74 54					
Consolidated profit before taxation	綜合除稅前溢利					93,475

4 Segment reporting (continued)

4 分部報告(續)

		31 December 2012				
			_零	二年十二月三十		
		E-commerce				
		電	子商貿	Security	Other	
		GETS	DTTN services	solutions	services	Total
			DTTN服務	保安方案	其他服務	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
-	NELL L. Hole Mr. Acc	100.007	6.550	07.000	10.157	000 000
Turnover from external customers	對外營業額	169,607	6,553	37,066	19,157	232,383
Inter-segment turnover	分部間營業額		2,130	6,264	4,189	12,583
Reportable segment turnover	可呈報分部營業額	169,607	8,683	43,330	23,346	244,966
Elimination of	抵銷分部間					
inter-segment turnover	營業額					(12,583)
Consolidated turnover	綜合營業額					232,383
D		55.550	5.005	12.621	14.550	00 701
Reportable segment profit	可呈報分部溢利	55,552	5,985	13,631	14,553	89,721
Interest income	利息收入					11,898
Depreciation	折舊					(9,959)
Share of results of associates	所佔聯營公司業績					2,973
Share of result of joint venture	所佔合營公司業績					(391)
Unallocated corporate income	未分配企業收入					132
Connellidated modit before treetier	(A) A BA 134 34 34 711					04.274
Consolidated profit before taxation	綜合除税前溢利					94,37

Note: Comparative figures of inter-segment turnover and the corresponding elimination have been adjusted to conform to current format of internal reporting to the Board of Directors.

附註: 為符合董事會內部報告的當前格式,分部間營業額與 相應抵銷的比較數據已作出調整。

5 Other net income

5 其他收入淨額

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Net gain on disposal of available-for-sale debt securities	出售可供出售債務證券的收益淨額	6,731	_
Gain on disposal of investment in an associate	出售聯營公司投資所得收益	7,000	_
Gain on disposal of a subsidiary	出售附屬公司所得收益	106	-
		13,837	_

6 Profit before taxation

6 除税前溢利

Profit before taxation is arrived at after charging/(crediting):

除税前溢利已扣除/(計入):

				2013 二零一三年	2012 二零一二年
				HK\$'000	HK\$'000
				港幣千元	港幣千元
(a)	Staff costs:	(a)	僱員成本:		
	Contributions to defined contribution retirement plan		界定供款退休計劃的供款	2,430	2,330
	Equity-settled share-based payment expenses		以股權結算並以股份為基礎支付 的開支		
	 share award scheme 		一股份獎勵計劃	2,550	689
	Salaries, wages and other benefits		薪金、工資及其他福利	85,776	86,828
_				90,756	89,847
(b)	Other items:	(b)	其他項目:		
	Auditors' remuneration		核數師酬金	894	865
	Depreciation		折舊		
	- assets held for use under finance lease		-根據融資租賃持作自用的資產	142	143
	other assets		- 其他資產	9,855	9,816
	Operating lease charges in respect of properties		物業的經營租賃開支	973	1,383
	Net foreign exchange gain		匯兑收益淨額	(2,802)	(155)
	Net loss on disposals of fixed assets		出售固定資產的虧損淨額	66	25

7 Income tax in the consolidated income statement

7 綜合收益表的所得税

(a) Taxation in the consolidated income statement represents:

(a) 綜合收益表的税項為:

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Provision for Hong Kong Profits Tax for the year	本年度香港利得税撥備	12,986	14,100
Provision for PRC tax for the year	本年度中國税項撥備	507	295
Under/(over)-provision in respect of prior years	以往年度撥備不足/(超額撥備)	14	(29)
Deferred taxation	遞延税項	(480)	(169)
		13,027	14,197

The provision for Hong Kong Profits Tax for 2013 is calculated at 16.5% (2012: 16.5%) of the estimated assessable profits for the year. Taxation for PRC subsidiaries is similarly calculated using the effective rates of taxation that are expected to be applicable in the PRC.

二零一三年的香港利得税撥備乃按年度估計應課税溢 利的16.5%(二零一二年:16.5%)計算。中國附屬公司 税項按類似方式計算,有關税項使用預期適用於中國 的實際稅率計算。

(b) Reconciliation between tax expense and accounting profit at applicable tax rates:

(b) 按適用税率計算的税項支出與會計溢利 對賬如下:

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Profit before tax	除税前溢利	93,475	94,374
Notional tax on profit before tax, calculated	根據相關國家適用的利得税税率		
at the rates applicable to profits	按除税前溢利計算的		
in the countries concerned	名義税項	15,432	15,572
Tax effect of non-deductible expenses	不可扣減開支的稅務影響	1,950	433
Tax effect of non-taxable revenue	非課税收入的税務影響	(2,656)	(1,722)
Tax effect of unused tax losses not recognised	未確認未動用税項虧損的税務影響	29	_
Tax effect of prior years' tax losses utilised	使用以往年度税項虧損的税務影響	(2,281)	(350)
One-off tax reduction	一次過扣税	(20)	-
Under/(over)-provision in prior years	以往年度撥備不足/(超額撥備)	14	(29)
Other differences	其他差額	559	293
Actual tax expense	實際税項支出	13,027	14,197

8 Income tax in the balance sheet

8 資產負債表的所得税

(a) Current taxation in the balance sheet represents:

(a) 資產負債表的本期税項為:

		The Group 本集團		ompany 公司
	2013	2012	2013	2012
	二零一三年	二零一二年	二零一三年	二零一二年
	HK\$'000	HK\$'000	HK\$'000	HK\$'000
	港幣千元	港幣千元	港幣千元	港幣千元
Provision for Hong Kong 本年度香港				
Profits Tax for the year 利得税撥(,	14,100	11,746	12,351
Provision of PRC tax for the year 本年度中國	税項撥備 33	-	-	-
Provisional Profits Tax paid 已付暫繳利	得税 (10,565)	(9,484)	(9,266)	(9,038)
	2,454	4,616	2,480	3,313

(b) Deferred tax liabilities recognised:

The components of deferred tax liabilities recognised in the balance sheet and the movements during the year are as follows:

(b) 已確認的遞延税項負債:

已於資產負債表確認的遞延税項負債的組成部分 及年內變動如下:

		The Current	The Commence
		The Group	The Company
		本集團	本公司
		Depreciation	Depreciation
		allowances	allowances
		in excess	in excess
		of related	of related
		depreciation	depreciation
		折舊抵免超出	折舊抵免超出
		相關折舊	相關折舊
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Deferred tax arising from:	來自下列各項的遞延税項:		
As at 1 January 2012	於二零一二年一月一日	1,702	1,647
Credited to income statement	於收益表計入	(169)	(280)
As at 31 December 2012	於二零一二年十二月三十一日	1,533	1,367
7.5 d. 51 266611361 2512	W-4 -11-11-1 H	1,333	1,557
As at 1 January 2013	於二零一三年一月一日	1,533	1,367
Credited to income statement	於收益表計入	(480)	(416)
As at 31 December 2013	於二零一三年十二月三十一日	1,053	951

8 Income tax in the balance sheet (continued)

(b) Deferred tax liabilities recognised: (continued)

In accordance with the accounting policy set out in *Note 1(o)*, the Group has not recognised deferred tax assets in respect of cumulative tax losses of HK\$91,678,000 (2012: HK\$105,155,000) as it is not probable that future taxable profits against which the losses can be utilised will be available. The tax losses do not expire under current tax legislation.

9 Directors' remuneration

Directors' remuneration disclosed pursuant to section 161 of the Hong Kong Companies Ordinance is as follows:

8 資產負債表的所得税(續)

(b) 已確認的遞延税項負債:(續)

根據*附註1(a)*所載會計政策,本集團並無就 累計可抵扣税項虧損確認遞延税項資產港幣 91,678,000元(二零一二年:港幣105,155,000 元),原因為於未來不大可能取得應課稅溢利而令 該項資產得以運用。根據現行稅務條例,上述稅 項虧損不設應用限期。

9 董事酬金

根據香港公司條例第161條披露的董事酬金詳情如下:

			Basic salary,	Contributions			
			allowances and	to retirement		Share-based	2013
		Fees	other benefits	schemes	Bonus*	payments	Total
		rees	基本薪金、	scrienies	Dollus	payments	Total
				担件		以肌体类	一冊 一左
		45 A	津貼及	退休	++ / +	以股份為	二零一三年
		袍金	其他福利	計劃供款	花紅*	基礎的支付	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Executive directors	執行董事						
WU Wai Chung, Michael	吳偉驄	-	3,760	15	1,704	1,792	7,271
CHENG Chun Chung, Andrew	鄭俊聰	-	2,484	15	1,273	129	3,901
CHUNG Shun Kwan, Emily	鍾順群	-	2,058	15	227	112	2,412
Non-executive directors	非執行董事						
LEE Nai Shee, Harry	李乃熺	90	_	_	_	_	90
LEE Delman	李國本	70	_	_		_	70
CHAK Hubert	子國本 翟廸強	215	_	_	_	_	215
		250	_	_	_	_	250
CHAU Tak Hay	周德熙	270	_	_	_	-	
CHUNG Wai Kwok, Jimmy	鍾維國		-	-	-	-	270
HO Lap Kee, Sunny	何立基	230	-	-	-	-	230
KIHM Lutz Hans	KIHM Lutz Hans						
Michael	Michael	50	-	-	-	-	50
TSE Kam Keung	謝錦強	184	-	-	-	-	184
YING Tze Man, Kenneth	英子文	50	_	_	-		50
Total	總計	1,409	8,302	45	3,204	2,033	14,993

9 Directors' remuneration (continued)

9 董事酬金(續)

			Basic salary,	Contributions			
			allowances and	to retirement		Share-based	2012
		Fees	other benefits	schemes	Bonus*	payments	Total
			基本薪金、				
			津貼及	退休		以股份為	二零一二年
		袍金	其他福利	計劃供款	花紅*	基礎的支付	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Executive directors	執行董事						
WU Wai Chung, Michael	吳偉驄	=	3,500	14	1,495	220	5,229
CHENG Chun Chung, Andrew	鄭俊聰	-	2,145	14	661	87	2,907
CHUNG Shun Kwan, Emily	鍾順群	-	1,988	14	273	84	2,359
Non-executive directors	非執行董事						
LEE Nai Shee, Harry	李乃熺	120	_	_	-	_	120
LEE Delman	李國本	11	_	_	_	_	11
CHAK Hubert	翟廸強	225	_	_	-	_	225
CHAU Tak Hay	周德熙	265	_	_	-	_	265
CHUNG Wai Kwok, Jimmy	鍾維國	286	_	_	-	_	286
HO Lap Kee, Sunny	何立基	228	_	-	-	-	228
IP Sing Chi, Eric	葉承智	24	_	_	-	_	24
KIHM Lutz Hans Michael	KIHM Lutz Hans						
	Michael	50	-	-	-	-	50
TSANG Oi Lin, Ophelia	曾愛蓮	41	_	-	-	-	41
YING Tze Man, Kenneth	英子文	26	=		_		26
Total	總計	1,276	7,633	42	2,429	391	11,771

^{*} Bonus represented actual bonus paid during the year.

The above emoluments include the value of share options granted and shares awarded to certain directors under the Company's share option schemes and share award scheme, respectively, as estimated at the date of grant and award. Details of these benefits in kind are disclosed under the sections "Share Option Schemes" and "Shares Award Scheme" in the Report of the Directors.

上列酬金包括分別根據本公司的購股權計劃及股份獎勵計劃授予若干董事的購股權及獎勵予彼等的股份於授出及獎勵日期的估計價值。上述實物利益的詳情已於董事會報告書「購股權計劃」及「股份獎勵計劃」等部分披露。

^{*} 花紅指年內已付的實際花紅。

10 Individuals with highest emoluments

Of the five individuals with the highest emoluments, three (2012: three) are directors during the year whose remuneration are disclosed in *Note 9*. The aggregate of the emoluments in respect of the other two (2012: two) individuals are as follows:

10 最高薪人士

年內,五名最高薪人士包括三名(二零一二年:三名)董事,其酬金已於*附註9*披露。其餘兩名(二零一二年:兩名)人士之酬金總額如下:

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Salaries and other emoluments	薪金及其他酬金	3,098	2,891
Share-based payments	以股份為基礎的支付	112	43
Retirement scheme contributions	退休計劃供款	30	24
		3,240	2,958

The emoluments of the above two (2012: two) individuals with the highest emoluments are within the following bands:

上述兩名最高薪人士(二零一二年:兩名)的酬金所屬範圍如下:

		2013	2012
		二零一三年	二零一二年
		Number of	Number of
		Individuals	Individuals
HK\$	港幣元	人數	人數
1,000,001-1,500,000	1,000,001 - 1,500,000	1	1
1,500,001–2,000,000	1,500,001 – 2,000,000	_	1
2,000,001–3,000,000	2,000,001 – 3,000,000	1	_

11 Profit attributable to equity shareholders

The consolidated profit attributable to equity shareholders of the Company includes a profit of HK\$80,179,000 (2012: HK\$68,776,000), which has been dealt with in the financial statements of the Company.

11 股權持有人應佔溢利

本公司股權持有人應佔綜合溢利包括港幣80,179,000元 (二零一二年:港幣68,776,000元)的溢利,已於本公 司的財務報表中處理。

12 Dividends 12 股息

(a) Dividends payable to equity shareholders of the Company attributable to the year

(a) 本年度應付本公司股權持有人的股息

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Interim dividend declared and paid of HK 4.0 cents per share (2012: HK 3.3 cents per share) Final dividend proposed after the end of the reporting period of HK 6.2 cents per share (2012: HK 6.9 cents per share, paid) based on	已宣派及派付的中期股息 每股4.0港仙 (二零一二年:每股3.3港仙) 根據截至年末已發行股本 於報告期末後擬派的末期股息 每股6.2港仙	31,525	25,859
issued share capital as at the year end	(二零一二年:已付每股6.9港仙)	48,998	54,068
		80,523	79,927

The final dividend proposed after the balance sheet date has not been recognised as a liability at the balance sheet date.

於結算日後擬派的末期股息,並未於結算日確認 為負債。

(b) Dividends payable to equity shareholders of the Company attributable to the previous financial year, approved and paid during the year

(b) 屬於上一個財政年度,並於年內批准及 派付予本公司股權持有人的應付股息

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Final dividend in respect of the previous	屬於上一個財政年度,並於年內		
financial year, approved and paid	批准及派付的末期股息		
during the year of HK 6.9 cents per share	每股6.9港仙		
(2012: HK 6.1 cents per share)	(二零一二年:每股6.1港仙)	54,328	47,745

13 Other comprehensive income

13 其他全面收益

Available-for-sale debt securities

可供出售債務證券

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Changes in fair value recognised during the year	本年度已確認之公平值變動	(2,477)	11,928
Net gain on disposal transferred to profit or loss	已轉撥至損益的出售所得收益淨額	(6,731)	_
Net movement in the fair value reserve during the year	已於其他全面收益確認的本年度公平值儲		
recognised in other comprehensive income	備變動淨額	(9,208)	11,928

14 Earnings per share

(a) Basic earnings per share

The calculation of basic earnings per share is based on the profit attributable to ordinary equity shareholders of the Company of HK\$80,511,000 (2012: HK\$80,262,000) and the weighted average number of 768,495,000 ordinary shares (2012: 765,247,000 shares) in issue during the year less shares held for share award scheme, calculated as follows:

Weighted average number of ordinary shares

14 每股盈利

(a) 每股基本盈利

每股基本盈利乃根據本公司普通股股權持有人應佔溢利港幣80,511,000元(二零一二年:港幣80,262,000元)及本年度已發行普通股的加權平均股數768,495,000股(二零一二年:765,247,000股)(已扣減為股份獎勵計劃持有的股份)計算,方式如下:

普通股加權平均股數

		2013	2012
		二零一三年	二零一二年
		'000	'000
		千股	千股
Issued ordinary shares as at 1 January	於一月一日已發行普通股	783,588	782,546
Effect of share options exercised	已行使購股權的影響	3,285	492
Effect of share purchase for share award scheme	股份獎勵計劃購買股份的影響	(18,378)	(17,791)
Weighted average number of ordinary shares	於十二月三十一日普通股		
as at 31 December	加權平均股數	768,495	765,247

(b) Diluted earnings per share

The calculation of diluted earnings per share is based on the profit attributable to ordinary equity shareholders of the Company of HK\$80,511,000 (2012: HK\$80,262,000) and the weighted average number of ordinary shares of 788,463,000 shares (2012: 783,448,000 shares) after adjusting for the effect of the potential dilution from ordinary shares issuable under the Company's share option schemes and share award scheme, calculated as follows:

Weighted average number of ordinary shares (diluted)

(b) 每股攤薄盈利

每股攤薄盈利乃根據本公司普通股股權持有人應佔溢利港幣80,511,000元(二零一二年:港幣80,262,000元)及普通股的加權平均股數788,463,000股(二零一二年:783,448,000股)(已就本公司購股權計劃及股份獎勵計劃下可予發行的普通股的潛在攤薄影響作出調整)計算,方式如下:

普通股加權平均股數(經攤薄)

		2013	2012
		二零一三年	二零一二年
		'000	'000
		千股	千股
Weighted average number of ordinary shares	於十二月三十一日的普通股		
(less shares held for share award scheme)	加權平均股數(已扣減為股份		
as at 31 December	獎勵計劃持有的股份)	768,495	765,247
Effect of deemed issue of shares under	視作根據本公司購股權計劃		
the Company's share option schemes	發行股份的影響	1,590	410
Effect of share award scheme	股份獎勵計劃的影響	18,378	17,791
Weighted average number of ordinary shares	於十二月三十一日的普通股		
(diluted) as at 31 December	加權平均股數(經攤薄)	788,463	783,448

15 Fixed assets

15 固定資產

(a) The Group

(a) 本集團

			Platform						
			hardware						
			and						
			software,						
			computer					Interest in	
			and office					leasehold	
			equipment		Furniture			land held	
		Leasehold	平台硬件		and			for own use	
		improvements	及軟件、	Motor	fixtures			持作自用的	
		租賃物業	電腦及	vehicles	傢俬及	Building	Subtotal	租賃土地	Total
		裝修	辦公室設備	汽車	裝置	樓宇	小計	權益	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Cost:	成本:								
0000	<i>M</i> -T								
As at 1 January 2013	於二零一三年一月一日	10,719	189,156	508	2,955	33,250	236,588	6,018	242,606
Additions	添置	1,019	4,318	_	23	-	5,360	-	5,360
Disposals	出售	(55)	(15,944)	_	_	_	(15,999)	_	(15,999)
·			<u> </u>				<u> </u>		<u> </u>
As at 31 December 2013	於二零一三年								
As at 51 December 2015	バー マ 二十 十二月三十一日	11,683	177,530	508	2,978	33,250	225,949	6,018	231,967
	I—л—I н		177,550						
Accumulated depreciation:	累計折舊:								
As at 1 January 2013	於二零一三年一月一日	9,926	173,983	468	2,863	12,885	200,125	1,105	201,230
Charge for the year	年內折舊開支	477	7,645	40	31	1,662	9,855	142	9,997
Disposals	出售	(55)	(15,878)	-	-	-	(15,933)	-	(15,933)
As at 31 December 2013	於二零一三年								
	十二月三十一日	10,348	165,750	508	2,894	14,547	194,047	1,247	195,294
Not book value	服 而 涇佑·								
Net book value:	賬面淨值:								
As at 31 December 2013	於二零一三年								
	十二月三十一日	1,335	11,780	_	84	18,703	31,902	4,771	36,673
	1 77-1 14	-,	1			,	,	.,	,

15 Fixed assets (continued)

15 固定資產(續)

(a) The Group (continued)

(a) 本集團(續)

			Platform						
			hardware						
			and software,						
			computer					Interest in	
			and office					leasehold	
			equipment		Furniture			land held	
		Leasehold	平台硬件		and			for own use	
		improvements	及軟件、	Motor	fixtures			持作自用的	
		租賃物業	電腦及	vehicles	傢俬及	Building	Subtotal	租賃土地	Tota
		裝修	辦公室設備	汽車	裝置	樓宇	/ \ 青十	權益	總言
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'00
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Cost:	成本:								
As at 1 January 2012	於二零一二年一月一日	10,825	270,526	508	2,931	33,250	318,040	6,018	324,058
Additions	添置	293	5,991	=	66	=	6,350	=	6,35
Disposals	出售	(399)	(87,361)	-	(42)	-	(87,802)		(87,80)
As at 31 December 2012	於二零一二年								
	十二月三十一日	10,719	189,156	508	2,955	33,250	236,588	6,018	242,606
Accumulated depreciation:	累計折舊:								
As at 1 January 2012	於二零一二年一月一日	9,954	253,671	391	2,848	11,222	278,086	962	279,048
Charge for the year	年內折舊開支	366	7,657	77	53	1,663	9,816	143	9,95
Disposals	出售	(394)	(87,345)	_	(38)	_	(87,777)	-	(87,77
As at 31 December 2012	於二零一二年								
AS At 31 December 2012		0.006	172 002	468	2 062	12 005	200 125	1 105	201,230
	十二月三十一日	9,926	173,983	400	2,863	12,885	200,125	1,105	201,230
Net book value:	賬面淨值:								
As at 31 December 2012	於二零一二年								
	十二月三十一日	793	15,173	40	92	20,365	36,463	4,913	41,376

15 Fixed assets (continued)

15 固定資產(續)

(b) The Company

(b) 本公司

			Platform						
			hardware						
			and software,						
			computer					Interest in	
			and office					leasehold	
			equipment		Furniture			land held	
		Leasehold	平台硬件		and			for own use	
		improvements	及軟件、	Motor	fixtures			持作自用的	
		租賃物業	電腦及	vehicles	傢俬及	Building	Subtotal	租賃土地	Total
		裝修	辦公室設備	汽車	裝置	樓宇	小計	權益	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Cost:	成本:								
As at 1 January 2013	於二零一三年一月一日	10,209	172,349	508	2,837	33,250	219,153	6,018	225,171
Additions	添置	975	4,166	-	13	-	5,154	-	5,154
Disposals	出售	-	(15,944)	-	-	-	(15,944)	-	(15,944)
As at 31 December 2013	¥-= -F								
AS at 31 December 2013	於二零一三年	11 104	100 571	F00	2.050	22.050	200 202	C 010	214 201
	十二月三十一日	11,184	160,571	508	2,850	33,250	208,363	6,018	214,381
Accumulated depreciation:	累計折舊:								
As at 1 January 2013	於二零一三年一月一日	9,573	158,479	469	2.767	12,885	184,173	1,105	185,278
Charge for the year	年內折舊開支	356	7,046	39	25	1,662	9,128	142	9,270
Disposals	出售	-	(15,878)	-	-	-	(15,878)	-	(15,878)
As at 31 December 2013	於二零一三年								
	十二月三十一日	9,929	149,647	508	2,792	14,547	177,423	1,247	178,670
Net book value:	賬面淨值:								
	weight. I⊞ .								
As at 31 December 2013	於二零一三年								
	十二月三十一日	1,255	10,924	-	58	18,703	30,940	4,771	35,711

15 Fixed assets (continued)

15 固定資產(續)

(b) The Company (continued)

(b) 本公司(續)

			Platform						
			hardware						
			and software,						
			computer					Interest in	
			and office					leasehold	
			equipment		Furniture			land held	
		Leasehold	平台硬件		and			for own use	
		improvements	及軟件、	Motor	fixtures			持作自用的	
		租賃物業	電腦及	vehicles	傢俬及	Building	Subtotal	租賃土地	Total
		裝修	辦公室設備	汽車	裝置	樓宇	小計	權益	總計
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Cost:	成本:								
As at 1 January 2012	於二零一二年一月一日	10,305	208,773	508	2,796	33,250	255, 632	6,018	261,650
Additions	添置	255	4,840	=	55	=	5,150	_	5,150
Disposals	出售	(351)	(41,264)	-	(14)	-	(41,629)	-	(41,629)
As at 31 December 2012	於二零一二年 十二月三十一日	10,209	172,349	508	2,837	33,250	219,153	6,018	225,171
Accumulated depreciation:	累計折舊:								
As at 1 January 2012	於二零一二年一月一日	9,689	100 576	391	2,735	11,222	216,613	962	017 575
As at 1 January 2012	於一令────────────────────────────────────	9,069	192,576 7,165	591 78	2,730 43	,	9,183	962 143	217,575 9,326
Charge for the year Disposals	出售	(350)	(41,262)	-	(11)	1,663	(41,623)	143	(41,623)
As at 31 December 2012	於二零一二年 十二月三十一日	9,573	158,479	469	2,767	12,885	184,173	1,105	185,278
Net book value:	賬面淨值:								
As at 31 December 2012	於二零一二年								
710 at 01 DOCCITION ZOIL	十二月三十一日	636	13,870	39	70	20,365	34,980	4,913	39,893

15 Fixed assets (continued)

15 固定資產(續)

(c) The analysis of net book value of properties is as follows:

(c) 物業賬面淨值分析如下:

		2013 二零一三年 HK\$'000	2012 二零一二年 HK\$'000
The Group and the Company	本集團及本公司	港幣千元	港幣千元
Interest in leasehold land situated in Hong Kong held for own use under	根據直至二零四七年到期的 中期租賃・持作自用的		
medium-term lease up to 2047	香港租賃土地權益	4,771	4,913

16 Interest in subsidiaries

16 所佔附屬公司權益

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Unlisted shares, at cost	非上市股份,按成本值	49,005	48,632

Details of the subsidiaries which principally affected the results or assets of the Group are as follows:

主要影響本集團業績或資產的附屬公司詳情如下:

Name of subsidiary company 附屬公司名稱	Place of incorporation and operation 註冊成立及 營運地點	Particulars of issued and paid up capital 已發行及 繳足股本詳情	Proportion of ownership interest held by the Company 由本公司持有的擁有權權益百分比	Proportion of ownership interest held by a subsidiary 由附屬公司持有的擁有權權益百分比	Principal activity 主要業務
Digi-Sign Certification Services Limited 電子核證服務有限公司	Hong Kong 香港	10,000 shares of HK\$1 each 10,000股每股面值 港幣1元股份	100%	-	Certificate authority services 證書核證服務
Trade Facilitation Services Limited	Hong Kong 香港	100 shares of HK\$1 each 100股每股面值 港幣1元股份	100%	-	Dormant 暫無業務
Digital Trade and Transportation Network Limited 數碼貿易運輸網絡有限公司	Hong Kong 香港	135,240,000 ordinary shares of HK\$1 each 135,240,000股每股面值 港幣1元普通股	100%	-	Provision of electronic messaging routing and transformation services 提供電子訊息傳送及 轉換服務
Up Forward Technology Limited 進德科技有限公司	Hong Kong 香港	1 share of HK\$1 each 1股每股面值港幣1元股份	100%	-	Investment holding 投資控股

16 Interest in subsidiaries (continued)

16 所佔附屬公司權益(續)

Name of subsidiary company 附屬公司名稱	Place of incorporation and operation 註冊成立及 營運地點	Particulars of issued and paid up capital 已發行及 繳足股本詳情	Proportion of ownership interest held by the Company 由本公司持有的擁有權權益百分比	Proportion of ownership interest held by a subsidiary 由附屬公司持有的擁有權權益百分比	Principal activity 主要業務
門屬公司有件	宮建地為		班 付 惟惟 並 日 刀 以	焼行惟惟並日刀 し	工安未份
EClink Technology Limited 易通訊達科技有限公司	Hong Kong 香港	99 shares of HK\$1 each 99股每股面值港幣1元股份	100%	-	Investment holding 投資控股
Tradelink E-Biz Secure Solutions Limited 貿易通電子商務資訊保有限公司	Hong Kong 香港	1,000,000 shares of HK\$1 each 1,000,000股每股面值 港幣1元股份	100%	-	Secure solutions services 保安方案服務
北京貿訊易通電子科技服務 有限公司#*	PRC 中國	HK\$8,400,000 港幣8,400,000元	100%	-	Provision of e-commerce and e-logistics services 提供電子商貿及 電子物流服務
天津貿易通科技有限公司#	PRC 中國	RMB500,000 人民幣500,000元	-	100%	Provision of e-commerce and e-logistics services 提供電子商貿及 電子物流服務
天津貿信易通電子科技有限公司#	PRC 中國	RMB100,000 人民幣100,000元	-	100%	Provision of e-commerce and e-logistics services 提供電子商貿及 電子物流服務
天津貿訊易通科技有限公司#	PRC 中國	RMB100,000 人民幣100,000元	-	100%	Provision of e-commerce and e-logistics services 提供電子商貿及 電子物流服務
廣州貿訊易通電子科技有限公司#	PRC 中國	RMB500,000 人民幣500,000元	-	100%	Provision of e-commerce and e-logistics services 提供電子商貿及 電子物流服務

Each of these is controlled subsidiaries as defined under *Note 1(f)* and have been consolidated into the Group's financial statements.

以上均屬於*附註1(f)*所界定的受控制附屬公司,並已於 本集團的財務報表綜合入賬。

Subsidiaries not audited by KPMG. The financial statements of the subsidiaries not audited by KPMG reflect total net assets and total turnover constituting less than 1% of the respective consolidated totals.

^{*} Company registered as a wholly-foreign owned enterprise in the PRC.

[#] 有關附屬公司並非由畢馬威會計師事務所核數。該等並 非由畢馬威會計師事務所核數的附屬公司財務報表所反 映的總資產淨額及總營業額相當於各自綜合總額的1%以 下。

^{*} 於中國註冊為外商獨資企業。

16 Interest in subsidiaries (continued)

(a) Goodwill

The goodwill recognised by the Group arose from the acquisition of Digital Trade and Transportation Network Limited ("DTTNCo") in 2009 and is attributable mainly to the technical expertise, intellectual property, and the synergies expected to be achieved from integrating DTTNCo into the Group's existing business and customer base. The goodwill has a carrying amount of HK\$9,976,000 since the acquisition date of 26 March 2009.

The E-commerce segment of the Group is expected to benefit from the synergies of the acquisition of DTTNCo in entirety, and there are no other units within the Group that the goodwill can be appropriately allocated to, the E-commerce segment is identified as the cashgenerating unit ("CGU") containing the goodwill for the purpose of impairment evaluation of the goodwill.

The recoverable amount of the CGU is determined based on value-in-use calculations. These calculations use the CGU's cash flow projections based on financial forecasts covering a six-year period. Cash flows beyond the six-year period are extrapolated using a medium term growth rate adjusted on the basis of management's best estimates. The growth rates used do not exceed the long-term average growth rates for the business in which the Group operated. The future cash flows are discounted, at a discount rate specific to the Group of 10% (2012: 10%) for the assessment period, to determine the value of the CGU. Based on management's assessment, there is no impairment recognised in respect of the goodwill for the year.

(b) Amount due from a subsidiary

Amount of HK\$236,244,000 (2012: HK\$221,458,000) due from a subsidiary included in the Company's other receivables and prepayments is unsecured, interest-bearing at a rate not significantly different from the market and repayable on demand.

(c) Disposal of a subsidiary

On 20 November 2013, the Company and the non-controlling shareholder entered into a Sales and Purchase Agreement under which the Company agreed to sell to the non-controlling shareholder partial equity interests in 廣州易通威裕物流信息技術有限公司(「易通威裕」), a subsidiary of the Company at that time, representing 2% of the issued and paid up share capital of 易通威裕 for a consideration of RMB20,000. After the disposal, the Group has retained a non-controlling interest in 易通威裕. The Group recorded a gain on disposal of HK\$106,000.

16 所佔附屬公司權益(續)

(a) 商譽

於二零零九年收購數碼貿易運輸網絡有限公司 (「DTTNCo」)所產生並獲本集團確認的商譽主要 源自專業技術、知識產權及預計合併DTTNCo至 本集團現有業務及客戶基礎後可達致的協同效 應。自收購日期二零零九年三月二十六日起,商 譽的帳面值為9.976.000元。

由於預期本集團電子商貿分部可受惠於收購 DTTNCo全部股權所產生的協同效益,加上未能 將商譽適當分配至本集團其他單位,故電子商貿 分部獲確認為包含上述商譽的現金產生單位(「現 金產生單位」),以便為上述商譽作出減值評估。

現金產生單位的可收回數額乃根據使用價值計算法釐定,其按現金產生單位涵蓋六年期間的財務預測的預測現金流計算。六年期間以後的現金流乃根據管理層最佳估計而調整的中期增長率來推斷。所使用的增長率並無超逾本集團所經營業務的長期平均增長率。未來現金流量以評估期間本集團的特定貼現率10%(二零一二年:10%)貼現,以釐定現金產生單位的價值。根據管理層的評估,於本年度毋須就商譽確認任何減值。

(b) 應收附屬公司款項

本公司的其他應收款項及預付款項包括一筆應收附屬公司款項港幣236,244,000元(二零一二年:港幣221,458,000元),有關款項為無抵押、按與市場利率分別不大的利率計息,並須按要求償還。

(c) 出售附屬公司

於二零一三年十一月二十日,本公司與非控股股東訂立買賣協議,本公司同意向非控股股東出售所持本公司當時附屬公司廣州易通威裕物流信息技術有限公司(「易通威裕」)部分股權,相當於易通威裕已發行及繳足股本的2%,代價為人民幣20,000元。出售後,本集團仍保留易通威裕之非控股權益。本集團出售所得收益為港幣106,000元。

出售後,本集團已將其於易通威裕之投資入賬列 作於聯營公司的投資。

17 Interest in associates

17 所佔聯營公司權益

		The Group 本集團		The Company 本公司	
		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元	2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Unlisted shares, at cost Share of net assets Goodwill	非上市股份,按成本值 應佔資產淨值 商譽	- 88,657 9,944	- 90,368 9,642	85,381 - -	84,828 - -
Less: Impairment loss	減:減值虧損	98,601 -	100,010	85,381 (5,780)	84,828 (5,780)
		98,601	100,010	79,601	79,048

The following list contains the particulars of material associates, all of which are unlisted corporate entities whose quoted market price is not available:

下表載列主要聯營公司詳情,該等公司均為並無市場 報價的非上市企業實體:

	Place of incorporation and operation	Particulars of issued and paid up capital	Percentage of Group's effective interest	Percentage of shares held by the Company	
Name of associate 聯營公司名稱	註冊成立及 營業地點	已發行及繳足 股本詳情	本集團所佔 實際權益百分比	本公司所持 股份百分比	Principal activity 主要業務
Guangdong Nanfang Haian Science & Technology Service Company Limited ("Nanfang") 廣東南方海岸科技服務有限公司 (「南方」)	PRC 中國	RMB10,000,000 人民幣10,000,000元	20%	20%	Provision of e-commerce services (<i>Note 1</i>) 提供電子商貿服務(<i>附註1</i>)
China International Data Systems Co., Ltd ("Guofurui") 國富瑞數據系統有限公司(「國富瑞」)	PRC 中國	RMB198,630,000 人民幣198,630,000元	25.17%	25.17%	Provision of disaster recovery, business continuity services (Note 2) 提供災難復原及業務持續性保障服務 (附註2)
江蘇世成網絡科技有限公司(「SCNT」)	PRC 中國	RMB5,000,000 人民幣5,000,000元	24.5%	-	IT related services 資訊科技相關服務
上海匯通供應鏈技術與運營有限公司 ([U-Link])	PRC 中國	RMB30,000,000 人民幣30,000,000元	24.5%	-	Supply chain management development and services 供應鏈管理發展及服務
廣州易通威裕物流信息技術有限公司 (「易通威裕」) (<i>Note (16(c)) (附註 16(c))</i>	PRC 中國	RMB1,000,000 人民幣1,000,000元	49.0%	49.0%	Provision of e-commerce and e-logistics services 提供電子商貿及 電子物流服務
Note 1: Guangdong Nanfang Haiar	Science & Techno	ology Service Company	财註1:	磨 車南方海岸科技	· · · · · · · · · · · · · ·

Guangdong Nanfang Haian Science & Technology Service Company Limited, a high-tech company providing advanced e-commerce services in Guangdong area, enables the Group to have exposure to this market through local expertise.

Note 2: China International Data Systems Co., Ltd ("Guofurui") is a strategic partner of the Group with its principal business is the operation of data centres in Beijing for the provision of disaster recovery, business continuity services and other IT outsourcing services.

All of the above associates are accounted for using the equity method in the consolidated financial statements.

附註1: 廣東南方海岸科技服務有限公司乃於廣東地區提供先 進電子商貿服務的高科技公司,能夠通過本地專業知 識使本集團有機會接觸該市場。

附註2: 國富瑞數據系統有限公司(「國富瑞」)乃本集團戰略夥

伴,主要於北京數據運行中心提供災難復原、業務延 續性保障服務及其他IT外包服務。

以上所有聯營公司均採用權益法於綜合財務報表入賬。

17 Interest in associates (continued)

(a) Summary of financial information on associates

Summarised financial information from the unaudited management accounts of the two principal associates, adjusted for any differences in accounting policies, and reconciled to the carrying amounts in the consolidated financial statements, are disclosed below:

17 所佔聯營公司權益(續)

(a) 聯營公司的財務資料概要

下文披露兩間主要聯營公司之財務資料概要,乃 摘錄自其未經審核管理賬目(已就會計政策差額作 出調整,並已核對綜合財務報表中的賬面值):

		Guoi 國语	furui 冒瑞	Nanfang 南方	
		2013	2012	2013	2012
		二零一三年	二零一二年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Gross amounts of the associates'	※ ※ ハヨリエタ话				
uross amounts of the associates	聯營公司以下各項 總額				
Current assets	流動資產	62,821	46,015	51,930	10,478
Non-current assets	非流動資產	371,944	376,197	77,374	81,854
Current liabilities	流動負債	(48,268)	(22,995)	(63,809)	(8,643)
Non-current liabilities	非流動負債	(115,317)	(137,468)	(1,975)	(3,700)
Equity	權益	271,180	261,749	63,520	79,989
Revenue	收益	163,719	121,988	54,522	42,144
Profit from continuing operations	持續經營溢利	22,795	15,318	7,138	3,622
Total comprehensive income	全面收益總額	22,795	15,318	7,138	3,622
Dividend received from	已收聯營公司				
the associate	股息	-	=	4,741	870
Reconciled to the Group's	核對本集團所持聯				
interests in the associates	營公司權益				
Gross amounts of net assets of	聯營公司資產淨值				
the associate	總額	271,180	261,749	63,520	79,989
Group's effective interest	本集團實際權益	25.17%	25.17%	20%	20%
Group's share of net assets of	本集團所佔聯營公				
the associate	司的資產淨值	68,256	65,882	12,704	15,998
Goodwill	商譽	-	_	9,944	9,642
Carrying amount in the	於綜合財務報表中				
carrying amount in the consolidated financial statemen		68,256	65,882	22,648	25,640

17 Interest in associates (continued)

(a) Summary of financial information on associates (continued)

Aggregate information of associates that are not individually material:

17 所佔聯營公司權益(續)

(a) 聯營公司的財務資料概要(續)

非個別重大的聯營公司綜合資料:

		2013 二零一三年 HK\$'000 港幣千元	2012 二零一二年 HK\$'000 港幣千元
Aggregate carrying amount of individually immaterial associates in the consolidated financial statements	綜合財務報表中 非個別重大的聯營公司的 賬面值總額	7,697	8,488
Aggregate amounts of the Group's share of those associates' Loss from continuing operations	本集團所佔該等聯營公司以下各項 總額 持續經營虧損	(1,129)	(1,004)
Total comprehensive income	全面收益總額	(1,129)	(1,004)

(b) Changes in interests in associates

- (i) On 18 June 2013, the Company entered into an agreement to sell its entire 25% of the issued share capital of Telstra Technology Services (Hong Kong) Limited ("TTS") at a consideration of HK\$7 million. The transaction was completed on 18 June 2013. The Group's interest in TTS was fully impaired previously. As such, a disposal gain of HK\$7 million was recognised for the year.
- (ii) On 10 April 2013, the shareholders of 江蘇世成網絡科技有限公司 ("SCNT") agreed to reduce the capital of SCNT from RMB10 million to RMB5 million. The capital reduction was completed on 10 June 2013. The respective shareholding ratio and significant influence at the Board of Directors of SCNT remain unaffected.

(b) 所佔聯營公司權益變動

- (i) 於二零一三年六月十八日,本公司訂立協議,出售其全部所持Telstra Technology Services (Hong Kong) Limited(「TTS」)已發行股本的25%,代價為港幣7,000,000元。是項交易已於二零一三年六月十八日完成。本集團所佔TTS權益已於早前全數減值。因此,於本年度確認出售收益港幣7,000,000元。
- (ii) 於二零一三年四月十日,江蘇世成網絡科技有限公司(「江蘇世成」)的股東同意把江蘇世成的資本由人民幣10,000,000元減至人民幣5,000,000元。是項減資已於二零一三年六月十日完成。本集團相關持股比例以及於江蘇世成董事會的重大影響力維持不變。

18 Interest in joint venture

18 所佔合營公司權益

		The Group The Com 本集團 本公司			
		2013	2012	2013	2012
		二零一三年	二零一二年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Share of net assets	應佔資產淨值	1,832	4,443	_	_

The following contains the particulars of joint venture, which is accounted for using the equity method in the consolidated financial statements:

下表載列合營公司詳情,乃採用權益法於綜合財務報表入賬:

Name of joint venture 合營公司名稱	Place of incorporation and operation 註冊成立及 營運地點	Particulars of issued and paid up capital 已發行及 缴足股本詳情	Percentage of Group's effective interest 本集團所佔 實際權益 百分比	Percentage of shares held by the Company 本公司 所持股份 百分比	Principal activity 主要業務
北京工聯環球科技有限公司	PRC 中國	RMB4,920,000 人民幣4,920,000	49%	-	Provision of e-commerce services 提供電子商貿服務

19 Other financial assets

19 其他財務資產

		The Group 本集團		The Company 本公司	
		2013	2012	2013	2012
		二零一三年 HK\$'000	二零一二年 HK\$'000	二零一三年 HK\$'000	二零一二年 HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Available-for-sale debt securities at fair value	以公平值計量的可供出售 債務證券				
- unlisted	一非上市	-	1,531	-	-
- listed	——————————————————————————————————————	289,444	263,703	-	_
Total	總計	289,444	265,234	_	-

As at 31 December 2013, the Group held corporate bonds and designated the instruments as available-for-sale debt securities with fair value changes recognised in other comprehensive income and accumulated separately in equity in the fair value reserve. The debt securities are issued by corporate entities with credit quality commensurate with the return as considered acceptable to the Group.

於二零一三年十二月三十一日,本集團持有企業債券,並把有關工具指定為可供出售債務證券,而其公平值變動於其他全面收益中確認,並獨立於權益的公平值儲備累計。企業實體發行的債務證券信貸質素視為本集團可接受之回報相當。

20 Trade receivables

Credit terms granted by the Company to customers generally range from one week to one month. Credit terms offered by other companies of the Group based on individual commercial terms negotiated with customers.

As of the end of the reporting period, the ageing analysis of trade receivables, based on the invoice date is as follows:

20 應收賬款

本公司一般給予客戶一星期至一個月的信貸期。本集 團旗下其他公司所給予的信貸期乃基於有關公司與客 戶商訂的個別商業條款而定。

截至報告期末,按發票日期計算,應收賬款的賬齡分析如下:

			The Group 本集團		mpany :司
		2013	2012	2013	2012
		二零一三年	二零一二年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Less than 1 month	少於一個月	11,502	18,499	10,166	11,437
1 to 3 months	一至三個月	2,324	2,721	1,636	1,112
3 to 12 months	三至十二個月	1,754	448	834	297
Over 12 months	超過十二個月	2,477	2,467	10	_
		18,057	24,135	12,646	12,846

The Group's credit policy is set out in Note 27(a).

All the above balances are expected to be recovered within one year and they are generally covered by customer deposits received from customers (see *Note 22*).

The ageing analysis of trade receivables that are past due but neither individually nor collectively considered as impaired are as follows:

本集團之信貸政策載於*附註27(a)*。

預期上述結餘均可於一年內收回,並一般得到客戶提供的按金所保證(*見附註22*)。

已逾期但並無個別或集體被視作出現減值的應收款項的賬齡分析如下:

		The Group 本集團		The Co 本名	
		2013	2012	2013	2012
		二零一三年	二零一二年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
Neither past due nor impaired	並無逾期亦無減值	9,623	19,528	7,723	9,525
Less than 1 month past due	逾期少於一個月	2,821	2,699	2,666	2,013
1 to 3 months past due	逾期一至三個月	1,613	1,518	1,502	1,011
Over 3 months past due	逾期超過三個月	4,000	390	755	297
		8,434	4,607	4,923	3,321
		18,057	24,135	12,646	12,846

20 Trade receivables (continued)

Receivables that were neither past due nor impaired relate to a wide range of customers for which there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, management considers that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

21 Other receivables and prepayments

As at 31 December 2013, included in the balance of HK\$42,072,000 (2012: HK\$43,547,000) are security tokens of HK\$10,946,000 (2012: HK\$14,793,000) purchased in respect of security solution service to certain local financial institutions.

22 Trade creditors, accounts payable and other payables

20 應收賬款(續)

並無逾期亦無減值的應收款項與大量客戶有關,該等客戶並無近期拖欠還款記錄。

已逾期惟並無出現減值的應收款項與多名獨立客戶有關。該等客戶於本集團的過往信貸紀錄良好。根據過往經驗,管理層認為,由於信貸質素並無重大變動,且該等結餘仍被視作可全數收回,故毋須為該等結餘計提減值撥備。

21 其他應收款項及預付款項

於二零一三年十二月三十一日,在結餘港幣42,072,000元(二零一二年:港幣43,547,000元)中,包括為了向數間本地財務機構提供保安方案服務而採購的保安編碼器港幣10,946,000元(二零一二年:港幣14,793,000元)。

22 應付賬款、應付款項及其他應付款項

		The Group 本集團		The Co 本名	mpany 公司	
		2013 2012 2013		2013	2012	
		二零一三年 HK\$'000 港幣千元	二零一二年 HK\$'000 港幣千元	二零一三年 HK\$'000 港幣千元	二零一二年 HK\$'000 港幣千元	
Trade creditors (Note 22(i)) Customer deposits	應付賬款 <i>(附註22(i))</i> 已收客戶按金	11,267	11,672	7,550	7,324	
received (Note 22(ii)) Accrued charges and	(附註22(ii)) 應計開支及其他應付款項	160,818	164,410	160,818	164,410	
other payables	//Stall //3/2/2/2/13////	58,997	71,849	35,523	39,711	
Amount due to a subsidiary	應付附屬公司款項	_	_	20,311	30,794	
		231,082	247,931	224,202	242,239	

- (i) Trade creditors are due within 1 month or on demand.
- (ii) Deposits received are monies received from customers before they are allowed to make trade transactions through the use of the Group's systems. Generally, customers are only allowed to incur transaction charges up to the amount deposited with the Group. Deposits are refundable to customers on demand.
- (i) 應付賬款於一個月內到期或於要求時償還。
- (ii) 已收按金為客戶獲准使用本集團的系統進行貿易 交易前自客戶收取所得的款項。一般來說,客戶 可以累積的交易費,以客戶向本集團支付的按金 為限。按金可應客戶要求予以退還。

23 Provision for long service payments

23 長期服務金撥備

			The Group 本集團		mpany :司
		2013	2012	2013	2012
		二零一三年	二零一二年	二零一三年	二零一二年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元
As at 1 January	於一月一日	2,923	2,727	2,653	2,507
Released/utilised	已解除/已動用	_	(49)	_	(49)
Provisions charged to the i	ncome 於收益表扣除				
statement	的撥備	31	245	26	195
As at 31 December	於十二月三十一日	2,954	2,923	2,679	2,653

24 Employee retirement benefits

The Group operates a Mandatory Provident Fund Scheme ("the MPF scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF scheme is a defined contribution retirement plan administered by independent trustees. Under the MPF scheme, the employer and its employees are each required to make contributions to the plan at 5% of the employees' relevant income, subject to a cap of monthly relevant income of HK\$25,000. Contributions to the plan vest immediately.

25 Equity-settled share-based transactions

(a) Share option schemes

The Company adopted a Pre-IPO share option scheme on 2 August 2000 which was amended on 11 September 2001 and 26 November 2002 respectively, and a Post-IPO share option scheme on 14 October 2005, whereby the Directors are authorised, at their discretion, to invite employees of the Group, including directors of any company in the Group, to take up options at consideration of HK\$1.00 per grant to subscribe for shares of the Company. Each option gives the holder the right to subscribe for one ordinary share in the Company.

The share options granted under the Pre-IPO share option scheme can only be exercised after 12 months (25%), 24 months (60%) and 36 months (100%) respectively from the commencement of the trading of the Company's shares on SEHK being 28 October 2005, and have a duration of 10 years from the date on which the grant was made. The exercise prices per share for the options are HK\$0.90 and HK\$1.25.

24 僱員退休福利

本集團根據《香港強制性公積金計劃條例》,為根據《香港僱傭條例》僱用的僱員,設立強制性公積金計劃(「強積金計劃」)。強積金計劃為獨立受託人管理的定額供款退休計劃。根據強積金計劃,僱主與僱員須各自向計劃作出相等於僱員有關入息5%的供款,而有關入息以每月港幣25,000元為上限。集團向計劃作出的供款即時歸屬有關僱員。

25 以股權結算的股份交易

(a) 購股權計劃

本公司於二零零零年八月二日採納首次公開招股 前購股權計劃(分別於二零零一年九月十一日及二 零零二年十一月二十六日修訂),並於二零零五年 十月十四日採納首次公開招股後購股權計劃。據 此,董事獲授酌情權邀請本集團僱員(包括本集團 旗下任何公司的董事)接納可認購本公司股份的購 股權,代價為每份購股權港幣1.00元。每股購股 權賦予其持有人可認購一股本公司普通股的權利。

根據首次公開招股前購股權計劃授出的購股權, 於二零零五年十月二十八日本公司股份開始在 香港聯交所買賣起計十二個月、二十四個月及 三十六個月後,方可分別行使其中25%、60%及 100%的購股權:購股權的有效期自授出日期起 計為期十年。購股權的每股行使價為港幣0.90元 及港幣1.25元。

25 Equity-settled share-based transactions (continued)

(a) Share option schemes (continued)

The share options granted under the Post-IPO share option scheme vest after 12 months (25%), 24 months (60%) and 36 months (100%) respectively from date of grant and then exercisable within a period of 10 years. The subscription amount payable in respect of each share upon the exercise of an option shall be determined by the board of directors and shall be not less than the greater of:

- (i) the closing price of the shares on the SEHK as stated in the SEHK's daily quotations sheet on the date, which must be a business day, of the written offer of such option (the "Date of Grant"):
- (ii) the average closing price of the shares on the SEHK as stated in the SEHK's daily quotations sheets for the five business days immediately preceding the Date of Grant; and
- (iii) the nominal value of the shares.

On 16 March 2009, the Share Option Schemes were discontinued and replaced by a "Share Award Scheme" (*Note 25(b)*). However, share options previously awarded under the Share Option Schemes remain valid and subject to the same terms and conditions.

(i) The terms and conditions of the grants that existed during the year are as follows, whereby all options are settled by physical delivery of shares:

25 以股權結算的股份交易(續)

(a) 購股權計劃(續)

根據首次公開招股後購股權計劃授出的購股權,在授出日期起計十二個月、二十四個月及三十六個月後,分別歸屬25%、60%及100%,隨後可於十年期內行使。因行使購股權而須就每股股份支付的認購款項將由董事會釐定,且不得少於下列最高者:

- (i) 於購股權的書面要約日期(「授出日期」,必 須為營業日),股份於香港聯交所每日報價 表所列在香港聯交所的收市價;
- (ii) 緊貼授出日期前五個營業日,股份於香港聯 交所每日報價表所列在香港聯交所的平均收 市價:及
- (iii) 股份面值。

於二零零九年三月十六日,購股權計劃已終止並 由股份獎勵計劃取代(附註25(b))。然而,過往 根據購股權計劃授出的購股權則仍然有效,並受 相同條款及條件規限。

(i) 下文載列年內尚未行使的購股權的條款及細則,據此,所有購股權以股份實物方式結算 交收如下:

	Number of		Contractual
	instruments	Vesting conditions	life of options
	工具數目	歸屬條件	購股權的合約年期
Options granted to directors: 已授予董事的購股權:			
- on 14 October 2005 - 於二零零五年十月十四日	625,369	12 months (25%), 24 months (60%) and 36 months (100%) from 28 October 2005 自二零零五年十月二十八日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年
– on 19 March 2007 – 於二零零七年三月十九日	922,762	12 months (25%), 24 months (60%) and 36 months (100%) from 19 March 2007 自二零零七年三月十九日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年

25 Equity-settled share-based transactions (continued)

25 以股權結算的股份交易(續)

(a) Share option schemes (continued)

(a) 購股權計劃(續)

	Number of instruments 工具數目	Vesting conditions 歸屬條件	Contractual life of options 購股權的合約年期
Options granted to employees: 已授予僱員的購股權:			
– in 2003 – 於二零零三年	40,000	12 months (25%), 24 months (60%) and 36 months (100%) from 28 October 2005 自二零零五年十月二十八日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年
– in 2004 – 於二零零四年	65,000	12 months (25%), 24 months (60%) and 36 months (100%) from 28 October 2005 自二零零五年十月二十八日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年
– on 14 October 2005 – 於二零零五年十月十四日	5,366,364	12 months (25%), 24 months (60%) and 36 months (100%) from 28 October 2005 自二零零五年十月二十八日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年
– on 19 March 2007 – 於二零零七年三月十九日	2,892,853	12 months (25%), 24 months (60%) and 36 months (100%) from 19 March 2007 自二零零七年三月十九日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年
– on 14 April 2008 – 於二零零八年四月十四日	2,229,090	12 months (25%), 24 months (60%) and 36 months (100%) from 14 April 2008 自二零零八年四月十四日 起計12個月(25%)、24個月(60%) 及36個月(100%)	10 years 十年
	12,141,438		

25 Equity-settled share-based transactions (continued)

(a) Share option schemes (continued)

(ii) The number and weighted average exercise prices of share options are as follows:

25 以股權結算的股份交易(續)

(a) 購股權計劃(續)

(ii) 購股權的數目及加權平均行使價如下:

		2013 二零一三年		2012 二零一二年	
		Weighted		Weighted	
		average	Number of	average	Number of
		exercise price	options	exercise price	options
		加權平均行使價	購股權數目	加權平均行使價	購股權數目
		HK\$	'000	HK\$	'000
		港幣元	千股	港幣元	千股
Outstanding as at 1 January	於一月一日				
	尚未行使	1.26	12,141	1.23	14,013
Exercised during the year	年內行使	1.22	(6,702)	1.00	(1,042)
Forfeited during the year	年內沒收	1.22	(228)	1.19	(830)
Outstanding as at	於十二月三十一日				
31 December	尚未行使	1.30	5,211	1.26	12,141
Exercisable as at	於十二月三十一日				
31 December	可行使		5,211		12,141

The options outstanding as at 31 December 2013 had exercise prices ranging from HK\$1.01 to HK\$1.42 (2012: ranging from HK\$0.90 to HK\$1.42) and weighted average remaining contractual life ranging from 2 years to 5 years respectively (2012: ranging from 1 year to 6 years).

(b) Share award scheme

On 16 March 2009 ("the adoption date"), the Board adopted a Share Award Scheme ("the Scheme") as a means of rewarding and retaining employees at the grade of assistant manager and above within the Group and to encourage senior employees to have, through the award of the Company's shares under the Scheme, a direct financial interest in the long term success of the Company. A Trust ("the Trustee") has been set up for the purpose of administering the Scheme.

The Scheme comprises two parts, Part 1 and Part 2. Under Part 1, eligible employees receive an offer to purchase the Company's shares ("Shares") from the Trustee of the Scheme at discounted prices and subject to a lock-up period as the eligible staff may choose. Under Part 2, eligible employees received an offer to be granted by the Trustee Shares at no consideration but subject to a one-year lock-up period.

於二零一三年十二月三十一日,尚未行使購股權的行使價介乎港幣1.01元至港幣1.42元 (二零一二年:介乎港幣0.90元至港幣1.42元)及加權平均尚餘合約年期分別介乎2年至 5年(二零一二年:介乎1年至6年)。

(b) 股份獎勵計劃

於二零零九年三月十六日(「採納日期」),董事會 採納了一項股份獎勵計劃(「計劃」),作為獎勵及 留聘本集團助理經理級別或以上僱員的措施,並 透過根據計劃授出本公司股份鼓勵高級僱員,讓 彼等在本公司的長期成功經營中享有直接財務權 益。本公司經已為管理計劃設立信託(「受託人」)。

計劃由兩部分組成,即第一部分及第二部分。根據第一部分,合資格員工將獲得一項要約,可按 折讓價自計劃受託人購買本公司股份(「股份」),並受合資格員工可能選擇的禁售期所規限。根據 第二部分,合資格員工將獲得一項要約,可獲受 託人以零代價授出股份,惟須受一年禁售期所規 限。

25 Equity-settled share-based transactions (continued)

(b) Share award scheme (continued)

Dividends on those awarded shares which have already been allocated to the awardees will be distributed to the awardees. The Trustee is entitled to keep the portion of dividends declared on those awarded shares which have not yet been allocated (or which relate to Shares awarded to a terminated staff but for which the terminated staff has ceased to be entitled to these Shares or dividends on them) and in any case are held on trust for future awardees under the Scheme. Such dividends so accumulated can be utilised by the Trustee, subject to the written instructions of the Company, for purchasing Shares on the market for the purposes of the Scheme or in making other payments permitted by the trust deed.

The total number of all Shares purchased by the Trustee under the Scheme must not be 10% or more of the issued share capital of the Company as at the adoption date (being 77,830,605 Shares) unless the Board otherwise decides.

The Scheme is valid for 10 years from the adoption date (i.e. 16 March 2009) or until such other date as the Board may decide. On 19 November 2013, the Board approved to discontinue the Share Award Scheme. Shares previously awarded under the Share Award Scheme remain valid and subject to the same terms and conditions.

(i) Movements in the number of awarded shares and their related average fair value were as follows:

25 以股權結算的股份交易(續)

(b) 股份獎勵計劃(續)

經已分配予獲獎勵者的獎勵股份的股息將分配予有關獲獎勵者。受託人有權保留已就獎勵股份宣派但仍未分配的股息(或與獎勵予終止受僱僱員的股份相關的股息,而有關終止受僱僱員不再有權收取該等股份或其相關股息),並於任何情況下根據計劃代日後的獲獎勵者以信託方式持有。受託人可以動用以上述方式累計的股息,以於市場上為計劃購買股份,或支付信託契約所批准的其他付款,惟須受本公司書面指引所規限。

除非董事會另行決定,否則受託人根據計劃購買的股份總數不得超過本公司於採納日期的已發行股本10%或以上(即77,830,605 股股份)。

計劃自採納日期(即二零零九年三月十六日)起計有效期10年,或直至董事會可能決定的其他日期止。於二零一三年十一月十九日,董事會批准終止股份獎勵計劃。以往根據股份獎勵計劃而獎勵的股份仍有效,且受限於相同條款及條件。

(i) 獎勵股份數目及其相關平均公平值的變動載 列如下:

		Number of awarded shares 獎勵股份數目 2013	Number of awarded shares 獎勵股份數目 2012	Remaining vesting period 餘下歸屬期間
		二零一三年	二零一二年	
As at 1 January Vested Forfeited	於一月一日 歸屬 沒收	8,373,130 (2,662,244)	6,616,663 (1,021,372) (23,000)	
Awarded	獎勵	2,711,595	2,800,839	
As at 31 December (Note)	於十二月三十一日 <i>(附註)</i>	8,422,481	8,373,130	0.02 year to 3.26 years 0.02年至3.26年

Note:

As at the period end, the average fair value per share for Part 1 and Part 2 of the Scheme ranged from HK\$0.26 to HK\$1.48 and HK\$1.34 respectively (2012: HK\$0.14 to HK\$0.53 and HK\$1.19 respectively). The average fair value per share of the awarded shares is the cost to the Company which is based on the closing price at the award date or at appropriate discounts applied.

附註:

於期末,計劃第一部分及第二部分的每股平均公平值分別為港幣0.26元至港幣1.48元及港幣1.34元(二零一二年:分別為港幣0.14元至港幣0.53元及港幣1.19元)。獎勵股份的每股平均公平值為本公司的成本,其按獎勵日期的收市價或按適當折讓計算所得。

25 Equity-settled share-based transactions (continued)

(b) Share award scheme (continued)

(ii) Details of the shares held for the Scheme as at 31 December 2013 are set out below:

25 以股權結算的股份交易(續)

(b) 股份獎勵計劃(續)

(ii) 於二零一三年十二月三十一日,為計劃持有 的股份詳情載列如下:

		Number of	Number of
		shares held for	shares held for
		the Scheme	the Scheme
		為計劃持有	為計劃持有
		的股份數目	的股份數目
		2013	2012
		二零一三年	二零一二年
As at 1 January	於一月一日	19,278,170	16,099,542
Purchased	購入	2,300,000	4,200,000
Vested	歸屬	(2,662,244)	(1,021,372)
Disposed	出售	(10,493,445)	_
As at 31 December	於十二月三十一日	8,422,481	19,278,170

During the year, the Company acquired through the Trustee a total of 2,300,000 (2012: 4,200,000) ordinary shares of the Company from open market at a total cash consideration of approximately HK\$3,714,000 (2012: HK\$4,552,000) including transaction costs. Prior to 31 December 2013, the Company has disposed of 10,493,445 unallocated shares at a total consideration of HK\$16,268,000 net of transaction costs through the Trustee after the Board approved to discontinue the share award scheme.

年內,本公司透過信託人自公開市場購入合共2,300,000股本公司普通股(二零一二年:4,200,000股),計入交易成本後的現金代價總額約為港幣3,714,000元(二零一二年:港幣4,552,000元)。二零一三年十二月三十一日前,本公司於董事會批准終止股份獎勵計劃後透過信託人出售10,493,445股未分配股份,總代價(已扣除交易成本)為港幣16,268,000元。

26 Capital and reserves

(a) Movements in components of equity

The reconciliation between the opening and closing of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out as below:

The Company

26 資本及儲備

(a) 權益組合之變動

本集團年初及年終各部分的綜合權益的對賬載列 於綜合權益變動表。本公司獨立權益部分由年初 至年終的變動詳情載列如下:

本公司

		Share capital	Share premium	Shares held for Share Award Scheme 為股份獎勵 計劃持有	Capital reserve	Retained profits	Total
		股本 HK\$'000 港幣千元	股份溢價 HK\$'000 港幣千元	的股份 HK\$'000 港幣千元	資本儲備 HK\$'000 港幣千元	保留溢利 HK\$'000 港幣千元	總計 HK\$'000 港幣千元
As at 1 January 2012 Dividends approved in respect of	於二零一二年一月一日 上年度已批准股息 <i>(附註12)</i>	156,509	121,449	(12,386)	4,542	49,798	319,912
the previous year (Note 12) Issue of shares (Note 26(b)(ii))	發行股份 <i>(附註26(b)(ii))</i>	- 209	- 945	- -	- (108)	(47,745) –	(47,745) 1,046
Equity-settled share-based transactions	以股權結算的股份交易	_	_	_	689	_	689
Changes in shares held for share award scheme	為股份獎勵計劃持有的股份變動	_	-	(3,696)	-	-	(3,696)
Vesting of awarded shares	獎勵股份歸屬	-	_	1,051	(70)	102	1,083
Lapse of share options	購股權失效	_	_	_	(214)	214	=
Total comprehensive income for the year	本年度全面收益總額	_	_	_	-	68,776	68,776
Dividends declared in respect of the current year (Note 12)	本年度已決議派發的 股息(<i>附註12)</i>	-	-	_	-	(25,859)	(25,859)
As at 31 December 2012 and	於二零一二年十二月三十一日						
1 January 2013	及二零一三年一月一日	156,718	122,394	(15,031)	4,839	45,286	314,206
Dividends approved in respect of the previous year (<i>Note 12</i>)	上年度已批准股息(附註12)	-	_	_	_	(54,328)	(54,328)
Issue of shares (Note 26(b)(ii)) Equity-settled share-based	發行股份 <i>(附註26(b)(ii))</i> 以股權結算的股份交易	1,340	8,723	-	(1,867)	-	8,196
transactions		-	-	-	2,550	-	2,550
Disposal of unallocated shares Changes in shares held	出售未分配股份 為股份獎勵計劃持有的股份	-	-	7,464	-	8,804	16,268
for share award scheme	變動	-	-	(2,828)	-	-	(2,828)
Vesting of awarded shares	獎勵股份歸屬	-	-	2,173	(510)	(45)	1,618
Lapse of share options Total comprehensive	購股權失效 本年度全面收益總額	-	_	-	(58)	58	-
income for the year		-	-	-	-	80,179	80,179
Dividends declared in respect of the current year (Note 12)	本年度已決議派發的 股息 <i>(附註12)</i>	-	-	-	-	(31,525)	(31,525)
As at 31 December 2013	於二零一三年十二月三十一日	158,058	131,117	(8,222)	4,954	48,429	334,336

26 Capital and reserves (continued)

26 資本及儲備(續)

(b) Share capital

(i) Authorised and issued share capital

(b) 股本

(i) 法定及已發行股本

		2013		2012	
		二零一三年		二零一二年	
		Number of		Number of	
		shares	Amounts	shares	Amounts
		股份數目	金額	股份數目	金額
		in'000	HK\$'000	in'000	HK\$'000
		千股	港幣千元	千股	港幣千元
Authorised:	法定:				
Ordinary shares of HK\$0.20	每股面值港幣0.20元				
(2012: HK\$0.20) each	(二零一二年:港幣				
	0.20元)的普通股	1,250,000	250,000	1,250,000	250,000
Ordinary shares, issued and fully paid:	普通股,已發行及 繳足:				
As at 1 January	÷4	702 500	156 710	792 E46	156 500
As at 1 January Shares issued under share	於一月一日	783,588	156,718	782,546	156,509
option schemes	根據購股權計劃發行的 股份	6,702	1,340	1,042	209
As at 31 December	於十二月三十一日	790,290	158,058	783,588	156,718

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

(ii) Shares issued under share option schemes

During the year, options were exercised to subscribe for 6,702,000 (2012: 1,042,000) ordinary shares in the Company at a consideration of HK\$8,196,000 (2012: HK\$1,046,000) of which HK\$1,340,000 (2012: HK\$209,000) was credited to share capital and the balance of HK\$6,856,000 (2012: HK\$837,000) was credited to the share premium account. Capital reserve of HK\$1,867,000 (2012: HK\$108,000) has been transferred correspondingly to the share premium account in according with policy set out in *Note* 1(p)(ii).

普通股持有人有權收取不時決議派發的股息,並有權於本公司大會上就每持有一股股份投一票。所有普通股對本公司餘下資產享有同等權益。

(ii) 根據購股權計劃發行股份

年內,購股權持有人以港幣8,196,000元 (二零一二年:港幣1,046,000元)的代價 行使購股權,認購6,702,000股(二零一二 年:1,042,000股)本公司普通股,其中港幣 1,340,000元(二零一二年:港幣209,000元) 計入股本,餘額港幣6,856,000元(二零一二 年:港幣837,000元)則計入股份溢價賬。資 本儲備港幣1,867,000元(二零一二年:港幣 108,000元)已根據附註1(p)(ii)所載政策相應 轉撥至股份溢價賬。

26 Capital and reserves (continued)

26 資本及儲備(續)

(b) Share capital (continued)

(iii) Terms of unexpired and unexercised share options at end of the reporting period:

(b) 股本(續)

(iii) 於報告期末未到期及未行使購股權的條款:

			2013	2012
			二零一三年	二零一二年
		Exercise price	Number	Number
Exercise period	行使期	行使價	數目	數目
22 September 2003 to	二零零三年九月二十二日至	HK\$0.90	-	105,000
30 November 2014	二零一四年十一月三十日	港幣0.90元		
14 October 2005 to	二零零五年十月十四日至	HK\$1.25	2,155,123	5,991,733
13 October 2015	二零一五年十月十三日	港幣1.25元		
19 March 2007 to	二零零七年三月十九日至	HK\$1.42	2,436,106	3,815,615
18 March 2017	二零一七年三月十八日	港幣1.42元		
14 April 2008 to	二零零八年四月十四日至	HK\$1.01	619,509	2,229,090
13 April 2018	二零一八年四月十三日	港幣1.01元		
			5,210,738	12,141,438

(c) Nature and purpose of reserves

(i) Share premium

The application of the share premium account is governed by Sections 48B of the Hong Kong Companies Ordinance.

(ii) Capital reserve

The capital reserve comprises the grant date fair value of unexercised share options and awarded shares granted to employees of the Company recognised in accordance with the accounting policy adopted for share based payments in *Note* 1(p)(ii) and (iii).

(iii) Shares held for share award scheme

The Shares held for Share Award Scheme is the consideration paid, including any directly attributable incremental costs for purchase of shares under the Share Award Scheme, in accordance with the accounting policy set out in *Note* 1(p)(iii).

(iv) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in *Note* 1(q).

(c) 儲備的性質及用途

(i) 股份溢價

股份溢價賬的動用受香港《公司條例》第48B 條所規管。

(ii) 資本儲備

資本儲備包括已授予本公司僱員並根據載於 附註1(p)(ii)及(iii)就以股份為基礎的支付而採 納的會計政策所確認的尚未行使購股權及獎 勵股份的授出日期公平值。

(iii) 為股份獎勵計劃持有的股份

根據載於附註1(p)(iii)的會計政策,為股份獎勵計劃持有的股份為根據股份獎勵計劃購買股份的已付代價,包括任何直接應佔增加成本。

(iv) 匯兑儲備

匯兑儲備包括自換算海外公司財務報表所產生的所有匯兑差額。有關儲備已根據載於附 註1(q)的會計政策處理。

26 Capital and reserves (continued)

(c) Nature and purpose of reserves (continued)

(v) Fair value reserve

The fair value reserve comprises the cumulative net change in the fair value of available-for-sale debt securities held at the end of the reporting period and is dealt with in accordance with the accounting policies in *Note* 1(i).

(d) Distributability of reserves

As at 31 December 2013, the aggregate amount of reserves available for distribution to equity shareholders of the Company was HK\$48,429,000 (2012: HK\$45,286,000). After the end of the reporting period, the directors proposed a final dividend of HK 6.2 cents per ordinary share (2012: HK 6.9 cents per share), amounting to HK\$48,998,000 (2012: HK\$54,068,000). This dividend has not been recognised as a liability at the end of the reporting period.

(e) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to enable the Group to meet its liabilities as they fall due for the foreseeable future. The Group has no external borrowing at the end of the reporting period.

The Group's capital structure is regularly reviewed and managed with due regard to the capital management objectives of the Group.

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

27 Financial risk management and fair values

Exposure to credit, liquidity, interest rate and currency risk arises in the normal course of the Group's business. These risks are limited by the Group's financial management policies and practices described below.

(a) Credit risk

The Group's credit risk is primarily attributable to trade receivables and investments in debt securities. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

26 資本及儲備(續)

(c) 儲備的性質及用途(續)

(v) 公平值儲備

公平值儲備包括於報告期末所持的可供出售 債務證券公平值累計變動淨額,並已根據載 於附註1(i)的會計政策處理。

(d) 可供分派儲備

於二零一三年十二月三十一日,可供分派予本公司股權持有人的儲備總額為港幣48,429,000元(二零一二年:港幣45,286,000元)。於報告期末之後,董事擬派發末期股息每股普通股6.2港仙(二零一二年:每股6.9港仙),合共港幣48,998,000元(二零一二年:港幣54,068,000元)。此股息於報告期末並未確認為負債。

(e) 資本管理

本集團管理資本的主要目標為保護本集團持續經營的能力,以及確保本集團可於可見未來支付到期負債。本集團於報告期末並無外部借款。

本集團本著資本管理目標,定期檢討及管理資本 架構。

本公司或其任何附屬公司概無受外界施加的資本 規定所規限。

27 金融風險管理及公平值

在本集團的日常業務過程中,會遇上信貸、流動資金、利率及外匯風險。該等風險受到本集團於下文載 述的財務管理政策及常規所限制。

(a) 信貸風險

本集團的信貸風險主要源自應收賬款及債務證券 投資。管理層已訂有一套信貸政策,以持續監控 該等信貸風險。

27 Financial risk management and fair values (continued)

(a) Credit risk (continued)

When registering as a subscriber, a customer is automatically assigned with a credit limit based on the amount of its deposit or bank guarantee and is normally given credit periods ranging from one day to one month. Credit terms offered by other companies of the Group are based on individual commercial terms negotiated with customers. The amount of deposit is determined on a customer-bycustomer basis, depending on its usage of the Company's services. Generally, if a customer reaches or exceeds its credit limit before the normal billing cycle, an ad hoc bill will be issued to the customers for payment by bank direct debit. However, if a customer is in default of payment for whatever reason, its account is automatically suspended from operation until all outstanding charges have been fully settled. For that reason, customers may also, and often do, place deposits with the Company from time to time to cover their charges.

There is, however, no credit policy for the Company's ad hoc customers who are required to pay the relevant charges (including service charges, service centre handling fees and Government fees) in full when using the Company over-the-counter services.

The Company does not have a general provisioning policy in respect of trade receivables. Specific trade receivables considered not recoverable will be written-off.

Investments in debt securities are normally in liquid securities quoted on a recognised stock exchange, issued by corporate with sound credit standing (*Note 19*). Given their high credit standing, management does not expect any investment counterparty to fail to meet its obligations. Nevertheless, the Company's financial advisor monitors the situation and will notify the Company of any change. In addition, the Investment Committee undertakes annual reviews of the Company's exposures.

The Group's exposure to credit risk from trade receivables is influenced mainly by the individual characteristics of each customer rather than the industry or country in which the customers operate and therefore significant concentrations of credit risk primarily arise when the group has significant exposure to individual customers. At the end of the reporting period, 1.1% (2012: 2.1%) and 8.1% (2012: 36.2%) of the total trade receivables was due from the Group's largest customer and the five largest customers respectively.

In respect of the Group's investments in debt securities, 23.7% (2012: 61.1%) of the debt securities held by the Group were issued by subsidiaries of the same issuer group. Other than these, the Group does not have any significant concentration of credit risk. The maximum exposure to credit risk is represented by the carrying amount of each financial asset in the balance sheet. The Group does not provide any other guarantees which would expose the Group to credit risk

Further quantitative disclosures in respect of the Group's exposure to credit risk arising from trade and other receivables are set out in *Note 20*.

27 金融風險管理及公平值(續)

(a) 信貸風險(續)

當客戶登記為用戶時,本集團會根據客戶的按金或銀行擔保金額,自動為客戶分配一個信貸額度,信貸期通常介乎一日至一個月不等。本公司所給予的信貸期乃基於有關。本公司所給予的信貸期乃基於司會釐定按客戶用本公司服務的用量,而為客戶付款週期前發出方。本分別,數不可以超逾本身的信貸額度,將會向有關客戶金到或超逾本身的信貸額度,將會向有關客戶級銀行直接付款,則與於一次大學,與於一次大學,與於一次大學,與於一次大學,以便支付費用之用。本公司存入按金,以作支付費用之用。

然而,本公司並未為臨時客戶訂立信貸政策。該 等客戶須於使用本公司的櫃枱服務時,全數支付 有關費用(包括服務費、服務中心手續費及政府收 費)。

本公司並未就應收賬款設立一般撥備政策。被視 為無法收回的特定應收賬款,將會予以撇銷。

本集團的債務證券投資一般為於認可證券交易所掛牌買賣,並由信貸評級良好的公司發行的流通證券(附註19)。鑑於投資對手方具有高信貸評級,管理層並不預期任何投資對手方會無法履行責任。然而,本公司財務顧問會監察情況,如有任何變動,將通知本公司。此外,投資委員會每年檢討本公司風險。

本集團來自應收帳款的信貸風險主要受各客戶的個別特性所影響而非客戶經營業務所在的行業或國家所影響,因此信貸風險高度集中的情況主要發生於本集團對個別客戶有重大風險承擔時產生。於報告期末,1.1%(二零一二年:2.1%)及8.1%(二零一二年:36.2%)的應收賬款總額分別為應收本集團的最大客戶及五大客戶的款項。

債務證券投資方面,本集團所持23.7%(二零一二年:61.1%)的債務證券乃由同一發行人集團的附屬公司發行。除此以外,本集團並無高度集中的信貸風險。信貸風險的最高金額已於資產負債表中按各項財務資產的賬面值呈列。本集團並無提供任何其他將會令致本集團承受信貸風險的擔保。

有關本集團來自應收賬款及其他應收款項的信貸 風險的進一步量化披露資料,載於*附註20*。

27 Financial risk management and fair values (continued)

(b) Liquidity risk

All cash management of the Group, including the short term investment of cash surpluses and raising of loans, if needed, to cover expected cash demands, are managed centrally by the Company. The Group's policy is to regularly monitor current and expected liquidity requirements and its compliance with lending covenants, to ensure that it maintains sufficient reserves of cash and readily realisable marketable securities and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

At 31 December 2013, the Group's current liabilities of HK\$233,536,000, including trade creditors, accounts payable and other payables of HK\$231,082,000 as indicated in *Note 22*, were due to be repaid during the next financial year or repayable upon demand. The Group will address the short-term liquidity requirement inherent in this contractual maturity date with internal resources.

(c) Interest rate risk

The Group's interest rate risk arises primarily from investments in fixed income debt securities (*Note 19*) and floating rate bank balances, which expose the Group to fair value interest rate risk and cash flow interest rate risk.

Sensitivity analysis

At 31 December 2013, it is estimated that a general increase/decrease of 50 basis points in interest rates, with all other variables held constant, would increase/decrease the Group's profit after tax and retained profits by approximately HK\$614,000 (2012: HK\$647,000). The fair value reserve in the consolidated equity would decrease/increase by approximately HK\$4,214,000 (2012: HK\$3,451,000) in response.

The sensitivity analysis above indicates the instantaneous change in the Group's consolidated equity that would arise assuming that the change in interest rates had occurred at the end of the reporting period and had been applied to re-measure those fixed income debt securities held by the Group which expose the Group to fair value interest rate risk at the end of the reporting period. In respect of the exposure to cash flow interest rate risk arising from floating rate bank balances held by the Group at the end of the reporting period, the impact on the Group's profit after tax (and retained profits) is estimated as an annualised impact on interest income of such a change in interest rates. The analysis is performed on the same basis for 2012 for cash flow interest rate risk.

27 金融風險管理及公平值(續)

(b) 流動資金風險

本集團的所有現金管理工作(包括現金盈餘的短期 投資及籌借貸款(如有需要)以應付預期現金需求) 均由本公司中央管理。本集團的政策是定期監察 即期及預期流動資金需求以及其對借貸契諾的遵 行情況,確保集團備有充裕的現金儲備與可變現 有價證券,以及從主要財務機構取得足夠的承諾 信貸融資,以應付其短期及長期流動資金需求。

於二零一三年十二月三十一日,本集團的流動負債為港幣233,536,000元(包括*附註22*所示的應付賬款、應付款項及其他應付款項港幣231,082,000元),其須於下一個財政年度內或按要求償還。本集團將於合約到期日以內部資源應付固有短期流動資金需求。

(c) 利率風險

本集團的利率風險主要來自其於固定收入債務證券的投資(附註19)及浮息銀行結餘,其令本集團 須承受公平值利率風險及現金流量利率風險。

敏感度分析

於二零一三年十二月三十一日,據本集團估計,如利率整體上調/下調50個基點,而所有其他不定因素維持不變,將令本集團的除稅後溢利及保留溢利增加/減少約港幣614,000元(二零一二年:港幣647,000元)。綜合權益內的公平值儲備將因利率整體上調/下調而減少/增加約港幣4,214,000元(二零一二年:港幣3,451,000元)。

上述敏感度分析指出本集團的綜合權益可能產生的即時變動。敏感度分析假設利率變動於報告期末已經發生,並已用於重新計量本集團所持有並於報告期末使本集團面臨公平值利率風險的固定收入債務證券。對於由本集團於報告期末所持有的浮息銀行結餘所產生的現金流量利率風險,其對本集團除稅後溢利(及保留溢利)的影響是基於利率變動而產生的利息收入作估計。有關分析按二零一二年的現金流量利率風險分析的相同基準進行。

27 Financial risk management and fair values (continued)

(d) Foreign currency risk

The Group is exposed to foreign currency risk primarily through available-for-sale debt securities denominated in United States dollars and Renminbi, and investments in PRC incorporated entities. Given the fact that the exchange rates of United States dollars and Hong Kong dollars are currently pegged, management does not expect that there will be any significant currency risk associated with the investment in available-for-sale debt securities denominated in United States dollars. The Group has not hedged the foreign exchange exposure in relation to its investments in PRC incorporated entities and Renminbi denominated debt securities.

(e) Fair value measurement

HKFRS 13, Fair value measurement categorises fair value measurements into a three-level hierarchy. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available
- Level 3 valuations: Fair value measured using significant unobservable inputs

At 31 December 2013, the available-for-sale debt securities held by the Group are carried at their fair value (see *Note 19*). These instruments fall into Level 1 of the fair value hierarchy described above.

During the years ended 31 December 2012 and 2013, there were no transfers between levels of fair value hierarchy. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

All other financial assets and liabilities are carried at amounts not materially different from their fair values as at 31 December 2013 and 2012.

27 金融風險管理及公平值(續)

(d) 外匯風險

本集團的外匯風險主要源自以美元及人民幣計值 的可供出售債務證券及於國內的股權投資。鑒於 現時美元及港元匯率掛鈎,管理層預期以美元計 值的可供出售債務證券投資不會附帶任何重大匯 率風險。就本集團於國內的股權投資及以人民幣 計值的債務證券而言,本集團並無對沖相關外匯 風險。

(e) 公平值計量

《香港財務報告準則》第13號一「公平值計量」將公 平值計量分為三個等級。公平值計量等級分類乃 參考以下估值方法所用輸入數據的可觀察性及重 要性釐定:

- 第一級估值:僅使用第一級輸入數據(即於計量日相同資產或負債於活躍市場的未經調整報價)計量的公平值
- 第二級估值:使用第二級輸入數據(即未能達到第一級的可觀察輸入數據)且並未使用重大不可觀察輸入數據計量的公平值。不可觀察輸入數據為無市場數據的輸入數據
- 第三級估值:使用重大不可觀察輸入數據計量的公平值

於二零一三年十二月三十一日,本集團持有的可供出售債務證券乃按公平值列賬(*見附註19*)。有關金融工具屬上述公平值層級的第一級。

截至二零一二年及二零一三年十二月三十一日止年度・公平值等級間並無轉換。本集團的政策為 於公平值等級之間發生轉換的報告期末確認轉換。

於二零一三年及二零一二年十二月三十一日,所 有其他財務資產及負債的入賬金額與其公平值並 無重大分別。

28 Commitments

(a) Capital commitments

Capital commitments outstanding as at 31 December 2013 not provided for in the financial statements amounted to HK\$203,000 (2012: HK\$1,531,000). They are mainly in respect of the Group's computer equipment.

(b) Operating leases

The total future minimum lease payments under non-cancellable operating leases in respect of property rentals are payable as follows:

28 承擔

(a) 資本承擔

於二零一三年十二月三十一日,並未於財務報表 撥備的資本承擔為港幣203,000元(二零一二年: 港幣1,531,000元),其主要關於本集團的電腦設 備。

(b) 經營和賃

根據不可撤銷經營租賃,於未來應付的最低物業 租金付款總額如下:

	2013	2012
	二零一三年	二零一二年
	HK\$'000	HK\$'000
	港幣千元	港幣千元
Within one year —年內	502	495
More than one year but within five years ——年後但五年內	470	253
	972	748

The Group leases a number of properties under operating leases. The leases typically run for an initial period of two to three years, with an option to renew the lease when all terms are renegotiated. None of the leases includes contingent rentals.

本集團根據經營租賃租用多項物業。租約一般初步為期二至三年,並有權選擇續租,屆時將重新商討所有條款。有關租約概不包括或然租金。

29 Material related party transactions

During the year, transactions with the following parties are considered as related party transactions.

29 重大關聯人士交易

年內,本集團與以下人士進行的交易被視為關聯人士 交易。

Name of party	Relationship	
交易方名稱	關係	
Telstra Technology Services (Hong Kong) Limited ("TTS")	Associate	
Telstra Technology Services (Hong Kong) Limited (「TTS」)	聯營公司	
上海滙通供應鏈技術與運營有限公司("U-Link")	Associate	
上海匯通供應鏈技術與運營有限公司(「上海匯通」)	聯營公司	

On 18 June 2013, the Company disposed its 25% equity interest in Telstra Technology Services (Hong Kong) Limited ("TTS"). During the period up to 17 June 2013, transactions with TTS are considered as related party transactions.

於二零一三年六月十八日,本公司出售所持 Telstra Technology Services (Hong Kong) Limited(「TTS」)25% 股權。截至二零一三年六月十七日止期間,與TTS進行的交易視為關聯人士交易。

29 Material related party transactions (continued)

In addition to the transactions and balances disclosed elsewhere in these financial statements, the Group entered into the following material related party transactions:

(a) Recurring transactions

29 重大關聯人士交易(續)

除了在財務報表其他地方披露的交易及結餘外,本集 團亦曾進行下述的重大關聯人士交易。

(a) 經常進行的交易

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Facilities management expenses	已付/應付TTS的設施		
paid/payable to TTS#	管理費	4,036	8,950

* Recurring transactions with the TTS during the 2013 is calculated and disclosed up to 17 June 2013.

On 12 April 2002, the Company entered into an agreement with TTS for the provision of system management services such as computing services, system security and other related services. The agreement was further extended for a 3-year period, commencing on 6 September 2010 and expiring on 5 September 2013. During 2012, the fee was HK\$700,000 per month. On 31 January 2013, the agreement was further extended for a 5-year period, commencing on 6 September 2013 and expiring on 5 September 2018. The monthly fee was adjusted to HK\$580,000 with effect from 25 June 2013.

On 8 November 2004, Digi-Sign Certification Services Limited entered into an agreement with TTS for the provision of data centre environment management services at HK\$37,000 per month for an initial period of five years commencing on 1 December 2004. Commencing on 1 December 2009, the agreement was extended to 31 December 2010 and the fee was adjusted to HK\$47,000 per month. The agreement was further extended to 31 December 2011 with fee adjusted to HK\$25,000 per month since 1 January 2011. Subject to the right of either party to terminate the agreement, it shall continue in force for successive terms of twelve months.

(b) Non-recurring transactions

During the year ended 31 December 2013, the Group provided 4PL matching platform project service to U-Link, at the amount of HK\$904,000. As at 31 December 2013, the amount outstanding by U-Link was HK\$1,997,000 (31 December 2012: HK\$1,234,000).

於二零一三年度內與TTS經常進行的交易計算並披露至二零一三年六月十七日為止。

於二零零二年四月十二日,本公司與TTS就提供系統管理服務(包括電腦服務、系統保安及其他相關服務)訂立協議。協議獲續期三年,自二零一零年九月六日起生效,至二零一三年九月五日屆滿。二零一二年,服務費為每月港幣700,000元。於二零一三年一月三十一日,協議再續期五年,自二零一三年九月六日起生效,至二零一八年九月五日屆滿。有關服務費自二零一三年六月二十五日起調整至每月港幣580,000元。

於二零零四年十一月八日,電子核證服務有限公司與TTS就提供數據中心環境管理服務訂立協議。協議於二零零四年十二月一日起計初步為期五年,服務費為每月港幣37,000元。及後協議獲續期,自二零零九年十二月一日起生效,至二零年十二月三十一日為止,有關收費調整至每月港幣47,000元。其後協議再獲續期至二零一一年十二月三十一日,有關收費自二零一一年一月一日起調整至每月港幣25,000元。協議將於接續的十二個月期間一直有效,惟各訂約方均有權終止協議。

(b) 非經常進行的交易

截至二零一三年十二月三十一日止年度,本集團向上海匯通提供第四方配對平台項目服務,代價為港幣904,000元。於二零一三年十二月三十一日,上海匯通尚未支付的款項為港幣1,997,000元(二零一二年十二月三十一日:港幣1,234,000元)。

29 Material related party transactions (continued)

(c) Key management personnel remuneration

Remuneration for key management personnel, including amounts paid to the Company's executive directors as disclosed in *Note 9* and certain of the highest paid employees as disclosed in *Note 10*, is as follows:

29 重大關聯人士交易(續)

(c) 主要管理人員酬金

主要管理人員酬金(包括已向本公司執行董事支付的款項(*見附註9*)及已向若干最高薪僱員支付的款項(*見附註10*))如下:

		2013	2012
		二零一三年	二零一二年
		HK\$'000	HK\$'000
		港幣千元	港幣千元
Short-term employee benefits	短期僱員福利	14,604	12,953
Post-employment benefits	終止受僱後福利	75	66
Equity compensation benefits	股本補償福利	2,145	434
		16,824	13,453

Total remuneration is included in "staff costs" (see Note 6(a)).

酬金總額計入「僱員成本」(見附註6(a))。

30 Contingent liabilities

- (a) In January 2003, the Group provided a bank guarantee amounting to HK\$1,170,000, in respect of a revolving credit facility granted to TTS. Upon the disposal of the Group's interest in TTS as disclosed in *Note 17(b)*, TTS has fully repaid the revolving credit facility, and the Group has withdrawn the guarantee. The guarantee was then discharged on 13 December 2013.
- (b) Pursuant to the terms of the contracts with the Government, the Group has obtained three bank guarantees totalling HK\$2,647,000 (2012: HK\$2,647,000) and a performance bond of HK\$570,000 (2012: HK\$570,000) from banks for the due performance of the contracts by the Group. The bank guarantees and performance bond are secured by a charge over deposit totalling HK\$3,718,000 (2012: HK\$3,690,000).

31 Non-adjusting events after the reporting period

After the end of the reporting period, the directors proposed a final dividend of HK 6.2 cents per share (2012: HK 6.9 cents per share) for the year ended 31 December 2013, amounting to HK\$48,998,000 (2012: HK\$54,068,000). This dividend has not been recognised as a liability at the end of the reporting period.

30 或有負債

- (a) 於二零零三年一月,本集團就TTS獲授的循環信 貸額度提供港幣1,170,000元的銀行擔保。按附 註17(b)所披露本集團出售所持TTS權益後,TTS 悉數償還循環信貸額度,而本集團撤回擔保。其 後,有關擔保於二零一三年十二月十三日解除。
- (b) 根據與政府訂立的合約條款,本集團就妥善履行 合約自銀行獲得三項銀行擔保合共港幣2,647,000 元(二零一二年:港幣2,647,000元)及履約擔保港 幣570,000元(二零一二年:港幣570,000元)。銀 行擔保及履約擔保以合共港幣3,718,000元(二零 一二年:港幣3,690,000元)存款的押記作為抵押。

31 報告期後未調整的事項

於報告期末後,董事擬派發截至二零一三年十二月三十一日止年度末期股息每股6.2港仙(二零一二年:每股6.9港仙),合共港幣48,998,000元(二零一二年:港幣54,068,000元)。是項股息於報告期末並未確認為負債。

32 Possible impact of amendments, new standards and interpretations issued but not yet effective for the annual accounting period ended 31 December 2013

Up to the date of issue of these financial statements, the HKICPA has issued a few amendments and a new standard which are not yet effective for the year ended 31 December 2013 and which have not been adopted in these financial statements.

The Group is in the process of making an assessment of what the impact of these amendments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements, but additional disclosures may need to be made in the consolidated financial statements.

32 截至二零一三年十二月三十一日止年度 會計期間已頒佈但尚未生效的修訂、新 準則及詮釋可能產生的影響

截至本財務報表刊發日期,香港會計師公會頒佈了若 干修訂及一項新準則,有關修訂及新準則於截至二零 一三年十二月三十一日止年度尚未生效,亦未於本財 務報表中採用。

本集團現正評估上述修訂在首個應用期間將會產生的 影響。迄今得出的結論是採用該等修訂及新準則不會 對綜合財務報表構成重大影響,惟或需於綜合財務報 表作出額外披露。

Five-Year Financial Summary 五年財務概要

		2013	2012	2011	2010	2009
		二零一三年	二零一二年	二零一一年	二零一零年	二零零九年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		港幣千元	港幣千元	港幣千元	港幣千元	港幣千元
Results	業績					
(year ended 31 December)	(截至十二月三十一日					
(year chaca of December)	上年度) 上年度)					
	IL 1/X/					
Turnover	營業額	230,006	232,383	206,176	216,091	199,225
Profit from operations	經營溢利	96,105	91,792	74,922	85,581	58,598
Share of results of associates	所佔聯營公司業績	120	2,973	5,841	(3,989)	(2,037)
Share of result of joint venture	所佔合營公司業績	(2,750)	(391)	_	_	=
Profit before taxation	除税前溢利	93,475	94,374	80,763	81,592	56,561
Taxation	税項	(13,027)	(14,197)	(10,698)	(12,333)	(11,529)
Profit for the year	本年度溢利	80,448	80,177	70,065	69,259	45,032
Attributable to:	以下人士應佔:					
Equity shareholders of	本公司股權持有人					
the Company		80,511	80,262	70,065	69,259	45,111
Non-controlling interest	非控股權益	(63)	(85)	_	_	(79)
Profit for the year	本年度溢利	80,448	80,177	70,065	69,259	45,032
Assets and Liabilities	資產及負債					
(as at 31 December)	(於十二月三十一日)					
Total non-current assets	北汝科次亥纳笳	147,082	155,805	152,961	147,432	98,634
Total current assets	非流動資產總額 流動資產總額	463,417	460,168	422,637	414,937	451,160
Total current assets	派到貝座総設	403,417	400,100	422,037	414,937	431,100
Total assets	資產總額	610,499	615,973	575.598	562.369	549,794
10141 433013	央 <u>连</u> 秘以	010,499	010,070	373,330	302,303	579,794
Total non-current liabilities	非流動負債總額	(4,007)	(4,456)	(4,429)	(6,431)	(2,977)
Total current liabilities	充動負債總額	(233,536)	(252,547)	(230,363)	(219,657)	(223,963)
Total Current liabilities	//心却只良感识	(233,330)	(202,047)	(200,000)	(213,037)	(८८७,७७७)
Total liabilities	負債總額	(237,543)	(257,003)	(234,792)	(226,088)	(226,940)
Total liabilities	只以忘识	(237,343)	(207,000)	(207,132)	(220,000)	(220,340)
Net assets	資產淨值	372,956	358,970	340,806	336,281	322,854
1101 033013	只圧げ旧	372,330	550,570	370,000	550,201	522,054

Investor Relations and Key Dates 投資者關係及重要日期

The Company encourages two-way communication with both its institutional and individual investors. Extensive information about the Company's activities is provided in the Annual Report. There is regular communication with institutional and individual investors. Enquiries from individuals on matters relating to their shareholdings and the business of the Company are welcome and are dealt with in an informative and timely manner.

本公司一直鼓勵與其機構投資者及個人投資者作出雙向溝通。本公司業務的詳盡資料刊載於年報內。本公司會定期與機構投資者及個人投資者溝通。任何人士如欲查詢個人持股情況及本公司業務等事宜,歡迎與本公司聯絡,本公司將會盡快提供詳盡資料。

Financial Calendar

Closure of Register of Members:

to ascertain shareholders entitled to attend and
 vote at the 2014 Annual General Meeting (both days inclusive)

to ascertain shareholders qualified for the final dividend
 15-19 May 2014 (both days inclusive)

2014 Annual General Meeting 9 May 2014 Final Dividend Payment Date On or about 26 May 2014

財務日誌

暫停辦理股份過戶登記:

 一以確定有權出席二零一四年
 二零一四年

 股東週年大會並於會上投票之
 五月七日至九日

 股東
 (包括首尾兩日)

 一以確定合乎資格享有末期股息之
 二零一四年

 股東
 五月十五日至十九日

 (包括首尾兩日)

Listings

The Company's shares have been listed on Main Board of The Stock of Exchange of Hong Kong Limited since 28 October 2005.

Annual Report 2013

This Annual Report 2013, in both English and Chinese, is now available in printed form and on the Company's website at www.tradelink.com.hk.

Stock Code

The Stock Exchange of Hong Kong Limited - 00536

Registered Office

11/F & 12/F, Tower B Regent Centre 63 Wo Yi Hop Road Kwai Chung, Hong Kong Telephone: +852 2599 1600

Fax: +852 2506 0188

Share Registrars

Fax: +852 2865 0990

Computershare Hong Kong Investor Services Limited Shops 1712-1716, 17/F Hopewell Centre 183 Queen's Road East Wanchai, Hong Kong Telephone: +852 2862 8628 上市

本公司股份自二零零五年十月二十八日起在香港聯合交易所 有限公司主板上市。

二零一三年年報

此份二零一三年年報的中英文版本備有印刷本,亦可於本公司的網站www.tradelink.com.hk下載。

股份代號

香港聯合交易所有限公司-00536

註冊辦事處

香港葵涌 和宜合道63號 麗晶中心 B座11樓及12樓 電話:+852 2599 1600

傳真: +852 2506 0188

股份過戶登記處

香港中央證券登記有限公司 香港灣仔 皇后大道東183號 合和中心 17樓1712至1716室 電話:+852 2862 8628

傳真: +852 2865 0990

Investor Relations and Key Dates 投資者關係及重要日期

Investor Relations

Ms. TSANG Kit Yee, Iris

Assistant Manager (Investor Relations and Corporate Communications)

Tradelink Electronic Commerce Limited 11/F & 12/F, Tower B, Regent Centre

63 Wo Yi Hop Road Kwai Chung, Hong Kong Telephone: +852 2161 4370

Fax: +852 2506 0188

Email: iris.tsang@tradelink.com.hk

Website

www.tradelink.com.hk

投資者關係

曾潔怡小姐

助理經理(投資者關係及企業傳訊部)

貿易通電子貿易有限公司

香港葵涌

和宜合道63號

麗晶中心B座11樓及12樓

電話: +852 2161 4370 傳真: +852 2506 0188

電郵: iris.tsang@tradelink.com.hk

網址

www.tradelink.com.hk

Corporate Information 公司資料

Board of Directors

Chairman and Non-executive Director

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Executive Directors

Mr. WU Wai Chung, Michael (Chief Executive Officer)

Mr. CHENG Chun Chung, Andrew (Deputy Chief Executive Officer)

Ms. CHUNG Shun Kwan, Emily (Chief Operations Officer)

Non-executive Directors

Mr. KIHM Lutz Hans Michael

Dr. LEE Delman

Mr. YING Tze Man, Kenneth

Independent Non-executive Directors

Mr. CHAK Hubert

Mr. CHAU Tak Hay

Mr. CHUNG Wai Kwok, Jimmy

Mr. HO Lap Kee, Sunny, J.P.

Mr. TSE Kam Keung

Audit Committee

Mr. CHUNG Wai Kwok, Jimmy (Chairman)

Mr. CHAK Hubert

Mr. CHAU Tak Hay

Mr. HO Lap Kee, Sunny, J.P.

Mr. TSE Kam Keung

Remuneration Committee

Mr. CHAU Tak Hay (Chairman)

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Mr. CHUNG Wai Kwok, Jimmy

Nomination Committee

Mr. HO Lap Kee, Sunny, J.P. (Chairman)

Dr. LEE Nai Shee, Harry, S.B.S., J.P.

Mr. CHUNG Wai Kwok, Jimmy

Investment Committee

Mr. TSE Kam Keung (Chairman)

Mr. CHAK Hubert

Mr. CHAU Tak Hay

Dr. LEE Delman

Corporate Governance Committee

Mr. CHUNG Wai Kwok, Jimmy (Chairman)

Mr. CHAK Hubert

Mr. CHAU Tak Hay

Mr. HO Lap Kee, Sunny, J.P.

Mr. TSE Kam Keung

董事會

主席兼非執行董事

李乃熺博士, S.B.S., J.P.

執行董事

吳偉驄先生(行政總裁) 鄭俊聰先生(副行政總裁) 鍾順群女士(營運總監)

非執行董事

KIHM Lutz Hans Michael先生

李國本博士

英子文先生

獨立非執行董事

翟廸強先生

周德熙先生

鍾維國先生

何立基先生, J.P.

謝錦強先生

審核委員會

鍾維國先生(主席)

翟廸強先生

周德熙先生

何立基先生,J.P.

謝錦強先生

薪酬委員會

周德熙先生(主席)

李乃熺博士,S.B.S., J.P.

鍾維國先生

提名委員會

何立基先生,J.P.(*主席)*

李乃熺博士, S.B.S., J.P.

鍾維國先生

投資委員會

謝錦強先生(主席)

翟廸強先生

周德熙先生

李國本博士

企業管治委員會

鍾維國先生(主席)

翟廸強先生

周德熙先生

何立基先生,J.P.

謝錦強先生

Corporate Information 公司資料

Company Secretary

Mr. LI Fuk Kuen, Wilfred

Auditor

KPMG

Certified Public Accountants

Principal Bankers

Dah Sing Bank, Limited

The Hongkong and Shanghai Banking Corporation Limited

Registered Office

11/F & 12/F, Tower B

Regent Centre

63 Wo Yi Hop Road

Kwai Chung, Hong Kong

Telephone: +852 2599 1600

Fax: +852 2506 0188

Share Registrars

Computershare Hong Kong Investor Services Limited

Shops 1712-1716, 17/F

Hopewell Centre

183 Queen's Road East

Wanchai, Hong Kong

Telephone: +852 2862 8628

Fax: +852 2865 0990

In case of inconsistence between the English and Chinese versions, the English version shall prevail to the extent of such inconsistency.

公司秘書

李福權先生

核數師

畢馬威會計師事務所 *執業會計師*

主要往來銀行

大新銀行有限公司

香港上海滙豐銀行有限公司

註冊辦事處

香港葵涌

和宜合道63號

麗晶中心

B座11樓及12樓

電話: +852 2599 1600 傳真: +852 2506 0188

股份過戶登記處

香港中央證券登記有限公司

香港灣仔

皇后大道東183號

合和中心

17樓1712至1716室

電話: +852 2862 8628 傳真: +852 2865 0990

中英文版如有任何歧義,則不符文義之處概以英文版為準。



Tradelink Electronic Commerce Limited

11/F & 12/F, Tower B, Regent Centre, 63 Wo Yi Hop Road, Kwai Chung, Hong Kong Telephone: 2599 1600 Fax: 2506 0188

Corporate Website: www.tradelink.com.hk Business Portal: www.tradelink-ebiz.com

貿易通電子貿易有限公司

香港葵涌和宜合道63號麗晶中心B座11及12樓 電話: 2599 1600 傳真: 2506 0188

公司網址: www.tradelink.com.hk 電子貿易專網: www.tradelink-ebiz.com

