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Corporate Information 公司資料

BOARD OF DIRECTORS

Executive Directors:

Hung Kin Sang, Raymond (*Managing Director*) Hung Kai Mau, Marcus (*Chairman*) Ng Kit Ling

Independent Non-executive Directors:

Lun Tsan Kau Su Ru Jia Lo Yun Tai Chan Ming Fai, Terence

AUDIT COMMITTEE

Lun Tsan Kau *(Chairman)*Su Ru Jia
Lo Yun Tai
Chan Ming Fai, Terence

REMUNERATION COMMITTEE

Hung Kin Sang, Raymond Hung Kai Mau, Marcus Lun Tsan Kau *(Chairman)* Su Ru Jia Lo Yun Tai Chan Ming Fai, Terence

NOMINATION COMMITTEE

Hung Kin Sang, Raymond Lun Tsan Kau Lo Yun Tai *(Chairman)* Chan Ming Fai, Terence

COMPANY SECRETARY

Ng Kit Ling (re-appointed on 14 November 2013) Tang Sung Ki (resigned on 14 November 2013)

REGISTERED OFFICE

In Hong Kong

Units 3402-3, 34th Floor China Merchants Tower Shun Tak Centre 168-200 Connaught Road Central Hong Kong

董事會

執行董事:

洪建生(董事總經理) 洪繼懋(主席) 吳潔玲

獨立非執行董事:

倫贊球 蘇汝佳 盧潤帶 陳明輝

審核委員會

倫贊球(主席) 蘇汝佳 盧潤帶 陳明輝

薪酬委員會

洪建生 洪繼懋 倫贊球(主席) 蘇汝佳 盧潤帶 陳明輝

提名委員會

洪建生 倫贊球 盧潤帶(主席) 陳明輝

公司秘書

吳潔玲(於二零一三年十一月十四日再委任) 鄧崇基(於二零一三年十一月十四日辭任)

註冊辦事處

香港

香港

干諾道中 168-200 號

信德中心 招商局大廈 34樓3402-3室

Corporate Information

公司資料

In Bermuda

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

BRANCH SHARE REGISTRAR IN HONG KONG

Computershare Hong Kong Investor Services Limited 17M Floor Hopewell Centre 183 Queen's Road East Wanchai Hong Kong

SHARE REGISTRAR IN BERMUDA

MUFG Fund Services (Bermuda) Limited (previously known as Butterfield Fulcrum Group (Bermuda) Limited) The Belvedere Building 69 Pitts Bay Road Pembroke HM08

Bermuda

PRINCIPAL BANKERS

The Bank of East Asia, Limited
Nanyang Commercial Bank, Ltd.
The Hongkong and Shanghai Banking Corporation Limited

AUDITOR

Mazars CPA Limited

Certified Public Accountants

SOLICITORS

Baker & McKenzie Reed Smith Richards Butler Morgan and Morgan

STOCK CODE

The Stock Exchange of Hong Kong Limited: 519 American Depository Receipt: ADHLY

WEBSITE

http://www.applieddev.com

百慕達

Clarendon House 2 Church Street Hamilton HM 11 Bermuda

在香港之股份登記分處

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 17M 樓

在百慕達之股份登記處

MUFG Fund Services (Bermuda) Limited (以前 被稱為Butterfield Fulcrum Group (Bermuda) Limited)

The Belvedere Building 69 Pitts Bay Road Pembroke HM08 Bermuda

主要銀行

東亞銀行有限公司 南洋商業銀行有限公司 香港上海滙豐銀行有限公司

核數師

瑪澤會計師事務所有限公司 *執業會計師*

律師

貝克 ● 麥堅時律師事務所 禮德齊伯禮律師行 Morgan and Morgan

股份代號

香港聯合交易所有限公司:519 美國預托證券:ADHLY

網址

http://www.applieddev.com



The Group recorded a loss of approximately HK\$96.1 million for the year ended 30 June 2014 as compared to a loss of approximately HK\$2.3 million for the corresponding year ended 30 June 2013. The increase in loss was mainly due to (i) impairment loss (net estimated imputed interest expense) on promissory note receivable from a joint venture (non-cash item) of approximately HK\$22.9 million and (ii) decrease in fair value of investment properties (non-cash item) of approximately HK\$32.1 million for the year ended 30 June 2014 as compared to (i) interest income on promissory note receivable from a joint venture (non-cash item) of approximately HK\$11.9 million and (ii) increase in their corresponding fair values of investment properties (non-cash item) of approximately HK\$18.1 million for the year ended 30 June 2013.

As stated in our interim report 2014 delivered to shareholders of the Company (the "Shareholders") on 7 March 2014, (the "Interim Report 2014"), in December 2012, Applied Enterprises Limited, a wholly owned subsidiary of the Company ("Applied Enterprises") commenced legal proceeding in the High Court of the BVI (the "BVI High Court") and filed (i) a claim against InterIsle Holdings Limited ("InterIsle") and relevant parties for the transfer of over 30% interest in Quorum Island (BVI) Limited ("Quorum") to Applied Enterprises (the "Transfer Claim") and (ii) a claim against Quorum for the non-payment of the promissory note in the principal amount of US\$22 million (approximately HK\$171.6 million). In response, InterIsle filed its application for stay of the Transfer Claim and sought an order for the Transfer Claim to be dealt with by way of arbitration proceedings. The BVI High Court granted the application for stay in favour of InterIsle and ordered that the parties should commence arbitration to determine the substantive outcome of the Transfer Claim. Following the decision of the BVI High Court, Applied Enterprises applied to the Court of Appeal of the BVI (the "BVI Court of Appeal") to appeal the decision of the BVI High Court. On 1 May 2014, the BVI Court of Appeal made public its decision to dismiss Applied Enterprises' appeal against InterIsle and maintain the decision of the BVI High Court which granted the application for stay in favour of InterIsle and ordered that the parties should commence the arbitration to determine the substantive outcome of the Transfer Claim. Applied Enterprises applied for leave to appeal the decision of BVI Court of Appeal and the

本集團截至二零一四年六月三十日止年度之綜合虧損約96,100,000港元,比較去年同期截至二零一三年六月三十日止年度虧損約2,300,000港元。虧損增加之主要是由於截至二零一四年六月三十日止年度(i)應收一間合營企業之承兑票據之減值虧損(淨估算利息開支)(非現金項目)約為22,900,000港元及(ii)投資物業之公平值減少(非現金項目)約為32,100,000港元,相對截至二零一三年六月三十日止年度(i)應收一間合營企業之承兑票據之利息收入(非現金項目)約為11,900,000港元及(ii)投資物業之公平值增加(非現金項目)約為18,100,000港元。

根據於二零一四年三月七日給本公司股東 (「股東」) 之二零一四年之中期報告(「二零 一四年中期報告」)所披露,本公司全資附 屬公司Applied Enterprises Limited(「Applied Enterprises」)於二零一二年十二月已入稟英 屬維爾京群島高等法院(「英屬維爾京群島 高等法院」),遞交有關(i) InterIsle Holdings Limited(「InterIsle」)及有關各方向Applied Enterprises轉讓所持Quorum Island (BVI) Limited(「Quorum」) 逾30% 股權的申索(「轉 讓申索」);及(ii)未支付之本金額22,000,000 美元(約171,600,000港元)承兑票據向 Quorum作出的申索。就此, InterIsle亦入 稟暫緩轉讓申索,並要求法院頒令轉讓申索 以仲裁方式處理。惟英屬維爾京群島高等法 院批准了InterIsle之暫緩申請及頒令各方應 開始仲裁以釐定轉讓申索之實質性結果。於 英屬維爾京群島高等法院判決後,Applied Enterprises入稟英屬維爾京群島上訴法院 (「英屬維爾京群島上訴法院」) 以對該判決提 出上訴。於二零一四年五月一日,英屬維爾 京群島上訴法院公開宣佈判決撥回Applied Enterprises針對InterIsle提出的上訴,並維持 英屬維爾京群島高等法院的判決,該轉讓申 索應以仲裁方式處理其實質性結果。Applied Enterprises向英屬維爾京群島上訴法庭申請 許可上訴英屬維爾京群島上訴法庭的判決, 該申請聆訊將於Tortola之英屬維爾京群島樞

application has been set for hearing at the next sitting of the BVI Privy Council in Tortola. Subsequently, Applied Enterprises was advised by its newly engaged legal counsel to consider proceeding with the arbitration proceedings immediately instead of pursuing the right to commence litigation proceedings as Applied Enterprises' position in pursuing the Transfer Claim through arbitration remains strong. Upon obtaining a favourable outcome, result in InterIsle's interests in Quorum will still be diluted from 50% to approximately 19.6% (the "Dilution"). Subject to completion of the Dilution, Quorum will become a subsidiary of the Company. The Company will keep Shareholders updated on any significant progress of the proceedings.

密院進行。最終 Applied Enterprises 接受新聘之法律顧問意見考慮馬上以仲裁方式代替展開法律訴訟行動,因 Applied Enterprises 於轉讓該申索仲裁行動中有優勢。於獲取有利結果時,InterIsle 持有 Quorum之權益將由 50%攤薄至約 19.6% (「攤薄權益」)。當完成攤薄權益後,Quorum將成為本公司之附屬公司,本公司將向股東公告任何重大進展。

As stated in the Interim Report 2014, in June 2012, the Company's wholly-owned subsidiary, Quorum Electronics (Shenzhen) Company Limited (盈聯多科技企業(深圳)有限公 司) ("Quorum Electronics") entered into a binding purchase and sale agreement for the disposal (the "Disposal") of an investment property located at Part of Level 1 & whole floor of Level 2, No. 42 Zhan Qian Road, Zi Pian B Qu, Guangdong Province, the PRC (the "Property") (having a net book value of HK\$8.4 million as at 30 June 2011) at a consideration of RMB16.5 million (equivalent to approximately HK\$20.16 million in June 2012). Due to the failure to agree the additional amount of tax payable as a result of the calculation based on the value of the Property at RMB22,000 per square metre (i.e. such that the total value of the Property assessed by the PRC tax bureau amounted to RMB24.2 million (approximately HK\$30.3 million)), the purchaser filed an application to the court for an order that the Disposal be completed and the additional tax to be payable by Quorum Electronics. In response, Quorum Electronics filed a counter claim against the purchaser for non-payment of the additional tax or in the alternative, the unconditional cancellation of the transaction. The court delivered a judgment dated 27 November 2013 ordering Quorum Electronics to proceed with the purchase and sale agreement (the "Judgment"), and Quorum Electronics filed an appeal application against the Judgment. On 11 May 2014, the upper court upheld the decision in the Judgment, and Quorum Electronics was required to proceed with the purchase and sale agreement. Details of the impact of the Disposal will be set out in note 24 to the consolidated financial statements for the year ended 30 June 2014 as included in this Annual Report.

誠如本公司二零一四年中期報告所述,於二 零一二年六月,本公司的全資附屬公司,盈 聯多科技企業(深圳)有限公司(「盈聯多」) 訂立一具約束力的買賣協議出售(該「出售」) 位於中國廣東省自編B區站前路42號一樓部 份及二樓全層的投資物業(該「物業」),於二 零一一年六月三十日的賬面淨值為8,400,000 港元,代價為人民幣16,500,000元(於二 零一二年六月相當於約20,160,000港元)。 由於未能同意額外應繳税款,在該物業價 值以每平方米人民幣22,000元的基礎上計 算的結果(即由中國税務機關評估該物業的 總價值達人民幣24,200,000元(相當於約 30,300,000港元)),買方向法院提出申請, 要求盈聯多完成該出售交易,並支付額外税 款。對此,盈聯多已提出向買方反訴不支付 額外的税款或無條件取消交易。於二零一三 年十一月二十七日,法院給予之判決為要求 盈聯多履行買賣協議(該「判決」),而盈聯 多提出上訴反對該判決。於二零一四年五月 十一日,上級法院支持該判決中的決定,盈 聯多須履行買賣協議。該出售之影響詳情將 會載於本年報內之截至二零一四年六月三十 日止年度綜合財務報表附註24。

BUSINESS PLAN

The Group has its resort projects, one in the British Virgin Islands ("BVI") and one in Panama, which are expected to provide a satisfactory return to the Group. The main investment properties held by the Group in Hong Kong, Severn Villa, started to generate rental income to the Group since the second quarter of 2014. The Company continues to look for any investment opportunities which may provide a good return to the Shareholders.

RESULTS

The Group recorded a loss of approximately HK\$96.1 million for the year ended 30 June 2014 as compared to a loss of approximately HK\$2.3 million for the corresponding year ended 30 June 2013. The increase in loss was mainly due to (i) impairment loss (net estimated imputed interest expense) on promissory note receivable from a joint venture (non-cash item) of approximately HK\$22.9 million and (ii) decrease in fair value of investment properties (non-cash item) of approximately HK\$32.1 million for the year ended 30 June 2014 as compared to (i) interest income on promissory note receivable from a joint venture (non-cash item) of approximately HK\$11.9 million and (ii) increase in their corresponding fair values of investment properties (non-cash item) of approximately HK\$18.1 million for the year ended 30 June 2013.

PLEDGE OF ASSETS

As the end of the reporting period, the Group and the Company had provided the following securities for the banking facilities granted to a subsidiary of the Company:

- (a) pledge of investment properties of the Group with a carrying amount of approximately HK\$231,000,000 (2013: HK\$231,000,000);
- (b) all monies earned by the above pledged investment properties of the Group. During the year, there was rental income of approximately HK\$279,000 generated from these investment properties (2013: HK\$Nil);
- (c) property insurance on the pledged investment properties executed by the Group in favour of the bank. At the end of the reporting period, the property insurance coverage amounted to HK\$16,500,000 (2013: HK\$16,500,000); and

業務計劃

本集團持有之度假村項目:一個位於英屬維爾京群島(「英屬維爾京群島」)及一個位於巴拿馬,預期兩個項目將會為本公司提供滿意之回報。本集團在香港持有之主要投資物業一施勳別墅,自二零一四年第二季度起為本集團帶來租金收入。本公司將繼續尋找其他任何可以為股東提供良好的回報之投資機會。

業績

本集團截至二零一四年六月三十日止年度之綜合虧損約96,100,000港元,比較去年同期截至二零一三年六月三十日止年度虧損約2,300,000港元。虧損增加主要是由於截至二零一四年六月三十日止年度(i)應收一間合營企業之承兑票據之減值虧損(淨估算利息開支)(非現金項目)約為22,900,000港元及(ii)投資物業之公平值減少(非現金項目)約為32,100,000港元,相對截至二零一三年六月三十日止年度(i)應收一間合營企業之承兑票據之利息收入(非現金項目)約為11,900,000港元及(ii)投資物業之公平值增加(非現金項目)約為18,100,000港元。

資產抵押

於報告期末,本集團及本公司就獲取授予本公司的一間附屬公司之銀行信貸而提供之保證如下:

- (a) 抵押本集團之投資物業,其賬面值 為231,000,000港元(二零一三年: 231,000,000港元);
- (b) 上述本集團抵押之投資物業所賺取的 全部款項均被抵押。於本年內,該投 資物業有租金收入約279,000港元(二 零一三年:無);
- (c) 該抵押之投資物業其由本集團履行的物業保險之保險受益人為銀行。於報告期末,物業保險保額為16,500,000港元(二零一三年:16,500,000港元);及

(d) unconditional and irrevocable corporate guarantee given by the Company in respect of all amounts owing by the subsidiary to the bank under the facility.

The Group's obligation under a financial lease is secured by the lessor's charge over certain leased assets with a carrying amount of approximately HK\$1,910,000 (2013: HK\$2,605,000).

BUSINESS REVIEW

(i) Resort and Property Development

BVI Project

In December 2012, Applied Enterprises commenced legal proceeding in the BVI High Court and filed (i) the Transfer Claim and (ii) a claim against Quorum for the non-payment of the promissory note in the principal amount of US\$22 million (approximately HK\$171.6 million). In response, InterIsle filed its application for stay of the Transfer Claim and sought an order for the Transfer Claim to be dealt with by way of arbitration proceedings. The BVI High Court granted the application for stay in favour of InterIsle and ordered that the parties should commence arbitration to determine the substantive outcome of the Transfer Claim. Following the decision of the BVI High Court, Applied Enterprises applied to the Court of Appeal of the BVI Court of Appeal to appeal the decision of the BVI High Court. On 1 May 2014, the BVI Court of Appeal made public its decision to dismiss Applied Enterprises' appeal against InterIsle and maintain the decision of the BVI High Court which granted the application for stay in favour of InterIsle and ordered that the parties should commence the arbitration to determine the substantive outcome of the Transfer Claim. Applied Enterprises applied for leave to appeal the decision of BVI Court of Appeal and the application has been set for hearing at the next sitting of the BVI Privy Council in Tortola. Subsequently, Applied Enterprises was advised by its

(d) 本公司就該信貸予本公司之附屬公司,對銀行作出無條件及不可撤回之公司擔保。

本集團於融資租賃項下的債務以出租人就 賬面值約1,910,000港元(二零一三年: 2,605,000港元)的若干租賃資產所押記作抵 押。

業務回顧

(i) 度假村及物業發展

英屬維爾京群島項目

Applied Enterprises於二零一二年 十二月已入稟英屬維爾京群島高等 法院,遞交有關(i)轉讓申索;及(ii) 未支付之本金額22,000,000美元 (約171,600,000港元)承兑票據向 Quorum作出的申索。就此,InterIsle 亦入稟暫緩轉讓申索, 並要求法院頒 令轉讓申索以仲裁方式處理。惟英屬 維爾京群島高等法院批准了InterIsle 之暫緩申請及頒令各方應開始仲裁以 釐定轉讓申索之實質性結果。於英屬 維爾京群島高等法院判決後,Applied Enterprises入稟英屬維爾京群島上訴 法院以對該判決提出上訴。於二零 一四年五月一日,英屬維爾京群島 上訴法院公開宣佈判決撥回Applied Enterprises針對InterIsle提出的上訴, 並維持英屬維爾京群島高等法院的判 決, Applied Enterprises 向英屬維爾京 群島上訴法庭申請許可上訴英屬維爾 京群島上訴法庭的判決,該申請聆訊 將於Tortola英屬維爾京群島樞密院進 行。最終Applied Enterprises接受新聘 之法律顧問意見,考慮馬上以仲裁方 式代替展開法律訴訟行動,因Applied Enterprises於轉讓申索仲裁行動中有



newly engaged, legal counsel to consider proceeding with the arbitration proceedings immediately instead pursuing the right to commence litigation proceedings as Applied Enterprises' position in pursuing the Transfer Claim through arbitration remains strong. Upon obtaining a favourable outcome, the Dilution will proceed and Quorum will become a subsidiary of the Company. The Company will keep Shareholders updated on any significant progress of the proceedings.

優勢。於獲取有利結果時,攤薄權益 將進行及Quorum將成為本公司之附 屬公司,本公司將向股東公告任何重 大進展。

The BVI Project is located at Beef Island, Tortola, and comprises approximately 267 hectares (approximately 660 acres or 28.75 million square feet) of land and is envisioned to be a master-planned resort community which will include: a five-star luxury resort hotel with approximately 200 hotels and condo-hotel units, destination spa, signature restaurants and conference rooms; a first-class marina with approximately 135 ships, including facilities for 15 mega-yachts over 80 feet; a golf course and up to 600 high-end residential units including townhomes, beachfront residences, ocean-view villas, and secluded mountain estate homes; as well a unique artisan and retail village at Trellis Bay.

英屬維爾京群島項目位於Beef Island,Tortola的項目,其包括一塊面積約267公頃(約660英畝或2,875萬平方呎)之土地,展望成為一主體計劃度假村社區,其包括一所約有200間房間酒店及獨立產權酒店、度歸及會議室之五星級的問房間酒店及獨議室之五星級的原裝村,其中包括可容納超過80呎夫,其中包括小鎮式單位,沿海住宅單位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍位,沿海民軍軍位,沿海民軍軍位,沿海民軍軍位,沿海民軍軍人軍軍人,

Whilst the master plan for the BVI Project has already been approved by the relevant authorities based on which the development of the BVI Project can commence, the actual commencement of development depends on the progress and outcome of the litigation in connection with the ownership of Quorum and market conditions (including the economic conditions in the United States). With the ongoing litigation, the Company believes that its ability to realise or monetise its investment in the BVI Project in the near term to be unlikely.

同時英屬維爾京群島項目的主體計劃 已獲相關部門批准,據此,英屬維爾 京群島項目的開發可以動工,但開發 項目的實際動工取決於有關 Quorum 擁有權的訴訟進度及結果以及實況 (包括美國的經濟狀況)。對於所述訴 訟,本公司相信其不太可能有能力於 近期變現英屬維爾京群島項目的投資 或將其套現。

Panama Project

The Group also has a resort project located in Panama (the "Panama Project"), which comprises two pieces of land: (i) a piece of land of approximately 494 hectares (approximately 1,223 acres or 53.27 million square

巴拿馬項目

本集團位於巴拿馬之度假村項目(「巴拿馬項目」)包括兩塊土地:(i)名為Playa Grande位於巴拿馬Boca Chica,San Lorenzo區,Chiriqui省之面積約

feet) named Playa Grande in Boca Chica, District of San Lorenzo, Province of Chiriqui in Panama (the "Panama Land"); and (ii) a hot spring with a land size of approximately 9 hectares (approximately 22.3 acres or 0.97 million square feet) in the Borough of San Felix, Province of Chiriqui in Panama (the "Hot Spring Property"). The management of the Company has worked with professionals and architects on the relevant plans for the sub-lot region of the Panama Land for submission to the relevant authorities of Panama.

The Panama Project plans to feature a luxury hotel, a marina facility and a marina village, a 18-hole golf course, a branded fractional ownership club, branded ocean-view villas and branded residential lots. After completion of the Panama Project, it is expected that 2,000 residential units in the various branded residential lots will be offered for sale.

The Group intends to adopt for the Panama Project the business model for the BVI Project, and intends to partner with renowned experts in the resort development industry to develop the Panama Project subject to the prevailing economic climate and conditions of the property market. The Company is studying and developing plans for pre-development works for the Panama Project and at the same time is seeking for partners to develop the Panama Project. Application for the hot spring concession was made in 2013 and is being processed by the relevant authorities. Subject to no opposition being made against the application and no other unforeseen circumstances, the hot spring concession is expected to be granted by the end of 2014. The commencement of development works is subject to approval of the relevant authorities of a master development plan and to market conditions. Alternatively, if a suitably attractive offer is made by potential buyers, the Board may consider the disposal of all or part of its interest in the Panama Land and / or the Hot Spring Property.

494公頃(約1,223英畝或5,327萬平方呎)之土地(「巴拿馬土地」):及(ii)位於巴拿馬Borough of San Felix,Chiriqui省之面積約9公頃(約22.3英畝或97萬平方呎)之熱溫泉土地(「溫泉物業」)。本公司管理層已就該巴拿馬土地分區之藍圖遞交到巴拿馬相關部門而與專業人員及建築師展開工作。

巴拿馬項目計劃包括豪華酒店、遊艇設施及遊艇村、一個18洞高爾夫球場、以營運商命名的分權物業及會所、以營運商命名的海景別墅及以營運商命名的住宅地段。待巴拿馬項目竣工後,將會提供2,000個不同品牌住宅單位出售。

本集團擬套用發展英屬維爾京群島項 目的商業模式,及擬夥同度假村發展 行業方面之知名專家一同發展巴拿馬 項目(視乎當時之經濟環境及物業市 場而定)。本公司正在研究及制定巴 拿馬項目的前期開發工程計劃及同時 物色夥伴開發巴拿馬項目。本公司已 於二零一三年申請溫泉特許權及正在 獲相關部門辦理。若申請並未遭拒及 並無其他不可預見情況,則預期溫泉 特許權將於二零一四年年底授出。開 發工程的開工乃視平相關部門對總開 發計劃的批准及市況而定。或如有合 適潛在買家有吸引力的出價,董事會 或會考慮出售巴拿馬土地及/或溫泉 物業的全部或部份權益。



(ii) Property Investment and Holding

The investment properties of the Group in Hong Kong, Severn Villa, generated rental income to the Group since the second quarter of 2014 in the amount of approximately HK\$279,000.

(iii) Investment Holding

During the year ended 30 June 2014, the Group realised all the remaining financial assets held by the Group at a slight profit. The management continues to seek investment opportunities which may result in a satisfactory yield for the Group.

OUTLOOK

Following the improvement of the economy of the United States, the Company intends to commence the Group's overseas resort development projects, subject to the conditions of the property market in the relevant region. The management expects that the Group's investment properties in Hong Kong and Panama and the developments in the BVI will bring in satisfactory returns to the Group in the future. In addition, the Group will continue to seek other appropriate investment opportunities which may bring satisfactory return to the Group.

PORTAL OPERATION

The Group's website at www.applieddev.com serves as a channel to facilitate the communication between the Company and its Shareholders and includes updated corporate and investor information.

LIOUIDITY AND FINANCIAL INFORMATION

During the year ended 30 June 2014, both the convertible bonds issued by the Company due (i) 2013 and (ii) 2018 were fully converted by the relevant bondholders (further details are set out in note 37 to the consolidated financial statements).

On 15 August 2014, the Company successfully completed the "Rights Issue", details of which are set out in the Company's prospectus dated 25 July 2014, as a result of which 579,886,913 Rights Shares were issued, increasing the issued share capital of the Company to 1,739,660,739. The net proceeds of the Rights Issue were approximately HK\$77 million.

(ii) 物業投資及控股

自二零一四年第二季度起,本集團於香港的投資物業 — 施勳別墅已為本集團帶來租金收入約279,000港元。

(iii) 投資控股

於截至二零一四年六月三十日止年度,本集團以微薄溢利變現持有之餘下全部財務資產。管理層繼續尋找可以令本集團獲得理想回報之投資機會。

展望

隨著美國經濟改善,本公司擬開始本集團之海外度假村發展項目(視乎相關地區的物業市場狀況而定)。管理層預期,本集團在香港和巴拿馬的投資物業及英屬維爾京群島的發展物業日後將會為本集團帶來滿意之回報。此外,本集團將繼續尋求會為本集團帶來理想回報之其他合適的投資機會。

網站營運

本集團網站http://www.applieddev.com作為通道,以利本公司及其股東之間的溝通,包括企業和投資者的信息的最新資訊。

流動資金及財務資料

於截至二零一四年六月三十日止年期間,(i) 二零一三年及(ii)二零一八年之本公司發行之 可換股票據均為票據持有人全部行使轉換股 (詳情載於本綜合財務報表附註37)。

於二零一四年八月十五日,本公司成功完成「供股」行動(詳情刊於二零一四年七月二十五日本公司之章程文件)。其結果為本公司之已配發579,886,913供股股份重使本公司之已發行股份增至1,739,660,739股。其股所持款項淨額約77,000,000港元。

As at 30 June 2014, the Group's total net asset value and borrowings amounted to approximately HK\$388.7 million and approximately HK\$99.4 million respectively, representing a gearing ratio of approximately 25.6% as compared to approximately 34.2% for the year ended 30 June 2013. As at 30 June 2014, the Group's current asset value and current liabilities, excluding bank borrowings over one year (based on scheduled payment date) amounted to approximately HK\$55.6 million and approximately HK\$55.8 million respectively, representing a current ratio of 1.0 times. The majority of the Group's assets and liabilities were denominated in Hong Kong and US dollars, and hence the exposure to foreign exchange risk is insignificant to the Group.

於二零一四年六月三十日,本集團之總資產 淨值及借貸金額分別約388,700,000港元及約 99,400,000港元,負債資產比率為約25.6% 對比截至二零一三年六月三十日止年度則為 約34.2%。於二零一四年六月三十日,本集 團之流動資產值及流動負債(不包括銀行一 年以外償還之借貸(根據計劃付款日期))分 別約55,600,000港元及約55,800,000港元, 即流動比率為1.0倍。本集團大部分資產及負 債均以港元及美元持有,故本集團並無重大 外匯波動之風險。



EXPOSURE TO EXCHANGE RATE FLUCTUATIONS

The Group does not engage in interest rate or foreign exchange speculative activities. It is the Group's policy to mange foreign exchange risk through matching foreign exchange income with expenses, and where exposure to foreign exchange is anticipated, appropriate hedging instruments will be used.

EMPLOYEE INFORMATION

As at 30 June 2014, the Group employed a total of 9 (2013: 10) full-time employees.

The Group's emolument policies are formulated on the basis of the performance of individual employees and are reviewed annually. The Group also provides medical insurance coverage and a provident fund scheme to its employees depending on the location of such employees.

ACKNOWLEDGEMENTS

On behalf of the Board, I would like to take this opportunity to express my heartfelt thanks to all of the staff and business partners for their hard work and dedication.

By order of the Board **Hung Kai Mau, Marcus** *Chairman*

Hong Kong, 19 September 2014

匯率波動風險

本集團並無進行任何利率或外匯投機活動。 本集團之外匯風險管理政策乃以相應開支配 合外匯收入,倘預期有外匯風險存在,則運 用適當工具予以對沖。

僱員資料

於二零一四年六月三十日,本集團合共僱用9 人(二零一三年:10人)作全職僱員。

本集團乃按個別員工之表現制訂薪酬政策, 並每年檢討一次。本集團亦因應員工工作之 地點為僱員提供醫療保險及公積金計劃。

鳴謝

謹借此機會代表董事會衷心感謝所有員工及 業務夥伴所付出之辛勤努力及奉獻。

承董事會命

洪繼懋

主席

香港,二零一四年九月十九日

Biographies of Directors and Senior Management 董事及高層管理人員履歷

EXECUTIVE DIRECTORS

Mr. Hung Kin Sang, Raymond ("Mr. Hung"), aged 65, Managing Director, holds a Bachelor of Science degree in Electrical Engineering from the University of Illinois and a Master in Business Administration degree from the University of Chicago, United States of America. Mr. Hung founded the Group in April 1976, and he has been actively involved in the Group's development over the last 38 years. Mr. Hung has overall responsibility for the activities of the Company. Mr. Hung is the father of Mr. Marcus Hung.

Mr. Hung Kai Mau, Marcus ("Mr. Marcus Hung"), aged 32, Chairman, holds a Bachelor's degree in Economics and a Master in Business Administration degree, both from University of Chicago, United States of America. He joined the Company in 2005. He is principally responsible for the overall management and business of the Group. Mr. Marcus Hung is the son of Mr. Hung.

Ms. Ng Kit Ling ("Ms. Ng"), aged 49, Executive Director, is a Certified Public Accountant of the Hong Kong Institute of Certified Public Accountants, a fellow member of the Association of Chartered Certified Accountants in the United Kingdom and she holds a Master Degree in Accountancy from the Hong Kong Polytechnic University. She joined the Group in 2005 and immediately prior to her appointment as an Executive Director, Ms. Ng was the Financial Controller and Company Secretary of the Company. She has over 28 years of experience in finance and accounting matters of companies listed in Hong Kong. Ms. Ng is also the Company Secretary of the Company.

執行董事

洪建生先生(「洪先生」),65歲,董事總經理,持有伊利諾州立大學頒授之電機工程理學士學位及美國芝加哥大學頒授之工商管理學碩士學位。於一九七六年四月,洪先生創辦本集團,過往三十八年一直積極參與本集團之發展。洪先生全權負責本公司之業務。洪先生為洪繼懋先生之父親。

洪繼懋先生(「洪繼懋先生」),32歲,主席, 持有美國芝加哥大學經濟學士學位及企業管 理碩士學位。彼於二零零五年加入本公司, 主要負責本集團的整體管理及業務。洪繼懋 先生為洪先生之兒子。

吳潔玲女士(「吳女士」),49歲,執行董事, 香港會計師公會之註冊會計師及英國特許公 認會計師公會資深會員及彼持有香港理工大 學會計學碩士學位。彼於二零零五年加入本 集團及於緊接獲委任為執行董事前為本公司 之財務總監及公司秘書。彼擁有超過二十八 年之香港上市公司財務及會計方面之經驗。 吳女士亦為本公司之公司秘書。

Biographies of Directors and Senior Management 董事及高層管理人員履歷

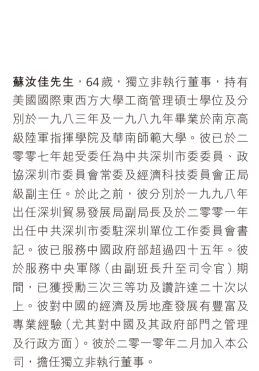
INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Lun Tsan Kau, aged 60, Independent Non-executive Director, holds a Master of Science degree in Electronics and Computer Science from the University of California at Berkeley, United States of America and a Master of Business Administration degree from the University of Hong Kong. He first joined the Group in 1997 when he was appointed as an Independent Non-executive Director of a former subsidiary of the Company, until 2004. He has over 35 years experience in investment, manufacturing, banking and real estate development. He was previously affiliated with several international banks, an electronics manufacturing company, a US based investment holding company and a HK public listed real estate development company. He joined the Company as an Independent Non-executive Director in September 2000.

Mr. Su Ru Jia, aged 64, Independent Non-executive Director, holds a Master in Business Administration degree from International East-West University of America (美國國際東西 方大學) and graduated from Nanjing Senior Army Command College (南京高級陸軍指揮學院) and South China Normal University (華南師範大學) in 1983 and 1989 respectively. He has been appointed as a Committee Member of The Communist Party of Committee of Shenzhen (中共深圳市委委 員), a Committee Member of Political of Association Shenzhen Committee (政協深圳市委員會常委) and a Deputy Director of Main Branch of Economic Technology Committee (經濟科技委 員會正局級副主任) since 2007. Before that, he was appointed as a Deputy Chief of Shenzhen Trade Development Council (深圳貿易發展局副局長) and a Secretary of The Communist Party of Committee of Shenzhen Unit Work Committee (中 共深圳市委駐深圳單位工作委員會書記) in 1998 and 2001 respectively. He has worked for the Community State of the PRC for over 45 years. During the course of working for the military of PRC, he was promoted from Deputy Squad Leader to the Commander of the military, he achieved three third-class merit rewards and was praised for his excellent performance over 20 times. He has extensive and professional experience in the economic and property development of PRC, especially management and administration in the PRC State Committee. He joined the Company as an Independent Non-executive Director in February 2010.

獨立非執行董事

倫贊球先生,60歲,獨立非執行董事,持有美國加州大學柏克萊分校電子及電腦理學碩士學位及香港大學工商管理碩士學位。彼於一九九七年首次加入本集團並獲委任為本公司一家前附屬公司的獨立非執行董事至二零零四年,於投資、製造業、銀行業及地產發展擁有逾三十五年經驗。彼曾任職於數家國際銀行、一家電子製造公司、一家以美國為基地之投資控股公司及一家香港上市之物業發展公司。彼於二零零零年九月加入本公司,擔任獨立非執行董事。





Biographies of Directors and Senior Management 董事及高層管理人員履歷

Mr. Lo Yun Tai, aged 68, Independent Non-executive Director, holds a Bachelor of Science degree in Mechanical Engineering from National Taiwan University. He has over 44 years extensive experience in corporate management and operation of his chain of private companies of which he is the sole-proprietor. He is also familiar with the business, operations and development of the Company and its subsidiaries acquired during the time when he was an Independent Non-executive Director of the Company from 1998 to 2009. He rejoined the Company as an Independent Non-executive Director in December 2011.

Mr. Chan Ming Fai, Terence, aged 44, Independent Nonexecutive Director, holds a Master in Business Administration degree in E-Commerce from University of Ballarat, Australia and a Bachelor of Business Administration degree in Economics from Hong Kong Baptist University. He is also a member of the Association of Chartered Certified Accountants. He has been working as a financial consultant since 2008, before which he was a director of Zap Financial Consultancy Ltd, providing financial consulting or advisory services. He has over 21 years of experience in financial consulting, corporate restructuring, mergers and acquisitions, raising capital and financing, strategic financial planning, especially assisting over 100 Chinese enterprises in the obtaining of leasing finance and trade finance through banks in Hong Kong and the PRC. He rejoined the Company as an Independent Non-executive Director in December 2011.

盧潤帶先生,68歲,獨立非執行董事,持有國立台灣大學頒發之機械工程理學學士學位。盧先生有超過44年以上之公司管理及一系列私人公司經營之經驗。彼現為其一系列私人公司之獨資經營者。於一九九八年至二零零九年期間,彼亦曾任本公司之獨立非執行董事,故對當時本公司及其附屬公司之業務、經營及其發展十分熟悉。彼於二零一一年十二月重新加入本公司,擔任獨立非執行董事。

陳明輝先生,44歲,獨立非執行董事,持有澳洲University of Ballarat之電子商貿工商管理碩士學位及香港浸會大學經濟學師會會員。由二零零八年起,彼已任職為財務顧問。於此之前,彼為Zap Financial Consultancy Ltd之董事,提供財務顧問、於此之前,彼為Zap Financial Consultancy Ltd之董事,提供財務顧問、財務顧問、共意見。彼亦擁有超過21年之財務顧問、財務の職職、集資及融資、財務的戰略規劃等,尤其是彼曾協助超過100家中國企業獲得在香港及中國進行融資和負債及透過銀行進行貿易融資等。彼於二等中一年十二月再次加入本公司,擔任獨立非執行董事。

The directors of the Company (the "Directors") have the pleasure to present the annual report and the audited consolidated financial statements of the Company for the year ended 30 June 2014.

本公司董事(「董事」)謹此提呈截至二零一四年六月三十日止年度本公司之週年報告書及經審核綜合財務報表。

PRINCIPAL ACTIVITIES

The Company acts as an investment holding company. The Group is principally engaged in (i) resort and property development; and (ii) property and investment holding. The activities of the principal subsidiaries of the Company and a joint venture of the Group are set out in notes 39 and 17, respectively, to the consolidated financial statements.

RESULTS

The results of the Group for the year ended 30 June 2014 are set out in the consolidated statement of comprehensive income on page 40.

The Directors do not recommend the payment of a dividend.

MAJOR SUPPLIERS AND CUSTOMERS

The Group did not have any purchases and suppliers during the year and at the end of the reporting period, respectively. During the year, the aggregate revenue attributable to the five largest customers and the largest customer of the Group were 100% and 45% of the total revenue of the Group, respectively.

To the knowledge of the Directors none of the Directors, their close associates or any shareholders of the Company which, to the knowledge of the Directors, owned more than 5% of the issued share capital of the Company, had any beneficial interest in the share capital of any of the five largest customers of the Group.

INVESTMENT PROPERTIES

Details of movements during the year ended 30 June 2014 in the investment properties of the Group are set out in note 14 to the consolidated financial statements.

主要業務

本公司為一家投資控股公司。本集團之主要業務為(i)度假村及物業發展:及(ii)物業及投資控股。本公司主要附屬公司及本集團一間合營企業之業務分別載於綜合財務報表附註39及17。

業績

本集團截至二零一四年六月三十日止年度之 業績載於第40頁之綜合全面收益表。

董事不建議派付本年度之股息。

主要供應商及客戶

本集團於本年度及於報告期末分別沒有任何 採購及供應商。於本年度,本集團首五大客 戶及最大客戶收益總額分別佔總收益額100% 及45%。

按董事所知情者,本公司各董事、緊密聯繫人士及據董事所知擁有本公司股本5%以上權益之任何股東概無實益擁有任何本集團首五大客戶之權益。

投資物業

本集團於截至二零一四年六月三十日止年度 投資物業之變動詳情載於綜合財務報表附註 14。



PROPERTY, PLANT AND EQUIPMENT

Details of movements during the year ended 30 June 2014 in the property, plant and equipment of the Group are set out in note 15 to the consolidated financial statements.

MAJOR PROPERTIES

Details of the major properties of the Group as at 30 June 2014 are set out on page 136.

SHARE CAPITAL

Details of movements during the year ended 30 June 2014 in share capital of the Company are set out in note 28 to the consolidated financial statements.

DISTRIBUTABLE RESERVES OF THE COMPANY

Under the Companies Act 1981 of Bermuda (as amended), the contributed surplus account of the Company is available for distribution. However, the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus if:

- (a) it is, or would after payment be, unable to pay its liabilities as they become due; or
- (b) the realisable value of its assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium.

In the opinion of the Directors, the reserves of the Company available for distribution to shareholders as at 30 June 2014 amounted to HK\$40,095,000 (2013: HK\$126,127,000).

物業、廠房及設備

本集團於截至二零一四年六月三十日止年度物業、廠房及設備之變動詳情載於綜合財務報表附註15。

主要物業

本集團於二零一四年六月三十日之主要物業 詳情載於第136頁。

股本

本公司於截至二零一四年六月三十日止年度 股本之變動詳情載於綜合財務報表附註28。

本公司之可分派之儲備

根據百慕達一九八一年公司法(經修訂),本 公司繳納盈餘是可供分派的,惟本公司不能 在下列情況下以繳納盈餘宣派或派付股息或 作出分派:

- (a) 在/或分派後不能支付到期之債務; 或
- (b) 可變現的資產值低於負債、已發行股 本和股份溢價之總和。

董事認為於二零一四年六月三十日,本公司 之可供分配予股東之儲備為40,095,000港元 (二零一三年:126,127,000港元)。

DIRECTORS

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

Executive Directors:

Mr. Hung Kin Sang, Raymond (Managing Director) Mr. Hung Kai Mau, Marcus (Chairman) Ms. Ng Kit Ling

Independent Non-executive Directors:

Mr. Lun Tsan Kau Mr. Su Ru Jia Mr. Lo Yun Tai

Mr. Chan Ming Fai, Terence

In accordance with Clause 86(2) and 87(1) of the Company's Bye-Laws and the Corporate Governance Code and Corporate Governance Report contained in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, Mr. Hung Kai Mau, Marcus and Mr. Chan Ming Fai, Terence shall retire at the forthcoming Annual General Meeting of the Company and they will be eligible to offer themselves for re-election. All other Directors will continue in office. All the Independent Non-executive Directors are appointed for a terms of three years, and are subject to retirement by rotation in accordance with the Company's Bye-Laws.

The Directors being proposed for re-election at the forthcoming Annual General Meeting do not have any service contract in writing with the Company or any of its subsidiaries which is not determinable by the relevant members of the Group within one year without payment of compensation, other than statutory compensation.

董事

本年度及截至本報告書刊發日期之本公司董 事為:

執行董事:

洪建生先生(董事總經理) 洪繼懋先生(主席) 吳潔玲女士

獨立非執行董事:

倫贊球先生 蘇汝佳先生 盧潤帶先生 陳明輝先生

按照本公司之公司細則第86(2)條及第87(1)條及香港聯合交易所有限公司之証券上市規則附錄14之企業管治守則及企業管治報告,洪繼懋先生及陳明輝先生於應屆股東週年大會依章告退及均有資格膺選連任。所有其他董事將繼續留任。所有獨立非執行董事委任期為三年,其退任輪選亦受本公司之公司細則所限制。

應屆股東週年大會上擬膺選連任之董事與本公司或其任何附屬公司並沒有訂立任何本集團有關成員不可在一年內不付賠償(法定補償除外)而終止之書面服務合約。



DIRECTORS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

The Company and Mr. Hung Kin Sang, Raymond ("Mr. Hung"), an Executive Director and the Managing Director of the Company, entered into a subscription agreement dated 16 April 2013 in relation to the subscription by Mr. Hung of, and pursuant to which Mr. Hung subscribed for, zero coupon convertible bonds issued by the Company in the principal amount of HK\$31,080,000, due 2018, further details of which are set out in the circular issued by the Company dated 6 May 2013. As announced by the Company on 23 December 2013, 148,000,000 Shares were allotted and issued to Mr. Hung upon full conversion of the convertible bonds due 2018. Such allotment and issue was approved by independent Shareholders at the special general meeting of the Company held on 20 December 2013. The net proceeds of HK\$30.6 million were applied as general working capital of the Company, including (i) approximately HK\$20 million for administrative expenses (ii) approximately HK\$6 million for interest payments and (iii) approximately HK\$4 million for feasibility studies and property tax in respect of the Panama project.

Save as disclosed above, no contracts of significance to which the Company or any of its subsidiaries is/was a party and in which a Director has/had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

LITIGATIONS WITH A FORMER DIRECTOR, MS. WONG KAR GEE, MIMI ("MS. WONG")

Reference is made to the Company's Annual Report 2012. After the dismissal of Ms. Wong's claims against the Company and its wholly owned subsidiaries in May 2012 and Ms. Wong being ordered to pay all legal cost to the relevant defendants, there are no significant legal proceedings between Ms. Wong and the Company. The Group is in the process of taking the appropriate steps to recover the legal costs of the Group from Ms. Wong.

董事於重大合約之權益

本公司與洪建生先生(「洪先生」),本公司 執行董事及董事總經理,於二零一三年四月 十六日訂立認購協議,根據認購協議,洪先 生以本金總額31,080,000港元認購本公司發 行的零息可換股票據,進一步詳情載列於本 公司於二零一三年五月六日的通函。誠如本 公司於二零一三年十二月二十三日所公佈, 於悉數換轉二零一八年到期之可換股債券 時,已向洪先生配發及發行148,000,000股 股份。其配發及發行已於二零一三年十二月 二十日股東特別大會上獲獨立股東批准。其 所得款項淨額為30,600,000港元用作本公 司之營運資金,其中包括用於(i)行政開支約 20,000,000港元(ii)利息開支約6,000,000港 元及(iii)巴拿馬項目進行可行性及物業税開支 約4.000.000港元。

除上文所披露者外,於本年度終結日或年內 任何時間,本公司或其任何附屬公司概無訂 立與本公司之董事直接或間接擁有重大權益 之重大合約。

與前董事王家琪女士(「王女士」) 之訴訟

茲根據本公司二零一二年年報。除了於二零 一二年五月本公司前董事王女士對本公司及 其全資附屬公司之訴訟以自願投降形式解除 和王女士也被法庭勒令支付所有的法律費用 給相關被告外,本公司並無與王女士有重大 的訴訟。本集團正遁法律程序向王女士追討 本集團之法律開支。

DIRECTORS' INTERESTS IN SHARES, UNDERLYING SHARES AND DEBENTURES

As at 30 June 2014, the interests and short positions of the Directors in the ordinary shares of the Company (the "Shares"), underlying Shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register of members required to be kept by the Company under Section 352 of the SFO or as otherwise notified to the Company and The Stock Exchange of Hong Kong Limited (the "Stock Exchange") pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in the Listing Rules and the SFO, were as follows:

董事於股份、相關股份及債券之權益

於二零一四年六月三十日,按本公司根據證券及期貨條例(「證券及期貨條例」)第352條存置之成員登記冊所載,本公司董事擁有本公司普通股股份(「股份」)、擁有本公司及其相聯法團(定義見證券及期貨條例第XV部分)相關股份及債券之權益及淡倉,或根據香港聯合交易所有限公司(「交易所」)證券上市規則所載上市公司董事進行證券交易的標準守則(「標準守則」)及證券及期貨條例須知會本公司及交易所之權益如下:

(i) Long position in Shares

(i) 股份好倉持有

Number of Shares

股份數目

		Held by	Approximate		
	Beneficial	controlled		% of	
Name of Director	owner	corporation 由受控制	Total	shareholding 概約持股	
董事姓名	實益擁有人	公司持有	總計	百分比	
Hung Kin Sang, Raymond* ("Mr. Hung") 洪建生*(「洪先生」)	492,117,701	75,022,883 (Note) (附註)	567,140,584	48.90	
Hung Kai Mau, Marcus 洪繼懋	2,960,000	-	2,960,000	0.26	
Ng Kit Ling 吳潔玲	10,000	_	10,000	0.001	

*Note: These Shares were held by the following companies: * 附註: 該等股份由下列公司持有:

Number of Shares 股份數目

Malcolm Trading Inc. 44,362,883
Jaytime Overseas Ltd. 30,660,000

75,022,883

Malcolm Trading Inc. and Jaytime Overseas Ltd. are wholly owned and controlled by Mr. Hung.

Malcolm Trading Inc. 及Jaytime Overseas Ltd. 均為洪先生所持有及 控制。

Mr. Hung has confirmed to the Company that 10,010,056 Shares held in the name of Ms. Wong were ordered to be transferred to him pursuant to a court order in September 2013. After the aggregation of such 10,010,056 Shares, Mr. Hung will be interested in 577,150,640 Shares, representing approximately 49.76% of the issued share capital of the Company as at 30 June 2014. After further aggregation of 2,960,000 shares held by Mr. Hung Kai Mau, Marcus, the son of Mr. Hung, Mr. Hung further confirmed that the Hung family holds 580,110,640 shares, representing approximately 50.02% of the issued share capital of the Company as at 30 June 2014.

Save as disclosed above, as at 30 June 2014, none of the Directors or chief executive of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any associated corporation (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), the Model Code and which were required to be entered into and kept under the register pursuant to Section 352 of the SFO.

So far as was known to the Directors or chief executive of the Company based on the register maintained by the Company pursuant to section 336 of the SFO, as at 30 June 2014, no persons (not being a Director or chief executive of the Company) had, or were deemed or taken to have, any interests or short positions in the Shares or underlying Shares which were required to be disclosed to the Company and the Stock Exchange under the provisions of Divisions 2 and 3 of Part XV of the SFO.

根據法院於二零一三年九月的頒令,洪先生向本公司確認,王女士於二零一四年六月三十日持有之本公司的10,010,056股股份被勒令將轉給洪先生。加入該10,010,056股股份後,洪先生將持有577,150,640股股份,相等於佔本公司已發行股本約49.76%。再加入洪繼懋先生持有2,960,000股股份後,於二零一四年六月三十日止,洪氏家族持有580,110,640股股份,佔於二零一四年六月三十日止已發行股本約50.02%。

除上文所披露者外,於二零一四年六月三十日,本公司各董事或主要行政人員概無持有本公司或其相聯法團(定義見證券及期貨條例第XV部)之任何股份或淡倉持有的股份、相關股份及債券而須依據證券及期貨條例第XV部第7及8分部(包括根據證券及期貨條例第有關條文彼等被計作或視作擁有之權益及淡倉);標準守則及證券及期貨條例第352條須列入該條例所述登記冊內而須知會本公司及交易所。

於二零一四年六月三十日,據本公司董事或 主要行政人員從本公司根據證券及期貨條例 第336條所存置之登記冊中所知,概無任何 人士(並非董事或本公司主要行政人員)曾, 或被當作或視為擁有股份或相關股份的任何 權益或淡倉且須根據證券及期貨條例第XV部 2及3分部之規定須披露予本公司及聯交所。

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

The directors and employees of the Company and its subsidiaries are entitled to participate in the share option scheme of the Company adopted by the Company on 15 November 2012 (the "Scheme"). Particulars of the Scheme are set out in note 29 to the consolidated financial statements.

Save as disclosed above, at no time during the year was the Company or any of its subsidiaries a party to any arrangements to enable the Directors to acquire benefits by means of the acquisition of Shares or debentures of the Company or any other associated corporations (within the meaning of Part XV of the SFO) and none of the Directors or their spouses or children under the age of 18 had any right to subscribe for securities of the Company or had exercised any such rights during the year.

SUBSTANTIAL SHAREHOLDERS

Save as disclosed above and under the section headed "Directors' Interests in Shares, Underlying Shares and Debentures", as at 30 June 2014, the Company has not been notified of any other person having interests representing 5% or more in the Company's issued share capital and recorded in the register maintained under Section 336 of the SFO.

APPOINTMENT OF INDEPENDENT NON-EXECUTIVE DIRECTORS

The Company has received from each of the Independent Non-executive Directors, an annual confirmation of his independence pursuant to the guidelines set out in Rule 3.13 of the Listing Rules. The Company considers all of the Independent Non-executive Directors are independent.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

During the year ended 30 June 2014, neither the Company nor any of its subsidiaries purchased, sold or redeemed any of the Company's listed securities.

購買股份及債券安排

本公司及其附屬公司之董事及僱員均可參與本公司於二零一二年十一月十五日所採納之本公司購股權計劃(「計劃」)。計劃之詳情載於本綜合財務報表附註29。

除上文所披露者外,本公司或其任何附屬公司於本年度內任何時間概無訂立任何安排,致使本公司之董事可藉購買本公司或任何其他相聯法團(定義見證券及期貨條例第XV部分)之股份或債券而獲得利益。各董事或彼等之配偶或未滿十八歲子女概無認購本公司證券之權利,亦無於本年度內行使任何該等權利。

主要股東

除上文及於「董事於股份、相關股份及債券之權益」所披露者外,於二零一四年六月三十日,本公司並無接獲任何其他人士通知持有權益相當於本公司已發行股本5%或以上,並須記錄在根據證券及期貨條例第336條設置的登記冊內。

委任獨立非執行董事

本公司已收到每位獨立非執行董事之每年根據上市規則3.13條所載之指引的確認書。本公司認為所有獨立非執行董事均是獨立。

購入、出售或贖回本公司之上市 證券

於截至二零一四年六月三十日止年度,本公司及其附屬公司並無購入、出售或贖回本公司任何上市證券。



CONNECTED TRANSACTIONS AND CONTINUING CONNECTED TRANSACTIONS

During the year ended 30 June 2014, the Company had no transactions which constituted connected transactions of the Company and which were required to be disclosed in accordance with Chapter 14A of the Listing Rules.

RELATED PARTY TRANSACTIONS

Details of related party transactions of the Group during the year ended 30 June 2014 are set out in note 36 to the consolidated financial statements.

DONATIONS

During the year ended 30 June 2014, the Group made charitable and other donations of HK\$17,500 (2013: HK\$80,000).

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's Bye-Laws, or the laws of Bermuda, which would oblige the Company to offer new shares on a pro-rata basis to existing shareholders.

SUFFICIENCY OF PUBLIC FLOAT

The Company has maintained a sufficient public float throughout the year ended 30 June 2014.

AUDITOR

A resolution will be proposed at the forthcoming annual general meeting of the Company to re-appoint Mazars CPA Limited, Certified Public Accountants, as auditor of the Company.

On behalf of the Board **Hung Kai Mau, Marcus**

Chairman

Hong Kong, 19 September 2014

關連交易及持續關連交易

截至二零一四年六月三十日止年度,本公司 沒有交易構成本公司之關連交易,並需根據 上市規則第14A章的要求而披露。

關聯人士交易

於截至二零一四年六月三十日止年度之本集 團關聯人士交易詳情已載列於綜合財務報表 附註36。

捐款

本集團於截至二零一四年六月三十日止年度 作出17,500港元之慈善捐款及其他捐款(二 零一三年:80,000港元)。

優先購買權

本公司之公司細則及百慕達法律均無優先購 買權之條文,規定本公司必須按比例發售新 股予現有股東。

足夠之公眾持股量

於截至二零一四年六月三十日止年度,本公司已維持足夠之公眾持股量。

核數師

本公司將於應屆股東週年大會上提呈一項續 聘瑪澤會計師事務所有限公司(執業會計師) 為本公司核數師之決議案。

代表董事會

洪繼懋

主席

香港,二零一四年九月十九日

The board of directors of the Company (the "Board") is pleased to present the Corporate Governance Report for the year ended 30 June 2014.

year ended 30 June 2014.

The Company has complied with the provisions ("Code Provisions") of the Corporate Covernance Code and Corporate

The Company has complied with the provisions ("Code Provisions") of the Corporate Governance Code and Corporate Governance Report (the "CG Code") as set out in the Appendix 14 of the Rules Governing the Listing of Securities ("Listing Rules") on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") throughout the corresponding effective periods of the financial year, save in respect of Code Provision A.4.2. Details of the deviations are set out in the paragraph below headed "(iii) Appointment and Succession Planning of the Directors".

After specific enquiries of each of the directors of the Company (the "Directors"), the Directors confirm that they have complied with the standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code"), contained in Appendix 10 of the Listing Rules.

The Company has always been committed to good corporate governance principles and practices to safeguard the interests of its Shareholders and uphold accountability, transparency and responsibility of the Company.

The Company regularly reviews its corporate governance practices to ensure that the Company continues to meet the requirements of the CG Code. A narrative summary of how the Company has applied the key corporate governance principles as set out in the CG Code, and explanations of any deviations thereto, is set out below.

THE BOARD

(i) Board Composition

Executive Directors

- Mr. Hung Kin Sang, Raymond (Managing Director and father of Mr. Hung Kai Mau, Marcus)
- 2. Mr. Hung Kai Mau, Marcus (Chairman and son of Mr. Hung Kin Sang, Raymond)
- 3. Ms. Ng Kit Ling

本公司董事會(「董事會」) 欣然提呈截至二零 一四年六月三十日止年度之企業管治報告書。

本公司於本財政年度內期間已遵守就香港聯合交易所有限公司(「交易所」)之證券上市規則(「上市規則」)附錄14之企業管治守則及企業管治報告(「企業管治守則」)所載之守則(「守則」)。除有關企業管治守則A.4.2條,其分歧詳情刊載於以下「(iii)本公司董事之委任及繼任計劃」中。

經特別諮詢後,本公司的每位董事(「董事」) 均確認已遵守就上市規則附錄10所載之上市 公司董事進行證券交易的標準守則(「標準守 則」)的有關條文。

本公司一直致力於良好企業管治的原則和實 踐以保障股東的利益,並保持公司之問責 性、透明度及提升職責表現。

本公司定期檢討其企業管治實踐,以確保本公司繼續符合企業管治守則的要求。本公司如何應用企業管治守則所載之主要企業管治原則敘述性摘要,及解釋其任何偏離,載列如下。

董事會

(i) 董事會成員

執行董事

- 1. 洪建生先生(董事總經理及 洪繼懋先生之父親)
- 2. 洪繼懋先生(主席及洪建生先 生之兒子)
- 3. 吳潔玲女士



Corporate Governance Report

企業管治報告書

Independent Non-executive Directors

- 1. Mr. Lun Tsan Kau
- 2. Mr. Su Ru Jia
- 3. Mr. Lo Yun Tai
- 4. Mr. Chan Ming Fai, Terence

Save as stated above, there is no relationship (including financial, business, family or other material relevant relationship(s)), among members of the Board.

(ii) Responsibility

The business and affairs of the Company and its subsidiaries (the "Group") are under the direction of and vested with the Board pursuant to the bye-laws of the Company (the "Bye-laws"). The Board is the ultimate decision-making body of the Group except in respect of matters reserved for the shareholders of the Company (the "Shareholders"). The Board is ultimately accountable and responsible for the performance and affairs of the Group and for the preparation of the accounts of the Company. The Board retains overall responsibility for all major matters of the Group, which include approving and monitoring all policy matters, managing overall strategies and budgets, internal control and risk management systems, entering into material transactions (especially any transactions which may involve a conflict of interest within the Board), providing financial information, appointing the Directors and other significant financial and operational matters. Certain authority is delegated by the Board to the management of the Company (led by the Managing Director) in order to enable the management to develop and implement the Group's strategic plans and operations, and to conduct the Group's day-to-day activities. The Company maintains a formal schedule of matters specifically reserved for Board approval. The Board also informs and gives clear directions to management on the matters that must be approved by the Board before decisions are made on the Company's behalf. The Board diligently monitors the management's performance in that regard but responsibility for conducting the Group's daily operations rests with the management.

獨立非執行董事

- 1. 倫贊球先生
- 2. 蘇汝佳先生
- 3. 盧潤帶先生
- 4. 陳明輝先生

除以上披露外,各董事會成員之間 (包括財務上、商業上、家庭上或其他 重大相關關係)概無關係。

(ii) 職責

本公司及其附屬公司(「本集團」)之 業務及事務乃根據本公司組織章程細 則(「公司細則」),由董事會領導及授 權。董事會為本集團最終決策單位, 惟須由本公司股東(「股東」)處理之 事宜則除外。董事會須就本集團之表 現、事務及本公司之賬目編制作最終 問責及負責。董事會對本集團所有重 大事宜保留全部責任,其中包括批准 及監管所有政策事務、管理整體策略 及預算、內部監控及風險管理系統、 簽訂重大交易(特別是任何交易可能 於董事會內涉及利益衝突)、提供財 務資料、委任董事及其它重要財務及 經營上之事宜。董事會會下放若干權 力予本公司管理層(於董事總經理的 帶領下),使管理層可以發展和推行 本集團的策略性計畫和營運方案,以 及進行本集團之日常經營活動。本公 司設有專門保留給董事會批准的正式 事項。董事會亦通知,並作出明確指 示管理層在代表本公司作出決定前, 必須經董事會批准的事項。董事會盡 心監察管理層之表現,惟本集團日常 運作則留待管理層處理。

The role of the Group's Chairman is separated from that of the Group's Managing Director and their respective responsibilities are set out by the Board. The Managing Director is responsible for day-to-day management of the business of the Group, whilst the Chairman provides leadership for the Board to ensure that the Board acts diligently and in the best interests of the Group, and that meetings are planned and conducted effectively. The Chairman is also responsible for approving the agenda for each Board meeting, taking into account, where appropriate, matters proposed by the Directors. The Chairman also actively encourages the Directors to make full contributions and actively participate in the Board's affairs. It is also the responsibility of the Chairman to ensure that good corporate governance practices and procedures are established.

The Board has established three Board committees. namely the Audit Committee, Remuneration Committee and Nomination Committee, to oversee particular aspects of the Group's affairs. The Company reviews the authorities of the above committees on a regular basis to ensure that they remain appropriate to the needs of the Company. The Board and the Board committees work under the well established corporate governance practices in accordance with the requirements of the Listing Rules and relevant statutory requirements.

Each Director of the Company is provided, upon reasonable request made to the Board, with means, at the Company's expense, to seek independent professional advice in furtherance of his/her duties if necessary. The Independent Non-executive Directors are high calibre executives or professionals with relevant and/or professional industry experience who provide their skills and expertise to the Board. Their brief biographical details are on pages 12 to 14 of this Annual Report. They ensure that the Board and the Company maintain high standards in its financial and other mandatory reporting obligations as well as provide adequate checks and balances to safeguard the interests of Shareholders and the Company as a whole.

本集團主席角色獨立於本集團董事總 經理,其各自之職責由董事會列載。 董事總經理肩負本集團日常營運管理 的職責。主席負責領導董事會,確保 董事會履行其職責,並以本集團最佳 利益為首要職務及會議有計劃及有效 地進行。主席亦根據董事建議事項, 如嫡合,負責批准董事局會議議程。 主席亦積極鼓勵各董事全力及積極參 與董事會事務。確保建立良好的企業 管治常規及程序也是主席的責任。

董事會已成立三個董事委員會,分別 為審核委員會、薪酬委員會及提名委 員會,以監察本集團事務的各特定範 疇。本公司會定期檢討上述委員會權 力之安排,以確保其切合本公司之所 需。董事會及董事委員會在良好的企 業管治實踐下工作,並按照上市規則 的要求和相關的法定要求。

本公司每位董事,倘有需要,可向董 事會提出合理的要求,尋求獨立專業 意見,以覆行其職責,費用由本公司 支付。獨立非執行董事均為高才幹行 政人員或專業人士,擁有相關及/或 專業經驗,能就有關事宜向董事會提 供他們的技術和專業知識。彼等之履 歷簡介資料刊載於本年報第12至14 頁。彼等確保董事會及本公司維持高 水準之財務報表及其它規定的報告, 並提供足夠的核查和制衡,以保障股 東及本公司之整體利益。



The Board regularly reviews its composition and structure to ensure appropriate levels of expertise and independence are attained and maintained.

(iii) Appointment and Succession Planning of the Directors

The Company has established a nomination committee which comprises of a majority of Independent Non-executive Directors. The Company follows a formal, considered and transparent procedure for the appointment and removal of Directors. Under Code Provision A.4.2 of the CG Code, all Directors who are appointed to fill casual vacancies are subject to re-election at the first general meeting after their appointments by the Board, and every Director, including those appointed for a specific term, should be subject to retirement by rotation at least once every three years. The Bye-laws deviates from this Code Provision in the following aspects:

(i) Under Bye-law 86(2) of the Bye-laws, amongst other things, the Directors have the power to appoint any person as a Director, either to fill a casual vacancy on the Board, or, subject to authorisation by the Shareholders in general meeting, as an addition to the existing Board. Any Director so appointed by the Board shall hold office until the next following annual general meeting of the Company.

The reason for retaining this Bye-law is for the purpose of compliance with paragraph 4(2) of Appendix 3 of the Listing Rules. The requirement for Directors appointed to fill casual vacancies or as additional members of the Board to retire only at the next annual general meeting, rather than at the next general meeting also allows Shareholders to consider re-election of such new Directors at the same time as the re-election of the Directors who are subject to retirement by rotation, at the same general meeting.

董事會定期檢討其本身組成及架構, 確保其專業知識及獨立性能夠達到及 維持在適當水平。

(iii) 本公司董事之委任及繼任計劃

本公司已設立提名委員會,其中大多數由獨立非執行董事構成。本公司為提名及罷免董事遵循一套正規、經深思熟慮及具透明度之程序。根據企業管治守則之A.4.2條所要求,所有填補臨時空缺而被董事會委任的董事,均應在接受任後的首次股東大會上膺選連任,及每位董事(包括有指定任期)均最少每三年輪值告退。公司細則有別於此守則要求如下:

(i) 根據公司細則之細則86(2)條, 其中包括董事有權委任任何人 士為董事,作填補臨時空缺或 需在股東大會上獲股東授權新 增成員至現有董事會。任何受 董事會委任之董事可委任至下 一次本公司股東週年大會。

> 保留此公司細則之原因是為了 遵守上市條例附件3之4(2)段。 董事會為填補臨時空缺時或額 外董事會成員者,須於下一個 股東週年大會上讓股東考慮其 重選為新董事及同時須受輪值 重選為告退之董事列(於同一 股東會上)。

(ii) Under Bye-law 87(1) of the Bye-laws, at the Annual General Meetings of the Company, one third of the Directors for the time being (or where the number is not a multiple of three, the number nearest to, but not greater than one third), including the Independent Non-executive Directors, shall retire from office by rotation, provided that the Chairman of the Board and/ or the Managing Director of the Company shall not, whilst holding such office, be subject to retirement by rotation or be taken into account in determining the number of Directors to retire in each year. Notwithstanding the provisions of Bye-law 87(1), in practice, the Chairman of the Board, Mr. Hung Kai Mau, Marcus has voluntarily submitted himself for re-election by Shareholders at the annual general meeting of the Company before, and will continue to do so, and the Managing Director of the Company, Mr. Hung Kin Sang Raymond will also voluntarily submitted himself for re-election by Shareholders at the annual general meeting of the Company at least once every three years. Accordingly in practice, all Directors of the Company (including the Independent Nonexecutive Directors), are subject to retirement by rotation at least once every three years. All Independent Non-executive Directors are appointed for a term of three years, and are subject to retirement by rotation in accordance with the Company's Bye-Laws.

根據公司細則之細則87(1)條, (ii) 於本公司之週年股東大會上, 三份之一的在任董事(或數量 並不是三的倍數,其數目最接 近,但不能超過三份之一),包 括非執行董事均須輪值告退。 除本公司之董事會主席及/或 董事總經理,於其任職期間, 不須輪值告退。儘管公司細則 87(1)條要求,實際上,董事會 主席,洪繼懋先生已自願性持 續讓股東於本公司週年股東大 會上重選及本公司之董事總經 理洪建生先生亦將自願性讓股 東至少每三年一次於本公司之 股東週年大會上重選。因此在 實際上,本公司全體董事(包 括獨立非執行董事)都會至少 每三年一次輪值告退。全體獨 立非執行董事任期為三年及其 亦按公司細則輪值告退。

(iv) Continuous Professional Development of the Directors

Each newly appointed Director receives a comprehensive and formal induction to ensure that he/she has an appropriate understanding of (i) the business and operations of the Group; (ii) his/her responsibilities and obligations under the Listing Rules and relevant regulatory requirements; (iii) the corporate governance code of the Company; and (iv) the Model Code.

(iv) 董事的持續專業發展

每名獲委任之新董事均獲提供全面、 正式之入職介紹,以確保其可適當掌 握(i)本集團之業務及營運;(ii)根據上 市規則及相關法規須履行之職務及責 任;(iii)本公司之企業管治守則及(iv) 標準守則。



The Directors are continuously updated with legal and regulatory developments, and the business and market changes to facilitate the discharge of their responsibilities and to ensure that and are fully aware of their duties and responsibilities under statute and common law, the Listing Rules and the Company's business and governance policies. Continuing briefings and professional development to Directors will be arranged whenever necessary.

董事需不斷更新法律和監管發展,及 業務和市場的變化以便履行其職責。 並確保他們充分意識到在法規及普通 法,上市規則及本公司的業務及管治 政策下其職責和責任。如需要時將安 排持續簡報及專業發展給予董事。

The Company has received from each of the Directors a record of training they received during the year ended 30 June 2014. A summary of such training is listed as follows:

本公司已收到每位董事於截至二零 一四年六月三十日止年度內之培訓記 錄。培訓之概要如下:

Name	e of Director	董事姓名		Type of training 培訓類型		
Execu	ıtive Directors	執行董事				
Mr. H	ung Kin Sang, Raymond	洪建生先生		В		
Mr. H	ung Kai Mau, Marcus	洪繼懋先生		A, B		
Ms. N	g Kit Ling	吳潔玲女士		A, B		
Indep	endent Non-Executive Directors	獨立非執行董	事			
Mr. Lu	ın Tsan Kau	倫贊球先生		В		
Mr. Su	ı Ru Jia	蘇汝佳先生		В		
Mr. Lo	yun Tai	盧潤帶先生		В		
Mr. Cl	han Ming Fai, Terence	陳明輝先生		A, B		
A:	Attending training courses and/or seminars, conferences, workshops or forums relevant to the Company's business, Listing Rules, etc.		A:	出席有關本公司業務,上市規則, 等等之培訓課程及/或研討會、會 議、工作坊或論壇。		
В:	Reading journals and updates relevant to the Company's business or directors' duties and responsibilities.		B:	閱讀有關本公司業務或董事職責之 刊物及最新資訊。		

(v) Company Secretary's Training

Pursuant to Rule 3.29 of the Listing Rules, the Company Secretary must take no less than 15 hours of relevant professional training in each financial year. Ms. Ng Kit Ling, an Executive Director, was re-appointed as the Company Secretary of the Company on 14 November 2013. She has provided her training records to the Company indicating that she has undertaken more than 15 hours of relevant professional development during the year ended 30 June 2014, by means of attending seminars and reading relevant guidance materials.

(vi) Securities Transactions

The Company has adopted a code of conduct regarding securities transactions by the Directors (the "Securities Code") on terms no less strict than the standard set out in Model Code contained in Appendix 10 of the Listing Rules. Pursuant to the Securities Code, a Director must, among other things, notify the Chairman or his/ her alternate in writing of the specific purpose of a proposed dealing in the securities of the Company and obtain a dated written acknowledgement prior to any such dealing. All Directors have confirmed that they have complied with the required standard set out in the Securities Code.

(vii) Contribution by Directors

The Board regularly reviews the contribution required from a Director to perform his/her responsibilities to the Company to assess whether the Director is spending sufficient time performing them. The attendance record of the Directors at the regular meetings of the Board, annual general meeting of the Company, special general meetings of the Company and the Committee meetings during the reporting period is as follows:

(v) 公司秘書培訓

根據上市規則第3.29條,公司秘書每個財政年度應接受不少於十五小時之有關專業培訓。吳潔玲女士,執行董事,於二零一三年十一月十四日再獲委任為公司秘書。她已向本公司提供培訓記錄,證明於本年度截至二零一四年六月三十日止其透過參加研討會及閱讀相關指引材料已接受十五小時以上之有關專業培訓。

(vi) 證券交易

本公司已應用一套標準不遜於上市規則附錄10所載之標準守則,作為本公司董事進行證券交易之操守守則(「證券守則」)。根據證券守則,本公司董事於進行任何本公司證券交易前,須書面通知主席或其代理人及收到其附有日期的確認書。經全體董事確認,彼等均已遵守證券守則列示所要求的標準。

(vii) 董事的貢獻

董事會定期檢討每名董事對本公司履 行其職責以評估董事有花充足時間執 行職責。在報告期間,各董事出席常 規會議,本公司股東週年大會,本公 司股東特別大會及各委員會會議次數 紀錄列示如下:



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Name of Director	董事姓名	Board meeting attended/ held 出席董事 會會議 次數/總數	Annual general meeting* attended/ held 出席股東 週年大總數	Special general meeting ** attended/ held 出席股東 特別大會** 次數/總數	Remuneration Committee meeting attended/ held 出席薪酬 委員會會議 次數/總數	Nomination Committee meeting attended/ held 出席提名 委員會會議 次數/總數	Audit Committee meeting attended/ held 出席審核 委員會會議 次數/總數
Mr. Hung Kin Sang, Raymond	洪建生先生	11/14	1/1	0/1	3/3	2/2	N/A 不適用
Mr. Hung Kai Mau, Marcus	洪繼懋先生	14/14	1/1	1/1	3/3	N/A 不適用	N/A 不適用
Ms. Ng Kit Ling	吳潔玲女士	14/14	1/1	1/1	N/A 不適用	N/A 不適用	N/A 不適用
Mr. Lun Tsan Kau	倫贊球先生	11/14	1/1	0/1	3/3	2/2	2/2
Mr. Su Ru Jia	蘇汝佳先生	9/14	1/1	1/1	3/3	N/A 不適用	2/2
Mr. Lo Yun Tai	盧潤帶先生	11/14	1/1	1/1	3/3	2/2	2/2
Mr. Chan Ming Fai, Terence	陳明輝先生	11/14	1/1	1/1	3/3	2/2	2/2

- * This meeting was the 2013 annual general meeting of the Company held on 13 November 2013.
- ** This meeting was the special general meeting of the Company held on 20 December 2013.

(viii) Corporate Governance Functions

During the year ended 30 June 2014, the Board was responsible for and performed the following corporate governance duties:

- developing and reviewing the Company's policies and practices on corporate governance;
- reviewing and monitoring the training and continuous professional development of the Directors and senior management;
- reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) developing, reviewing and monitoring code of conduct and compliance manuals applicable to employees and Directors; and
- (e) reviewing the Company's compliance with the Code Provisions and disclosure in the Corporate Governance Report.

- * 該大會為於二零一三年十一月十三 日舉行的二零一三年本公司股東週 年大會。
- ** 該大會為於二零一三年十二月二十日舉行的本公司股東特別大會。

(viii) 企業管治職能

於截至二零一四年六月三十日止年度,董事會負責並執行以下的企業管 治職責:

- (a) 制定和檢討本公司在企業管治 的政策和常規:
- (b) 檢討和監察本公司董事及高級 管理人員的培訓和持續專業發 展:
- (c) 檢討和監察本公司的政策和常 規,以符合法律法規和監管的 要求:
- (d) 制定,檢討和監察適用於員工 和董事的操守守則及遵守手 冊:及
- (e) 檢討本公司遵守守則條文之情 況及企業管治報告之披露。

(ix) Board Diversity Policy

The Company is committed to equality of opportunity in all aspects of its business and does not discriminate on the grounds of race, gender, disability, nationality, religious or philosophical belief, age, sexual orientation, family status or any other factor.

The Company continuously seeks to enhance the effectiveness of its Board and to maintain the highest standards of corporate governance and enhance the benefits of diversity in the boardroom. The Company sees diversity as a wide concept and believes that a diversity of perspectives can be achieved through consideration of a number of factors, including but not limited to skills, regional and industrial experiences, background, race, gender and other qualities. In infusing its perspective on diversity, the Company will also take into account facts based on its own business model and specific needs from time to time.

The Company endeavors to ensure that its Board has the appropriate balance of skills, experience and diversity of perspectives that are required to support the execution of its business strategy and in order for the Board to be effective.

Board appointments will continue to be made on a merit basis and candidates will be considered against objective criteria, with due regard for the benefits of diversity on the Board. The Board believes that such merit-based appointments will best enable the Company to make sure that its Board is able to act in the best interests of the Company and its Shareholders going forward.

The Nomination Committee is primarily responsible for identifying suitably qualified candidates to become members of the Board and in carrying out this responsibility, will give adequate consideration to the Company's diversity policy.

The Company will review the policy on a regular basis to ensure its continued effectiveness. In addition, the Company will disclose details of its policy and any measurable objectives it has set itself in this regard in the Corporate Governance Report set out in its Annual Report.

(ix) 董事會多元化政策

在業務的各個方面上,本公司承諾給予平等機會、不會因為種族、性別、 殘疾、國籍、宗教或哲學信仰、年 齡、性取向,家庭狀況或任何其他因 素而歧視應徵者。

本公司不斷致力提高其董事會之效 能,並保持最高標準的企業管治及提 高董事會多元化的好處。本公司認為 多元化為一個廣泛的概念,並相信多 元化的觀點可以通過考慮一些因素而 實踐,包括但不限於技能、區域和工 業的經驗、背景、種族、性別和其也 素質。在注入多元化的觀點後,本和 特別需要事宜作考慮。

本公司努力以確保其董事會有適當平 衡的技能、經驗和多元化觀點,使其 能執行本公司之業務戰略及董事會之 有效運作。

委任董事會將繼續兼成以優質基礎及 應徵者將亦被以該準則考慮,以達致 董事會多元化之效益。董事會相信以 優質基礎委任是最佳能使本公司向股 東及其他投資者保証向前邁進之效果。

提名委員會主要負責確定合資格的應 徵者成為董事會成員,並在履行這項 責任時,會充分考慮本公司之多元化 政策。

本公司將定期檢討本政策以確保其持續有效。此外,本公司將在其年報中的企業管治報告中詳細披露本政策的任何為自己在這方面設置的可計量的目標。



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REMUNERATION COMMITTEE

The Remuneration Committee of the Company includes a majority of Independent Non-executive Directors. The Remuneration Committee comprises two Executive Directors, Mr. Hung Kin Sang, Raymond, Mr. Hung Kai Mau, Marcus and four Independent Non-executive Directors, namely Mr. Lun Tsan Kau (Chairman of the Remuneration Committee), Mr. Su Ru Jia, Mr. Lo Yun Tai and Mr. Chan Ming Fai, Terence.

The purpose of the Remuneration Committee is to assist the Board of the Company in determining the policy and structure for the remuneration of Executive Directors, evaluating the performance of Executive Directors, reviewing incentive schemes and Directors' service contracts and fixing the remuneration packages for all Directors and senior management. The terms of reference of the Remuneration Committee has been made available on the website of the Stock Exchange and the Company's website.

During the year under review, the Remuneration Committee has reviewed the Chairman's remuneration, annual special bonus to Executive Directors, the annual salary review for staff, the remuneration for newly appointed Directors and made recommendations of the above to the Board for approval.

NOMINATION COMMITTEE

The Nomination Committee of the Company includes a majority of Independent Non-executive Directors. The Nomination Committee comprises one Executive Director, Mr. Hung Kin Sang, Raymond and three Independent Non-executive Directors, namely Mr. Lun Tsan Kau, Mr. Lo Yun Tai (Chairman of the Nomination Committee) and Mr. Chan Ming Fai, Terence. The Nomination Committee is responsible for making recommendations to the Board on proposed changes to the Board and senior management of the Company to complement the Company's corporate strategy after its reviews of the structure, size, composition and diversity of the Board and senior management from time to time.

The purpose of the Nomination Committee is to assist the Board in identification of suitable individuals qualified to become members of the Board and senior management, to review the structure, size, composition and diversity of the Board and senior management and make recommendations on any proposed changes to the Board and senior management to complement the Company's corporate strategy.

薪酬委員會

本公司薪酬委員會包括大多數獨立非執行董事。薪酬委員會包括兩名執行董事洪建生先生、洪繼懋先生及四名獨立非執行董事分別 為倫贊球先生(薪酬委員會主席)、蘇汝佳先生、盧潤帶先生及陳明輝先生。

薪酬委員會的目的是協助本公司董事會確定 執行董事的薪酬政策及架構,評估執行董事 之績效,檢討獎勵計劃及董事服務合約,並 為全體董事和高級管理人員制定薪酬待遇。 薪酬委員會的職權範圍已載於交易所及本公司之網站。

於回顧年內,薪酬委員會已審閱主席的薪酬,給執行董事的年度特別獎金,每年的員工薪酬檢討,新委任董事的薪酬,並把上述提出建議供董事會批准。

提名委員會

本公司提名委員會包括大多數獨立非執行董事。提名委員會包括一名執行董事洪建生先生及三名獨立非執行董事,分別為倫贊球先生、盧潤帶先生(提名委員會主席)及陳明輝先生。提名委員會於不時檢討本公司董事會和高級管理人員的架構、規模、組成及多元化後,及為了配合本公司的企業策略,負責向董事會提出改變的建議。

提名委員會的目的是協助董事會鑑定合適人 選符合資格成為董事會成員和高級管理人 員,檢討董事會和高級管理人員的架構,規 模,組成及多元化,及為了配合本公司的企 業策略,提出董事會和高級管理人員改變的 建議。

Prior to the establishment of the Nomination Committee, the Board as a whole was responsible for the functions of the Nomination Committee, through its meetings held to review the structure, size and composition of the Board and senior management from time to time.

於提名委員會成立之前,董事會作為一個整體負責提名委員會的功能,通過舉行會議, 不時檢討董事會及高級管理人員的架構,規模及組成。

During the year under review, the Nomination Committee has reviewed the qualification and experience of several candidates applying for the post of Company Secretary and made recommendations of suitable candidates to the Board for approval. Also, the Nomination Committee had amended its terms of reference in respect of the "Board Diversity Policy" on 23 September 2013 and then which was approved by the Board. The revised terms of reference of the Nomination Committee has been made available on the website of the Stock Exchange and the Company's website.

於回顧年度,提名委員會已審閱數個申請公司秘書一職的候選人的資格和經驗,並就合適人選提出建議以供董事會批准。為遵守上市規則,提名委員會亦就「董事會多元化政策」已於二零一三年九月二十三日修訂其職權範圍,並經已獲董事會批准。提名委員會經修訂的職權範圍已載於交易所及本公司之網站。

AUDIT COMMITTEE

The Audit Committee comprises four Independent Non-executive Directors, namely, Mr. Lun Tsan Kau (Chairman of the Audit Committee), Mr. Su Ru Jia, Mr. Lo Yun Tai and Mr. Chan Ming Fai, Terence. All of them have appropriate professional qualifications or accounting or related financial management expertise in accordance with the Listing Rules. The Audit Committee is responsible for reviewing and assessing together with senior management and the external auditor of the Company, the internal control system and external auditing process and findings, the accounting principles and practices adopted by the Group, Listing Rules and statutory compliance. The members of the Audit Committee also meet to discuss matters relating to auditing, internal control, risk management and financial reporting (including the interim financial report of the Group for the first six months of each financial year).

The main duties of the Audit Committee include making proposals and recommendations to the Board on the appointment and removal of the external auditor of the Company and its terms of engagement and termination as well as monitoring the independence and effectiveness of the external auditor and recommending appropriate actions if required.

審核委員會

審核委員會包括四名獨立非執行董事,分別為倫贊球先生(審核委員會主席)、蘇汝佳先生、盧潤帶先生及陳明輝先生。根據上市規則,彼等皆擁有相關專業資格、會計或相關財經管理專業知識。審核委員會負責與高級管理人員及本公司外部核數師審閱及外部審核過程及發現、本集團於經濟之會計原則及慣例、上市規則及為之規定情況。審核委員會成員亦舉行會議,並就審核、內部監控、風險管理及財務申報事宜(包括本集團於每個財政年度的首六個月的中期財務報告)進行討論。

審核委員會的主要職責包括向董事會提出建 議就委任及罷免本公司外聘核數師及其聘用 和終止的條款,以及(如有需要)監察外聘核 數師的獨立性和有效性,並建議適當的行動。



The purpose of the Audit Committee is to assist the Board in considering how the Board should apply financial reporting and internal control principles and to maintain an appropriate relationship with the Company's auditor. The terms of reference of the Audit Committee has been made available on the website of the Stock Exchange and the Company's website.

審核委員會的目的是協助本公司董事會考慮 如何應用財務報告及內部監控原則,與本公司核數師保持適當的關係。審核委員會的職權範圍已載於交易所及本公司之網站。

During the year ended 30 June 2014, the Audit Committee, through its meetings with the external auditor, mainly worked on the review and discussion of (i) the financial reporting (including the interim report for the first six months ended 31 December 2013); (ii) auditing; (iii) internal control and (iv) risk management of the Group.

AUDITOR'S REMUNERATION

For the year ended 30 June 2014, payments made to Mazars CPA Limited, the external auditor of the Company, for providing audit and non-audit services were approximately HK\$520,000 and HK\$83,000 respectively.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board believes that a well-designed system of internal control is crucial to safeguard the assets of the Group and to ensure reliability of financial reporting as well as compliance with the relevant rules and regulations. A system of internal controls has been set up, with the intention of preventing material misstatements and losses to manage and, where possible, eliminate risks of failure in operational systems to achieve the Group's objectives.

The Board has overall responsibility for the Group's internal control, financial control and risk management system. The Board also monitors their effectiveness from time to time, and reviews the scope and frequency of audit reviews according to risk assessment. Special reviews may also be conducted on areas of concern identified by management or the Audit Committee from time to time.

於截至二零一四年六月三十日止年度,審核委員會,通過其與外聘核數師的會議,主要工作為審閱及討論(i)財務報告(包括截至二零一三年十二月三十一日止首六個月的中期報告):(ii)審計:(iii)內部監控及(iv)本集團的風險管理。

核數師薪酬

於截至二零一四年六月三十日止年度,本公司外聘核數師瑪澤會計師事務所有限公司所收取之核數及非核數服務費分別約為520,000港元及83,000港元。

內部監控及風險管理

董事會認為一個精心設計的內部監控系統甚為重要,以保障本集團的資產,並確保財務報告的可靠性以及遵守相關規則及法規。一個內部監控系統已成立,藉此防止重大失實陳述和損失,並管理及在可能的情況下,杜絕運作系統出現失誤風險,以達致本集團的目標。

董事會亦負責本集團內部監控、財務控制及 風險管理制度之整體責任。董事會不時監察 其效能,及根據風險管理對其範疇及頻次作 審核監察。對管理層或審核委員會不時確定 的關注事項也可以進行特別的審查。

During the reporting year, the Board through the Audit Committee reviewed the effectiveness of the internal control system of the Group, including the functions of financial, operation, compliance and risk management. The review covered the adequacy of resources, qualifications and experience of staff involved in the Company's accounting and financial report function, their training programs and budget, and all material controls. The Board, also through the Audit Committee, where necessary, initiated necessary improvements and also reinforcements to the internal control system. No material problems in any aspect of the internal control of the Company were noted. The review showed that the internal control system operated, on the whole, satisfactorily.

在報告年度,董事會透過審核委員會對本 集團的內部監控系統之有效性(其中包括財 務、營運、符合法律及風險管理的功能)進 行審查。審查涵蓋是否有足夠資源、合資格 及經驗之員工參與本公司之會計及財務報告 之運作、其培訓計劃及預算及重大監控。董 事會亦透過審核委員會,如有必要,作出適 當改善及加強執行內部監控系統。就本公司 之內部監控沒有重大問題發現。這審查顯示 出其內部監控系統的運作整體表現滿意。



SHAREHOLDERS' RIGHTS AND INVESTOR RELATIONS

The rights of Shareholders and the procedures for demanding a poll on resolutions at shareholders' meeting are contained in the Company's Bye-laws. The Company's Bye-laws have been made available on the website of the Stock Exchange and the Company's website. Amendments to the Listing Rules which came into force on 1 January 2009 have made it mandatory for all voting at meetings of shareholders of the Company to be taken by way of poll. Effective 1 January 2012, the Listing Rules have been amended to allow voting by poll on procedural and administrative matters to be dispensed with by the chairman of the meeting. The Company has taken steps to ensure compliance with the requirements about voting by poll and arrangements have been made for the voting of each of the resolutions being put to the meetings to be dealt with by means of poll pursuant to the Listing Rules.

Pursuant to Bye-law 58 of the Company's Bye-laws, Shareholders holding at the date of deposit of the requisition not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall at all times have the right, by written requisition to the Board or the Company Secretary of the Company, to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition. The purposes of convening the meeting must be stated in the relevant requisition, signed by all the shareholders concerned in one or more documents in like form and deposited at the Company's head office and principal place of business in Hong Kong.

股東權利及投資者關係

股東權利及於股東大會上要求就決議案投票表決之程序已載於本公司細則內。本公司細則可在交易所網站及本公司網站上覽閱。於二零零九年一月一日起生效之上市規則順大等。 訂,強制要求所有於會上投票的本公司股東以投票表決方式進行。於二零一二年一月 日起,上市規則修訂允許大會主席豁免表,上市規則修訂允許大會主席豁免法 程序及行政事宜在大會上以投票方式表決 本公司已採取措施以確保符合投票方式表決 的要求,並根據上市規則以投票表決方式,為處理於會上提出的各項決議作出安排。

根據本公司公司細則第58條細則,股東於遞交要求書當日如持有不少於十分之一的本公司繳足股本及帶有權利可在本公司股東大會上投票,可在任何時候,以書面要求董事會或本公司之公司秘書,要求董事會召開一個股東特別大會,處理於要求中指定的任何業務。召開會議的目的,必須於要求中說明,並由有關所有股東(一個或多個文件一樣的形式)簽署,及遞交到本公司於香港的總辦事處及主要之營業地點。

Corporate Governance Report 企業管治報告書

At general meetings, the Board and the respective committee members of the Audit Committee, Remuneration Committee and Nomination Committee are responsible for answering questions raised by the Shareholders. The auditor of the Company will also attend the annual general meeting to answer questions raised by the Shareholders on the conduct of the audit, the preparation and content of the auditors' report, the accounting policies and auditor independence.

In order to provide detailed and up-to-date information to our Shareholders, the Company has a range of communication channels to ensure its Shareholders are kept well-informed. These comprise communication by way of general meetings, annual reports, public notices, announcements and circulars.

The Company seeks to enhance communications and positive relationships with investors by maintaining regular dialogues with institutional investors and analysts to keep them updated about the business, operations and development of the Group, and by replying to any enquiries from investors appropriately. Investors are welcome to make enquiries to the Company at its office in Hong Kong or visit the Company's website (www.applieddev.com) directly for updated corporate and financial information on the Group.

CONTACT DETAILS

Shareholders may send their enquiries or requests to the following:

Address: Units 3402-3, 34th Floor, China Merchants Tower,

Shun Tak Centre, 168-200 Connaught Road

Central, Hong Kong

(For the attention of the Company Secretary)

Fax: (852) 2873 4676

For the avoidance of doubt, Shareholders must deposit and/ or send the original duly signed written requisition, notice or statement, or enquiry (as the case may be) at or to the above address and provide their full name, contact details and identification in order to give effect thereto. Shareholders' information may be disclosed as permitted or required by law.

Shareholders may also call the Company at (852) 2520 8600 for any assistance.

在股東大會上,董事會、審核委員會、薪酬 委員會及提名委員會相關成員,負責回答股 東提出的問題。本公司的核數師也將出席股 東週年大會,就股東提出的審計,編制及核 數師報告,會計政策及核數師的獨立性內容 回答問題。

為向股東提供有關本公司之詳細及最新資料,本公司設有廣泛的溝通渠道,以確保其股東保持獲悉消息,其中包括股東大會、年報、多項通告、公告及通函。

本公司尋求與機構投資者及分析員加強溝通及正面關係,並保持定期對話,以確保彼等瞭解本集團之業務,運作及發展的最新情況,及適當地回答投資者之任何查詢。歡迎投資者對本公司的查詢,可到本公司於香港之辦事處或直接到本公司網頁(www.applieddev.com)覽閱以獲取本集團最新企業及財務資料。

聯絡資料

股東可經以下途徑發送查詢或要求:

地址: 香港干諾道中 168-200 號信德中心

招商局大廈34樓3402-3室

(收件人:公司秘書)

傳真: (852) 2873 4676

為免生疑問,股東必須郵寄及/或遞送正式 簽署之書面請求、通知或聲明,或查詢(根 據情況而定)之原本至上述地址,並提供其 全名、聯絡資料及身份證明,以使其查詢生 效。股東資料可能按法律要求披露。

如需協助,股東亦可致電(852) 2520 8600聯 絡本公司。

Corporate Governance Report 企業管治報告書

THE ANNUAL GENERAL MEETING

Shareholders' meetings provide a principal forum for dialogue between Shareholders and the Company. The Board encourages Shareholders to attend and welcomes their participation. For the annual general meeting of the Company, notice of the meeting and the related circular are dispatched to the Shareholders of the Company at least 20 clear business days before the meeting. Separate resolutions for each substantial issue, including the election of Directors, is proposed at the annual general meeting and details of the poll voting procedures and rights of Shareholders to demand a poll are included in the related circular. Poll results in respect of each resolution proposed at the annual general meeting will be published by way of an announcement after the close of the meeting in accordance with the Listing Rules.

PUBLIC FLOAT

The Board's knowledge of the public float is based on information publicly available to the Company. As at the date of this report, over 25% of the total issued share capital of the Company was held by the public.

THE BOARD'S STATEMENT

The Company believes that good corporate governance reflects a high quality of management and operations of the Group's operations and business. Good corporate governance can safeguard the proper use of funds and ensure effective allocation of resources which in turn, will protect the interests of the shareholders. The management recognises the importance of good corporate governance practices and will use its best endeavours to maintain, strengthen and improve the standard and quality of the Group's corporate governance.

股東週年大會

股東大會為股東和公司提供對話的主要論壇。董事會鼓勵股東出席,並歡迎他們的參與。就本公司股東週年大會,大會通告和關通函將於大會前至少二十個營業日寄發的本公司的股東。在股東週年大會上提出奇獨立決議案,包括選舉董事的獨立決議案,包括選舉董事的獨立決議案,包括選舉董事的獨立決議案,包括選舉董事的對於程序及股東要求以投票方式表決程序及股東要求以投票方式表決程序及股東要求以投票方式表決程序及股東要求以投票方式表決程序及股東要求以投票方式表決程序及股東要求以投票方式表決程序。

公眾人士持股量

就董事會根據本公司所得公開資料所知,於本報告日期,公眾人士持有本公司全部已發行股本總數超過25%。

總結

本公司深信,良好企業管治反映高質素的管理層及本集團之業務運作。良好企業管治能保障資金的正確使用及確保資源的有效分配,並保障股東權益。管理層認為良好的企業管治的重要性,並將嘗試盡其最大努力,維護,加強和改善本集團之企業管治的標準和質素。



Independent Auditor's Report

獨立核數師報告書



MAZARS CPA LIMITED 瑪澤 會計師事務所有限公司

42nd Floor, Central Plaza 18 Harbour Road, Wanchai, Hong Kong 香港灣仔港灣道18號中環廣場42樓

Tel 電話: (852) 2909 5555 Fax 傳真: (852) 2810 0032 Email 電郵: info@mazars.hk Website 網址: www.mazars.cn

TO THE SHAREHOLDERS OF APPLIED DEVELOPMENT HOLDINGS LIMITED

(incorporated in Bermuda with limited liability)

We have audited the consolidated financial statements of Applied Development Holdings Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 40 to 134, which comprise the consolidated statement of financial position as at 30 June 2014, the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows 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 disclosure requirements of 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 and to report our opinion solely to you, as a body, in accordance with Section 90 of the Companies Act 1981 of Bermuda (as amended), 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.

致實力建業集團有限公司 全體股東

(於百慕達註冊成立之有限公司)

我們已審核列載於第40至134頁實力建業集團有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)的綜合財務報表,包括於二零一四年六月三十日的綜合財務狀況表,截至該日止年度的綜合全面收益表、綜合權益變動表和綜合現金流量表,以及主要會計政策概要及其他解釋資料。

董事就綜合財務報表須承擔的責 任

貴公司董事須根據香港會計師公會頒佈的香港財務報告準則及香港《公司條例》之披露規定編製及真實而公平地列報綜合財務報表,並負責落實其認為就編製綜合財務報表所必需的內部監控,以確保綜合財務報表不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對該等綜合財務報表發表意見,並根據百慕達一九八一年公司法第九十條(經修訂),僅向 閣下(作為一個團體)匯報,而不可用作其他用途。我們概不就本報告之內容對任何其他人士負責或承擔任何責任。我們乃根據香港會計師公會頒佈的香港審計準則進行審核。該準則要求我們遵守道德操守規範,並規劃及執行審核,以合理確定綜合財務報表是否不存在任何重大錯誤陳述。

Independent Auditor's Report

獨立核數師報告書

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.

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在重大錯誤陳述的風險。在作出該等風險評估時,核數師會考慮與該公司編制及真實而公平地對完合財務報表相關的內部監控,以設計在有關情況下適當的審核程序,但並非為對公主,以及評價當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。



We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion. 我們相信,我們所獲得的審核憑證是充足和 適當地為我們的審核意見提供基礎。

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Group as at 30 June 2014, and of the Group's loss 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 disclosure requirements of the Hong Kong Companies Ordinance.

意見

我們認為,該等綜合財務報表已根據香港財務報告準則真實而公平地反映 貴集團於二零一四年六月三十日的事務狀況及 貴集團截至該日止年度的虧損及現金流量,並已按照香港《公司條例》之披露規定妥為編製。

Mazars CPA Limited

Certified Public Accountants
Hong Kong, 19 September 2014

Eunice Y M Kwok

Practising Certificate number: P04604

瑪澤會計師事務所有限公司

執業會計師 香港,二零一四年九月十九日

郭婉文

執業證書號碼: P04604

Consolidated Statement of Comprehensive Income

綜合全面收益表

Year ended 30 June 2014 截至二零一四年六月三十日止年度

				1
			2014	2013
			二零一四年	二零一三年
		Note	HK\$'000	HK\$'000
		附註	千港元 	千港元
Turnover	營業額	5	279	_
Other revenue	其他收益	5	_	9
Other income	其他收入	6	813	487
Other operating income (expenses), net	其他營運收入(支出)淨額	9	864	(2,066)
Net (decrease) increase in fair values	投資物業公平值			
of investment properties	(減少) 增加淨額	14	(32,127)	18,103
Administrative expenses	行政費用		(38,013)	(25,211)
(Impairment loss) Interest income on promissory	應收一間合營企業之承兑票據			
note receivable from a joint venture	之(減值虧損)利息收入	21	(22,857)	11,926
Finance costs	融資成本	8	(3,708)	(6,668)
Share of results of a joint venture	應佔一間合營企業的業績	17	_	_
Lasa hadana tau	哈건 첫 <u>하</u> 다	0	(04.740)	(2.420)
Loss before tax	除税前虧損	9	(94,749)	(3,420)
Taxation	税項	10	(1,319)	1,146
Loss for the year, attributable to	年度虧損,應佔本公司			
equity holders of the Company	股權持有人	11	(96,068)	(2,274)
Other comprehensive loss	其他全面虧損			
Items that are or may be reclassified	會或可能會在其後重新分類			
subsequently to profit or loss	至損益賬之項目			
– Change in fair value of available-for-sale	- 可供銷售投資之			
investments	公平值變化		59	58
- Reclassification adjustment relating to disposal	- 有關出售可供銷售投資之			
of available-for-sale investments	重新分類調整		(109)	_
– Exchange difference arising on translation	- 換算海外業務之匯兑差額		, ,	
of foreign operations			-	(373)
	左交共从为王标坦 网络沙			
Other comprehensive loss for the year, net of tax	年度其他全面虧損,除税後		(50)	(315)
			(5.7)	(= 15)
Total comprehensive loss for the year,	年度全面虧損總額,			
attributable to equity holders of	應佔本公司股權持有人			
the Company			(96,118)	(2,589)
LOSS PER SHARE	每股虧損	13		(adjusted)
	- recolons sec			(經調整)
Basic	基本		(7.26) HK cents 港仙	(0.21) HK cents 港仙
Dilutad	掛李		(7.20) UV (2#./l)	/0.24\ LW : :##I.
Diluted	攤薄		(7.26) HK cents 港仙	(0.21) HK cents 港仙

Consolidated Statement of Financial Position 綜合財務狀況表

At 30 June 2014 於二零一四年六月三十日

		Note 附註	2014 二零一四年 HK\$′000 千港元	2013 二零一三年 HK\$'000 千港元
Non-current assets Investment properties Property, plant and equipment Promissory note receivable from	非流動資產 投資物業 物業、廠房及設備 應收一間合營企業之	14 15	326,000 4,765	373,587 4,530
a joint venture	承兑票據	21	121,457	144,314
Other assets	其他資產	16	312	1,973
Interest in a joint venture Prepaid lease payments	於一間合營企業之權益 預付租賃款項	17	_	_
– non-current portion	一 非流動部份	18	1,471	1,511
Available-for-sale investments	可供銷售投資	19	179	278
			454,184	526,193
Current assets	流動資產			
Trade and other receivables	貿易及其他應收款項	20	10,430	26,179
Amount due from a joint venture Prepaid lease payments	應收一間合營企業之款項 預付租賃款項	22	16,763	16,763
– current portion	一 流動部份	18	40	40
Bank balances and cash	銀行結存及現金	23	10,764	18,098
			37,997	61,080
Non-current assets classified	分類為待出售的			
as held for sale	非流動資產	24	17,569	_
			55,566	61,080
Current liabilities	流動負債			
Other payables	其他應付款項	25	4,682	19,385
Interest-bearing borrowings	帶息借貸	26	98,777	78,311
Obligation under a finance lease	融資租約承擔	27	595	1,162
Convertible bonds	可換股票據	37	_	40,906
			104,054	139,764
Liabilities associated with non-current assets classified as held for sale	分類為待出售的非流動 資產之相關負債	24	16,956	
वक्रवाक पावक्रामाच्या वर्ष माचाय गणा व्यवस	具压人们嗍具俱	۷4	10,930	
			121,010	139,764
Net current liabilities	流動負債淨值		(65,444)	(78,684)
Total assets less current liabilities	總資產減流動負債		388,740	447,509



Consolidated Statement of Financial Position

綜合財務狀況表

At 30 June 2014 於二零一四年六月三十日

			2014	2013
			二零一四年	二零一三年
		Note	HK\$'000	HK\$'000
		附註	千港元	千港元
Capital and reserves	資本及儲備			
Share capital	股本	28	11,598	8,378
Share premium and reserves	股份溢價及儲備金		377,142	411,578
Total equity	權益總額		388,740	419,956
Non-current liabilities	非流動負債			
Obligation under a finance lease	融資租約承擔	27	_	595
Convertible bonds	可換股票據	37	_	22,745
Deferred tax liabilities	遞延税項負債	30	_	4,213
			-	27,553
			388,740	447,509

The consolidated financial statements on pages 40 to 134 were approved and authorised for issue by the Board of Directors on 19 September 2014 and are signed on its behalf by:

第40頁至第134頁所載之綜合財務報表已於 二零一四年九月十九日經董事會批准及授權 發行,並由下列董事代表簽署:

Hung Kai Mau, Marcus

Chairman 洪繼懋

主席

Hung Kin Sang, Raymond

Managing Director **洪建生** 董事總經理

Consolidated Statement of Changes in Equity

綜合權益變動表

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Attributable to equity holders of the Company 本公司股權持有人應佔

					1 2 1 111	114 111 / (NOV IM				
		Share capital	Share premium		Investment revaluation reserve	Capital redemption reserve	Capital reserve	Translation reserve	Retained profits	Total
			·	可換股	投資重估	資本贖回			•	
		股本 H K\$ '000 千港元	股份溢價 HK\$'000 千港元	票據儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	儲備 HK\$'000 千港元	資本儲備 HK\$'000 千港元	換算儲備 HK\$'000 千港元	保留溢利 HK\$'000 千港元	總額 HK\$'000 千港元
			(Note i) (附註i)	(Note ii) (附註ii)	(Note iii) (附註iii)	(Note iv) (附註iv)	(Note v) (附註v)	(Note vi) (附註vi)		
At 1 July 2012	於二零一二年七月一日	8,378	445	3,846	(400)	11,931	204,610	97	185,626	414,533
Loss for the year Other comprehensive income (loss) Items that are or may be reclassified subsequently to profit or loss - Change in fair value of	年度虧損 其他全面收入(虧損) 會或可能會在其後 重新分類至損益賬 之項目 - 可供銷售投資之	-	-	-	-	-	-	-	(2,274)	(2,274)
available-for-sale investments	公平值變化	-	-	-	58	-	-	-	-	58
 Exchange difference arising on translation of foreign operations 	- 換算海外業務之 匯兇差額		_	_	_	_	_	(373)	_	(373)
Total other comprehensive income (loss)	其他全面收入 (虧損)總額		_	_	58		_	(373)	_	(315)
Total comprehensive income (loss) for the year	本年度內全面 收入(虧損)總額		_	-	58		-	(373)	(2,274)	(2,589)
Transaction with equity holders Contributions and distributions Issue of convertible bonds	與股權持有人之交易 分發及配發 發行可換股票據		_	8,012	_			-	-	8,012
At 30 June 2013	於二零一三年 六月三十日	8,378	445	11,858	(342)	11,931	204,610	(276)	183,352	419,956
At 1 July 2013	於二零一三年七月一日	8,378	445	11,858	(342)	11,931	204,610	(276)	183,352	419,956
Loss for the year Other comprehensive income (loss) Items that are or may be reclassified subsequently to profit or loss	年度虧損 其他全面收入(虧損) 會或可能會在其後 重新分類至損益賬 之項目	-	-	-	-	-	-	-	(96,068)	(96,068)
Change in fair value of available-for-sale investments Reclassification adjustment relating to disposal of available-for-sale	- 可供銷售投資之 公平值變化 - 有關出售可供銷售 投資之重新分類	-	-	-	59	-	-	-	-	59
investments	調整		-	-	(109)	-	-	-	-	(109)
Total other comprehensive loss	其他全面虧損總額		_	_	(50)	_	_	_	_	(50)
Total comprehensive loss for the year	本年度內全面虧損總額		_	_	(50)	_	-	-	(96,068)	(96,118)
Transaction with equity holders Contributions and distributions Conversion of convertible bonds	與股權持有人之交易 分發及配發 行使可換股票據	3,220	66,779	(11,858)	_	-	_	-	6,761	64,902
At 30 June 2014	於二零一四年 六月三十日	11,598	67,224	_	(392)	11,931	204,610	(276)	94,045	388,740
	j					•				



Consolidated Statement of Changes in Equity

綜合權益變動表

Year ended 30 June 2014 截至二零一四年六月三十日止年度

N	ot	0	٠.

- (i) Share premium represents the excess of the net proceeds or consideration from issuance of the Company's shares over their par value. The application of the share premium account is governed by Section 46(2) of the Companies Act 1981 of Bermuda (as amended).
- (ii) Convertible bonds reserve represents the equity component (conversion rights) of the convertible bonds issued.
- (iii) Investment revaluation reserve comprises the accumulated gains and losses arising on the revaluation of available-for-sale investments that have been recognised in other comprehensive income, net of the amounts reclassified to profit or loss when those investments are disposed of or are determined to be impaired.
- (iv) Capital redemption reserve has been set up and is dealt with on repurchases and cancellations of the Company's own shares. The application of the capital redemption reserve is governed by Section 42A of the Companies Act 1981 of Bermuda (as amended).
- (v) Capital reserve represents contributed surplus arising from the cancellation of share premium account of the Company pursuant to a special resolution passed by the Company on 22 February 1999 and waivers of loans from the then minority shareholders of subsidiaries of the Company during the years ended 30 June 2006 and 2008.
- (vi) Translation reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations.

附註:

- (i) 股份溢價指多餘的淨所得或考慮由本公司 發行的股份超過其賬面值。該股份溢價賬 的應用是由百慕達一九八一年公司法第 46(2)條(經修訂)所監管。
- (ii) 可換股票據儲備指已發行的可換股票據的 權益部份(轉換權)。
- (iii) 投資重估儲備包括由重估可供銷售投資所產生的累計盈利或虧損確認為其他全面收入,這些投資出售或確定為減值時,扣除的金額將重新分類至損益賬。
- (iv) 資本贖回儲備成立及用於本公司股份的回購及註銷。該資本贖回儲備的應用是由百慕達一九八一年公司法第42A條(經修訂)所監管。
- (v) 資本儲備乃根據本公司於一九九九年二月 二十二日通過之一項特別決議案以註銷本 公司股份溢價賬及於二零零六年及二零零 八年六月三十日止年度因豁免應付公司附 屬公司之少數股東之貸款而產生的繳納盈 餘。
- (vi) 換算儲備包括所有兑換海外業務的財務報 表的外匯差額。

Consolidated Statement of Cash Flows

綜合現金流量表

Year ended 30 June 2014 截至二零一四年六月三十日止年度

		2014	2013
		二零一四年	二零一三年
		HK\$'000	HK\$'000
		千港元	千港元
OPERATING ACTIVITIES	經營活動		
Loss before tax	除税前虧損	(94,749)	(3,420)
Adjustments for:	調整項目:		
Depreciation of property,	物業、廠房及		
plant and equipment	設備之折舊	1,242	1,215
Dividend income	股息收入	-	(19)
Finance costs	融資成本	3,708	6,668
Exchange difference	匯兑差額	_	(90)
Gain on disposal of other assets	出售其他資產之收益	(519)	_
Gain on disposal of financial assets	出售按公平值變化計入損益賬之		
at fair value through profit or loss	財務資產之收益	_	(468)
Gain on disposal of	出售可供銷售投資之收益		
available-for-sale investments		(170)	_
Impairment loss on other	貿易及其他應收款項之		
receivables	減值虧損	107	_
Impairment loss (Interest income)	應收一間合營企業之		
on promissory note receivable	承兑票據之減值虧損		
from a joint venture	(利息收入)	22,857	(11,926)
Interest income	利息收入	_	(9)
Net decrease (increase) in fair	投資物業公平值減少		
values of investment properties	(增加)淨額	32,127	(18,103)
Release of prepaid lease payments	解除預付租賃款項	40	40
Operating cash flows before	營運資金變動前之		
changes in working capital	經營現金流	(35,357)	(26,112)
Changes in working capital:	營運資金變動:		
Trade and other receivables	貿易及其他應收款項	15,642	(2,653)
Other payables	其他應付款項	(3,279)	5,412
- 10 J	———————————————————————————————————	(-,-: 5)	
Net cash used in operating	經營活動所用之現金淨額		
activities		(22,994)	(23,353)



Consolidated Statement of Cash Flows

綜合現金流量表

Year ended 30 June 2014 截至二零一四年六月三十日止年度

		2014 二零一四年 HK\$'000 千港元	2013 二零一三年 HK\$'000 千港元
INVESTING ACTIVITIES	投資活動		
Additions to investment properties	新增投資物業	(2,109)	(1,806)
Deposits received on disposal of	出售投資物業已收按金	(2)103)	(1,000)
investment properties		_	8,028
Dividend received	已收股息	_	19
Interest received	已收利息	_	9
Proceeds from disposal of other assets	出售其他資產之收益	2,180	_
Proceeds from disposal of financial assets at fair value	出售按公平值變化計入損益賬之 財務資產之收益		4.504
through profit or loss		-	1,501
Proceeds from disposal of	出售可供銷售投資之收益	240	
available-for-sale investments	唯 1 廿 /山 次 文	219	(030)
Purchase of other assets	購入其他資產	_	(928)
Purchase of property, plant and	購入物業、廠房及設備	(1,477)	(611)
equipment		(1,477)	(611)
Net cash (used in) from investing	投資活動(所用)所得之現金淨額		
activities		(1,187)	6,212
FINANCING ACTIVITIES	融資活動		
Finance charges paid in respect of	融資租賃承擔已付融資費用	()	/ \
obligation under a finance lease		(39)	(77)
Interest on convertible bonds	已付可換股票據利息	(960)	(3,341)
Interest on bank borrowings	已付銀行借貸利息	(1,458)	(1,313)
New bank borrowings raised	新增銀行借貸	20,000	10,000
New other borrowing raised	新增其他借貸	10,000	_
Issue of convertible bonds, net of	發行可換股票據,		20 627
issue costs	扣除發行成本 償還銀行借貸	(0.534)	30,627
Repayment of bank borrowings Repayment of obligation under	[] [] [] [] [] [] [] [] [] [] [] [] [] [(9,534)	(7,447)
a finance lease	貝及既貝伯的特信	(1,162)	(1,124)
a infance lease		(1,102)	(1,124)
Net cash from financing activities	融資活動所得之現金淨額	16,847	27,325
Net (decrease) increase in cash and cash equivalents	現金及現金等值物之 (減少)增加淨額	(7,334)	10,184
Cash and cash equivalents at beginning of the year	年初現金及現金等值物	18,098	7,824
Effect of foreign exchange rate changes	外幣匯兑率變動之影響		90
Cash and cash equivalents at end of the year, represented by bank balances and cash	年末現金及現金等值物, 代表銀行結存及現金	10,764	18,098

Year ended 30 June 2014 截至二零一四年六月三十日止年度

1. GENERAL

The Company is incorporated in Bermuda as an exempted company with limited liability and listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The addresses of the registered office and the principal place of business of the Company are disclosed in the section headed "Corporate Information" in the annual report.

The consolidated financial statements are presented in Hong Kong dollar ("HK\$"), which is the functional and presentation currency of the Company.

The Company acts as an investment holding company. The Group is principally engaged in resort and property development, property investment and investment holding. The activities of the principal subsidiaries of the Company and its joint venture are set out in notes 39 and 17 to the consolidated financial statements respectively.

2. SIGNIFICANT ACCOUNTING POLICIES Statement of compliance

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs"), which collective term includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKASs") and Interpretations issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"), accounting principles generally accepted in Hong Kong and the disclosure requirements of the Hong Kong Companies Ordinance. The consolidated financial statements also comply with the applicable disclosure requirements under the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules").

1. 一般事項

本公司為一家於百慕達註冊成立之獲 豁免有限公司,其股份在香港聯合交 易所有限公司(「交易所」)上市。本 公司之註冊辦事處地址及主要營業地 點已於本年報「公司資料」中披露。

本綜合財務報表乃以港元呈列,港元 亦為本公司之功能性及呈列性貨幣。

本公司乃一家投資控股公司。本集團主要從事度假村及物業發展、物業投資及投資控股之業務,本公司主要附屬公司及一間合營企業之業務分別載於此綜合財務報表附註39及17。

2. 主要會計政策

符合聲明

本綜合財務報表是按照香港財務報告 準則(「香港財務報告準則」),其為 包括香港會計師公會(「香港會計師公 會」)頒佈的所有適用的個別香港財務 報告準則、香港會計準則(「香港會計 準則」)及詮釋的統稱香港普遍採納之 會計原則,以及香港《公司條例》的 披露規定而編製。本綜合財務報表亦 符合交易所《證券上市規則》(「上市規 則」)的適用披露規定。



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The consolidated financial statements have been prepared on a basis consistent with the accounting policies adopted in the 2013 consolidated financial statements except for the adoption of certain new/revised HKFRSs effective from the current year that are relevant to the Group. A summary of the principal accounting policies adopted by the Group is set out below.

本綜合財務報表乃按照與採用於二零 一三年的綜合財務報表一致的會計政 策而編製。惟採用以下與本集團相關 及於本年度生效的新訂/經修訂的香 港財務報告準則。本集團所採用的主 要會計政策總結如下。

Adoption of new/revised HKFRSs

HKFRS 10: Consolidated financial statements

HKFRS 10, which replaces the requirements in HKAS 27 relating to the preparation of consolidated financial statements and HKSIC-Int 12, introduces a single control model to determine whether an investee should be consolidated. It changes the definition of control 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.

In accordance with the transitional provisions of HKFRS 10, the Group reassessed the control conclusion for its investees at the date of initial application. The exercise does not change any of the control conclusions reached by the Group in respect of its involvement with other entities at that date.

HKFRS 11: Joint arrangements

HKFRS 11, which replaces HKAS 31 and HKSIC-Int 13, divides joint arrangements into joint operations and joint ventures. Such classification is determined based on the rights and obligations of parties to the joint arrangements by considering the structure, legal form, contractual terms and other facts and circumstances.

新訂/經修訂的香港財務報告 準則的採用

香港財務報告準則第10號:綜合財務 報表

香港財務報告準則第10號取代香港會計準則第27號中有關編製綜合財務報表之規定以及香港常務詮釋委員會詮釋第12號,引入一套單一控制模式,以透過集中考慮實體是否對被投資方業務而取得可變回報之風險或權利,以及利用其權力影響該等回報金額之能力,以決定應否將被投資方綜合入賬。

本集團根據香港財務報告準則第10號 之過渡條文重新評估投資者初次申請 控制權之結論。採納是項準則不會改 變當日本集團就參與其他實體所達致 任何有關控制權之結論。

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號取代香港會計準則第31號及香港常務詮釋委員會詮釋第13號,將合營安排分為合營業務及合營企業。該類別須審視基於有關安排下權利及責任之結構、法律形式、合約條款以及其他事實及情況以釐定。

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A joint operation is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement while a joint venture is a joint arrangement whereby those parties have rights to the net assets of the arrangement. Joint operations are recognised on a line-by-line basis to the extent of the joint operator's interest while joint ventures are accounted for using the equity method. Proportionate consolidation is no longer allowed.

As a result of the adoption of HKFRS 11, the Group has reassessed its involvement in its joint arrangements and has reclassified the investment from jointly-controlled entity to joint venture. The investment continues to be accounted for using the equity method and therefore the application of the standard does not have any material impact on the amounts recognised.

HKFRS 12: Disclosure of interests in other entities

HKFRS 12 sets out in a single standard all the disclosure requirements relevant to interests in subsidiaries, joint arrangements, associates and unconsolidated structured entities. In general, the disclosures required by HKFRS 12 are more extensive than those previously required by the respective standards. To the extent that the requirements are applicable to the Group, those disclosures are set out in notes 39 and 17 to the consolidated financial statements.

HKFRS 13: Fair value measurement

This new standard improves consistency by providing a single source of guidance for fair value measurement and disclosures about fair value measurement when such measurement is required or permitted by other HKFRSs. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

合營業務指其投資者有權獲得與安排 有關的資產和債務。合營業務者內 其享有的資產、負債、內營業務和開 受力 份額。在合營企業中,合營經營 得安排下淨資產的權利。倘會營 被歸類為合營業務,須逐項確認的 以合營業務者於共同經營業務所復 以合營業務者於共同經營業務所復 以合營業務者於共同經營業 以合營業務者於共同經營業 以合營業務者於共同經營業 以合營業務者於共同經營業 以合營業務 以合營業務者於 以合營業 於本集團之綜合財務報表入賬。 比例合併法已不再適用。

本集團根據香港財務報告準則第11號 重新評估其合營安排,已將該投資由 共同控制實體重新分類為合營企業。 投資仍按權益法於本集團之綜合財務 報表入賬。因此,該重新分類不會對 確認款項產生任何重大影響。

香港財務報告準則第12號:披露於其 他實體之權益

香港財務報告準則第12號將有關實體於附屬公司、合營安排、聯營公司以及非綜合入賬結構實體之權益之所有披露規定融入於單一準則。香港財務報告準則第12號規定之披露範圍一般較個別準則先前所規定者更為廣泛。有關披露已按適用於本集團之要求於本綜合財務報表附註39及17列出。

香港財務報告準則第13號:公平值計 量

此新準則為當需要計量或香港財務報 告準則允許下提高有關公平值計量及 披露提供單一來源指引之一致性。公 平值界定為在市場參與者於計量日期 進行之有序交易中出售資產所收取或 轉移負債所支付之價格。



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In accordance with the transitional provisions, the standard has been applied prospectively. Apart from the additional disclosures about fair value measurements on investment properties as detailed in note 14 to the consolidated financial statements, the application of the new standard does not have any material impact on the amounts recognised.

Going concern

The consolidated financial statements have been prepared in conformity with the principles applicable to a going concern basis. The applicability of these principles is dependent upon the Group's future profitable operation and the continuing bank financing in the future in view of the excess of current liabilities over current assets.

Basis of measurement

The measurement basis used in the preparation of the consolidated financial statements is historical cost, except for investment properties and certain financial instruments, which are measured at fair values as explained in the accounting policies set out below.

Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as at 30 June each year. The financial statements of its subsidiaries are prepared for the same reporting year as that of the Company using consistent accounting policies.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intragroup transactions are eliminated in full. The results of subsidiaries are consolidated from the date on which the Group obtains control and continue to be consolidated until the date that such control ceases.

根據香港財務報告準則之過渡條文, 該準則已根據未來適用法應用。除已 於本綜合財務報表附註14列出關於 對投資物業的公平值計量的額外披露 外,應用新準則並無對綜合財務報表 已確認之金額構成仟何重大影響。

持續經營

本綜合財務報表已符合適用的原則, 以持續經營基準而編製。有鑑於流動 負債超過流動資產之情況,這些原則 的適用性是有賴於本集團的未來盈利 業務和銀行在未來的持續性融資。

計量基準

除以下會計政策所載列的投資物業及 若干財務工具按公平值計量外,本綜 合財務報表乃根據歷史成本基準編製。

綜合賬目基準

綜合財務報表包括本公司及其附屬公 司於每年六月三十日之財務報表。其 附屬公司之財務報表根據本公司的相 同報告年度並採用相同的會計政策編 製。

本集團內部公司相互間之所有結餘、 交易、收入及支出及其業績損益均於 在編訂綜合賬目時對銷。其附屬公司 之業績會在本集團獲得其控制權當日 合併在業績中及繼續被合併直至該控 制權終止。

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Non-controlling interests are presented, separately from equity holders of the Company, in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position. The non-controlling interests in the acquiree, that are present ownership interests and entitle their holders to a proportionate share of the acquiree's net assets in the event of liquidation, is measured initially either at fair value or at the present ownership instrument's proportionate share in the recognised amounts of the acquiree's identifiable net assets. This choice of measurement basis is made on an acquisition-by-acquisition basis.

非控股權益於綜合全面收益表內單獨 呈列,且於綜合財務狀況表權益內與 本公司權益持有人分開呈列。有關為 目前所有者權益及賦予其持有人在清 盤時可按比例分得被收購方淨資產的 於被收購方的非控股權益,以公可強 或目前所有權文書於被收購方可辨認 淨資產已確認金額的應佔比例計算。 計量基準依個別收購事項而選擇。



Allocation of total comprehensive income

Profit or loss and each component of other comprehensive income are attributed to the equity holders of the Company and to the non-controlling interests. Total comprehensive income is attributed to the equity holders of the Company and the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Changes in ownership interest

Changes in the Group's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions. The carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to the equity holders of the Company.

Subsidiaries

A subsidiary is an entity that is 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. The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the elements of control.

分配全面收入總額

本公司股權持有人及非控股權益分佔 損益及各部份之其他全面收入。即使 會導致非控股權益有虧絀結餘,全面 收入總額須分配予本公司股權持有人 及非控股權益。

擁有權權益之變動

本集團所持附屬公司權益的變更(未 導致失去控制權)作為股權交易入 賬。控股及非控股權益的賬面值根據 所持附屬公司相關權益的變更而調 整。非控股權益所調整的金額與所付 或所收代價公平值的差額直接於權益 確認,歸入本公司股權持有人。

附屬公司

附屬公司為一本集團控制之個體公司。本集團於確立或或有權參與該個體公司之變更回報及有能力影響該個體公司之其回報。本集團亦估是否其控制為投資者(視乎事實及其環境所影響其中或其中一之控制成份)。

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In the Company's statement of financial position, investments in subsidiaries are stated at cost less accumulated impairment losses. The carrying amount of the investments is reduced to its recoverable amount on an individual basis. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

Joint venture

A joint venture is a joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. A joint arrangement is an arrangement of which two or more parties have joint control. Joint control is a contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control. The Group reassesses whether it has joint control of an arrangement and whether the type of joint arrangement in which it is involved has changed, if facts and circumstances change.

The Group's investment in joint venture is accounted for under the equity method of accounting, except when the investment or a portion thereof is classified as held for sale. Under the equity method, the investment is initially recorded at cost and adjusted thereafter for the post-acquisition changes in the Group's share of the investee's net assets and any impairment loss relating to the investment. Except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee, the Group discontinues recognising its share of further losses when the Group's share of losses of the investee equals or exceeds the carrying amount of its interest in the investee, which includes any long term interests that, in substance, form part of the Group's net investment in the investee.

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

在本公司財務狀況表,附屬公司投資 以成本減去累積減值虧損列值。投資 賬面值根據個別基礎削減至可收回 額。附屬公司業績由本公司按已收及 應收股息基準入賬。

合營企業

合營企業指一項合營安排, 對安排擁 有共同控制權之訂約方據此對合營安 排之資產淨值擁有權利。合營安排指 兩名或以上人士共同控制之安排。共 同控制是按照合約約定對某項安排所 共有的控制,共同控制僅在當相關活 動要求共同享有控制權之各方作出一 致同意之決定時存在。倘有事實及情 況出現變動,本集團重新評估其是否 擁有共同控制之安排,及其所涉及之 合營安排類別是否出現變動。

除投資或當中部份分類為持作出售 外,本集團於合營企業之投資以權益 會計法列賬。根據權益法,投資初步 按公平值記錄,其後會就收購後本集 團應佔被投資公司之資產淨值及有關 投資之減值虧損之轉變而調整。倘若 本集團應佔被投資公司之虧損相等於 或超過其於該被投資公司之權益(其 包括實質上構成本集團於被投資公司 投資淨額一部份之任何長期權益), 除以本集團已產生法定性或推性責任 或代表被投資公司作出付款為限外, 本集團不再確認其應佔進一步虧損。

本集團與其合營企業間進行交易所產 生的未變現損益予以對銷,惟以本集 **国於被投資公司的權益為限,除非未** 變現虧損證明被轉讓資產出現減值, 在此情況下,則會即時於損益賬中確 認相關未變現虧損。

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If an investment in a joint venture becomes an investment in an associate, any retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method. In all other cases, on the loss of joint control, the Group remeasures any retained interest in the former investee at fair value. The difference between the fair value of any retained investment and proceeds from disposing of the partial interest in the investee and the carrying amount of the investment at the date when joint control is lost is recognised in profit or loss. In addition, all amounts previously recognised in other comprehensive income in respect of the former investee are accounted for on the same basis as would be required if the former investee had directly disposed of the related assets or liabilities. The fair value of the retained interest on the date of ceasing to be a joint venture is regarded as the fair value on initial recognition as a financial asset.

Investment properties

Investment properties are land and/or building that are held by owner or lessee under finance lease to earn rental income and/or for capital appreciation. These include properties held for a currently undetermined future use, properties that are being constructed or developed for future use as investment properties and properties that are held under operating lease, which satisfy the definition of investment property and are carried at fair value.

Investment properties are stated at fair value at the end of the reporting period. Any gain or loss arising from a change in fair value is recognised in profit or loss. Where appropriate, the fair value of investment property is based on a valuation by an independent valuer who holds a recognised professional qualification and has recent experience in the location and category of property being valued.

倘於合營企業之投資成為於聯營公司 之投資不會重新計量任何保留權益, 反之,而有關投資繼續根據權益法入 賬,在所有其他情況下,倘於失去重 大影響或共同控制,本集團將按公平 值重新計量於前被投資公司之任何保 留權益。任何保留投資之公平價及出 售於被投資公司部份權益之所得款項 與投資於失去重大影響或共同控制當 日之賬面值之間的差額於損益賬中確 認。此外,先前就前被投資公司於其 他全面收入確認之所有金額按相同基 準列賬,猶如前被投資公司已直接出 售相關資產或負債一般按規定處理。 保留權益於終止為合營企業當日之公 平值被視為初步確認為金融資產之公 平值。

投資物業

投資物業是物業持有人或融資租賃承租人的土地及/或物業以用作租金收入及/或資本增值。其包括現在尚未決定未來用途在建及發展中而未來用作投資物業用途的物業及已持有經營租賃的物業而其亦符合投資物業的定義及轉調成公平值。

投資物業在報告期末用其公平值列值。任何因公平值的轉變引致的盈利或虧損須被確認於損益賬內。如適用,該投資物業的公平值是根據持有認可專業資格的獨立評估師及有關近期在估值位置和物業類別估值之經驗。



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An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposals. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year in which the item is derecognised.

投資物業於出售或當投資存在永遠不能應用或於出售時失去其將來經濟價值時而不被確認。任何因不被確認之盈利或虧損(其出售時所收之淨金額和資產現價之差額)會於年內損益賬內入賬。

Property, plant and equipment

Property, plant and equipment, other than properties under development, are stated at cost less accumulated depreciation and accumulated impairment losses. The cost of an item of property, plant and equipment comprises its purchase price and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Repairs and maintenance are charged to profit or loss during the year in which they are incurred.

Properties under development are stated at cost less accumulated impairment losses. Cost includes development expenditure, borrowing costs capitalised and other directly attributable expenses incurred during the development period.

Depreciation is provided to write off the cost less accumulated impairment losses of items of property, plant and equipment, other than properties under development, over their estimated useful lives from the date on which they are available for use and after taking into account their estimated residual value, using the straight-line method, at the following rates per annum:

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物業、廠房及設備

物業、廠房及設備,除了待發展物業外,以成本減隨後累積折舊及累積減值虧損入賬。在物業、廠房及設備每一項目的成本包括其購買成本及任何直接附加成本給予該資產使其能在工作環境中及意圖使用的位置中使用。維修及保養會於其發生年度內於損益賬內扣除。

待發展物業以成本減累積減值虧損入 脹。成本包括其發展費用、資本化借 貸成本及其他在發展期間的直接費用。

折舊乃自物業、廠房及設備(待發展物業除外)可供使用日期起,就彼等之估計可用年期抵銷成本減累積減值虧損,計入彼等之估計剩餘價值後,以直線法及依以下年率計算:

租賃土地及樓宇 按租約期或 25年(以較短 者為準)計算 租約物業裝修 20% 傢俬、裝置及設備 10%至25%

10%至331/3%

汽車

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Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets or, whereas shorter, the terms of the relevant leases.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the item) is included in profit or loss in the year in which the item is derecognised.

Prepaid lease payments

Prepaid lease payments are up-front payments to acquire fixed-term interests in lessee-occupied land. The premiums are stated at cost and are amortised over the period of the lease on a straight-line basis to profit or loss.

Other assets

Other assets are antiques and artworks held for longterm investment purposes and are stated at cost less accumulated impairment losses.

Non-current assets held for sale

Non-current assets are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

融資租賃持有之資產乃按自置資產相同之基準,根據其預計可用年期或有關租約年期(以較短者為準)計算折舊。

於出售時或當物業、廠房和設備存在不能應用或失去其將來經濟價值時會當作出售而取消確認。任何因取消確認之盈利或虧損(其出售時所收之金額和資產現價之差額)會於期內損益賬內入賬。

預付租賃款項

預付租賃款項是購買承租人在佔用土 地的固定利益的預付款。該預付款以 成本值入賬並根據承租期以直線法攤 銷至損益賬。

其他資產

作長期投資持有之其他資產均為古董 及藝術品,按成本減任何已確認減值 虧損入賬。

待出售的非流動資產

倘賬面值可主要通過出售交易而非通 過持續使用而收回,則非流動資產會 分類為待出售。該條件僅於極有可能 達成出售及資產可於現況下即時出售 時方告符合。管理層必須對出售作出 承諾,而出售預期應可於分類日期起 計一年內合資格確認為已完成出售。



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Financial instruments

Recognition and derecognition

Financial assets and financial liabilities are recognised when and only when the Group becomes a party to the contractual provisions of the instruments and on a trade date basis.

A financial asset is derecognised when and only when (i) the Group's contractual rights to future cash flows from the financial asset expire or (ii) the Group transfers the financial asset and either (a) the Group transfers substantially all the risks and rewards of ownership of the financial asset, or (b) the Group neither transfers nor retains substantially all the risks and rewards of ownership of the financial asset but it does not retain control of the financial asset.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises the financial asset to the extent of its continuing involvement and an associated liability for amounts it may have to pay.

A financial liability is derecognised when and only when the liability is extinguished, that is, when the obligation specified in the relevant contract is discharged, cancelled or expires.

Classification and measurement

Financial assets or financial liabilities are initially recognised at their fair value plus, in the case of financial assets or financial liabilities not carried at fair value through profit or loss, transaction costs that are directly attributable to the acquisition or issue of the financial assets or financial liabilities.

財務工具

確認及取消確認

財務資產及財務負債於且僅於本集團 成為該工具合約條文之一方時按交易 日基準確認。

財務資產於且僅於(i)本集團對財務資產產生之未來現金流量之合約權利屆滿或(ii)當本集團轉讓財務資產以及(a)本集團已轉移財務資產擁有權之絕大部份風險及回報時或(b)本集團並未轉移亦不致保留財務資產之所有權之風險及回報,但是並未保留之財務資產權取消確認。

倘本集團大程度上仍保留已轉讓之所 有權之所有風險及回報之財務資產, 本集團會繼續確認該財務資產以及確 認就所收取所得款項之已抵押借貸。

倘本集團既不轉移亦不大程度上保留 所有權之風險及回報,但繼續控制所 轉移資產,本集團按其持續參與程度 及可能須支付之相關負債而確認財務 資產。

財務負債於且僅於負債消除時方取消 確認,即在有關合約訂明之責任獲解 除、註銷或屆滿時。

分類及計量

財務資產或財務負債初步按公平值計量,倘財務資產或財務負債並未按公 平值計入損益賬,則加上收購或發行 財務資產或財務負債之直接應佔交易 成本。

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(1) Loans and receivables

Loans and receivables including promissory note receivable, trade and other receivables, amount due from a joint venture and bank balances and cash are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market and are not held for trading. They are measured at amortised cost using the effective interest method, except where receivables are interest-free loans and without any fixed repayment term or the effect of discounting would be insignificant. In such case, the receivables are stated at cost less impairment loss. Amortised cost is calculated by taking into account any discount or premium on acquisition over the period to maturity. Gains and losses arising from derecognition, impairment or through the amortisation process are recognised in profit or loss.

(2) Available-for-sale financial assets

Available-for-sale financial assets are nonderivative financial assets that are either designated at this category or not classified in any of the other categories of financial assets. They are measured at fair value with changes in value recognised as a separate component of equity until the assets are sold, collected or otherwise disposed of, or until the assets are determined to be impaired, at which time the cumulative gain or loss previously reported in other comprehensive income shall be reclassified to profit or loss as a reclassification adjustment.

Available-for-sale financial assets that do not have a quoted market price in an active market and whose fair value cannot be reliably measured are stated at cost less impairment loss.

(1) 貸款及應收款項

貸款及應收款項(包括應收承 兑票據、貿易及其他應收款 項,應收一間合營企業款項、 銀行結存及現金)乃指固定或 可確定付款金額但在活躍市場 並無報價及並非持作交易用途 之非衍生財務資產。彼等用實 際利率方法按攤銷成本計量, 惟應收款項為免息貸款及並無 任何固定還款期或貼現並無重 大影響除外。於該情況下,應 收款項按成本扣除減值虧損列 賬。攤銷成本乃計入收購之任 何貼現或溢價按距離到期日之 年限計算。因取消確認、減值 或進行攤銷時產生之收益及虧 損乃於損益賬中確認。

(2) 可供銷售財務資產

可供銷售財務資產為指定為此 類別或不予分類為任何其他財 務資產類別之非衍生財務 產,乃按公平值計量,權益 值變動會確認為獨立之權益 份,直至資產被出售、定為 以其他方式處置或釐定為以其他 減值為止,屆時,先前於其他 綜合收入入賬之收益或虧其調整 會作為再分類調整並將其調整 到損益 服內。

可供銷售財務資產並無活躍市場報價且公平值不能可靠地計量之可供銷售財務資產按成本扣除減值虧損列值。



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(3) Financial liabilities

The Group's financial liabilities include other payables, interest-bearing borrowings, convertible bonds and obligations under a finance lease. All financial liabilities except for derivatives are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method, unless the effect of discounting would be insignificant, in which case they are stated at cost.

(4) Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments issued by the Company are recorded at the proceeds, net of direct issue costs.

Impairment of financial assets

At the end of each reporting period, the Group assesses whether there is objective evidence that financial assets, other than those at fair value through profit or loss, are impaired. The impairment loss of financial assets carried at amortised cost is measured as the difference between the assets' carrying amount and the present value of estimated future cash flow discounted at the financial asset's original effective interest rate. Such impairment loss is reversed in subsequent periods through profit or loss when an increase in the asset's recoverable amount can be related objectively to an event occurring after the impairment was recognised, subject to a restriction that the carrying amount of the asset at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised. Once a financial asset or a group of similar financial assets has been written down as a result of an impairment loss, interest income is thereafter recognised using the rate of interest used to discount the future cash flows for the purpose of measuring the impairment loss.

(3) 財務負債

本集團的財務負債包括其他應 付款項、帶息借貸、可換股票 據及融資租約承擔,所有財務 負債(衍生工具除外)乃初步 按公平值確認及隨後採用實際 利率法按攤銷成本計量,惟貼 現將不會產生重大影響時,則 於該情況下按成本列值。

(4) 權益工具

權益工具是證明在扣除所有負債後享有本集團資產餘下權益之任何合約。本公司發行之權益工具乃按已收取之所得款扣直接發行成本後入賬。

財務資產減值

本集團於各報告期末評估是否有客觀 跡象顯示財務資產出現減值,透過損 賬按公平值列賬之財務資產除外。按 攤銷成本列賬之財務資產之減值虧損 乃按資產之賬面值與估計未來現金流 量以原始財務資產之原始實際利率 貼現之現值兩者之間之差額計量。當 資產之可收回金額增加可客觀地與確 認減值後出現之事件關連,則有關減 值虧損於其後期間於損益賬中予以撥 回,惟於減值日期資產所撥回賬面值 不得超出倘未確認減值本應出現之攤 銷成本。當一項財務資產或一組類似 財務資產確認減值虧損後,會按照計 量減值虧損時對未來現金流量進行貼 現時使用的利率確認利息收入。

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When an available-for-sale financial asset is impaired, a cumulative loss comprising the difference between its acquisition cost (net of any principal repayment and amortisation) and current fair value, less any previously recognised impairment loss in profit or loss, is reclassified from equity to profit or loss as a reclassification adjustment. Impairment losses recognised in profit or loss in respect of availablefor-sale equity instrument are not reversed through profit or loss. Any subsequent increase in fair value of available-for-sale equity instrument after recognition of impairment loss is recognised in equity. Reversal of impairment loss of available-for-sale debt instruments are reversed through profit or loss, if the increase in fair value of the instrument can be objectively related to an event occurring after the impairment loss was recognised in profit or loss.

Impairment of other assets

At the end of each reporting period, the Group reviews internal and external sources of information to assess whether there is any indication that its property, plant and equipment, prepaid lease payments, investments in antiques and artworks, subsidiaries and a joint venture may be impaired or impairment loss previously recognised no longer exists or may be reduced. If any such indication exists, the recoverable amount of the asset is estimated, based on the higher of its fair value less costs to sell and value in use. Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the smallest group of assets that generates cash flows independently (i.e. a cash-generating unit).

If the recoverable amount of an asset or a cashgenerating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cashgenerating unit is reduced to its recoverable amount. Impairment losses are recognised as an expense immediately.

其他資產減值

如估計資產或現金產生單位的可收回 金額低於賬面值,該資產或現金產生 單位之賬面值會被調低至該可收回金 額。減值虧損會被即時確認為支出。



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A reversal of impairment loss is limited to the carrying amount of the asset or cash-generating unit that would have been determined had no impairment loss been recognised in prior years. Reversal of impairment loss is recognised as an income in profit or loss immediately.

Convertible bonds

The component of the convertible bonds that exhibits characteristics of a liability is recognised as a liability in the consolidated statement of financial position, net of issue costs.

On the issue of the convertible bonds, the fair value of the liability component is determined using a market rate for a similar bond that does not have a conversion option; and this amount is carried as a liability on the amortised cost basis until extinguished on conversion or redemption.

The remainder of the proceeds is allocated to the conversion option that is recognised and included in the convertible bond reserve within shareholders' equity, net of issue costs. The value of the conversion option carried in equity is not changed in subsequent years. When the conversion option is exercised, the balance of the convertible bond reserve is transferred to share premium account or other appropriate reserve. When the conversion option remains unexercised at the expiry date, the balance remained in the convertible bond reserve is transferred to retained profits. No gain or loss is recognised in profit or loss upon conversion or expiration of the option.

Issue costs are apportioned between the liability and equity components of the convertible bonds based on the allocation of proceeds to the liability and equity components when the instruments are first recognised. Transaction costs that relate to the issue of the convertible bonds are allocated to the liability and equity components in proportion to the allocation of proceeds.

減值虧損的撥回不得超逾該資產或現 金產生單位在過往年度未確認減值虧 損而應釐定的賬面值。減值虧損的撥 回即時在損益賬中確認為收入。

可換股票據

可換股票據中顯示負債特徵之部份, 於扣除發行成本後在綜合財務狀況表 確認為負債。

發行可換股票據時,負債部份之公平 值採用在市場上並無兑換權之同類票 據之利率來釐定,而該金額按攤銷成 本基準入賬列作非流動負債,直至在 兑換或贖回時註銷為止。

所得款項餘額將分配至換股權,於扣除發行成本後在股東權益內之可換股票據儲備確認入賬。計入權益之換股權之價值在其後年度保持不變。當與股權行使時,可換股票據權益儲備之結餘須轉撥至股份溢價賬或其他適當儲備。當換股權於屆滿日仍未行使,則可換股票據儲備之結餘須轉撥至保留溢利。權利獲兑換或屆滿時不會產生盈虧而須於損益賬中確認。

發行成本根據所得款項於工具首次確認時分配至負債及權益部份的款額分攤至可換股票據的負債及權益部份。 與發行可換股票據相關的交易成本按所得款項之分配比例分配至負債及權益部份。

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Revenue recognition

Revenue is recognised when it is probable that the economic benefits will flow to the Group and when the revenue and costs, if applicable, can be measured reliably, with reference to fair value of consideration received or receivable, and on the following bases:

Rental income from operating leases is recognised when the properties are let out and on a straight-line basis over the lease terms.

Interest income from financial assets is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable.

Dividend income from investments is recognised when the Group's rights to receive payment have been established.

Leases

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

As lessor

Amounts due from lessees under finance leases are recorded as receivables at the amount of the Group's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the Group's net investment outstanding in respect of the leases.

收益確認

收益乃於收益及成本(如適用)能可 靠地計量時且經濟利益極有可能歸於 本集團時按下列基準予以確認:

經營租賃的租金收入按有關租賃年期 以直線法予以確認。

財務資產的利息收入乃參照未償還本 金及適用實際利率,按時間基準累計。

投資的股息收入在本集團的收款權利 確立時予以確認。

租賃

凡租賃條款規定將擁有租賃資產之絕 大部份風險及回報轉移予承租人,則 該租約被視為融資租約。所有其他租 約均列為經營租約。

作為出租人

根據融資租約之應收承租人款項為按本集團於租約之投資淨額記錄為應收款項。融資租約收入乃分配至會計期間,以反映租約有關之本集團未收回投資淨額之持續期間回報率。



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As lessee

Assets held under finance leases are recognised as assets of the Group at the lower of the fair value of the leased assets and the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as finance lease obligation. Finance charges, which represent the difference between the total leasing commitments and the fair value of the assets acquired, are charged to profit or loss over the term of the relevant lease so as to produce a constant periodic rate of charge on the remaining balance of the obligations for each accounting period.

Rentals payable under operating leases are charged to profit or loss on a straight-line basis over the terms of the relevant lease.

Lease incentives are recognised in profit or loss as an integral part of the net consideration agreed for the use of the leased asset. Contingent rentals are recognised as expenses in the accounting period in which they are incurred.

Leasehold land and building

The land and building elements of a lease of land and building are considered separately for the purpose of lease classification. Leasehold land which title is not expected to pass to the lessee by the end of the lease term is classified as an operating lease unless the lease payments cannot be allocated reliably between the land and building elements, in which case, the entire lease is classified as a finance lease.

Foreign currency translation

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity ("foreign currencies") are recorded in its functional currency (i.e. the currency of the primary economic environment in which the entity operates) at the rates of exchange prevailing on the dates of the transactions. At the end of each

作為承租人

融資租約持有之資產於租賃開始時以 公平值或最低租約付款之較低者確認 為本集團之資產。出租人的相應債務 於綜合財務狀況表中列為融資租約承 擔。財務費用(即租賃承擔總額與所 收購資產之公平值兩者間之差額)乃 按各項租賃之年起,自損益賬中扣 除,以設定於餘下租賃承擔於各會計 期間之固定定期收費額。

經營租約應付租金於損益賬中以直線 法按相關租約期支銷。

租約激勵於損益賬中確認為協定用於 租賃資產之淨代價之組成部份。或然 租金於產生之會計期間確認為開支。

租賃土地及樓宇

土地及樓宇租賃之土地及樓宇部份在 進行租賃分數時須分開考慮,租賃租 約為租賃地擁有權於租賃期完結後不 能預期轉移至承租者。除非租金沒法 可靠劃分為土地及樓宇兩部份,在此 情況下,整項租約一般當作融資租約 處理。

外幣換算

於編製各個別集團實體之財務報表時,以該實體之功能貨幣以外之貨幣(「外幣」)進行之交易乃按於交易日期之匯率換算為其功能貨幣(即該實體經營所在地之主要經濟環境之貨幣)。於報告期末,以外幣定值之貨幣項目乃按結算日之匯率重新換算。按公平

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reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at the end of the reporting period. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

值列賬及以外幣定值之非貨幣項目乃 按其公平值釐定當日之匯率重新換 算。以外幣計值且以歷史成本入賬之 非貨幣項目概不換算。

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are recognised in profit or loss in the period in which they arise. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in profit or loss for the period except for differences arising on the retranslation on non-monetary items in respect of which gain and losses are recognised directly in equity, in which cases, the exchange differences are also recognised directly in equity.

貨幣項目結算及貨幣項目換算產生之 匯兑差額乃於產生期間在損益賬中確 認。除於權益中直接產生之盈利或虧 損,或匯兑差額直接確認在權益中, 再重新換算的非貨幣項目以其該期間 之公平值於損益賬內入賬。

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group (i.e. HK\$) at the rate of exchange prevailing at the end of the reporting period, and their income and expenses are translated at the average exchange rates for the period, unless exchange rates fluctuate significantly during the period, in which case, the exchange rates prevailing at the dates of transactions are used. Exchange differences arising, if any, are recognised as a separate component of equity (the translation reserve). Such exchange differences are recognised in profit or loss in the period in which the foreign operation is disposed of.

就呈列綜合財務報表而言,本集團境外業務之資產及負債均按結算當日匯率換算為本集團之呈列貨幣(即港元),而有關之收入及開支項目乃按年度期間平均匯率換算,除非期內匯率出現重大波幅,則於此情況下,將採用交易日期之匯率。所產生匯免濟。有關換算差額於該項境外業務出售期間在損益賬中確認。

Retirement benefit scheme

Payment to defined contribution retirement benefit scheme is charged as expenses when employees have rendered service entitling them to the contributions.

Details of the retirement benefit scheme are set out in note 40 to the consolidated financial statements.

退休福利計劃

對界定供款退休福利計劃之供款於僱 員已提供服務而應享有供款時以開支 列賬。

有關退休福利計劃詳情已在此綜合財 務報表附註40披露。



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Equity-settled share-based payment transactions

Share options granted to employees of the Group

The fair value of services received determined by reference to the fair value of share options granted at the grant date is expensed on a straight-line basis over the vesting period, with a corresponding increase in share options reserve in equity.

At the end of each reporting period, the Group revises its estimates of the number of options that are expected to ultimately vest. The impact of the revision of the estimates, if any, is recognised in profit or loss with a corresponding adjustment to share options reserve.

At the time when the share options are exercised, the amount previously recognised in share options reserve will be transferred to share premium. When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will be transferred to retained profits.

Where an equity-settled award is cancelled, it is treated as if it had vested on the date of cancellation, and any expense not yet recognised for the award is recognised immediately. However, if a new award is substituted for the cancelled award, and designated as a replacement award on the date that it is granted, the cancelled and new awards are treated as if they were a modification of the original award, as described above.

When the share options are forfeited after the vesting date or are still not exercised at the expiry date, the amount previously recognised in share options reserve will be transferred to retained profits.

以權益結算之股份為基礎付款 之交易

購股權授予本集團之員工

所獲服務之公平值乃參考購股權於授 出日期之公平值釐定,在購股權歸屬 期間以直線法列作開支,並於權益 (即購股權儲備)作相應之增加。

於各報告期末,本集團修訂其對預期 最終歸屬之購股權數目之估算。對估 算之修訂之影響(如有)於損益賬中 確認,並對購股權儲備作出相應調整。

購股權獲行使時,先前於購股權儲備 中確認之款項將撥入股份溢價。當購 股權於屆滿日仍未行使或已被沒收, 先前於購股權儲備中確認之款項將撥 入保留溢利。

倘權益結算收益被取消,它被視為如果它於取消日被授予,任何費用未被確認為收益會即時確認。但是,如果一新的收益是代替被取消的收益,並指定於被授予當日為替代收益,這取消和新的收益,如上所述,被處理作如原收益之修訂。

於歸屬日期購股權被沒收後或於屆滿 日期仍未行使,先前確認的金額將由 購股權儲備轉移至保留溢利。

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Borrowings costs

Borrowings costs which are directly attributable to the acquisition, construction and production of qualifying assets, are capitalised as part of the cost of those assets. Capitalisation of such borrowing costs ceases when the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised as and included in finance costs in profit or loss for the period in which they are incurred.

Taxation

The charge for current income tax is based on the results for the year as adjusted for items that are non-assessable or disallowed. It is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is provided, using the liability method, on all temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, if the deferred tax arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither the accounting profit nor taxable profit or loss, it is not accounted for.

The deferred tax liabilities or assets are measured at the tax rates that are expected to apply to the period when the asset is recovered or liability is settled, based on the tax rates and the tax laws that have been enacted or substantively enacted at the end of the reporting period.

Deferred tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences, tax losses and credits can be utilised.

Deferred tax is provided on temporary differences arising on investments in subsidiaries and a joint venture, except where the timing of the reversal of the temporary differences is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

借貸成本

為購買、建造或生產合資格資產,其 直接應計之借貸成本,均資本化作為 此等資產成本之一部份。當該等資 產大致上已完成作其預計用途或銷售 時,該等借貸成本便停止資本化。所 有其餘借貸成本於發生時均於損益賬 中確認為當期融資成本。

税項

即期所得税支出乃根據本年度業績, 並採用於報告期末止所實施或具體實施之税率及就毋須課税或不可扣税之 項目作出調整後計算。

遞延稅項採用負債法,對於報告期末 的資產和負債計稅基礎與其於綜合財 務報表的賬面值兩者之間的所有暫時 性差異提撥準備。然而,倘若遞延稅 項來自不是企業合併,且交易時既不 影響會計溢利也不影響應課稅溢利或 虧損的交易中而初始確認的資產或負 債,則有關遞延稅項不會入賬。

遞延税項負債或資產,按以預期收回 該資產或清償該負債的期間適用的税 率計量,依據的是於結算日已執行的 或實質上已執行的稅率和稅法。

只有當很可能未來能夠獲得及能用的 可抵扣暫時性差異、稅項務虧損和抵 免的應課稅溢利,才能確認遞延稅項 資產。

遞延税項乃就暫時差異所產生的投資 於附屬公司及合營企業所計提,除了 時間逆轉的暫時性差異是由本集團控 制外及在可能暫時不會在可預見的未 來撥回。



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Cash equivalents

For the purpose of the consolidated statement of cash flows, cash equivalents represent short-term highly liquid investments which are readily convertible into known amounts of cash and which are subject to an insignificant risk of change in value, net of bank overdrafts.

Related parties

A related party is a person or entity that is related to the Group.

- A person or a close member of that person's (a) 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;
 - (iii) is a member of the key management personnel of the Group or of the parent of the Group.
- An entity is related to the Group if any of the (b) following conditions applies:
 - 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).
 - both entities are joint ventures of the (iii) same third party.

現金等值物

就綜合現金流量表而言, 現金等值物 指期限短、流動性強、易於轉換成已 知金額的現金、且價值變動風險很小 的投資,減去銀行透支。

關聯方

關聯方是指與本集團相關的個人或實 體。

- 個人或與該個人關係密切的家 (a) 庭成員與本集團相關聯,如果 該個人:
 - (i) 對本集團實施控制或共 同控制;
 - 對本集團實施重大影 (ii) 響;或
 - 是本集團或本集團母公 (iii) 司的關鍵管理人員的成 員。
- 如果以下任何情形適用,則某 (b) 實體與本集團相關聯:
 - 該實體和本集團是同一 (i) 集團的成員(這意味著 該兩家實體的母公司、 附屬公司和同系附屬公 司均相互關聯)。
 - (ii) 某一實體是另一實體的 聯營企業或合營企業 (或是另一實體所屬集 **国的一個成員的聯營企** 業或合營企業)。
 - 兩家實體都是相同第三 (iii) 方的合營企業。

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- (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. If the Group is itself such a plan, the sponsoring employers are also related to the Group.
- (vi) the entity is controlled or jointly controlled by a person identified in (a).
- (vii) a person identified in (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 and include:

- (a) that person's children and spouse or domestic partner;
- (b) children of that person's spouse or domestic partner; and
- (c) dependants of that person or that person's spouse or domestic partner.

In the definition of a related party, an associate includes subsidiaries of the associate and a joint venture includes subsidiaries of the joint venture.

- (iv) 某一實體是第三方的合 營企業並且另一實體是 該第三方的聯營企業。
- (v) 該實體是為本集團或與 本集團關聯的實體的僱 員福利而設的離職後福 利計劃。如果本集團本 身就是此類計劃,提供 資助的僱主也與本集團 關聯。
- (vi) 該實體受(a)項所述個 人的控制或共同控制。
- (vii) (a)(i)項所述的個人對該 實體實施重大影響或是 該實體(或其母公司) 的關鍵管理人員的成 員。

個人關係密切的家庭成員是指其在和 實體進行交易時,預期可能影響該個 人或者被該個人影響的家庭成員,包 括:

- (a) 該個人的子女和配偶或家庭伴 侶;
- (b) 該個人配偶或家庭伴侶的子 女:及
- (c) 該個人、該個人配偶或家庭伴 侶贍養的人。

在關聯方的定義裡,聯營企業包括聯 營企業的附屬公司,合營企業包括合 營企業的附屬公司。



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Segment reporting

Operating segments, and the amounts of each segment item reported in the consolidated financial statements, are identified from the financial information provided regularly to the Group's chief operating decision maker for the purpose of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individual 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.

Critical accounting estimates and judgements

In the process of applying the Group's accounting policies, management has made various estimates and judgements which are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. Estimates and judgements are continually evaluated. The key source of estimation uncertainty and critical judgements made in applying accounting policies that result in significant risk of causing a material adjustment to the carrying amount of assets and liabilities in the next financial year or significantly affect the amounts recognised in the consolidated financial statements are discussed below:

分部報告

經營分部,以及報告綜合財務報表各分部項目的金額,是於予本集團經營決策者定期提供財務信息用以分配資源,並評估本集團的各行業務及不同的地理位置之表現為目的。

個別重大經營分部不會合計為財務報告,除非該分部的產品和服務有相似的經濟特徵及相似的性質方面,生產過程的性質,類型或類的客戶,使用的方法來分發產品或提供服務,及監管自然環境的性質。如果經營分部,其沒有個別性重大影響,他們有著大部分這些標準,可能會被整合。

主要會計估計及判斷

在採用本集團會計政策的過程中,管理層根據過往經驗及其他因素,包括在一般情況下相信合理的預期醫會。 在一般情況下相信合理的預期醫會。 法來事項,作出各種估計及判斷會被持續性地評估。 時有關的不確定因素的主要來源及估計有關的不確定因素的主要來的重要決定而產生的的的重要決定而產生的的的的重要決定而產生的。 風險並導致下一年度資產及負債認不 個份重大調整或嚴重影響已確認在 綜合財務報表上的金額討論如下:

Year ended 30 June 2014 截至二零一四年六月三十日止年度

(i) Key sources of estimation uncertainty

Useful lives of property, plant and equipment

The management determines the estimated useful lives of the Group's property, plant and equipment based on the historical experience of the actual useful lives of the relevant assets of similar nature and functions. The estimated useful lives could be different as a result of actual usage and maintenance, which could affect the related depreciation charges included in profit or loss.

Impairment of property, plant and equipment

The management determines whether the Group's property, plant and equipment are impaired where an indication of impairment exists. This requires an estimation of the recoverable amount of the property, plant and equipment, which is equal to the higher of net selling price or the value in use. Estimating the value in use requires the management to make an estimate of the expected future cash flows from the property, plant and equipment and also to choose a suitable discount rate in order to calculate the present value of those cash flows. Any impairment will be charged to profit or loss.

Impairment of loans and receivables

The management determines the provision for impairment of the Group's loans and receivables based on the current creditworthiness and the past collection history of each customer and other debtors and the current market condition. If the financial conditions of the Group's customers and other debtors were to deteriorate, resulting in an impairment of their ability to make payments, provision may be required.

(i) 與估計有關的不確定因素的主 要來源

物業、廠房及設備之可使用年期

管理層根據實際使用有關相似 性質及功能的資產的過往經驗 釐定本集團之物業、廠房及設 備的可使用年期。該估計可使 用年期和實際使用及保養的結 果可能有所不同,並影響包含 在損益賬內的折舊費用。

物業、廠房及設備之減值

貸款及應收款項之減值

管理層根據每位客戶及其他債務人的現時的信譽及過去的收款經歷及現行市場情況釐定本集團貸款及應收款項的減值準備金。如本集團的客戶及其他債務人的財政情況惡化,使其償還能力減低,則需要提撥準備金。



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Impairment of investments and receivables

The Company and the Group assess annually if their investments in subsidiaries and a joint venture have suffered any impairment in accordance with HKAS 36 and follow the guidance of HKAS 39 in determining whether promissory note receivable and/or amounts due from those entities are impaired. Details of the approach are stated in the respective accounting policies. The assessment requires an estimation of future cash flows, including expected dividends, from the assets and the selection of appropriate discount rates. Future changes in financial performance and position of these entities would affect the estimation of impairment loss and cause the adjustments of their carrying amounts.

Reassessment of present value of promissory note

In view of the recent development of the litigation and having taken into consideration of the process of arbitration, management reassessed the period of recovery of the promissory note receivable from a joint venture and considered that it would be realisable in further 4 years' time from 30 June 2014. Therefore, the promissory note has been discounted at the original effective interest rate of 9% adopted in initial assessment in year 2011. The reassessment of the present value requires the Group to make estimates about the expected realisation period and the original effective interest rate, and they are subject to uncertainty. The carrying value of the promissory note at the end of the reporting period was HK\$121,457,000 (2013: HK\$144,314,000). If the realisation period and original effective interest rate had been increased or decreased by 1 year and 10% respectively from the management's estimates, the carrying amount of the promissory note would be reduced or increased by approximately HK\$14,421,000.

投資及應收款項之減值

重估承兑票據之現值

考慮到近期之法律訴訟行動及 已進入仲裁行動,管理層重新 評估該應收合營企業之承兑票 據之收回日期並預料該承兑票 據由二零一四年起計四年後才 能變現。故此該承兑票據以曾 在二零一一年期間使用9%年 利率貼現估算未來現金流量的 現值與賬面值之差。重估其現 值需要本集團估算其變現期及 其原有效利率,唯存有不確定 因素。於報告期末,該承兑票 據之現價為121,457,000港元 (二零一三年:144,314,000港 元)。管理層估計,尚變現日 期及原有效利率已分別增加或 減少1年期及10%該承兑票 據之賬面值將會減少或增加約 14,421,000港元。

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(ii) Critical judgements made in applying accounting policies

Properties held for capital appreciation

The Group's investment properties under development in the Republic of Panama (the "Panama") with a carrying value of HK\$95,000,000 (2013: HK\$115,500,000) are held for capital appreciation after development but not for own use. Accordingly, the properties under development in Panama have been accounted for as investment properties instead of property, plant and equipment in the consolidated financial statements.

Future changes in HKFRSs

At the date of authorisation of the consolidated financial statements, the HKICPA has issued the following new/revised HKFRSs that are relevant to the Group and are not yet effective for the current year, which the Group has not early adopted.

Amendments to Investment Entities ¹
HKAS 27 (2011),
HKFRS 10 and
HKFRS 12

Amendments to Presentation

HKAS 32 — Offsetting Financial Assets
and Financial Liabilities ¹

Amendments to Recoverable Amount Disclosures
for Non-Financial Assets ¹

Amendments to Novation of Derivatives and
HKAS 39 — Continuation of Hedge
Accounting ¹

Levies 1

HK (IFRIC) - Int 21

Amendments to Defined Benefit Plans: Employee HKAS 19 (2011) Contributions ²

(ii) 應用會計政策的重大判斷

資本增值物業

本集團在巴拿馬共和國(「巴拿馬」)發展中的投資物業之賬面值為95,000,000港元(二零一三年:115,500,000港元) 其持有目的在於發展後之資本增值而不是作為公司自用。故此,在巴拿馬發展中之物業已被列作投資物業,而於綜合財務報表中不是物業、廠房及設備。

香港財務報告準則之未來變動

於綜合財務報表之批准日期,香港會計師公會已頒佈若干新訂/經修訂之香港財務報告準則,其於本年度尚未 生效,而本集團亦並無提前採納。

香港會計準則 *投資實體*¹ 第27號 (二零一一年)、

香港財務報告 準則第10號及 香港財務報告 準則第12號 (修訂)

香港會計準則 *呈列 — 抵消財務* 第32號 *資產及財務負債*¹ (修訂)

香港會計準則 *披露非財務資產* 第36號 *之可收回金額*¹ (修訂)

香港會計準則 *衍生工具之約務更* 第39號 *替與避險會計之* (修訂) *持續適用*¹

香港(國際財務 徵費1

報告詮釋委 員會)- 詮釋 第21號

香港會計準則 *界定福利計劃*: 第19號 *僱員供款*²

(二零一一年) (修訂)



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Various HKFRSs	Annual Improvements	各項香港財務	二零一零年至
	2010 – 2012 Cycle ³	報告準則	二零一二年週期
			之年度改進
			項目3
Various HKFRSs	Annual Improvements	各項香港財務	二零一一年至
	2011 − 2013 Cycle ³	報告準則	二零一三年週期
			之年度改進
			項目3
Amendments to	Classification of Acceptable	香港會計準則	可接受之折舊及
HKAS 16 and	Methods of Depreciation and	第16號及	攤銷方法之
HKAS 38	Amortisation ⁴	香港會計準則	澄清4
		第38號	
		(修訂)	
Amendments to	Accounting for acquisitions of	香港財務報告	收購聯合營運
HKFRS 11	Interests in Joint Operations ⁴	準則第11號 (修訂)	權益之會計4
HKFRS 15	Revenue from Contracts with	香港財務報告	與客戶之間的合同
	Customers ⁵	準則第15號	產生的收益5
HKFRS 9	Financial Instruments ⁶	香港財務報告	財務工具6
		準則第9號	
Amendments to	Financial Instruments (Hedge	香港財務報告	財務工具(對沖會
HKFRS 9, HKFRS 7	Accounting and Amendments	準則第9號、	計及香港財務報
and HKAS 39	to HKFRS 9, HKFRS 7 and	香港財務報告	告準則第9號、
	HKAS 39) ⁶	準則第7號及	香港財務報告準
		香港會計準則	則第7號及
		第39號(修訂)	香港會計準則
			第39號(修訂))6

- Effective for annual periods beginning on or after 1 January 2014
- ² Effective for annual periods beginning on or after 1 July 2014
- Effective for annual periods beginning on or after 1 July 2014, except for certain amendments which are effective prospectively relevant transactions occurred on or after 1 July 2014
- Effective for annual periods beginning on or after
 1 January 2016
- Effective for annual periods beginning on or after 1 January 2017
- Effective for annual periods beginning on or after
 1 January 2018

The Group does not anticipate that the adoption of these new HKFRSs in future periods will have any material impact on the results of the Group.

- 於二零一四年一月一日或之後開始 之年度期間生效
- ² 於二零一四年七月一日或之後開始 之年度期間生效
- 於二零一四年七月一日或之後開始 之年度期間生效(除其修訂及其相 關事情發生於或二零一四年七月一 日後)
- 4 於二零一六年一月一日或之後開始 之年度期間生效
- 5 於二零一七年一月一日或之後開始 之年度期間生效
- 6 於二零一八年一月一日或之後關始 之年度期間生效

本集團預計於未來期間採納該等新香 港財務報告準則將不會對本集團之業 績造成任何重大影響。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

3. FINANCIAL INSTRUMENTS

(a) Financial risk management objectives and policies

The Group's financial instruments include available-for-sale investments, promissory note receivable and amount due from a joint venture, bank balances and cash, trade and other receivables, other payables, secured bank borrowings, unsecured other borrowing, convertible bonds and obligation under a finance lease. Details of these financial instruments are disclosed in respective notes to the consolidated financial statements. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. Management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Market risk

Currency risk

The Group is exposed to foreign currency risk primarily on the promissory note receivable from a joint venture and the Group's operation in the British Virgin Islands ("BVI") and Panama. The currency giving rise to this risk is United States dollar ("US\$"). The Group does not hedge its foreign currency risks because the rate of exchange between HK\$ and US\$ is stable under current market condition and the existing currency exchange policies adopted by the Government of Hong Kong Special Administrative Region.

3. 財務工具

(a) 財務風險管理目標及政 策

市場風險

貨幣風險

本集團主要承受的外幣風險在 於應收一間合營企業之承兑票 據及本集團在英屬維京爾群島 及巴拿馬的業務。該風險來自 美元兑換。因在穩定的現行市 場情況及香港特別行政區政府 的現行貨幣兑換政策下,本集 團沒有對沖該風險。



Year ended 30 June 2014 截至二零一四年六月三十日止年度



The Group's exposure to market risk for changes in interest rates relates primarily to the Group's secured bank borrowings with floating interest rates as at the end of the reporting period. The interest rates and terms of repayment have been disclosed in note 26 to the consolidated financial statements. The Group currently does not have a policy to hedge against the interest rate risk as management does not expect any significant interest rate risk as at the end of the reporting period.

At the end of the reporting period, if interest rates had been 100 basis points higher/lower and all other variables were held constant, the Group's net loss would increase/decrease by approximately HK\$888,000 (2013: HK\$783,000), but there would be no impact on the other equity reserves.

The sensitivity analysis above has been determined assuming that the change in interest rates had occurred at the end of the reporting period and had been applied to the exposure to interest rate risk for the secured bank borrowings in existence at that date. The 100 basis points increase or decrease represents management's assessment of a reasonably possible change in interest rates over the period until the next annual end of the reporting period. The analysis is performed on the same basis for year 2013.

Price risk

The Group is exposed to equity price risk arising from available-for-sales investments in the consolidated financial statements.

利率風險

本集團主要承受了在報告期末本集團已抵押的銀行借貸的浮動利率之有關利率變動之市場風險。該利率及還款條款已在本綜合財務報表附註26披露。本集團現時沒有對沖利率風險的政策,因管理層並不預期在報告期末會有任何重大利率風險。

於報告期末,倘若利率增加/減少100個基點及所有其他變項均保持不變,則本集團的虧損淨額會增加/減少約為888,000港元(二零一三年:783,000港元),但不會對其他權益儲備產生任何影響。

上述敏感度分析乃假設利率變動於報告期末已經發生,並已經應用於在該日存在的已抵押銀行借貸所面對的利率風險。增加或減少100個基點為管理層對利率於截至下一個年度報告期末止期間內的合理可能變動的評估。二零一三年亦以相同基準進行分析。

價格風險

本集團通過列於綜合財務報表 之可供銷售投資承受股本證券 價格風險。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

At the end of the reporting period, the Group does not have significant exposure to fluctuation of the quoted market price of the listed securities as the impact for the change in equity price is insignificant.

Credit risk

Credit risk refers to the risk that debtors will default on their obligations to repay the amounts due to the Group, resulting in a loss to the Group. The Group's credit risk is mainly attributable to the promissory note receivable, amounts due from a related party and amount due from a joint venture.

The management closely monitors the financial position of the joint venture and is ready to take appropriate actions to safeguard the interest of the Group as and when necessary. Therefore, the Group's exposure to credit risk is to a large extent limited. The maximum exposure to credit risk is represented by the principal amount of the promissory note receivable, amount due from a related party and amount due from a joint venture as reported in the Group's consolidated statement of financial position.

At the end of the reporting period, the Group is exposed to concentration of credit risk where 82% (2013: 59%) of the amounts due from related parties is originated from a related party of the Group.

At the end of the reporting period, the Company had a concentration of credit risk as 58% (2013: 86%) and 100% (2013: 100%) of the total amounts due from subsidiaries were due from the largest subsidiary and the top five subsidiaries respectively.

於本報告期末,由於持有之上 市證券的價格變動並不顯著, 因此,本集團並沒有因上市證 券的市場報價出現變動而面對 重大價格風險。

信貸風險

信貸風險指債務人未能履行其 償還應付本集團款項的義務, 以致本集團蒙受損失的風險。 本集團的信貸風險主要來自應 收一間合營企業之承兑票據, 應收關聯方之款項及於一間合 營企業的應收款項。

管理層密切監察有關該合營企業的財務狀況及準備當有需團利益。所以,本集團只信用風險。所以,本集團信用風險。最大信用風險代表於本集團綜合財務狀況表內應收一間合營企業之承及於不應收關聯方之款項及於兩間合營企業的應收款項的賬面值。

於報告期末,本集團進行了集中信貸風險的款項高達82% (二零一三年:59%)相對由本 集團一關聯方產生的應收關聯 方款項。

於報告期末,本公司集中信貸風險的總款項為58%(二零一三年:86%)及100%(二零一三年:100%),分別為應收一間最大附屬公司及前五間附屬公司之款項。



Year ended 30 June 2014 截至二零一四年六月三十日止年度



The Group's objective is to maintain a balance between continuity of funding and flexibility through banking facilities available. The management monitors the utilisation of bank borrowings and ensures compliance with loan covenants. At the end of the reporting period, there was no (2013: HK\$4,000,000) unutilised banking facilities available to the Group.

The maturity profile of the financial liabilities of the Group and the Company at the end of the reporting period based on contractual undiscounted payments is summarised below:

流動性風險

本集團目標是維持在持續獲取 足夠資金及銀行授信額度中作 平衡。管理層監察銀行借貸的 使用率,並確保遵守貸款契 約。於報告期末,本集團並沒 有(二零一三年:4,000,000港 元)未被使用之銀行授信額度。

於報告期末,本集團的財務負 債根據合約所訂明未折現付款 項目的到期數據列表如下:

Group 本集團

Other payables 其他應付款項
Obligation under 融資租約承擔
a finance lease
Bank borrowings, secured
Other borrowing, 其他無抵押
unsecured 借貸

2014			
	二零一	四年	
	Total		
Total	contractual	On demand	
carrying	undiscounted	or less than	
value	cash flow	1 year	1-5 years
	總合約未貼現	按要求或	
賬面總額	現金流量	少於一年	一至五年
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元
2,245	2,245	2,245	-
595	601	601	_
88,777	98,828	98,828	-
10,000	10,300	10,300	-
101,617	111,974	111,974	_

Year ended 30 June 2014 截至二零一四年六月三十日止年度

2013 二零一三年

			Total		
		Total	contractual	On demand	
		carrying	undiscounted	or less than	
		value	cash flow	1 year	1-5 years
			總合約未貼現	按要求或	
		賬面總額	現金流量	少於一年	一至五年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Other payables	其他應付款項	15,192	15,192	15,192	-
Obligation under	融資租約承擔				
a finance lease		1,757	1,802	1,201	601
Bank borrowings, secured	已抵押銀行借貸	78,311	90,551	90,551	_
Convertible bonds	可換股票據	63,651	72,840	41,760	31,080
					-
		158,911	180,385	148,704	31,681

Company 本公司

	2014							
		二零一四年						
		Total						
	Total	contractual	On demand					
	carrying	undiscounted	or less than					
	value	cash flow	1 year	1-5 years				
		總合約未貼現	按要求或					
	賬面總額	現金流量	少於一年	一至五年				
	HK\$'000	HK\$'000	HK\$'000	HK\$'000				
	千港元	千港元	千港元	千港元				
	918	918	918	-				
Ī	228,689	228,689	228,689	-				
	10,000	10,300	10,300					
	239,607	239,907	239,907	_				

Other payables 其他應付款項
Amount due to 應付一間 附屬公司款項
Other borrowing, 其他無抵押 unsecured 借貸

Year ended 30 June 2014 截至二零一四年六月三十日止年度

	20	13	
_ :	零-	-=	年

			_ < -	- '	
			Total		
		Total	contractual	On demand	
		carrying	undiscounted	or less than	
		value	cash flow	1 year	1-5 years
			總合約未貼現	按要求或	
		賬面總額	現金流量	少於一年	一至五年
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Other payables Amount due to	其他應付款項 應付一間	1,447	1,447	1,447	-
a subsidiary	附屬公司款項	218,910	218,910	218,910	_
Convertible bonds	可換股票據 —	63,651	72,840	41,760	31,080
		284,008	293,197	262,117	31,080

The amounts repayable under a loan agreement that includes a clause that gives the lender the unconditional right to call the loan at any time are classified under the "on demand" bracket. In this regard, secured bank borrowings of HK\$88,777,000 (2013: HK\$78,311,000) as at the end of the reporting period have been so classified even though the directors do not expect that the bank would exercise its rights to demand repayment and thus these borrowings, which include payment of interest, would be repaid according to the following schedule as set out in the loan agreements:

根據貸款協議(載有給予借貸 人無條件隨時催繳貸款權力的 條款),應償還款項被分類為 「按要求時」一欄。就此而言, 董事預期該銀行不會行使其 權利要求還款,已抵押銀行借 貸88,777,000港元(二零一三 *年:78,311,000港元)*但於報 告期末仍會以此分類,此項借 貸,其中包括利息支付,將按 照載於貸款協議所列以下時間 表償還:

		Within			
		1 year	1-5 years	Over 5 years	Total
		於一年內	一至五年	超過五年	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
At 30 June 2014	於二零一四年				
	六月三十日	24,707	18,825	55,296	98,828
At 30 June 2013	於二零一三年				

10.702

18.810

61.039

90,551

六月三十日

Year ended 30 June 2014 截至二零一四年六月三十日止年度

(b) Categories and fair value of financial instruments

Fair value measurements

The following table presents the carrying value of financial instruments measured at fair value at 30 June 2014 and 2013 across the three levels of the fair value hierarchy defined in HKFRS 13, Fair Value Measurement, with the fair value measurement categorised in its entirety based on the lowest level of input that is significant to the entire measurement. The levels of inputs are defined as follows:

- Level 1 (highest level): quoted prices (unadjusted) in active markets for identical financial instruments that the Group can access at the measurement date;
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the financial instruments, either directly or indirectly;
- Level 3 (lowest level): unobservable inputs for the financial instruments.

(b) 財務工具的分類及公平 值

公平值計量

以下呈列於二零一四年及二零一三年六月三十日以公平值計量的財務工具之賬面值,按香港財務報告準則第13號公平值計量所釐定的三個等級制度呈列,而公平值計量乃基於對其整體計量有重大影響的最低等級輸入參數作整體分類。有關等級定義如下:

- 第一等級(最高等級):
 本集團在計量日利用在
 活躍市場中相同財務工
 具的報價(未經調整);
- 第二等級:除第一等級 所包括之報價外,均可 直接或間接觀察之財務 工具的輸入參數;
- 第三等級(最低等級):無法觀察之財務工具的 輸入參數。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Financial assets measured at fair value

以公平值計量之財務資產

Group

本集團

	At 30 June 2014				
		於二零一四年	六月三十日		
ſ	Total	Level 1	Level 2	Level 3	
	總額	第一等級	第二等級	第三等級	
	HK\$'000	HK\$'000	HK\$'000	HK\$'000	
	千港元	千港元	千港元	千港元	
	179	179	-	_	
F					

Available-for-sale可供銷售投資:investments:於香港上市之listed in Hong Kong股本證券

At 30 June 2013

於二零一三年六月三十日

Level 3	Level 2	Level 1	Total
第三等級	第二等級	第一等級	總額
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元

278

278

Available-for-sale 可供銷售投資:

investments:

Equity investments 於香港上市之

listed in Hong Kong 股本證券

During the years ended 30 June 2014 and 2013, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

於截至二零一四年及二零一三 年六月三十日止年度,公平值 計量沒有於第一等級及第二等 級之間轉撥及沒有於第三等級 內轉撥入及轉撥出。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The carrying amounts of each of the following categories of financial assets and financial liabilities are set out as follows:

下列每類個別財務資產及財務 負債的賬面值列舉如下:

Loans and receivables	按成本/攤銷成本計量
measured at cost/amortised	之貸款及應收款項:
cost:	
Trade and other receivables	貿易及其他應收款項
(excluding prepayments	(不包括預付款及
and legal costs recoverable)	可收回之法律費用)
Promissory note receivable	應收一間合營企業之
from a joint venture	承兑票據
Amount due from	應收一間合營企業
a joint venture	之款項
Bank balances and cash	銀行結存及現金
Available-for-sale financial	按公平值計量之可供
assets measured at fair value:	銷售的財務資產:
Available-for-sale investments	可供銷售投資
Financial liabilities measured	以成本/攤銷成本
at cost/amortised cost:	計量之財務負債:
Other payables	其他應付款項
Interest-bearing borrowings	帶息借貸
Obligation under	融資租約承擔
a finance lease	
Convertible bonds	可換股票據

2014 二零一四年 HK\$′000 千港元	2013 二零一三年 HK\$'000 千港元
1,092	2,903
121,457	144,314
16,763	16,763
10,764	18,098
150,076	182,078
179	278
2,245	15,192
98,777	78,311
595	1,757
	63,651
101,617	158,911

In the opinion of the directors, the carrying amounts of the financial assets and liabilities as reported in the consolidated statement of financial position approximate their fair value.

根據董事之意見,在綜合財務 狀況表內列示之財務資產及財 務負債之賬面值近乎其公平 值。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

4. CAPITAL MANAGEMENT

The objectives of the Group's capital management are to safeguard its ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders, to maintain an optimal capital structure, to reduce the cost of capital and to support the Group's stability and growth.

The Group actively and regularly reviews and manages its capital structure to ensure optimal capital structure and shareholder returns, taking into consideration the future capital requirements of the Group. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, issue new shares or return capital to shareholders. No changes were made in the objectives, policies or processes during the years ended 30 June 2014 and 2013.

5. TURNOVER AND REVENUE

Turnover

營業額

Gross rental income from 由投資物業收取的 investment properties 總租金收入

Other revenue其他收益Bank interest income銀行利息收入

Total revenue 總收益

4. 資本管理

本集團資本管理之目的是保障其持續 經營基準營業能力,並為股東提供回 報及為其他利益者帶來收益用以維持 最理想資本結構,從而減低融資成本 及支持本集團之穩定及增長。

本集團主動及定期審閱及管理其資本 結構以保證最理想之資本結構及對股 東之回報,更會考慮本集團未來之資 本要求。由於需要維持或調節該資本 結構,本集團可能調節其給予股東之 股息之金額,發行新股本或向股東 退回資本。於截至二零一四年及二零 一三年六月三十日止年度,有關目 標、政策或程序並無變動。

5. 營業額及收益

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
279	-
_	9
279	9

Year ended 30 June 2014 截至二零一四年六月三十日止年度

6. OTHER INCOME

6. 其他收入

Group 本集團

Dividend income	股息收入
Gain on disposal of financial assets	出售按公
at fair value through profit or loss	損益賬
Gain on disposal of other assets	出售其他
Gain on disposal of	出售可供領
available-for-sale investments	
Exchange gain, net	匯兑收益》
Sundry income	雜項收入

股息收入
出售按公平值變化計入
損益賬之財務資產之收益
出售其他資產之收益
出售可供銷售投資之收益
匯兑收益淨額

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
_	19
_	468
519	_
170	_
28	_
96	_
813	487

7. SEGMENT INFORMATION

Management identifies operating segments based on internal reports that are regularly reviewed by the chief operating decision maker, who are the directors, for the purposes of allocating resources to segments and assessing their performance. The directors consider resort and property development, property investment and investment holding are the Group's major operating segments. The Group's resort and property development segment includes multi-purpose resort communities as well as sale of condo hotels, residential units and club memberships. No revenue has been earned by the resort and property development segment which is still under development. The property investment segment includes mainly residential and commercial properties that are held for capital appreciation or to earn rentals. The investment holding segment includes holding and trading of investments and other assets. No operating segments have been aggregated.

7. 分部信息

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Segment revenue and results for the year ended 30 June 2014 are presented below:

截至二零一四年六月三十日止年度之 分部收益及業績列報如下:

Turnover Other revenue and income	營業額 其他收益及收入	Resort and property development 度假村及物業發展 HK\$'000	Property investment 物業投資 HK\$'000 千港元 279	Investment holding 投資控股 HK\$'000 千港元	Total 總額 HK\$'000 千港元 279 689
		-	279	689	968
Results Segment results	業績 分部業績	(24,481)	(11,015)	(384)	(35,880)
Unallocated corporate income Unallocated corporate expenses Finance costs Impairment loss on promissory note receivable from a joint venture	未分配公司收入 未分配公司費用 融資成本 應收一間合營 企業之承兑票據 之滅值虧損	(22,857)			124 (32,428) (3,708) (22,857)
Loss before tax Taxation	除税前虧損税項			_	(94,749) (1,319)
Loss for the year	年度虧損			=	(96,068)

Resort and

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Segment assets and liabilities as of 30 June 2014 and other segment information for the year ended 30 June 2014 are presented below:

於二零一四年六月三十日之分部資產 及負債及截至二零一四年六月三十日 止年度之其他分部信息列報如下:

		nesort and					
		property	Property	Investment	Segment		
		development	investment	holding	total	Unallocated	Total
		度假村及					
		物業發展	物業投資	投資控股	分部總額	未分配	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元	千港元	千港元
Assets	資產	233,565	249,354	811	483,730	26,020	509,750
Liabilities	負債	2,651	17,788	11,018	31,457	89,553	121,010
Other segment information:	其他分部資料:						
Non-current assets classified							
as held for sale	的非流動資產	_	17,569	_	17,569	_	17,569
Liabilities associated with	分類為待出售		11,500		17,505		17,505
non-current assets	的非流動資產						
classified as held for sale	之相關負債	_	(16,956)	_	(16,956)	_	(16,956)
Additions to property,	物業、廠房及		(10/220)		(10,000)		(10,000)
plant and equipment	設備之增添	_	50	55	105	1,372	1,477
Additions to investment	投資物業					.,5.2	.,
properties	之增添	2,109	_	_	2,109	_	2,109
Decrease in fair value of	投資物業公平值	_,			_,		_,
investment properties	之減少	22,608	9,519	_	32,127	_	32,127
Depreciation of property,	物業、廠房及	,					,
plant and equipment	設備之折舊	_	209	125	334	908	1,242
Gain on disposal of	出售可供銷售						-1
available-for-sale	投資之收益						
investments	7777 VIIII	_	_	170	170	_	170
Gain on disposal of	出售其他資產						
other assets	之收益	_	_	519	519	_	519
Impairment loss on	其他應收款						
other receivables	之虧損撥備	_	70	37	107	_	107
Release of prepaid	解除預付租賃						
lease payments	款項	_	40	_	40	_	40
• •							



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Segment revenue and results for the year ended 30 June 2013 are presented below:

截至二零一三年六月三十日止年度之 分部收益及業績列報如下:

		Resort and			
		property	Property	Investment	
		development	investment	holding	Total
		度假村及			
		物業發展	物業投資	投資控股	總額
		HK\$'000	HK\$'000	HK\$'000	HK\$'000
		千港元	千港元	千港元	千港元
Turnover	營業額	_	_	_	_
Other revenue and income	其他收益及收入	-	6	487	493
				407	402
	:	_	6	487	493
Results	業績				
Segment results	分部業績	5,156	7,678	(652)	12,182
Unallocated corporate income	未分配公司收入				3
Unallocated corporate expenses	未分配公司費用				(20,863)
Finance costs	融資成本				(6,668)
Interest income on promissory	應收一間合營				(0,000)
note receivable from	企業之承兑票據				
a joint venture	之利息收入	11,926			11,926
				_	
Loss before tax	除税前虧損				(3,420)
Taxation	税項			_	1,146
Loss for the year	年度虧損			_	(2,274)

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Segment assets and liabilities as of 30 June 2013 and other segment information for the year ended 30 June 2013 are presented below:

於二零一三年六月三十日之分部資產 及負債及截至二零一三年六月三十日 止年度之其他分部信息列報如下:

Property Property Investment Segment Investment Property Investment			Resort and					
庚假村及 物業發展 物業投資 投資控股 分部總額 未分配 總額 HK\$'000			property	Property	Investment	Segment		
物業發展 物業投資 投資控股 分部總額 未分配 總額 HK\$'000 HK\$'0			development	investment	holding	total	Unallocated	Total
HK\$'000			度假村及					
千港元 148.485 587,273 167,317 167,3			物業發展	物業投資	投資控股	分部總額	未分配	總額
Assets 資產 277,432 258,715 2,641 538,788 48,485 587,273 Liabilities 負債 5,070 16,755 1,593 23,418 143,899 167,317 Other segment information: Additions to property, plant and equipment at big mix memory properties 其他分部資料: 348 263 611 — 611 Additions to investment big mix more properties 之增添 1,806 — — 1,806 — — 1,806 — — 1,806 — 1,8103 — 18,103			HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000
Liabilities 負債 5,070 16,755 1,593 23,418 143,899 167,317 Other segment information: 其他分部資料: Additions to property, 物業、廠房及 plant and equipment 投資物業 properties 之增添 1,806 1,806 - 1,806 Increase in fair value 投資物業公平值 of investment properties 之增加 6,794 11,309 - 18,103 - 18,103 Depreciation of property, plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 468 468 468 - 468 Release of prepaid 解除預付租賃			千港元	千港元	千港元	千港元	千港元	千港元
Other segment information: 其他分部資料: Additions to property, 物業、廠房及 plant and equipment 設備之增添 - 348 263 611 - 611 Additions to investment 投資物業 - 1,806 1,806 - 1,806 Increase in fair value 投資物業公平值	Assets	資產	277,432	258,715	2,641	538,788	48,485	587,273
Additions to property, 物業、廠房及 plant and equipment 設備之增添 - 348 263 611 - 611 Additions to investment 投資物業 properties 之增添 1,806 - 1,806 - 1,806 - 1,806 Increase in fair value 投資物業公平值 of investment properties 之增加 6,794 11,309 - 18,103 - 18,103 Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 - - 468 468 - 468 Release of prepaid	Liabilities	負債 ::::::::::::::::::::::::::::::::::::	5,070	16,755	1,593	23,418	143,899	167,317
plant and equipment 設備之增添 - 348 263 611 - 611 Additions to investment 投資物業 properties 之增添 1,806 1,806 - 1,806 Increase in fair value 投資物業公平值 of investment properties 之增加 6,794 11,309 - 18,103 - 18,103 Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 468 468 - 468 Release of prepaid	Other segment information:	其他分部資料:						
Additions to investment 投資物業 properties 之增添 1,806 - - 1,806 - 1,806 Increase in fair value 投資物業公平值 夕增加 6,794 11,309 - 18,103 - 18,103 - 18,103 Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 - - 468 468 - 468 Release of prepaid	Additions to property,	物業、廠房及						
properties 之增添 1,806 - - 1,806 - 1,806 Increase in fair value 投資物業公平值 夕增加 6,794 11,309 - 18,103 - 18,103 - 18,103 Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 - - 468 468 - 468 Release of prepaid	plant and equipment	設備之增添	-	348	263	611	_	611
Increase in fair value 投資物業公平值 of investment properties 之增加 6,794 11,309 - 18,103 - 18,103 Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 468 468 - 468 Release of prepaid 解除預付租賃	Additions to investment	投資物業						
of investment properties 之增加 6,794 11,309 - 18,103 - 18,103 Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 468 468 - 468 Release of prepaid 解除預付租賃	properties	之增添	1,806	-	_	1,806	_	1,806
Depreciation of property, 物業、廠房及 plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 468 468 - 468 Release of prepaid 解除預付租賃	Increase in fair value	投資物業公平值						
plant and equipment 設備之折舊 - 239 91 330 885 1,215 Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 468 468 - 468 Release of prepaid 解除預付租賃	of investment properties	之增加	6,794	11,309	-	18,103	-	18,103
Gain on disposal of 出售按公平值變 financial assets 化計入損益之 at fair value 財務資產收益 - 468 468 - 468 Release of prepaid 解除預付租賃	Depreciation of property,	物業、廠房及						
financial assets 化計入損益之 at fair value 財務資產收益 468 468 - 468 Release of prepaid 解除預付租賃	plant and equipment	設備之折舊	-	239	91	330	885	1,215
at fair value 財務資產收益 468 468 - 468 Release of prepaid 解除預付租賃	Gain on disposal of	出售按公平值變						
Release of prepaid 解除預付租賃	financial assets	化計入損益之						
• •	at fair value	財務資產收益	-	-	468	468	-	468
lease payments 款項 40 40 40	Release of prepaid	解除預付租賃						
	lease payments	款項	_	40	_	40		40

There was no revenue generated from inter-segment transactions for both years. Revenue from the property investment segment reported above represents rental income earned from external customers. Segment results represent profit or loss attributable to each segment without allocation of central administration costs, share of the results of a joint venture, finance costs and income tax expense. Segment assets and liabilities represent all assets and liabilities under each segment together with unallocated corporate assets and liabilities other than those that have been eliminated in consolidation.

於這兩年度內並沒有收益由分部間交易所產生。上述物業投資分部收益之報告乃反映源自外部顧客之租金收入。分部業績反映每個分部在未分攤中央行政管理費用,應佔一間合營企業的之溢利或虧損。分部資產及負債及未分配企業資產及負債,除非於綜合賬中已抵銷。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Geographical information

The Group's operations are principally located in Hong Kong, the People's Republic of China other than Hong Kong (the "PRC"), the BVI and Panama.

The following table provides an analysis of the Group's revenue from external customers by geographical market:

Hong Kong

The following is an analysis of the carrying amounts of non-current assets by geographical area in which the assets are located:

香港

Hong Kong 香港 Panama 巴拿馬 PRC 中國

Non-current assets presented above exclude financial instruments. The Group does not have deferred tax assets, post-employment benefit assets and rights arising under insurance contracts.

地區信息

本集團之經營地區主要位於香港、 中華人民共和國(不包括香港)(「中國」)、英屬維爾京群島及巴拿馬。

以下列表提供按地區市場劃分本集團 源自外部顧客收益之分析:

Turnover by geographical market 按地區市場劃分之營業額

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
279	_

按資產所在地區劃分之非流動資產賬 面值之分析如下:

Carrying amounts of non-current assets 非流動資產賬面值

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
235,587	236,876
95,000	115,500
1,961	29,225
332,548	381,601

上述非流動資產並不包括財務工具。本集團並沒有遞延稅項資產、離職後的福利資產及由保險合同產生之權益。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Information about major customers

Revenue from external customers contributing over 10% of the revenue from the Group's property investment segment is as follows:

Customer A顧客甲Customer B顧客乙Customer C顧客丙

8. FINANCE COSTS

Interest on convertible bonds	可換股票據利息
(note 37)	(附註37)
Interest expenses on bank borrowings	銀行借貸利息
– wholly repayable	- 悉數償還
Within five years	於五年內
More than five years	多於五年
Finance charges on obligation under	融資租約承擔的
a finance lease	融資費用

The analysis above includes the interest expenses on bank borrowings, which contain a repayment on demand clause, in accordance with the agreed scheduled repayment dates as set out in the loan agreements. The interest expenses on bank borrowings which contain a repayment on demand clause amounted to HK\$1,458,000 (2013: HK\$1,313,000).

主要顧客信息

物業投資分部之收益佔本集團總收益 10%或以上之外部顧客收益如下:

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
126	N/A 不適用
116	N/A 不適用
37	N/A 不適用

8. 融資成本

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
2,211	5,278
287	31
1,171	1,282
39	77
3,708	6,668

上述分析包括按照載於貸款協議中約定如期還款日期的銀行借貸利息開支,其中包括按要求時還款之條款。銀行借貸之利息中包括按要求時還款之條款的利息開支為1,458,000港元(二零一三年:1,313,000港元)。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

9. LOSS BEFORE TAX

9. 除税前虧損

Loss before tax has been arrived at after charging (crediting):

除税前虧損已扣除(計入)下列各項:

Group 本集團

		2014	2013
		二零一四年	二零一三年
		HK\$'000	HK\$'000
		 千港元	千港元
Staff costs, including directors' emoluments Salaries and other benefits Retirement benefit scheme contributions	僱員成本,包括 董事酬金 薪金及其他福利 退休福利計劃供款	13,664 100 13,764	12,952 100 13,052
Other operating (income)	其他營運(收入)支出 淨額		
expenses, net (Reversal of) Provision for compensation on sale and purchase agreement for disposal	出售一投資物業的 買賣協議之賠償 (撥回) 撥備		
of an investment property (note 24)	(附註24)	(971)	2,066
Impairment loss on other receivables	其他應收款項之減值虧損	107	_
		(864)	2,066
Other items	其他項目		
Auditor's remuneration	核數師酬金	520	520
Depreciation of property, plant	物業、廠房及設備		
and equipment	的折舊	1,242	1,215
Direct operating expenses relating to investment properties that generated rental income	有關產生租金 收入之投資物業 的直接營運支出	184	_
Direct operating expenses relating to investment properties that	有關沒有產生租金 收入之投資物業		
did not generate rental income	的直接營運支出	3,235	2,317
Exchange (gain) loss, net	匯兑(收益)支出,淨額	(28)	191
Legal and professional fees (Note)	法律及專業費用(附註)	13,109	2,537
Operating lease payments on premises	樓宇的經營租約支出 解除預付租賃款項	1,989 40	1,684 40
Release of prepaid lease payments	肝防识的但具承炽	40	40

Note: The amount included a reduction in legal costs recoverable of approximately HK\$7.7 million due to the decisions of taxation court up to August 2014.

附註:該金額包括直至二零一四年八月 為止因法庭訟費評定的裁定,而 引致可收回之法律費用減少約 7,700,000港元。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

10. TAXATION

Hong Kong Profits Tax has not been provided as the Group did not have any assessable profits arising from Hong Kong for the years ended 30 June 2014 and 2013.

Taxation arising in the PRC and overseas jurisdictions, if applicable, are calculated at the rates prevailing in the relevant jurisdictions based on existing legislation, interpretations and practices in respect thereof.

The tax charge (credit) comprises:

10. 税項

截至二零一四年及二零一三年六月 三十日止年度,因為本集團無任何由 香港所產生的應課税溢利,因此沒有 香港利得税的撥備。

在中國及海外司法區域產生的税項, 如適合,按照有關司法區域的現行法 例,詮釋及實務的稅率計算。

税項費用(抵免)包括:

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
_	_
1,319	(1,146)
1,319	(1,146)

Current tax	即期税項
Deferred taxation Origination and reversal of temporary differences	遞延税項 暫時性差異的產生 及撥回
Total tax charge (credit) for the year	本年度税項費用(抵免)

總額

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Group
本集團

Reconciliation of taxation	税項之調節分析	2014	2013
	20 77-4324 25 77	二零一四年	二零一三年
			,
		HK\$'000	HK\$'000
		千港元	千港元
Loss before tax	除税前虧損	(94,749)	(3,420)
Tax at Hong Kong Profits Tax rate of	按香港利得税税率 16.5%		
16.5% <i>(2013: 16.5%)</i>	(二零一三年:16.5%)		
	計算	(15,634)	(564)
Tax effect of expenses not deductible	釐定應課税溢利時不可扣税		
in determining taxable profit	支出之税務影響	10,200	4,364
Tax effect of income not taxable in	釐定應課税溢利時無須課税	,	•
determining taxable profit	收入之税務影響	(196)	(3,838)
Unrecognised tax losses	未確認税項虧損	1,900	1,159
Unrecognised deductible temporary	未確認可扣減之暫時性差異	,	,
differences		3,730	(1,121)
Recognition (Reversal) of taxable	確認(撥回)應課税		
temporary differences	暫時性差異		
Land Appreciation Tax	- 土地增值税	1,319	(1,146)
		.,515	(.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Tour company of the state of	*左帝郑西士山 /托A\	4 240	(1.1.1.5)
Tax expenses (credit) for the year	本年度税項支出(抵免)	1,319	(1,146)

11. LOSS FOR THE YEAR ATTRIBUTABLE TO EQUITY HOLDERS OF THE COMPANY

The consolidated loss for the year attributable to equity holders of the Company includes a loss of HK\$92,793,000 (2013: profit of HK\$1,224,000) which has been dealt with in the financial statements of the Company.

No dividend was paid or proposed during the year and up to the date of the consolidated financial statements (2013: HK\$Nil).

11. 本公司股權持有人應佔年度 內的虧損

本公司股權持有人於本年度應佔綜合 虧損包括已在本公司之財務報表所反 映之虧損為92,793,000港元(二零 一三年:溢利為1,224,000港元)。

於本年度及直至本綜合財務報表之日 期沒有分派或建議股息*(二零一三年: 無)*。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

12. DIRECTORS' AND EMPLOYEES' EMOLUMENTS

(a) Directors' emoluments

For the year ended 30 June 2014, the emoluments paid or payable to each of the seven (2013: seven) directors were as follows:

12. 董事及僱員酬金

(a) 董事酬金

截至二零一四年六月三十日止年度,須向七位董事於(二零一三年:七位)支付或已支付之酬金如下:

		Mau, Marcus ("Mr. Marcus Hung") 洪繼懋 (「洪繼懋 先生」) HK\$'000 千港元 (Note) (附註)	Hung Kin Sang, Raymond ("Mr. Hung") 洪建生 (「洪朱生」) HK\$*000 千港元	Ng Kit Ling 吳潔玲 HK\$'000 千港元	Lun Tsan Kau 倫實球 HK\$'000 千港元	Su Ru Jia 蘇汝佳 HK\$*000 千港元	Chan Ming Fai 陳明輝 HK\$'000 千港元	Lo Yun Tai 盧潤帶 HK\$ 000 千港元	Total 總額 HK\$*000 千港元
Year ended 30 June 2014	截至二零一四年								
Fees	六月三十日止年度 費用	-	-	-	150	150	150	150	600
Other emoluments Salaries and other benefits Retirement benefit	其他酬金 薪金及其他福利 退休福利計劃供款	2,997	7,019	1,118	-	-	-	-	11,134
scheme contributions	ACT LITER THE BOY OW	15	-	15	-	-	-	-	30
Total emoluments	總酬金	3,012	7,019	1,133	150	150	150	150	11,764
Year ended 30 June 2013	截至二零一三年 六月三十日止年度								
Fees Other emoluments	費用 其他酬金	-	-	-	150	150	150	150	600
Salaries and other benefits Retirement benefit	薪金及其他福利 退休福利計劃供款	4,947	4,453	1,150	-	-	-	-	10,550
scheme contributions		15	-	14	-		-	-	29
Total emoluments	總酬金	4,962	4,453	1,164	150	150	150	150	11,179

Hung Kai

Note: During the year ended 30 June 2014, in addition to the above, the Group provided rent-free accommodation with estimated rateable values of approximately HK\$170,000 (2013: HK\$170,000) to Mr. Marcus Hung.

附註: 於截至二零一四年六月 三十日止年度,除上述之 外,本集團為洪繼懋先生 提供免費住宿之應課差 餉租值約為170,000港元 (二零一三年:170,000港 元)。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

(b) Employees' emoluments

The five highest paid individuals included three (2013: three) directors of the Company, details of whose emoluments are set out above. The emoluments of the remaining two (2013: two) individuals are as follows:

Salaries and other benefits Retirement benefits scheme contributions 薪金及其他福利 退休福利計劃供款

The two (2013: two) highest paid individuals' remuneration falls within the following band:

Nil to HK\$1,000,000

零至1,000,000港元

During the years ended 30 June 2014 and 2013, no emoluments were paid by the Group to the five highest paid individuals, including directors, as an inducement to join or upon joining the Group or as compensation for loss of office. During the years ended 30 June 2014 and 2013, no directors waived or agreed to waive any emoluments.

(b) 僱員酬金

五名最高薪人士包括三名(二零一三年:三名)董事,其酬金詳情載於上文。其餘兩名(二零一三年:兩名)人士之酬金如下:

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
645	606
29	28
674	634

兩名(二零一三年: 兩名)最 高薪人士之酬金屬下列範圍:

Number of employees 僱員數目

2014	2013
二零一四年	二零一三年
2	2

於截至二零一四年及二零一三 年六月三十日止年度,本集團 並無向五名最高薪人士(包括 董事)支付任何報酬作為加盟 本集團之聘金,或於加入本集 團時作為報酬或支付離職補償 金。於截至二零一四年及二零 一三年六月三十日止年度,各 董事並無放棄收取任何酬金。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

13. LOSS PER SHARE

The calculation of the basic loss per share attributable to the equity holders of the Company is based on the following data:

Loss for the purposes of 計算每股基本虧損 basic loss per share 所採用之虧損

Weighted average number of 計算每股基本虧損 ordinary shares for the purposes 所採用之加權平均 of basic loss per share 股份數目

The number of shares for the purpose of calculating basic loss per share for the years ended 30 June 2014 and 2013 has been adjusted to reflect the bonus element of rights issue of shares completed subsequent to the end of the reporting period as set out in note 42 to the consolidated financial statements.

For the years ended 30 June 2014 and 2013, diluted loss per share is the same as basic loss per share as the potential ordinary shares issuable under the convertible bonds have anti-dilutive effect on the basic loss per share.

13. 每股虧損

計算本公司股權持有人應佔每股基本 虧損如下:

1
2013
二零一三年
HK\$'000
千港元
2,274
1 2042
2013
二零一三年
No. of shares
股份數目
(adjusted)
(經調整)
1,067,323,854

就計算截至二零一四年及二零一三年 六月三十日止年度之每股基本虧損, 股份數目已作出相應調整,以反映於 報告期末後完成的供股股份之紅利因 素,並詳列於本綜合財務報表附註 42。

截至二零一四年和二零一三年六月 三十日止年度,因為根據可換股票據 發行的潛在普通股對每股基本虧損有 反攤薄效應,故每股攤薄虧損與每股 基本虧損是一樣的。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

14. INVESTMENT PROPERTIES

14. 投資物業

		Group 本集團
		HK\$'000
		千港元
Fair value	公平值	
At 1 July 2012	於二零一二年七月一日	336,900
Additions – subsequent expenditure	新增 — 後續支出	1,806
Transfer from non-current assets classified as	轉自分類為待出售的非流動資產	
held for sale		16,778
Net increase in fair values	公平值增加淨額	18,103
At 30 June 2013	於二零一三年六月三十日	373,587
Additions – subsequent expenditure	新增 — 後續支出	2,109
Net decrease in fair values	公平值減少淨額	(32,127)
Transfer to non-current assets classified as	轉移至分類為待出售的非流動資產	
held for sale (note 24)	(附註24)	(17,569)
At 30 June 2014	於二零一四年六月三十日	326,000

The fair values of the investment properties held in Hong Kong and the investment properties under development held in Panama have been arrived at on the basis of valuation as at the end of the reporting period carried out by an independent qualified professional valuer not connected with the Group. The valuation, which conforms to the HKIS Valuation Standards on Properties, was conducted on an open market basis by the comparison approach assuming sale with the benefit of vacant possession or by making reference to comparable sale evidences as available in the relevant market. Sales prices of comparable properties in close proximity adjusted for differences in key valuation attributes, such as size and age, were used to value the properties. The most significant input into this valuation approach is price per square foot.

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The fair value measurement of the Group's investment properties has been categorised into the three-level fair value hierarchy as defined in HKFRS 13 Fair Value Measurement. The fair values of the investment properties as at 30 June 2014 were classified as Level 2 fair value measurement, which uses significant observable inputs in arriving at fair value. During the year ended 30 June 2014, there were no transfers between Level 1 and Level 2 fair value measurement, or transfers into or out of Level 3 fair value measurement.

All of the Group's property interests held under operating leases to earn rental or for capital appreciation purposes are measured using the fair value model and are classified and accounted for as investment properties.

The carrying values of investment properties held by the Group comprise:

Held in Hong Kong: 於香港持有: Long-term leases 長期租約

Held outside Hong Kong: 於香港以外地方持有:
Medium-term leases 中期租約

Freehold 永久業權

本集團之投資物業已按香港財務報告 準則第13號之公平值計量,所釐定的 公平值的三個等級制度作分類。於二 零一四年六月三十日之投資物業被分 類為公平值計量之第二等級,其公平 值是使用了大量可觀察之輸入參數而 估算得來。於二零一四年六月三十日 止期間,公平值計量沒有於第一等級 及第二等級之間轉撥或沒有於第三等 級內轉撥入或轉撥出。

本集團持有所有因租賃合約而獲租金 收益或以作為資本增值之物業權益都 以公平值方法計算且分類為及列為投 資物業。

本集團持有之投資物業之賬面值包 括:

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
231,000	231,000
_	27,087
95,000	115,500
326,000	373,587



Year ended 30 June 2014 截至二零一四年六月三十日止年度

15.

	ANT AND EQUIP	MENT		物業、廠房	及設備	
Group			•	本集團		
		Leasehold		Furniture, fixtures		
		land and	Leasehold	and	Motor	
		buildings			vehicles	Total
		buildings	improvements	equipment 傢俬、裝置	venicies	IOLAI
		土地及樓宇	租賃 物業裝修	78744、装直 及設備	汽車	總額
		工地及接于 HK\$'000	初未 农 修 HK\$'000	及政備 HK\$'000	ハ 単 HK\$′000	#認領 HK\$'000
		千港元	千港元	千港元	千港元	千港元
Cost	成本					
At 1 July 2012	於二零一二年七月一日	589	12,570	926	13,191	27,276
Additions	新增	_	407	204	-	611
Written off	註銷	_	-	_	(1,595)	(1,595)
At 30 June 2013	於二零一三年六月三十日	589	12,977	1,130	11,596	26,292
Additions	新增	_	50	55	1,372	1,477
Written off	註銷		-	(149)	_	(149)
At 30 June 2014	於二零一四年六月三十日	589	13,027	1,036	12,968	27,620
Accumulated depreciation and impairment	累積折舊及減值					
At 1 July 2012	於二零一二年七月一日	102	12,298	849	8,893	22,142
Provided for the year	年度之折舊	7	85	76	1,047	1,215
Written off	註銷		-	_	(1,595)	(1,595)
At 30 June 2013	於二零一三年六月三十日	109	12,383	925	8,345	21,762
Provided for the year	年度之折舊	7	146	100	989	1,242
Written off	註銷		-	(149)	-	(149)
At 30 June 2014	於二零一四年六月三十日	116	12,529	876	9,334	22,855
Carrying values At 30 June 2014	賬面值 於二零一四年六月三十日	473	498	160	3,634	4,765

594

205

3,251

4,530

於二零一三年六月三十日

At 30 June 2013

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The carrying values of leasehold land and buildings held by the Group comprise:

本集團持有之土地及樓宇賬面值包 括:



Held in the PRC under long-term land use rights

在中國以長期土地 使用權持有

The carrying values of property, plant and equipment of the Group include an aggregate amount of HK\$1,910,000 (2013: HK\$2,605,000) in respect of asset held under a finance lease.

本集團之物業、廠房及設備之賬面 值包括根據融資租約持有之資產總 額約1,910,000港元(二零一三年: 2,605,000港元)。

16. OTHER ASSETS

Other assets of the Group and the Company represent antiques and artworks held for long-term investment purposes. In the opinion of the directors, other assets are worth at least their carrying values at the end of the reporting period.

16. 其他資產

本集團及本公司其他資產為作長期投資用途持有之古董及藝術品。董事認為,於報告期末所示之其他資產至少擁有賬面值之價值。

17. INTEREST IN A JOINT VENTURE

17. 於一間合營企業之權益

Group 本集團

2014	2013
二零一四年	二零一三年
_	_

Share of net assets

應佔淨資產

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The Group has a 50% interest in a joint arrangement that is structured as a limited liability company and provides the Group and the parties to the agreements with rights to the net assets of the limited company under the arrangement. Therefore, the entity is classified as a joint venture of the Group. The particulars of the joint venture at 30 June 2014 are as follows:

本集團持有50%權益之合營安排(其 為有限公司)及其按合約給予本集團 及其他合伴者之淨資產之安排。因 此,該個體分類為本集團之合營企 業,於二零一四年六月三十日,該合 營企業之資料如下:

Name of joint venture	Form of business structures	Place of incorporation/operation	Class of shares held 持有股票	Proportion of issued share capital held by the Group 由集團持有	Principal activities
合營企業的名稱	商業結構形式	營業地點	類別	股票比例 % 百分比	主要業務
Quorum Island (BVI) Limited ("Quorum")	Corporation 有限公司	British Virgin Islands 英屬維爾京群島	Ordinary 普通	50	Resort and property development 度假村及 物業發展

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Relationship with a joint venture

InterIsle Holdings Limited ("InterIsle"), the joint venture partner, failed to meet its obligation to pay the outstanding consideration of US\$10.5 million (the "Outstanding Consideration") in relation to its subscription of the 50% equity interest in Quorum, which led to the failure of Quorum to deliver its payment of the promissory note of US\$22 million to the Group on the due date of 9 April 2011. Upon advice from the lawyer of the Group, even though the joint venture agreement provides that the above failure would lead to a reduction in InterIsle's shareholding in Quorum, control does not shift to the Group until certain actions are taken by InterIsle to enable the control of Quorum being taken over by the Group. Since the Group has not obtained control over Quorum at the end of the reporting period, the directors consider Quorum should remain as a joint venture of the Group.

At 30 June 2014, included in the statement of financial position of Quorum was a piece of land, which has been classified as property, plant and equipment at a carrying amount of HK\$150,000,000 (2013: HK\$166,780,000), of which HK\$75,000,000 (2013: HK\$83,390,000) relates to the Group's interest. The fair value of the land as at 30 June 2014 was approximately HK\$150,000,000 (2013: HK\$180,000,000), which has been arrived at on the basis of a valuation carried out on that date by an independent professional valuer.

Fair value of investment

The joint venture is a private company and there is no quoted market price available for the investment.

與合營企業之關係

InterIsle Holdings Limited ([InterIsle]) 是本集團的合資夥伴,InterIsle未 能履行其義務,支付有關於認購 Quorum的50%權益之未償還代價 總額10,500,000美元(「未償還代 價」),導致Quorum不能兑現於二零 ——年四月九日到期之承兑票據總 額22,000,000美元。根據本集團律 師之意見,儘管合資協議定明,上 述之未履行義務會導致InterIsle減少 在Quorum之持股量,但其控制權並 沒有轉移至本集團,直至InterIsle採 取若干行動使本集團接管Quorum之 控制權。由於在報告期末本集團並沒 有取得Quorum之控制權,董事認為 Quorum應該繼續作為本集團之合營 企業。

在二零一四年六月三十日,在Quorum的財務狀況表上包含一塊土地(分類為物業、廠房及設備),其賬面值為150,000,000港元(二零一三年:166,780,000港元),其中75,000,000港元(二零一三年:83,390,000港元)為本集團的權益。於二零一四年六月三十日,土地的公平值約為150,000,000港元),由獨立專業估值師於期末當日計算得出。

投資之公平值

合營企業為一家私人公司及並沒有市 場價格可供參考之投資。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Financial information of a joint venture

The summarised financial information in respect of Quorum is set out below, which represents amounts shown in the financial statements of Quorum prepared in accordance with HKFRSs and adjusted by the Group for equity accounting purposes including any differences in accounting policies and fair value adjustments.

與合營企業之財務資料

本集團合營企業Quorum之財務資料概要載列於下,乃指合營企業根據香港財務報告準則編製的財務報表所列金額,並經本集團以權益法作出調整包括會計政策差異及公平值調整。

Gross amount	總額	
Non-current assets	非流動資產	
Current assets	流動資產	
Current liabilities	流動負債	
Nica Polotica	亚 4 连	
Net liabilities	淨負債	
Included in above: Cash and cash equivalents Current financial liabilities *	以上包括: 現金及現金等值物 流動財務負債*	
*Exclude other payables and provisions	*不包括其他應 付及撥備	
Reconciliation	<i>對賬</i>	
Net liabilities of joint venture	合營企業之淨負債	
Group's ownership interests	本集團持有之權益	
Carrying amount of the Group's	本集團之合營企業	
interest in joint venture	權益之賬面值	
Gross amount	總額	
Revenue	收益	
Expenses	支出	
(Loss) Profit for the year and	於本年度之(虧損)溢利	
total comprehensive (loss) income	及其全面(虧損)收入	
1		

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
150,000	166,780
976	624
(192,810)	(192,821)
(41,834)	(25,417)
976	624
(171,600)	(171,600)
(44.024)	/25 447)
(41,834)	(25,417)
50%	50%
_	_
1,641	1,597
(18,058)	(1,455)
(16,417)	142

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The financial information of Quorum is prepared using the same accounting policies as those adopted by the Group.

Unrecognised share of losses of a joint venture

The unrecognised share of loss of a joint venture for the current year amounted to HK\$8,208,000 (2013: profit of HK\$71,000) and the related share of losses cumulatively up to the end of the reporting period amounted to HK\$20,917,000 (2013: HK\$12,709,000).

Contingent liabilities

There are no contingent liabilities relating to the Group's interest in the joint venture.

18. PREPAID LEASE PAYMENTS

Current portion流動部份Non-current portion非流動部份

Prepaid lease payments of the Group represent cost paid for long-term lease land use rights in the PRC. The cost is amortised over the leasehold period.

合營企業所採用的會計政策與本集團 所採用的會計政策互相一致。

未確認佔之合營企業之虧損

本年度一間合營企業之未確認應佔虧 損分別為8,208,000港元(二零一三 年:溢利71,000港元)及累計虧損至 本報告期末為20,917,000港元(二零 一三年:12,709,000港元)。

或然負債

本集團並沒有關於合營企業權益之或 然負債。

18. 預付租賃款項

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
40	40
1,471	1,511
1,511	1,551

本集團預付租賃款項代表其支付於中國持有長期土地使用權的租賃成本。 該成本將於租賃期內攤銷。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

19. AVAILABLE-FOR-SALE INVESTMENTS

可供銷售投資

Group 本集團

2014 2013 二零一四年 二零一三年 HK\$'000 HK\$'000 千港元 千港元 179 278

Equity investments at fair value listed in Hong Kong

按公平值計算於香港上市 之權益投資

The fair values of the listed investments are determined on the basis of quoted market price at the end of the reporting period.

上市投資之公平值乃按報告期末之市 場報價而確定。

20. TRADE AND OTHER RECEIVABLES

20. 貿易及其他應收款項

			Group		Company	
			本集團		本公司	
			2014	2013	2014	2013
			二零一四年	二零一三年	二零一四年	二零一三年
		Note	HK\$'000	HK\$'000	HK\$'000	HK\$'000
		附註	千港元	千港元	千港元	千港元
Trade receivables	貿易應收款項	20(a)	-	-	-	-
Other receivables Deposits, prepayments	其他應收款項 按金,預付款					
and other debtors	及其他債權人		1,605	3,859	90	1,847
Legal costs recoverable Amount due from	可收回之法律費用 應收一關聯方	20(b)	8,825	22,213	8,825	22,213
a related party	之款項	20(c)	-	107	-	_
			10,430	26,179	8,915	24,060
				1		

Year ended 30 June 2014 截至二零一四年六月三十日止年度

20(a) TRADE RECEIVABLES

The Group allows credit period ranging within 90 days to its trade customers. There was no trade receivables as at 30 June 2014 (2013: HK\$Nil).

20(b) LEGAL COSTS RECOVERABLE

As at the end of the reporting period, management estimated that the Group and the Company would be able to recover legal costs of approximately HK\$7,200,000 (2013: HK\$9,000,000) from Wong Kar Gee, Mimi ("Ms. Wong"), a close family member of Mr. Marcus Hung, a director of the Company, as a result of the consent judgement of a High Court case. The assessment requires an estimation of the final legal costs to be recovered from Ms. Wong and is subject to uncertainty. Any change in estimation will cause an adjustment to profit or loss.

The balance of total legal costs recoverable of HK\$8,825,000 (2013: HK\$22,213,000) also included an amount of approximately HK\$1,625,000 (2013: HK\$13,213,000) paid by the Company for Mr. Hung relating to a High Court case pursuant to the "Indemnity Clause" as stated in Clause 168 of the Company's Bye-Laws. As a result of the consent judgement of the High Court case, Mr. Hung would be reimbursed the related legal costs on indemnity basis from Ms. Wong.

20(c) AMOUNT DUE FROM A RELATED PARTY

The amount represents amount due from Ms. Wong which is unsecured, interest-free and repayable on demand. The maximum amount outstanding of the Group and the Company during the year were HK\$660,000 (2013: HK\$660,000) and HK\$313,000 (2013: HK\$313,000) respectively. At the end of the reporting period, provision of HK\$660,000 (2013: HK\$553,000) had been made for non-repayment of the balance.

20(a)貿易應收款項

本集團給予其貿易客戶之信貸期在90 天內。於二零一四年六月三十日,並 無貿易應收款項(二零一三年:無)。

20(b) 可收回之法律費用

於報告期末,管理層估計本集團及本公司將能夠從王家琪(「王女士」)收回按高等法院判決下之法律費用約7,200,000港元(二零一三年:9,000,000港元),王女士是本公司董事洪繼懋先生的關係密切的家庭成員。其估值是需要對最終可從王女士收回法律費用作出估計並存在不確定因素。任何估計調整將於損益賬中呈現。

可收回法律費用總額為8,825,000港元(二零一三年:22,213,000港元),其中包括根據在本公司之公司細則第168條所述的「賠償條款」下由本公司替洪先生所支付有關一高等法院案件之金額1,625,000港元(二零一三年:13,213,000港元)。根據高等法院對案件的判決結果,洪先生將可向王女士人收回相關之法律費用。

20(c) 應收一關聯方之款項

該款項為應收王女士之款項,其為無抵押,免息及按要求償還。本集團及本公司於年內最高未償還金額分別為660,000港元(二零一三年:660,000港元)及313,000港元(二零一三年:313,000港元)。於報告期末,已就660,000港元(二零一三年:553,000港元)為未償還餘額之撥備。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

21. PROMISSORY NOTE RECEIVABLE FROM A JOINT VENTURE

21. 應收一間合營企業之承兑票據

Group 本集團

2014	2013
1	二零一三年
二零一四年	_ ~ _ '
HK\$'000	HK\$'000
千港元	千港元
121,457	144,314

Non-current portion

非流動部份

Following the expiration of the due date of the promissory note receivable from Quorum Island (BVI) Limited ("Quorum") on 9 April 2011, management of the Group considered that there was objective evidence that an impairment loss on the promissory note had occurred. Management expected that the full amount of the promissory note amounted to US\$22 million (equivalent to approximately HK\$171,600,000) would be realisable in approximately four years after 30 June 2011. Consequently, impairment loss of HK\$50,143,000 measured as the difference between the carrying amount and the present value of estimated future cash flows discounted at 9% per annum was recognised in profit or loss in the reporting period ended 30 June 2011.

In December 2012, the Group brought a legal action against Quorum for the non-payment of the promissory note. Having taken into consideration of the latest development of the legal action, management has reassessed the period of recovery and expected that the full amount of the promissory note would be realisable in four years' time from current year. Accordingly, impairment loss of HK\$22,857,000 measured as the difference between the carrying amount and the present value of estimated future cash flows discounted at 9% per annum was recognised in profit or loss for the year ended 30 June 2014.

The promissory note is unsecured. At the end of the reporting period, the promissory note was past due for more than one year (2013: more than one year).

因應收Quorum Island (BVI) Limited (「Quorum」)承兑票據之限期於二零一一年四月九日已到期,本集團管理層認為有客觀證據表明票據已發生減值損失。管理層預計,承兑票據的公數金額為22,000,000美元(相等於約171,600,000港元)將於二零一一年六月三十日起,約四年後變現。因此,於二零一一年六月三十日報告期間,以9%年利率貼現估算未來現金流量的現值與賬面值計算之差異,在損益賬中確認減值虧損50,143,000港元。

於二零一二年十二月,本集團就未支付承兑票據向Quorum提出訴訟行動。考慮到該訴訟行動之最新發展,管理層已重新評估其還款期及預計該承兑票據的全數金額將於本年度起計四年後悉數變現。因此,於二零一四年六月三十日報告期間,以9%年利率貼現估算未來現金流量的現值與賬面值計算之差異,在損益賬中確認其減值虧損為22,857,000港元。

該承兑票據為無抵押。於報告期末, 該承兑票據逾期一年以上(二零一三 年:一年以上)。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

22. AMOUNT DUE FROM A JOINT VENTURE

The amount is unsecured, interest-free and has no fixed repayment term. At the end of the reporting period, no provision had been made for non-repayment of the amount due and the carrying amount of the amount due approximates its fair value.

23. BANK BALANCES AND CASH

Bank balances and cash comprise bank balances and cash held by the Group and the Company that bear interest at prevailing market interest rates.

24. NON-CURRENT ASSETS CLASSIFIED AS HELD FOR SALE

Investment property 投資物業

Liabilities associated分類為待出售的with non-current assets非流動資產classified as held for sale之相關負債

During the year ended 30 June 2012, a subsidiary of the Group, Quorum Electronics (Shenzhen) Company Limited ("Quorum Shenzhen") entered into a sale and purchase agreement (the "Agreement") with a third party (the "Purchaser") for the disposal of the investment property (the "Disposal") in the PRC, at a consideration, net of land premium, of RMB13,957,000 (equivalent to approximately HK\$17,569,000 as at 30 June 2014).

22. 應收一間合營企業之款項

該款項乃無抵押、免息及無固定還款期。於報告期末,沒有對未償還之款項作出撥備,而其應收賬面值接近乎 其公平值。

23. 銀行結存及現金

銀行結存及現金包括由本集團及本公司持有根據現行市場利率之帶息銀行 結存及現金。

24. 分類為待出售的非流動資產

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
17,569	_
16,956	_

於截至二零一二年六月三十日止年度內,本集團的一間附屬公司,盈聯多科技企業(深圳)有限公司(「盈聯多」)與第三方(「買方」)訂立買賣協議(「協議」)出售位於中國的投資物業(「出售」),代價(扣除補地價)為13,957,000人民幣元(於二零一四年六月三十日相當於約17,569,000港元)。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

During the year ended 30 June 2013, as a result of the failure to agree on the additional tax payable calculated based on the property value assessed by the PRC tax bureau, the Purchaser filed an application to the court for an order that the Disposal be completed and the payment of additional tax be borne by Quorum Shenzhen. Quorum Shenzhen had filed a counterclaim against the Purchaser for non-payment of the additional tax and the unconditional cancellation of the Agreement. As advised by the lawyer of the Group, with additional tax being imposed, the Disposal would violate the PRC Contract Law. Therefore, the directors considered that the Disposal should be terminated. Accordingly, the criteria in HKFRS 5 could no longer be satisfied because of unlikelihood of the investment property being disposed of in the near future. The investment property and the liabilities associated therewith were accounted for as investment properties and other payables in the consolidated financial statements for the year ended 30 June 2013.

Upon the Court judgement ordering Quorum Shenzhen to proceed with the Agreement (the "Judgement") on 27 November 2013 and the result of appeal application against the Judgement on 11 May 2014, Quorum Shenzhen was required to proceed with the Agreement. As a result, the investment property and the liabilities associated therewith are classified as non-current assets held for sale in the consolidated financial statements.

於截至二零一三年六月三十日止年度 內,由於未能就應付額外稅款(由中 國稅務機關基於評估的物業價值所計 算的應納税款)達成共識,買方向法 院提出申請,要求盈聯多完成出售及 承擔支付額外税款。盈聯多已提出反 訴,向買方申索不支付額外的稅款或 無條件取消出售。在本集團的律師建 議下,與被徵收額外税款一併考慮 下,出售將違反中國合同法。因此, 董事認為出售應該被終止。因投資物 業在不久的將來不大可能出售,故香 港財務報告準則第5號的標準,再也 不能適用。於截至二零一三年六月 三十日止年度綜合財務報表中,投資 物業及與其相關的負債已被界定為投 資物業及其他應付款項。

基於二零一三年十一月二十七日之法 院判決(「判決」),及其於二零一四年 五月十一日就反對判決之上訴結果, 盈聯多被要求須履行該協議,因此, 該投資物業及其相關的負債於綜合財 務報表中分類為待出售的非流動資產。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The carrying amount of the investment property held for sale stated in the consolidated statement of financial position at 30 June 2014 was arrived at by reference to the consideration of the Disposal. The major classes of liabilities associated with the Disposal at the end of the reporting period are as follows:

於二零一四年六月三十日之綜合財務 狀況表內所列之待出售的投資物業之 賬面值乃經參考出售事項之代價。其 出售之相關負債的主要分類如下:

> Group 本集團

> > HK\$'000 千港元

Deposits received on the Disposal (note 25)

已收出售按金(附註25) 出售相關之應付賠償金

.

10,329

to the Disposal

 1,095 5,532

Liabilities associated with non-current assets classified as held for sale

Compensation payable relating

分類為待出售的非流動資產 之相關負債

16,956

The estimated compensation payable relating to the Disposal amounted to HK\$1,095,000 (2013: HK\$2,066,000) has been recognised at the end of the reporting period. Accordingly, over-provision of compensation amounted to HK\$971,000 has been included in the "other operating income (expenses), net" in the consolidated statement of comprehensive income.

No significant gain or loss on disposal is expected upon the completion of the Disposal, which is expected to be completed in the next 12 months. 其估計出售相關之應付賠償金總價值達1,095,000港元(二零一三年: 2,066,000港元)已於報告期末確認。因此超額撥備之賠償金為971,000港元已包含於綜合全面收益表內之「其他營運收入(支出)淨額」。

於完成出售後,預期於將來12個月內 完成,沒有重大出售收入或虧損可被 預見。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

25. OTHER PAYABLES

25. 其他應付款項

Group

			,
本集		本公	司
2014	2013	2014	2013
二零一四年	二零一三年	二零一四年	二零一三年
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元
4,682 -	9,056 10,329	918	1,447
4,682	19,385	918	1,447

Company

Accrued charges and

應付未付及其他債務人

other creditors

Deposits received on 已收出售按金(附註24)

the Disposal (note 24)

26. INTEREST-BEARING BORROWINGS

26. 帶息借貸

			Group 本集團		Company 本公司	
		Note 附註	2014 二零一四年 HK\$'000 千港元	2013 二零一三年 HK\$'000 千港元	2014 二零一四年 HK\$'000 千港元	2013 二零一三年 HK\$'000 千港元
Bank borrowings, secured Other borrowing, unsecured	已抵押銀行借貸其他無抵押借貸	(i) (ii)	88,777 10,000 98,777	78,311 - 78,311	10,000 10,000	- - -
Current portion Non-current portion which contains a repayment on demand clause	流動部份 非流動部份其中 包括已有要求 還款條款		33,592 65,185 98,777	9,443 68,868 78,311	10,000 - 10,000	-

Year ended 30 June 2014 截至二零一四年六月三十日止年度

Analysis of the amounts due based on scheduled payment dates set out in the loan agreements (ignoring the effect of any repayment on demand clause) is as follows:

按載於貸款協議中的計劃付款日期 (忽略任何按要求時還款的條款之影響)的到期款項的分析如下:

Company

本集團		本公	司
2014	2013	2014	2013
二零一四年	二零一三年	二零一四年	二零一三年
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元
33,592	9,443	10,000	_
14,979	14,403	_	_
50,206	54,465	_	_
98,777	78,311	10,000	_

Within 1 year -年內 One to five years -至五年 Over five years 五年以上

On demand or 按要求時 within one year 或一年內

Note:

(i) At the end of the reporting period, the Group's bank borrowings carried variable interest rates ranging from 1.45% to 2.30% (2013: 1.45% to 2.30%) per annum above one month Hong Kong Inter-bank Offer Rate. The effective interest rate during the year was 1.85% (2013: 1.85%) per annum. The bank borrowings are secured by the assets of the Group as set out in note 35 to these consolidated financial statements.

The secured bank borrowings with a clause in its terms that gives the bank a customary overriding right of repayment on demand and an unfettered right of terminating the facility at any time by notice in writing to the Group at its sole discretion are classified as current liabilities even though the directors do not expect that the bank would exercise its rights to demand repayment.

(ii) Other borrowing represented fixed rate loan from an independent financial institution amounted to HK\$10,000,000, which is unsecured, bearing interest at 12% per annum and with maturity date on 24 September 2014. Subsequent to the end the reporting period, on 14 August 2014, the fixed rate loan was fully settled. 附註:

Group

(i) 於報告期末,本集團的銀行借貸按浮動香港銀行同業拆息加年利率1.45%至2.30%(二零一三年:1.45%至2.30%)。本年度內實際借貸年利率為1.85%(二零一三年:1.85%)。有關銀行借貸而抵押的本集團資產,已載於綜合財務報表附註35。

根據已抵押銀行借貸條文之條款中,給予銀行按要求償還並凌駕一切之權利及在任何時間以書面通知本集團不受約束地隨時終止信貸之權利,儘管董事並不預期該銀行將行使其權利要求還款,亦自行決定歸類為流動負債。

(ii) 其他借貸金額為10,000,000港元 (無抵押・12%年息計算及於二零 一四年九月二十四日到期),於報 告期末之後即二零一四年八月十四 日,該其他借貸已悉數付清。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

27. OBLIGATION UNDER A FINANCE LEASE

27. 融資租約承擔

Group 本集團

2014 2013 二零一四年 二零一三年 HK\$'000 HK\$'000 千港元 千港元 595 1,162 - 595 595 1,757

Current portion流動部份Non-current portion非流動部份

Group 本集團

Minimum lease		Present value of	
payments		minimum leas	e payments
最低租約	的付款	最低租約付	寸款現值
2014	2013	2014	2013
二零一四年	二零一三年	二零一四年	二零一三年
HK\$'000	HK\$'000	HK\$'000	HK\$'000
千港元	千港元	千港元	千港元
601	1,201	595	1,162
_	601	-	595
601	1,802	595	1,757
(6)	(45)	_	_
595	1,757	595	1,757
		(595)	(1,162)
		-	595

Amounts payable: Within one year More than one year but less than two years	應付款項: 一年內 超過一年 但少於兩年
Less: Future finance charges	減:將來融資費用
Present value of finance lease obligation	租約承擔之現值
Less: Amount due for settlement within 12 months	減:於十二個月內 之應付款項
Amount due for settlement after 12 months	十二個月後 之應付款項

Year ended 30 June 2014 截至二零一四年六月三十日止年度

The obligation under a finance lease of the Group is secured by the lessor's charge over the leased asset as set out in note 15 to the consolidated financial statements.

The lease term is three years and on a fixed repayment basis. For the year ended 30 June 2014, the average effective borrowing rate was 3.26% (2013: 3.26%) per annum. Interest rate was fixed at the contract date. The lease is on a fixed repayment basis.

本集團融資租賃承擔已由租賃資產作 抵押,並載於綜合財務報表附註15。

租賃期為三年及有固定還款期。截至 二零一四年六月三十日止年度,平 均實際借貸利率為每年3.26%(二零 一三年: 3.26%)。利率固定在合約日 期。所有租賃是以固定還款期為基礎。

Manual and A

28. SHARE CAPITAL

28. 股本

		Number of	
		ordinary shares	HK\$'000
Ordinary shares of HK\$0.01 each	普通股每股面值0.01港元	普通股數量	千港元
Authorised:	法定:		
At 1 July 2012, 30 June 2013	於二零一二年七月一日、		
and 30 June 2014	二零一三年六月三十日		
	及二零一四年六月三十日	6,000,000,000	60,000
Issued and fully paid:	已發行及繳足:		
At 1 July 2012, 30 June 2013	於二零一二年七月一日、		
and 1 July 2013	二零一三年六月三十日		
	及二零一三年七月一日	837,773,826	8,378
Shares issued upon conversion of	轉換可換股票據而發行		
convertible bonds (Note)	之股票(附註)	322,000,000	3,220
At 30 June 2014	於二零一四年六月三十日	1,159,773,826	11,598



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Note:

During the year ended 30 June 2014, the convertible bonds with aggregate value of HK\$72,840,000 were converted into ordinary shares of HK\$0.01 each in the Company. The details of the conversion are as follows:

附註:

於截至二零一四年六月三十日止年度內,總額為72,840,000港元之可換股票據轉換成本公司普通股每股面值為0.01港元之股票,其詳情如下:

Class of convertible bonds 可換股票據類別	Conversion date 換股日期	Number of ordinary shares of HK\$0.01 each converted 普通股每股面值 為0.01港元之數額	Conversion price per share 換股價(每股)	Conversion principal amount 換股之本金
刊 揆	換版口別	点 0.01 / 色儿之数 做	揆放員(母放) HK\$ 港元	授成と中立 HK\$ 港元
8% convertible bonds due in 2013 ("2013 CB") 二零一三年之 8% 可換股票據 (「2013 可換股票據」)	10 October 2013 二零一三年十月十日	90,660,000	0.24	21,758,400
2013 CB 2013 可換股票據	17 October 2013 二零一三年十月十七日	83,340,000	0.24	20,001,600
Zero coupon convertible bonds due in 2018 ("2018 CB") 二零一八年之無息可換股票據 (「2018 可換股票據」)	23 December 2013 二零一三年十二月二十3	148,000,000 E日 	0.21	31,080,000
	Total 總額	322,000,000		72,840,000

Year ended 30 June 2014 截至二零一四年六月三十日止年度

29. SHARE-BASED PAYMENTS

The Company adopted a share option scheme on 15 November 2012 (the "Scheme") for the primary purpose of providing incentives to directors and eligible employees. Under the Scheme, the board of directors of the Company may, at their discretion, grant options to any employees, including executive directors, or consultants of the Company and/or its subsidiaries, to subscribe for shares in the Company.

The total number of shares in respect of which options may be granted under the Scheme is not permitted to exceed 10% of the shares of the Company in issue at the date of adoption of the Scheme ("Scheme Mandate Limit") which was 83,777,383 shares. Unless approved by the shareholders of the Company, the number of shares in respect of which options may be granted to any individual is not permitted to exceed the higher of 1% of the number of shares issued and issuable under the Scheme or any other limit as may be permitted under the Listing Rules.

Any grant of options under the Scheme to a director, chief executive or substantial shareholder of the Company or any of their respective associates must be approved by independent non-executive directors (excluding any independent non-executive director who is the grantee of the options). Any share options granted to a substantial shareholder or an independent non-executive director of the Company or to any of their respective associates, in excess of 0.1% of the shares in issue and with an aggregate value (based on the closing price of the shares at the date of grant) in excess of HK\$5 million, in any 12-month period, are subject to shareholders' approval in a general meeting of the Company.

29. 以股本為基礎支付款項

本公司於二零一二年十一月十五日採納一新購股權計劃(該「計劃」)。根據該計劃,本公司董事會可酌情向本公司及/或其附屬公司之僱員(包括執行董事)或顧問授出可認購本公司股份之購股權。

根據該計劃授出之購股權所涉及之股份總數,不得超過採納該計劃當日本公司已發行股份之10%(「計劃授權限額」)為83,777,383股。除非得到公司股東批准,可授予任何個別人士之購股權所涉及之股份數目,不得超過根據該計劃已發行及可發行之股份數目之1%或根據上市規則所容許之任何其他限制(以較高者為準)。

根據計劃,凡向本公司董事、主要行政人員或主要股東或其任何聯繫人士授出任何購股權,須獲獨立非執行董事(不包括其本身為購股權承授人之任何獨立非執行董事)事先批准。倘向本公司主要股東或獨立非執行董事,該彼等各自之聯繫人士授出購股權,將導致共佔超過已發行股份之0.1%及於十二個月期間內總值超過5,000,000港元(根據購股權於授出日期股份之收市價計算),須獲股東在股東大會上批准。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Options granted must be taken up within 30 days of the date of grant, upon payment of HK\$1 by the grantee on each acceptance of grant. Options may be exercised at any time from the date of grant to the 10th anniversary of the date of grant. In each grant of options, the board of directors of the Company may at their discretion to determine the specific exercise period. The exercise price is determined by the directors of the Company, and will be the highest of (i) the closing price of the Company's share on the date of grant; (ii) the average closing price of the Company's shares for the five business days immediately preceding the date of grant, and (iii) the nominal value of the Company's shares.

授出之購股權必須於授出日期起計30日內接納,於每次接納時每位授予者須為接受該授予繳付1港元。購股權可由授出日期起至授出日期第10週年止期間隨時行使。於授出購股權時,董事會可酌情釐定特定行使期。行使價由本公司董事釐定,並相等於(i)聚接授出日期本公司股份之收市價;或(ii)本公司股份之面值(以較高者為準)。

The directors and employees of the Company and its subsidiaries are entitled to participate in the Scheme. At 30 June 2014, the total number of shares available for issue under the Scheme was 83,777,383 (2013: 83,777,383) shares, which represented approximately 7.2% (2013: 10.0%) of the Company's issued share capital.

During the years ended 30 June 2014 and 2013, no share options had been granted. There were no share options outstanding as at 30 June 2014 and 2013.

本公司及其附屬公司之董事及僱員均可參與本公司之計劃。於二零一四年六月三十日,根據計劃可供發行股份數目分別為83,777,383股(二零一三年:83,777,383股),其代表本公司已發行股份約7.2%(二零一三年:10.0%)。

於截至二零一四年及二零一三年六月 三十日止年度,沒有授出購股權。於 二零一四年及二零一三年六月三十 日,沒有尚未行使的購股權。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

30. DEFERRED TAXATION

The movements for the year in the Group's net deferred tax liabilities are as follows:

30. 遞延税項

於本年內本集團遞延税項負債淨額變 動如下:

Group 本集團

2014	2013	
二零一四年	二零一三年	
HK\$'000	HK\$'000	
千港元	千港元	
4,213	5,359	
1,319	(1,146	
5,532	4,213	
(5,532)	_	
_	4,213	

於報告期末已確認遞延税項負債如 下:

At beginning of the reporting period 在本報告期初

Charge (Credit) to profit or loss 於損益賬扣除(計入)

Deferred tax liabilities associated with non-current assets held for sale (note 24)

分類為待出售的非流動 資產之相關遞延税項 負債(附註24)

At the end of the reporting period 於報告期末

Recognised deferred tax liabilities at the end of the reporting period represent the following:

二零

Land appreciation tax adjustment 土地增值税調整

Amount expected to be recovered after 預期超過十二個月 more than 12 months 將會收回之金額

The balance represented deferred tax on the land appreciation tax adjustment arising from investment property classified as held for sale.

Group 本集團

2013 二零一三年
HK\$'000
千港元
4,213
4,213

該結餘為待出售的投資物業所產生之 土地增值税調整之遞延税項。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Unrecognised deferred tax assets arising from

未確認遞延税項資產來自

Group 本集團

	_
2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
76,172	53,563
255,132	232,592
331,304	286,155

Deductible temporary differences 可抵扣之暫時性差異 Tax losses 税項虧損

At the end of the reporting period 於報告期末

The deductible temporary differences of HK\$76,172,000 (2013: HK\$53,563,000) represent deficit on revaluation of overseas investment properties. At the end of the reporting period, the Group had unused tax losses of HK\$255,132,000 (2013: HK\$232,592,000) available for offset against future taxable profits. No deferred tax assets in respect of these items have been recognised due to the unpredictability of future profit streams. The tax losses may be carried forward indefinitely.

31. MAJOR NON-CASH TRANSACTION

For the year ended 30 June 2014, convertible bonds with liability component and equity component of approximately HK\$64,902,000 and HK\$11,858,000 respectively were converted into approximately 322,000,000 ordinary shares of the Company of HK\$0.01 each.

The Group did not have major non-cash transaction for the year ended 30 June 2013. 可抵扣之暫時性差異76,172,000港元(二零一三年:53,563,000港元)代表重估海外投資物業的赤字。於報告期末,本集團有未動用税項虧損255,132,000港元(二零一三年:232,592,000港元)可供抵銷未來應課稅之利潤。由於不可預測的未來利潤流,這些項目已沒被確認為遞延稅項資產。稅項虧損可無限期結轉。

31. 主要非現金交易

於截至二零一四年六月三十日止年度,本集團相可換股票據之負債部份及權益部份分別為約64,902,000港元及11,858,000港元轉換成本公司之普通股每股估0.01港元之322,000,000股股份。

於截至二零一三年六月三十日止年 度,本集團並無主要非現金交易。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

32. OPERATING LEASE COMMITMENTS

The Group as lessee

At the end of the reporting period, the Group had commitments for future minimum lease payments under non-cancellable operating leases in respect of rented premises which fall due as follows:

Within one year — — 年內
In the second to fifth year inclusive 第二至第五年 (包括首尾兩年)

Operating lease payments represent rentals payable by the Group for certain of its offices and directors' accommodations. Leases are negotiated for a term of 2 years (2013: 2 years). Rentals are fixed over the lease period and no arrangements have been entered into for contingent rental payments.

33. OPERATING LEASE ARRANGEMENTS

The Group as lessor

At the end of the reporting period, the Group had contracted with tenants for future minimum lease payments, which represent rentals receivable by the Group under non-cancellable operating leases which fall due as follows:

Within one year 於一年內
In the second to fifth year inclusive 於兩年至五年內
(包括首尾兩年)

32. 經營租約承擔

本集團為承租人

於報告期末,本集團就租賃物業之不可註銷經營租約須支付之未來最低租 金如下:

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
1,379	3,789
_	1,379
1,379	5,168

經營租賃租金指本集團應付之若干辦公室及董事住宿開支。租期為兩年(二零一三年:兩年)。租金於租約期間為固定,並且無就或然租金支付訂立任何安排。

33. 經營租約安排

本集團為出租人

於報告期末,本集團就應收租金乃根 據不可註銷經營租約之最低租金收入 如下:

Group 本集團

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
1,720	_
1,680	_
3,400	_
	•

Year ended 30 June 2014 截至二零一四年六月三十日止年度

34. CAPITAL COMMITMENTS

34. 資本承擔

Group
本集團

Capital expenditure in respect of
the acquisition of investment
properties and property, plant and
equipment contracted but not
provided for in the consolidated
financial statements

財務報表撥備 之有關購買投資物業及 物業、廠房及設備之 資本承擔

已簽約但未在綜合

- the Group
- share of a joint venture
- 本集團
- 應佔一間合營企業

2014 二零一四年	2013 二零一三年
HK\$'000	HK\$'000
千港元	千港元
19,139	19,203
31,288	31,288
50,427	50,491
<u> </u>	=

35. PLEDGE OF ASSETS

At the end of the reporting period, the Group and the Company had provided the following security for the banking facilities granted to a subsidiary of the Company as set out in note 26 to the consolidated financial statements.

- (a) Pledge of investment properties of the Group with a carrying amount of HK\$231,000,000 (2013: HK\$231,000,000);
- (b) All monies earned by the above pledged investment properties of the Group. During the year, rental income of HK\$279,000 (2013: HK\$Nil) was generated from these investment properties;
- (c) Property insurance on the pledged investment properties executed by the Group in favour of the bank. At the end of the reporting period, the property insurance coverage amounted to HK\$16,500,000 (2013: HK\$16,500,000); and
- (d) Unconditional and irrevocable corporate guarantee given by the Company in respect of all amounts owing by the subsidiary to the bank under the facilities.

35. 資產抵押

於報告期末,本集團及本公司就獲取 授予本公司的一間附屬公司之銀行信 貸,刊載於綜合財務報表附註26,而 提供之保證如下:

- (a) 抵押本集團之投資物業,其賬 面值為231,000,000港元(二零 一三年:231,000,000港元);
- (b) 上述本集團抵押之投資物業所 賺取的全部款項均被抵押。於 本年內,投資物業租金收入為 279,000港元(二零一三年: 無);
- (c) 該抵押之投資物業其由本集團履行的物業保險之保險受益人為銀行。於報告期末,物業保險保額為16,500,000港元(二零一三年:16,500,000港元);及
- (d) 本公司就該信貸予本公司之附 屬公司,對銀行作出無條件及 不可撤回之公司擔保。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

36. RELATED PARTY AND CONNECTED TRANSACTIONS

In addition to the transactions/information disclosed elsewhere in the consolidated financial statements, during the year, the Group had the following transactions with related parties:

(a) Transactions

On 29 May 2013, the Company entered into a subscription agreement with Mr. Hung, pursuant to which the Company agreed to issue, and Mr. Hung agreed to subscribe for the 2018 CB in the principal amount of HK\$31,080,000 in cash. These transactions constitute connected transactions of the Company under the Listing Rules and the relevant disclosures are set out in note 37(b) to the consolidated financial statements.

On 23 December 2013, the 2018 CB with aggregate principal amount of HK\$31,080,000 were converted into 148,000,000 ordinary shares of the Company of HK\$0.01 each.

(b) Remuneration to key management personnel

The remuneration of members of key management, other than directors as disclosed in note 12 (a) to the consolidated financial statements was as follows:

Salaries and other benefits Retirement benefit scheme contributions 薪金及其他福利 退休福利計劃供款

36. 關聯人士及關連交易

除了在本綜合財務報表已披露之交易/ 資訊外,於本年度內,本集團與關聯 人士有下列交易:

(a) 交易

於二零一三年五月二十九日,本公司與洪先生訂立認購協議,根據認購協議,本公司同意發行及洪先生同意以本金總額31,080,000港元現金認購2018可換股票據。根據上市規則,該交易構成本公司之關連交易及有關披露於綜合財務報表附註37(b)。

於二零一三年十二月二十三日,2018可換股票據合共本金為31,080,000港元已悉數轉換為148,000,000股之本公司每股為0.01港元之普通股。

(b) 主要管理人員酬金

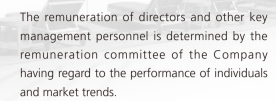
除了在此綜合財務報表附註 12(a)披露之董事外,於本年內 之主要管理人員酬金如下:

Group 本集團

2014 二零一四年 HK\$'000 千港元	2013 二零一三年 HK\$'000 千港元
98	354
5	11
103	365
	i



Year ended 30 June 2014 截至二零一四年六月三十日止年度



The above transactions do not fall under the definition of connected transactions or continuing connected transactions under the Listing Rules. 本公司之薪酬委員會會視乎個 別人士之表現及市場趨向而釐 定董事及其他主要管理人員之 酬金。

上述交易不屬於上市規則定義下的關連交易或持續關連交易。

37. CONVERTIBLE BONDS

(a) 2013 CB

On 10 December 2010, the Company issued the 2013 CB in the aggregate principal amount of HK\$41,760,000. The holders of the 2013 CB may convert the whole or any part, in minimum amount of HK\$250,000 or integral multiples, of the 2013 CB into shares at conversion price of HK\$0.24, subject to adjustments, with the term of 3 years from 10 December 2010.

The fair value of the liability component and the equity conversion component were determined at issuance of the 2013 CB. The fair value of the liability component was calculated using an annual market interest rate of 12.2%. The residual amount, representing the value of the equity conversion component, had been included in the convertible bonds reserve.

In October 2013, the holders of 2013 CB exercised their right to convert the convertible bonds into 174,000,000 new ordinary shares of the Company.

37. 可換股票據

(a) 2013 可換股票據

在二零一零年十二月十日,本 集團發行2013可換股票據的 總金額為41,760,000港元。 2013可換股票據持有人,從二 零一零年十二月十日以三年為 期,可轉換全部或任何部份, 以最低金額250,000港元或其 整體倍數兑換2013可換股票 據,兑換價為每股0.24港元, 可予調整。

負債部份及權益轉換部份的公平值是在發行2013可換股票據時釐定。公平值的負債部份是以每年的市場利率為12.2%計算。剩餘之金額已被包括於可換股票據儲備,其代表股權轉換部份的價值。

於二零一三年十月中,2013可 換股票據持有人已行使其悉數 換股權轉換為174,000,000股 本公司之新普通股股份。

Year ended 30 June 2014 截至二零一四年六月三十日止年度

(b) 2018 CB

On 29 May 2013, the Company issued the 2018 CB in the aggregate principal amount of HK\$31,080,000 to Mr. Hung for financing the working capital requirements of the Group. The 2018 CB borne no coupon interest and was unsecured. The holders of the 2018 CB may convert the whole or part, in minimum amount of HK\$500,000 or integral multiples, of the 2018 CB into shares at conversion price of HK\$0.21, subject to adjustments, with the term of 5 years from 29 May 2013.

The fair value of the liability component and the equity conversion component were determined at issuance of the 2018 CB. The fair value of the liability component was calculated using an annual market interest rate of 6.3%. The residual amount, representing the value of the equity conversion component, had been included in the convertible bonds reserve.

In December 2013, Mr. Hung exercised his right to convert the convertible bonds into 148,000,000 new ordinary shares of the Company.

(b) 2018 可換股票據

負債部份及權益轉換部份的公平值是在發行2018可換股票據時釐定。公平值的負債部份是以每年的市場利率為6.3%計算。剩餘之金額已被包括於可換股票據儲備,其代表股權轉換部份的價值。

於二零一三年十二月中,洪先 生已行使其悉數換股權轉換為 148,000,000股本公司之新普 通股股份。



Year ended 30 June 2014 截至二零一四年六月三十日止年度

- (c) The above-mentioned convertible bonds recognised at the end of the reporting period were calculated as follows:
- (c) 於報告期末上述可換股票據計 算方法如下:

Group and Company 本集團及本公司

		2014	2013
		二零一四年	二零一三年
		HK\$'000	HK\$'000
		千港元	千港元
Liability component	負債部份		
At beginning of the reporting period	於報告期初	63,651	39,099
Nominal value of convertible bonds issued	已發行可換股票據之面值	_	31,080
Issue costs apportioned to liability component	發行成本分攤於負債部份	_	(334)
Equity component at the issue date	於發行日期權益部份	_	(8,131)
At the issue date	於發行日	_	22,615
Interest expenses (note 8) Interest paid/payable Conversion during the year	利息支出(附註8) 利息支付/應付 於年度轉換	2,211 (960) (64,902)	5,278 (3,341) –
At the end of the reporting period	於報告期末	_	63,651
Representing by: Due within 12 months,	代表 : 於十二個月內到期,		
current portion Due after 12 months,	流動部份 於十二個月後到期,	_	40,906
non-current portion	非流動部份	_	22,745
		_	63,651
Equity component At beginning of the reporting	權益部份 於報告期初		
period		11,858	3,846
Convertible bonds issued Issue costs apportioned to	可換股票據發行 發行成本分攤到權益部份	_	8,131
equity component Conversion during the year	於年度轉換	(11,858)	(119) –
At the end of the reporting period	於報告期末	_	11,858
•			

Year ended 30 June 2014 截至二零一四年六月三十日止年度

38. STATEMENT OF FINANCIAL POSITION 38. 本公司財務狀況表 OF THE COMPANY

			2014	2013
			二零一四年	二零一三年
		Note	HK\$'000	HK\$'000
		附註	千港元 	千港元
Non-current assets	非流動資產			
Interests in subsidiaries	於附屬公司權益	39	351,401	400,623
Other assets	其他資產	16	312	1,045
	, (₁ 0, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,			
			351,713	401,668
	\hat{\mathred{m}} \tag{\tau}			
Current assets	流動資產	20	0.045	24.060
Other receivables	其他應收款項	20	8,915	24,060
Bank balances and cash	銀行結存及現金	23	9,827	17,019
			18,742	41,079
				,,,,,
Current liabilities	流動負債			
Other payables	其他應付款項	25	918	1,447
Interest-bearing borrowings	帶息借貸	26	10,000	_
Amount due to a subsidiary	應付一間附屬公司之款項	39	228,689	218,910
Convertible bonds	可換股票據	37	-	40,906
			220 607	261 262
			239,607	261,263
Net current liabilities	淨流動負債		(220,865)	(220,184)
Total assets less current	總資產減流動負債		420.040	101 404
liabilities			130,848	181,484
Capital and reserves	資本及儲備			
Share capital	股本	28	11,598	8,378
Share premium and reserves	股份溢價及儲備金	38(a)	119,250	150,361
TOTAL EQUITY	權益總額		130,848	158,739
Non-current liabilities	非流動負債			
Convertible bonds	可換股票據	37	_	22,745
			130,848	181,484



Year ended 30 June 2014 截至二零一四年六月三十日止年度

Note:

(a)

				附註	:		
Share premium a	nd reserves			(a)	股份溢價	及儲備金	
		Share premium	Capital redemption reserve	Capital reserve	Convertible bonds reserve 可換股票	Accumulated losses	Total
		股份溢價 HK\$'000 千港元	資本贖回儲備 HK\$'000 千港元	資本儲備 HK\$'000 千港元	據儲備 HK\$'000 千港元	累積虧損 HK\$'000 千港元	總額 HK\$'000 千港元
At 1 July 2012	於二零一二年 七月一日	445	11,931	204,610	3,846	(79,707)	141,125
Profit for the year and total comprehensive income for the year	年度溢利及 本年度內全面 收入總額	-	-	-	-	1,224	1,224
Transaction with equity holders Contributions and distributions	與股權持有人 之交易 分發及配發						
Issue of convertible bonds	發行可換股票據 —	_	-	_	8,012	_	8,012
At 30 June 2013	於二零一三年 六月三十日	445	11,931	204,610	11,858	(78,483)	150,361
Loss for the year and total comprehensive loss for the year	年度虧損及 本年度內全面 虧損總額	-	-	-	-	(92,793)	(92,793)
Transaction with equity holders	與股權持有人交易						
Contributions and distributions	分發及配發						
Conversion of convertible bonds	行使可換股票據 —	66,779	_	_	(11,858)	6,761	61,682
At 30 June 2014	於二零一四年						
	六月三十日	67,224	11,931	204,610	-	(164,515)	119,250

The capital reserve of the Company represents contributed surplus arising from the cancellation of share premium account of the Company pursuant to a special resolution passed by the Company on 22 February 1999 and waivers of loans from the then minority shareholders of subsidiaries of the Company during the years ended 30 June 2006 and 2008. Under the Companies Act 1981 of Bermuda (as amended), contributed surplus is distributable to shareholders, subject to the condition that the Company cannot declare or pay a dividend, or make a distribution out of contributed surplus, if there are reasonable grounds for believing that:

資本儲備乃根據本公司於一九九九 年二月二十二日通過之一項特別決 議案以註銷本公司股份溢價賬及截 至於二零零六年及二零零八年六月 三十日止年度因豁免應付本公司附 屬公司之少數股東之貸款而產生的 繳納盈餘。根據百慕達一九八一年 公司法(經修訂),繳納盈餘可供 分派予股東,惟倘有理由相信出現 下列情況,則本公司不得宣派或支 付股息,或以繳納盈餘進行分派:

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- (i) the Company is, or would after the payment be, unable to pay its liabilities as they become due; or
- (ii) the realisable value of the Company's assets would thereby be less than the aggregate of its liabilities and its issued share capital and share premium account.

Subject to the conditions mentioned in the foregoing paragraph, the Company had the following reserves available for distribution to shareholders at the end of the reporting period:

(i) 本公司在作出該付款後不 能或將無法償還到期之負 債:或

(ii) 本公司資產之可變現價值 將因此少於其負債及已發 行股本及股份溢價之總額。

在符合上段所列之條件下,本公司 於報告期末可供分派予股東之儲備 如下:

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
204,610	204,610
(164,515)	(78,483)
40,095	126,127

Capital reserve資本儲備Accumulated losses累積虧損

39. INTERESTS IN SUBSIDIARIES

39. 於附屬公司權益

Company 本公司

2014	2013
二零一四年	二零一三年
HK\$'000	HK\$'000
千港元	千港元
77,747	77,747
419,650	393,766
497,397	471,513
(145,996)	(70,890)
351,401	400,623
228,689	218,910

Unlisted shares, at cost Amount due from subsidiaries	非上市公司股份,按成本 應收附屬公司之款項
Accumulated impairment losses	累計減值虧損
Amount due to a subsidiary	應付一間附屬公司之款項

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The amounts due from/to subsidiaries are unsecured, interest-free and have no fixed repayment term. At the end of the reporting period, the carrying amounts of the amounts due approximate their fair values. The amounts due from subsidiaries are not expected to be realised in the next twelve months from the end of the reporting period.

該應收/應付附屬公司款項為無抵押、免息及無固定還款期。於報告期末,賬面應收/付金額接近乎公平值。應收附屬公司款項預計從申報日期結束起到未來十二個月內不會變現。

Particulars of the principal subsidiaries at 30 June 2014 are as follows:

主要附屬公司於二零一四年六月三十日之詳情如下:

Name of subsidiary 附屬公司名稱	Place of incorporation or establishment/ operation 註冊成立或 營業/經營地點	Nominal value of issued and paid up share capital/registered capital 已發行及繳足股本/註冊資本面值	share capital/ are capital/ registered capital held capital by the Company 足股本/ 本公司持有已發行股本/		Principal activities 主要業務
			Directly 直接	Indirectly 間接	
Applied Enterprises Limited	Hong Kong 香港	Ordinary HK\$1,000 普通股1,000港元	-	100%	Investment holding 投資控股
Applied Hong Kong Properties Limited	Hong Kong 香港	Ordinary HK\$500,000 普通股 500,000 港元	-	100%	Investing in equity securities 權益證券投資
Applied Investment (Asia) Limited 實力投資發展有限公司	Hong Kong 香港	Ordinary HK\$574,630,911 普通股574,630,911港元	100%	-	Investment holding and investing in equity securities 投資控股及權益證券投資
AppliedLand Limited 實力創建控股有限公司	Hong Kong 香港	Ordinary HK\$2 普通股2港元	100%	-	Property, plant and equipment holding and investment holding 持有物業、廠房及設備及 投資控股
Applied Mission Limited	Hong Kong 香港	Ordinary HK\$10,000 普通股 10,000港元	-	100%	Property, plant and equipment holding 持有物業、廠房及設備

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Name of subsidiary	Place of incorporation or establishment/ operation	Nominal value of issued and paid up share capital/registered capital	Proportion of issued share capital/ registered capital held by the Company		Principal activities	
附屬公司名稱	註冊成立或 營業/經營地點	已發行及繳足股本/ 註冊資本面值	本公司持有已 註冊資 ²		主要業務	
			Directly 直接	Indirectly 間接		
Applied Secretaries Management Limited	Hong Kong 香港	Ordinary HK\$2 普通股2港元	100%	-	Providing administrative and secretarial services 提供行政及秘書服務	
Applied Toys Limited	Hong Kong 香港	Ordinary HK\$2 普通股2港元	-	100%	Property, plant and equipment holding 持有物業、廠房及設備	
Data Pen Limited	Hong Kong 香港	Ordinary HK\$2 普通股2港元	-	100%	Property, plant and equipment holding 持有物業、廠房及設備	
Quorum Electronics (Shenzhen) Company Limited * 盈聯多科技企業(深圳) 有限公司 *	PRC 中國	Registered capital HK\$10,000,000 註冊資本10,000,000港元	-	100%	Property holding 持有物業	
Playa Grande Development Holdings Inc.	Panama 巴拿馬	Ordinary US\$200 普通股200美元	-	100%	Resort and property development 度假村及物業發展	
Playa Grande Hot Spring Development Holdings, Inc.	Panama 巴拿馬	Ordinary US\$200 普通股 200美元	-	100%	Resort and property development 度假村及物業發展	
Severn Villa Limited	Hong Kong 香港	Ordinary HK\$7,545,000 普通股7,545,000港元	-	100%	Property holding 持有物業	
* English translation of company name is for identification purpose only. The company is a wholly foreign owned enterprise established in the PRC.			*		主文釋名僅為識別用途。該 - 所於中國成立的全資外資 :。	



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None of the subsidiaries had any debt securities outstanding at the end of the reporting period, or at any time during the reporting period.

The above list includes the subsidiaries of the Company which, in the opinion of the directors, principally affected the results of the year or assets and liabilities of the Group. To give details of all other subsidiaries would, in the opinion of the directors, result in particulars of excessive length.

40. RETIREMENT BENEFIT SCHEME

With effect from 1 December 2000, the Group has enrolled all its qualifying employees into a mandatory provident fund scheme (the "MPF Scheme"). The MPF Scheme is registered with the Mandatory Provident Fund Scheme Authority under the Mandatory Provident Fund Scheme Ordinance. The assets of the MPF Scheme are held separately from those of the Group in funds under the control of an independent trustee. Under the rules of the MPF Scheme, the employer and its employees are each required to make contributions to the MPF Scheme at rates specified in the rules. The only obligation of the Group with respect to the MPF Scheme is to make the required contributions under the scheme. No forfeited contribution is available to reduce the contributions payable in future years.

The retirement benefits cost of the MPF Scheme charged to profit or loss, as set out in note 9 to the consolidated financial statements, represents contributions payable to the fund by the Group at rates specified in the rules of the MPF Scheme.

於報告期末或報告期任何時間,各附屬公司均無任何尚未償還之債務證券。

上列附屬公司為董事認為對本集團年 度業績或資產及負債有主要影響之公 司。董事認為,列出所有其他附屬公 司之詳情將使篇幅過於冗長。

40. 退休福利計劃

由二零零零年十二月一日起,本集團已為所有合資格僱員加入強制性公積金計劃」)。強積金計劃 D根據強制性公積金計劃條例於強制性公積金管理局註冊。強積金計劃之資產乃與本集團之資產分開,處強計劃之之基金持有。根據強力之是主義主義,僱主及其僱員須按規則指定之比率向強積金計劃供款。據與集團於強積金計劃之唯一責任為根據計劃作出規定之供款。概無已放棄之供款可用作扣減未來數年之供款。

強積金計劃之退休福利成本已於損益 賬扣除並詳列於此綜合財務報表附註 9,即本集團按強積金計劃規則指定 之比率向基金支付供款。

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41. LITIGATIONS

(a) High Court Miscellaneous Proceedings No. 243 and 522/2011

During January and February 2011, Ms. Wong, a former non-executive director of the Company retired on 14 January 2011, commenced actions to bring the Company and a subsidiary of the Company as intervening parties to the matrimonial proceedings between Ms. Wong and Mr. Hung.

On 7 July 2011, Ms. Wong lodged a statement of claim to the High Court of the Hong Kong Special Administrative Region (the "High Court") against the Company and the subsidiary for claiming a declaration that certain investment properties, which have been included in the Group's consolidated financial statements, were actually held by the subsidiary as a trustee for Ms. Wong and an order for the taking of accounts or quantification of equitable compensation amongst certain involved parties (the "Claims").

On 5 August 2011, the Company and the subsidiary filed defence and counterclaims against Ms. Wong for vacant possession of those investment properties and unpaid licence fees for remaining at the investment properties until the recovery of possession of the investment properties by the Company and the subsidiary (the "Counterclaims").

On 4 May 2012, Ms. Wong conceded on the Claims against the Group and also on the Counterclaims against her. Accordingly, the High Court made the orders and judgement that the Claims were dismissed with costs payable by Ms. Wong to the Group on an indemnity basis. A declaration that the investment properties belonged to the Group was also granted. Besides, Ms. Wong was ordered to deliver up vacant possession of the investment properties and pay mesne profits for her period of occupation.

41. 訴訟

(a) 高等法院雜項案件編號 243及522/2011

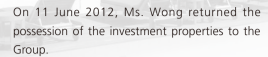
於二零一一年一月和二月期間,王女士,於二零一一年一月十四日退任本公司之一非執行董事後,展開法律行動,將本公司及本公司之附屬公司加入其與洪先生之婚姻訴訟之關連人士。

在二零一一年七月七日,王女士入禀香港特別行政區高等法院(「高等法院」),聲稱本公司之附屬公司持有之某些投資物業是以信託形式代王女士持有,並向本公司及本公司之附屬公司要求有關損失索償(「申索」)。

在二零一一年八月五日,本公司及附屬公司向王女士就有關該投資物業空置尚未支付留置許可費有權提出辯護及反索償,直至本公司及附屬公司恢復持對該投資物業的留置權(「反索償」)。



Year ended 30 June 2014 截至二零一四年六月三十日止年度



The Group is in the process of taking the appropriate steps to recover the legal costs of the Group in respect of the Claims and the Counterclaims from Ms. Wong, which have been recorded as legal costs recoverable as set out in note 20 to the consolidated financial statements.

(b) High Court Action No. 424/2011

Ms. Wong originally commenced the claim for various arrears of salaries and other allowances, non-executive director's fee and reimbursements in respect of the investment properties in the Labour Tribunal against the Company. After a preliminary hearing, the Labour Tribunal transferred the claim to the High Court in February 2011 for a total sum of the claim of approximately HK\$3.5 million.

On 31 May 2011, Ms. Wong lodged a statement of claim to the High Court against the Company for an aggregate amount of approximately HK\$1.5 million and the related interest and costs (the "Statement of Claims").

On 21 August 2012, Ms. Wong's lawyer took out a summons application for leave to amend the Statement of Claim in which the claim amount was adjusted to approximately HK\$3 million with further interest and related costs to be charged.

On 20 February 2013, the High Court provisionally struck out the claim as Ms. Wong failed to appear at the case management conference. Ms. Wong applied appeal to the High Court to restore the claim.

於二零一二年六月十一日,王 女士歸還該投資物業的擁有權 予本集團。

本集團正採取適當行動,向王 女士收回有關申索及反申索所 涉及之法律費用,並已記錄及 載於綜合財務報表附註20可收 回之法律費用中。

(b) 高等法院行動編號 424/2011

王女士最初開始索償各種拖欠的薪金及其他津貼,非執行董事的酬金及就在勞資審裁處對本公司的投資物業的工作開支償還款額。經過初步審訊,於二零一一年二月,勞資審裁處轉介該申索至高等法院,其索償總金額約為3,500,000港元。

在二零一一年年五月三十一日,王女士向高等法院對本集團提出申索陳述書(「申索陳述書」) 為總金額約為1,500,000港元的相關利息及費用之索價。

在二零一二年八月二十一日, 王女士的律師以傳票申請修改 申索陳述書的索賠金額調整約 為3,000,000港元,及其申索 之利息及相關費用。

於二零一三年二月二十日,高 等法院因王女士未能就該申索 應訊要作暫後取消其申索要 求。唯王女士作上訢要求重回 申索。

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On 26 February 2014, the High Court made decision to restore Ms. Wong's claim with no conditions attached.

The directors consider that the claim from Ms. Wong is without merit and have been advised by the Group's lawyers that the Group holds strong positions in this claim and therefore no provision for the claims is considered necessary.

(c) The Eastern Caribbean Supreme Court Virgin Islands Civil Appeal (Claim No. BVIHCV No. 11/f 2013 2012/0135)

In December 2012, a wholly owned subsidiary of the Group, Applied Enterprises Limited ("Applied Enterprises") commenced legal proceeding in the High Court of the BVI and filed (i) a claim against InterIsle and relevant parties for the transfer of over 30% interest in Quorum to Applied Enterprises (the "Transfer Claim") and (ii) a claim against Quorum for the non-payment of the promissory note in the principal amount of US\$22 million (approximately HK\$171,600,000). In response, InterIsle filed its application for stay of the Transfer Claim and sought an order for the Transfer Claim to be dealt with by way of arbitration proceedings. The High Court of the BVI granted the application for stay in favour of InterIsle and ordered that the parties should commence arbitration to determine the substantive outcome of the Transfer Claim. Following the decision of the High Court of the BVI, Applied Enterprises applied to the Court of Appeal of the BVI to appeal the decision of the High Court of the BVI.

於二零一四年二月二十三日, 高等法院裁定王女士可無條件 重回申索要求。

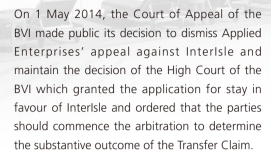
董事認為,王女士的申索沒有 任何依據。而且,本集團的律 師建議,認為本集團在該申索 中處於優勢,因此沒有考慮就 該申索作出撥備。

(c) 東加勒比最高法院英屬 維爾京群島民事上訴(申 索 編 號BVIHCV第11/f 2013 2012/0135號)

本公司全資附屬公司Applied Enterprises Limited ([Applied Enterprises」)於二零一二 年十二月已入稟英屬維爾 京群島高等法院,遞交有 關(i) InterIsle及有關各方向 Applied Enterprises轉讓所持 Quorum逾30%股權的申索 (「轉讓申索」);及(ii)未支付 之本金額22,000,000美元(約 171,600,000港元)承兑票據 向Quorum作出的申索。就 此,InterIsle亦入稟暫緩轉讓 申索,並要求法院頒令轉讓申 索以仲裁方式處理。惟英屬 維爾京群島高等法院批准了 InterIsle之暫緩申請及頒令各 方應開始仲裁以釐定轉讓申索 之實質性結果。於英屬維爾京 群島高等法院判決後,Applied Enterprises入稟英屬維爾京群 島上訴法院以對該判決提出上 訴。



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The Group is in the process of taking the appropriate steps to recover the promissory note receivable from Quorum and the Transfer Claim from InterIsle through arbitration proceeding.

42. EVENT AFTER THE REPORTING PERIOD

On 3 July 2014, the Group proposed to raise approximately HK\$80.6 million (before expenses) by way of the rights issue (the "Rights Issue") of 579,886,913 rights shares (the "Rights Shares"), on the basis of one Rights Share for every two existing shares of the Company at a subscription price of HK\$0.139 per Rights Share. The net proceeds from the Rights Issue after deducting related expenses were approximately HK\$77 million. The Group would intend to apply the net proceeds from the Rights Issue (i) as to approximately HK\$15 million for the payment of predevelopment costs of existing overseas projects; (ii) as to approximately HK\$22 million for opportunistic investment by the Group in properties and/or other businesses; and (iii) the balance of the net proceeds of approximately HK\$40 million is earmarked as general working capital of the Group.

The Rights Issue was completed on 12 August 2014. Details of the transaction are set out in the prospectus of the Company dated 25 July 2014.

於二零一四年五月一日,英屬維爾京群島上訴法院公開宣佈判決撥回Applied Enterprises針對InterIsle提出的上訴,並維持英屬維爾京群島高等法院的判決,該判決就以InterIsle為受益人的暫緩申請給予批准,並頒令各方應開始仲裁以釐定轉讓申索之實質性結果。

本集團正進行通過仲裁形式適當之行動取回有關 Quorum之承兑票據之要求及向 InterIsle取回轉讓申索。

42. 報告日期後事項

於二零一四年七月三日, 本集團建議 诱過供股方式 (「供股|), 按每 股供股股份0.139港元之認購價發行 579,886,913股供股股份(「供股股 份」), 基準為持有每兩股股份可獲 發一股供股股份, 籌集約80,600,000 港元 (未扣除開支)。 供股扣除 相關開支後之所得款項淨額約為 77,000,000港元。 本集團計劃將供 股之所得款項淨額約為77,000,000 港元用於(i)現時海外項目之前期發 展費用約為15,000,000港元; (ii)約 22,000,000港元用於有機會性投資物 業或和其他業務; 及(iii)其淨額之餘 額約為40,000,000港元用於本集團之 一般營運資金之用。

於二零一四年八月十二日,已完成供 股。其交易詳請刊於二零一四年七月 二十五日之章程。

Financial Summary 財務概要

RESULTS			業績					
	Year ended 30 June 截至六月三十日止年度							
		2010	2011	2012	2013	2014		
		二零一零年	二零一一年	二零一二年	二零一三年	二零一四年		
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000		
		千港元	千港元	千港元	千港元	千港元		
Turnover	營業額	4,847	4,649	3,296	_	279		
Profit (Loss) before tax	除税前溢利(虧損)	51,868	(135,478)	(39,115)	(3,420)	(94,749)		
Tax (charge) credit	税項(支出)抵免	(4,295)	1,993	(5,768)	1,146	(1,319)		
Profit (Loss) for the year	年度溢利(虧損)	47,573	(133,485)	(44,883)	(2,274)	(96,068)		
Attributable to equity holders of the Company	應佔本公司 股權持有人	47,573	(133,485)	(44,883)	(2,274)	(96,068)		
					(=/=: :/	(53,533)		
ASSETS AND LIABILITIES		資產及負債						
			At 30 June 於六月三十日					
		2010	2011	2012	2013	2014		
		二零一零年	二零一一年	二零一二年	二零一三年	二零一四年		
		HK\$'000	HK\$'000	HK\$'000	HK\$'000	HK\$'000		
		千港元	千港元	千港元	千港元	千港元		
Total assets	資產總額	667,725	581,666	543,202	587,273	509,750		
Total liabilities	負債總額	(79,980)	(122,309)	(128,669)	(167,317)	(121,010)		
		587,745	459,357	414,533	419,956	388,740		
Equity attributable to	本公司股權持有人							
equity holders of the Company	應佔權益	587,745	459,357	414,533	419,956	388,740		



Particulars of Major Properties 主要物業詳情

Particulars of investment properties held by the Group (including non-current assets held for sale) at 30 June 2014 are as follows:

本集團於二零一四年六月三十日持有之投資物業(包括非流動持有作出售之資產)詳情載列如下:

Name/location 名稱/地點		Lease expiry 租約屆滿年份	Type 類型	Effective % held 實際持有 百分比
Hong Kong	香港			
Flat A on 1st Floor, Flat B on 1st Floor, 2nd Floor, 3rd Floor, the roof and carpark 1, 2, 3, 4, 5 and 7 Severn Villa, 3 Severn Road, The Peak, Hong Kong	香港 山頂施勳道3號 施勳別墅1樓A室、 1樓、2樓、3樓B室、 平台及停車位1、2、3、 4、5及7號	2070 二零七零年	R	100
The People's Republic of China (excluding Hong Kong)	中華人民共和國 (不包括香港)			
Part of Level 1 & whole floor of Level 2, No. 42, Zhan Qian Road, Zi Pian B Qu, Guangdong Province	廣東省 自編B區 站前路42號 一樓部份及二樓全層	2042 二零四二年	С	100

Particulars of properties held for development (as investment properties) by the Group at 30 June 2014 are as follows:

本集團於二零一四年六月三十日持作發展 (作為投資物業)之物業詳情載列如下:

Name/location 名稱/地點		Lease expiry 租約 屆滿年份	Type 類型	Gross site area 總土地 面績	Effective % held 實際持有 百分比	Stage of completion 竣工階段	Anticipated completion 預期竣工
Panama	巴拿馬						
Lots 1807, 4920, 4921, 4923, 4924, 4935, 4936, 4942, 4943, 4944, 4945, 6921, 20435, 33248, 35039, 41583, 41619 together with all beach front property known as Playa Grande in Boca Chica, District of San Lorenzo, Province of Chiriqui, Panama		Freehold 永久業權	R/C	53.3 million Sq. ft 53,300,000 平方呎	100	Under development 發展中	N/A 不適用
Type of properties:	R – residential C – commercial			物業類型:		– 住宅 – 商用	

