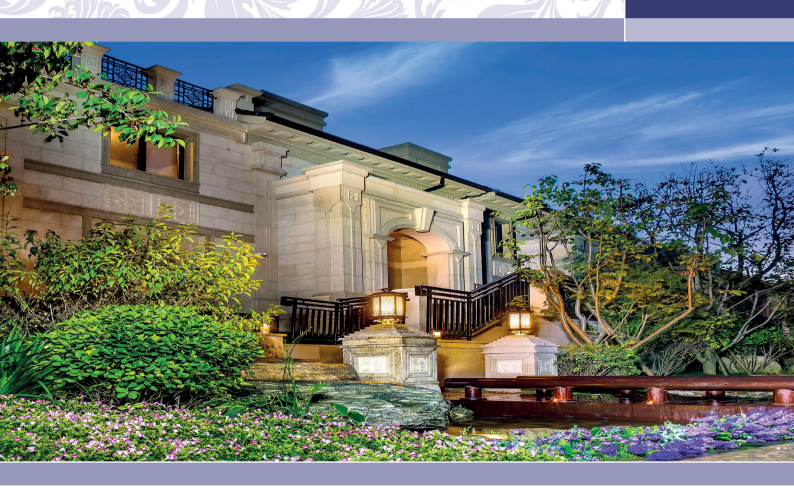
Longfor走湖地产

Longfor Properties Co. Ltd.

龍湖地產有限公司

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立之有限公司)

Stock Code 股份編號 960



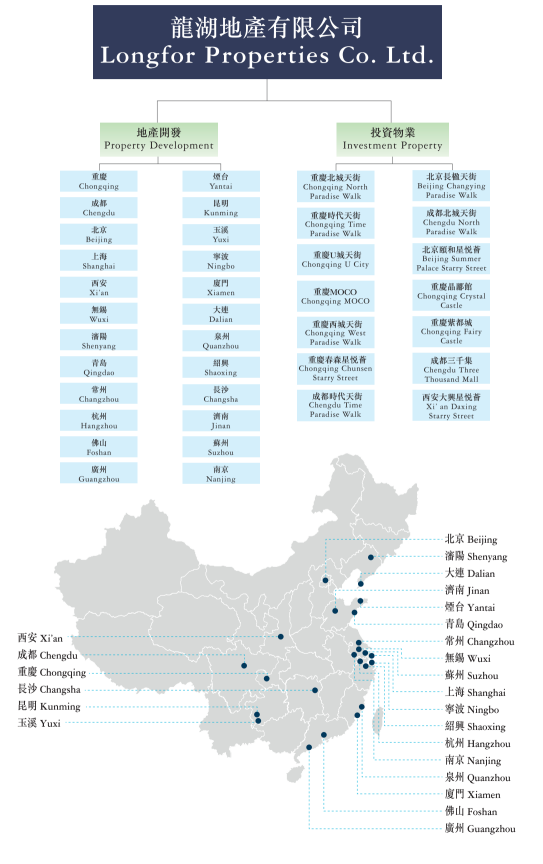
封面:北京雙瓏原著

Cover: Beijing Sunhe Hometown

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集團架構 Group Structure



公司資料 Corporate Information

執行董事吳亞軍女士Executive DirectorsMadam WU Yajun邵明曉先生Mr. SHAO Mingxiao

顏建國先生 Mr. YAN Jianguo

(於 2015 年 1 月 1 日委任) (Appointed on January 1, 2015)

趙軼先生 Mr. ZHAO Yi

(於2015年3月18日委任) (Appointed on March 18, 2015)

周德康先生 Mr. ZHOU Dekang

(於 2015 年 1 月 1 日辭任) (Resigned on January 1, 2015)

馮勁義先生 Mr. FENG Jinyi

(於 2015 年 1 月 1 日辭任) (Resigned on January 1, 2015)

韋華寧先生 Mr. WEI Huaning

(於2015年3月18日辭任) (Resigned on March 18, 2015)

獨立非執行董事卓百德先生Independent Non-ExecutiveMr. Frederick Peter CHURCHOUSE陳志安先生DirectorsMr. CHAN Chi On. Derek

陳志安先生DirectorsMr. CHAN Chi On, Derek項兵先生Mr. XIANG Bing曾鳴先生Mr. ZENG Ming

審核委員會 陳志安先生(主席) Audit Committee Mr. CHAN Chi On, Derek (Chairman)

卓百德先生 Mr. Frederick Peter CHURCHOUSE

項兵先生 Mr. XIANG Bing

 薪酬委員會
 曾鳴先生(主席)
 Remuneration Committee
 Mr. ZENG Ming (Chairman)

吳亞軍女士Madam WU Yajun項兵先生Mr. XIANG Bing陳志安先生Mr. CHAN Chi On, Derek

投資委員會吳亞軍女士Investment CommitteeMadam WU Yajun邵明曉先生Mr. SHAO Mingxiao

邵明曉先生Mr. SHAO Mingxiao顏建國先生Mr. YAN Jianguo趙軼先生Mr. ZHAO Yi袁春先生Mr. YUAN Chun徐愛國先生Mr. XU Aiguo

核數師 德勤 • 關黃陳方 Auditor Deloitte Touche Tohmatsu

會計師事務所 Certified Public Accountants

執業會計師35th Floor香港金鐘道88號One Pacific Place太古廣場第一期88 Queensway35樓Hong Kong

公司資料

Corporate Information

香港證券登記處 香港中央證券登記

有限公司

香港 灣仔

皇后大道東183號 合和中心17樓 1712-1716室

Hong Kong Share Registrar

Computershare Hong Kong

Investor Services Limited

Shops 1712-1716

17th Floor, Hopewell Centre 183 Queen's Road East

Wanchai Hong Kong

註冊辦事處 Cricket Square

> Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

Registered Office

Cricket Square Hutchins Drive P.O. Box 2681 Grand Cayman KY1-1111 Cayman Islands

中國主要營業地點

中國北京市 及總部地址 朝陽區

惠新東街4號 富盛大廈2座7樓 Principal Place of

Business and Address of Headquarters in the PRC 7/F, Tower 2, FuSheng Building

No. 4 Huixin East Street Chaoyang District

Beijing PRC

香港中環 香港主要營業地點

都爹利街1號15樓

Principal Place of Business in Hong Kong

15/F, 1 Duddell Street, Central, Hong Kong

Website Address www.longfor.com

www.longfor.com

法定代表 吳亞軍女士

趙軼先生

羅志力先生

Company Secretary

Mr. LO Chi Lik, Peter

Authorized Representatives

Madam WU Yajun Mr. ZHAO Yi

Stock Code: 960

股份代號:

網址

公司秘書

960

開發物業

DEVELOPMENT PROPERTIES

項目名稱 Project	項目地址 Location	項目完工程度 Stage of Completion	項目整體 預計竣工日期 Expected Completion Date	本集團於 項目中的權益 Group's Interest in the Project	已完工仍未 出售建築面積 Completed GFA Remaining Unsold (平方米) (Sqm)	發展中 建築面積 GFA Under Development (平方米) (Sqm)	規劃建築面積 GFA Under Planning (平方米) (Sqm)	用途 Use
東橋郡 Toschna Villa	重慶市沙坪壩區大學城 University Town, Shapingba District, Chongqing, PRC	98%	31/3/2015	100.00%	75,924	21,979	-	R/S/CP
U城 U-City	重慶市沙坪壩區大學城 University Town, Shapingba District, Chongqing, PRC	80%	30/9/2017	100.00%	66,765	451,577	146,640	R/S/CP
江與城 Bamboo Grove	重慶市北部新區大竹林鎮 Dazhulin Town, New North District, Chongqing, PRC	80%	30/11/2017	50.00%	124,850	202,929	239,792	R/S/CP
紫雲台 Hill Top's Garden	重慶市北碚新城區政府向南 3 公里 3 Km South of Government, Beibei New Urban Area, Chongqing, PRC	55%	1/5/2019	100.00%	59,477	115,260	268,960	R/S/CP
拉特芳斯 La Defense	重慶市沙坪壩區西永組團 Xiyong Cluster, Shapingba District, Chongqing, PRC	18%	1/10/2020	100.00%	_	318,392	711,520	R/S/CP
春森彼岸 Chunsen Land	重慶市江北區北濱路 Beibin Road, Jiangbei District, Chongqing, PRC	95%	31/12/2017	100.00%	29,102	28,255	188,435	R/S/0/CP
時代天街 Times Paradise Walk	重慶市渝中區大坪 Daping, Yuzhong District, Chongqing, PRC	75%	30/6/2016	100.00%	38,682	139,317	41,128	R/S/CP
源著 Hometown	重慶新牌坊太晶彲城西 450 米 450 Meters West of Crystal Town, Xinpaifang, Chongqing, PRC	78%	1/11/2016	100.00%	23,975	251,389	-	R/S/CP
新壹街 1st Avenue	重慶觀音橋 Guanyinqiao, Jiangbei District, Chongqing, PRC	20%	31/12/2018	51.00%	-	125,722	322,697	R/S/CP
科園路地塊 Keyuan Rd. Plot	重慶九龍坡區科園四路 Keyuan 4 Road, Jiulongpo District, Chongqing, PRC	0%	31/12/2017	100.00%	_	-	128,273	R/S/CP
兩江新宸 Longfor Ideal City	重慶市北部新區禮嘉鎮 Lijia Town, New North District, Chongqing, PRC	15%	30/12/2020	91.00%	_	739,777	1,725,246	R/S/CP
重慶合計	Chongqing Subtotal				418,775	2,394,597	3,772,691	

R: 住宅 Residential S: 商業 Shopping O: 辦公室 Office

項目名稱 Project	項目地址 Location	項目完工程度 Stage of Completion	項目整體 預計竣工日期 Expected Completion Date	本集團於 項目中的權益 Group's Interest in the Project	已完工仍未 出售建築面積 Completed GFA Remaining Unsold (平方米) (Sqm)	發展中 建築面積 GFA Under Development (平方米) (Sqm)	規劃建築面積 GFA Under Planning (平方米) (Sqm)	用途 Use
金楠天街 Jinnan Paradise Walk	成都市武侯區 Wuhou District, Chengdu, Sichuan Province, PRC	69%	15/6/2017	100.00%	18,145	134,744	-	R/S/CP
金楠時光 Jinnan Walk Time	成都市武侯區 Wuhou District, Chengdu, Sichuan Province, PRC	47%	31/12/2016	100.00%	-	101,988	-	R/S/CP
時代天街 Times Paradise Walk	成都市高新區西部園區 Xibuyuanqu, Gaoxin District, Chengdu, Sichuan Province, PRC	65%	31/5/2021	100.00%	166,593	430,966	214,312	R/S/CP
小院青城 Jade Town	成都市都江堰市青城山鎮大田村 Datiancun, Qingchengshanzhen, Dujiangyan, Chengdu, Sichuan Province, PRC	75%	20/8/2019	100.00%	2,467	43,273	30,982	R/S/CP
世紀峰景 Century Peak View	成都市高新區天府大道中段 1 號 No.1 Tianfu Road Central, Gaoxin District, Chengdu, Sichuan Province, PRC	72%	30/6/2018	75.00%	54,937	147,490	83,664	R/S/CP
金牛何家地塊 Jinniu Hejia Plot	金牛區全泉街道辦事處何家社區 Jinniu District, Kimcheon Street Community Office Plot, Chengdu, Sichuan Province, PRC	0%	1/11/2016	100.00%	-	-	146,632	R/S/CP
悠山郡 Peace Hill County	成都市新津縣花源鎮白雲村 Baiyuncun, Huayuanzhen, Xinjin County, Chengdu, Sichuan Province, PRC	60%	30/6/2019	100.00%	65,602	-	206,790	R/S/CP
成都小計	Chengdu Subtotal				307,744	858,461	682,380	
好望山 Hill of Good Hope	北京市順義區牛欄山鎮 Niulanshanzhen, Shunyi District, Beijing, PRC	92%	30/5/2015	100.00%	46,264	10,695	-	R/S/CP
長城源著 Great Wall Chinoiserie	密雲縣古北口鎮司馬台村 Simatai Village, Gubeikou, Miyun, Beijing, PRC	2%	31/12/2016	60.00%	-	67,718	162,613	R/S/CP
西宸原著 Jade Mansion	曼台區曼台路北 Fengtai Road, Fengtai District, Beijing, PRC	3%	1/12/2016	50.00%	_	140,739	-	R/S/CP
時代天街 Times Paradise Walk	北京市大興區黃村 Huangcun, Daxing District, Beijing, PRC	79%	20/11/2015	100.00%	5,964	63,273	-	R/S/CP

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雙瓏原著(孫河) Sunhe Hometown	北京市朝陽區孫河鄉北甸西村 Sunhe, Chaoyang District, Beijing, PRC	94%	30/7/2015	100.00%	32,191	6,268	_	R/S/CP
艷瀾新宸 Rose and Gingko Mansion	北京市昌平區沙河鎮 Shahe town, Changping District, Beijing, PRC	61%	1/11/2016	34.00%	-	190,036	121,757	R/S/CP
豐台看丹路地塊 Fengtai Kandan Plot	北京市豐台區獎家村 Fanjia Village, Fengtai District, Beijing, PRC	0%	31/12/2016	16.50%	-	=	51,614	R/S/CP
白辛莊 Hou Sha Yu	北京市順義區後沙峪鎮白辛莊 Baixinzhuang, Houshayuzhen, Shunyi District, Beijing, PRC	0%	31/12/2018	100.00%	-	-	161,806	R/S/CP
北京小計	Beijing Subtotal				84,419	478,729	497,790	
養馬島 A/C Yangma Island A Plot	山東省煙台市牟平區濱海東路 601 號 No. 60 Binhai Road East, Mouping District, Yantai, Shandong Province, PRC	24%	1/7/2020	100.00%	46,672	234,197	6,193,414	R/S/CP
養馬島B地塊 Yangma Island B Plot	山東省煙台市牟平區濱海東路 Binhai Road East, Mouping District, Yantai, Shandong Province, PRC	0%	31/12/2018	100.00%	-	-	696,147	R/S/CP
煙台小計	Yantai Subtotal				46,672	234,197	6,889,561	

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紫都城 Fairy Castle	上海市青油區崧雅路 333 弄 Lane 333, Songya Road, Qingpu District, Shanghai, PRC	50%	30/6/2015	100.00%	-	105,929	-	R/S/CP
紫悦灣 River Bank Mansion	上海市青浦區崧甘路 33 弄 Lane 33, Songgan Road, Qingpu District, Shanghai, PRC	50%	31/12/2015	100.00%	-	41,784	-	R/S/CP
松江新城地塊 Songjiang Newtown	松江街城谷陽北路梅家濱路 Meijiabang Road, North Guyang Road, Songjiang District, Shanghai, PRC	0%	31/12/2016	100.00%	-	-	114,626	R/S/0/CP
松江永豐街地塊 Songjiang Yongfeng	松江區永豐街道新開河花園二路 Huayuaner Road, Songjiang District, Shanghai, PRC	0%	31/12/2016	16.00%	=	-	45,866	R/S/CP
虹橋天街 Hongqiao Paradise Walk	上海市関行區申長路 Shenchang Road, Minghang District, Shanghai, PRC	25%	30/6/2017	100.00%	-	167,236	50,978	R/S/0/CP
化城天街 North Paradise Walk	上海市賽山區贏村鎮 Gucunzhen, Baoshan District, Shanghai, PRC	5%	15/4/2018	100.00%	-	190,885	16,646	R/S/0/CP
上海小計	Shanghai Subtotal				-	505,834	228,116	
紫都城-星悦薈 Starry Street	陕西省西安市曲江新區曲江路 Qujiang Road, Qujiang New District, Xi'an, Shanxi Province, PRC	95%	31/3/2015	100.00%	-	76,000	-	R/S/CP
香 <mark>鞋國際</mark> Chianti	陕西省西安市逄河西路西侧 Chanhe Road West, Xi'an, Shanxi Province, PRC	48%	30/9/2018	100.00%	4,828	255,049	871,383	R/S/CP
芒千樹 Pittosporum Tobira	西安航天城神州五路 Shenzhou five road, Xi'an City, Shanxi Province, PRC	20%	1/4/2016	100.00%	-	176,839	-	R/S/CP
原著(旌編地塊) Chanba Plot	西安隆庸士態區 Chanba Ecological District, Xian City, Shanxi Province, PRC	0%	30/11/2018	100.00%	-	-	217,513	R/S/CP
疫長安(園中園) Chang'an Wonder	陝西省西安市曲江新區芙蓉西路以西 Furong Road West, Qujiang New District, Xi'an, Shanxi Province, PRC	0%	31/12/2015	100.00%	-	-	58,537	R/S/CP
					4,828	507,888	1,147,433	

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紫雲台 Mountain Top Garden	江蘇省無錫市宜興市宜城街道 Yicheng Road, Yixing, Wuxi, Jiangsu Province, PRC	42%	30/4/2022	100.00%	16,455	63,082	178,117	R/S/CP
宜興小計	Yixing Subtotal				16,455	63,082	178,117	
灩瀾山 Rose and Ginkgo Valley	江蘇省無錫市新區太科園震澤路 Zhenze Road, Taikeyuan, Wuxi, Jiangsu Province, PRC	85%	1/12/2017	100.00%	6,858	=	84,323	R/S/CP
九墅 Jiu Shu	江蘇省無錫市錫山區錫瀬中路 Xihu Road Central, Xishan District, Wuxi, Jiangsu Province, PRC	30%	31/12/2019	100.00%	12,083	42,748	230,058	R/S/CP
悠山郡 Quiet tale	江蘇省無錫市惠山區陽山鎮錫隆路 Xilu Road, Yangshanzhen, Huishan District, Wuxi, Jiangsu Province, PRC	51%	31/12/2019	100.00%	54,194	44,945	84,574	R/S/CP
九裡香醍 Fragrance Chianti	江蘇省無錫市錫山區東部 Xishan District East, Wuxi, Jiangsu Province, PRC	70%	30/6/2016	100.00%	14,897	132,671	-	R/S/CP
無錫小計	Wuxi Subtotal				88,032	220,364	398,955	
膨城 2 期 Sunshine City	江蘇省常州市天寧區太寧路三新路 Sanxin Road, Tianning District, Changzhou, Jiangsu Province, PRC	80%	12/12/2016	100.00%	68,117	-	57,854	R/S/CP
龍譽城 Hongzhuang Project	江蘇省常州市鐘樓區勤業路南 Qinye Road South, Zhonglou District, Changzhou, Jiangsu Province, PRC	77%	30/11/2019	100.00%	55,401	272,848	220,882	R/S/CP
原山 Dongjing 120 Project	江蘇省會州市天寧區東經 120 路 Dongjing 120 Road, Tianning District, Changzhou, Jiangsu Province, PRC	52%	1/12/2016	100.00%	107,532	-	66,058	R/S/CP
常州小計	Changzhou Subtotal				231,050	272,848	344,794	
時代天街 Times Paradise Walk	江蘇省蘇州市高新區獅山街道 Shishan Street, Gaoxin District, Suzhou, Jiangsu Province, PRC	20%	1/12/2019	51.00%	-	181,036	189,539	R/S/0/CP
蘇州小計	Suzhou Subtotal				_	181,036	189,539	

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灩瀾山一期 Rose and Ginkgo Villa I	遼寧省瀋陽市沈北新區質園街 Shiyuan Street, Shenbei New District, Shenyang, Liaoning Province, PRC	92%	1/12/2015	100.00%	17,178	39,923	-	R/S/CP
灩瀾山二期 Rose and Ginkgo Villa II	遼寧省瀋陽市沈北新區實園街 Shiyuan Street, Shenbei New District, Shenyang, Liaoning Province, PRC	55%	1/9/2016	100.00%	19,810	37,067	560,079	R/S/CP
香配漫步 Chianti	遼寧省沈北新區蒲豐路 46號 No.46 Pufeng Road, Shenbei New District, Shenyang, Liaoning Province, PRC	60%	1/8/2017	100.00%	11,365	42,017	300,309	R/S/CP
源著 Longfor Hometown	遼寧省沈北新區蒲豐路 46號 No.46 Pufeng Road, Shenbei New District, Shenyang, Liaoning Province, PRC	25%	1/8/2017	100.00%	62,695	-	636,209	R/S/CP
花千樹 Pittosporum Tobira	遼寧省瀋陽市鐵西區重工街北四路 Zhonggong Street, Tiexi District, Shenyang, Liaoning Province, PRC	60%	31/10/2015	100.00%	11,649	57,749	-	R/S/CP
紫都城 Fairy Castle	遼寧省瀋陽市大東區陶瓷城北 Ceramics City North, Dadong District, Shenyang, Liaoning Province, PRC	80%	31/12/2016	100.00%	33,460	146,058	9,907	R/S/CP
唐寧ONE Tangning One	遼寧省瀋陽市和平區長白島長白西二街 Changbai Island, Heping District, Shenyang, Liaoning Province, PRC	20%	31/10/2019	100.00%	-	177,158	238,912	R/S/CP
瀋陽小計	Shenyang Subtotal				156,157	499,972	1,745,416	

R: 住宅 Residential S: 商業 Shopping O: 辦公室 Office

項目名稱 Project	項目地址 Location	項目完工程度 Stage of Completion	項目整體 預計竣工日期 Expected Completion Date	本集團於 項目中的權益 Group's Interest in the Project	已完工仍未 出售建築面積 Completed GFA Remaining Unsold (平方米) (Sqm)	發展中 建築面積 GFA Under Development (平方米) (Sqm)	規劃建築面積 GFA Under Planning (平方米) (Sqm)	用途 Use
白沙河 Baisha Project	山東省青島市城陽區雙元路 10 號 No.10 Yuanshuang Road, Chengyang District, Qingdao, Shandong Province, PRC	80%	30/12/2019	100.00%	17,780	76,546	125,142	R/S/CP
白沙河F地塊 Baisha Project F Plot	山東省青島市城陽區雙元路 Yuanshuang Road, Chengyang District, Qingdao, Shandong Province, PRC	66%	30/3/2020	100.00%	50,152	88,458	91,088	R/S/CP
原山 Original	山東省青島市開發區科大一號線西側 Kedayihaoxian, Qingdao, Shandong Province, PRC	80%	1/7/2016	100.00%	12,422	87,640	-	R/S/CP
悠山郡 Peace Hill County	山東省青島市城陽區城陽街道青城路東側仲村社區 Zhongcun, Chengyang District, Qingdao, Shandong Province, PRC	50%	30/5/2018	100.00%	3,541	133,668	117,368	R/S/CP
錦璘原著 An Le	山東省青島市城陽區夏莊街道王沙路東西兩側 Xiazhuang Street, Chengyang District, Qingdao, Shandong Province, PRC	25%	30/5/2019	100.00%	=	153,895	225,652	R/S/CP
青島小計	Qingdao Subtotal				83,895	540,207	559,250	
下沙灩瀾山 Rose and Ginkgo Villa	浙江省杭州市經濟開發區海達南路 Hai'da South Road, EDZ, Hangzhou, Zhejiang Province, PRC	70%	15/12/2017	100.00%	17,797	213,638	-	R/S/CP
濱江春江彼岸 Chunjiang Land	浙江省杭州市濱江區奧體中心東 Olympic Sports Center, Binjiang District, Hangzhou, Zhejiang Province, PRC	95%	14/1/2015	100.00%	23,769	48,874	-	R/S/CP
丁橋名景台 Ming Jing Tai	浙江省杭州市江韓區同協路 Tongxie Road, Jianggan Distrct, Hangzhou, Zhejiang Province, PRC	60%	15/5/2016	100.00%	-	272,600	-	R/S/CP
濱江春江酈城 Chunjiang Central	杭州市濱江區 Binjiang District, Hangzhou, Zhejiang Province, PRC	10%	30/12/2019	100.00%	-	211,630	53,923	R/S/CP
西湖電大地塊 W. Lake Dianda Plot	西潮區高技街北·古墘路西 Gudun Road West, Gaoji Street North, West Lake District, Hangzhou, Zhejiang Province, PRC	0%	15/11/2016	51.00%	-	-	54,367	R/S/CP
興議地塊 Xingyi Plot	杭州蘭山區北幹街道興議村 Hingyee Village, Pekan Avenue, Xiaoshan District, Hangzhou, Zhejiang Province, PRC	0%	30/6/2017	100.00%	-	-	141,512	R/S/CP
杭州小計	Hangzhou Subtotal				41,566	746,742	249,802	
R: 住宅 Residential	S: 商業 Shopping		O: 辦公 Office		CP:	· 停車場 Car Park		

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柯橋原著 Shaoxing Hometown	浙江省紹興市柯橋鎮 Keqiao Zhen,Shaoxing, Zhejiang Province PRC	60%	30/12/2016	100.00%	-	374,943	-	R/S/CP
紹興小計	Shaoxing Subtotal				-	374,943	=	
仙湖錦繡 Paradise Seasons	雲南省玉溪市江川縣路居鎮張營村 Zhangyingcun, Lujuzhen, Jiangchuan County, Yuxi, Yunnan Province PRC	0%	20/11/2018	100.00%	-	-	692,862	R/S/CP
玉溪小計	Yuxi Subtotal				-	-	692,862	
水晶鬱城 Crystal Town	雲南省昆明市教場中路 Jiaochang Road, Kunming, Yunnan Province PRC	88%	31/5/2015	100.00%	-	174,345	-	R/S/CP
昆明小計	Kunming Subtotal				-	174,345	-	
水晶影灣 Crystal Town	遼寧省大連市中山區東港區 Donggang District, Dalian, Liaoning Province PRC	80%	15/6/2016	100.00%	-	220,136	-	R/S/CP
灩瀾山 Rose and Ginkgo Villa	遼寧省大連市甘井子區紅礦街道 Hongqi Street, Ganjingzi District, Dalian, Liaoning Province PRC	70%	15/8/2017	100.00%	-	120,180	51,661	R/S/CP
旅順龍河 2 期 Longhe II	遼寧省大連市旅順水師營街道小南村 Xiaonancun, Shuishiying Street, Dalian, Liaoning Province PRC	0%	31/12/2018	48.40%	-	-	669,724	R/S/CP
大連小計	Dalian Subtotal				-	340,316	721,385	
香醒漫步 Chianti	浙江省寧波市慈溪龍山鎮 Longshan Zhen, Cixi, Ningbo, Zhejiang Province, PRC	35%	30/4/2017	100.00%	59,250	-	149,735	R/S/CP
灩瀾海岸 Rose and Ginkgo Coast	浙江省寧波市北侖區春曉中七路 68 號 No.68 Chunxiaozhongqi Road, Beilun District, Ningbo Zhejiang Province PRC	60%	28/4/2017	100.00%	97,940	231,250	116,395	R/S/CP
名景台 Celebrity Life	寧波市鄞州區潘火街道齊心村、泗港村 Yinzhou District, Ningbo, Zhejiang Province PRC	60%	31/12/2015	100.00%	-	64,830	-	R/S/CP
寧波小計	Ningbo Subtotal				157,190	296,080	266,130	

R: 住宅 Residential S: 商業 Shopping O: 辦公室 Office

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嘉嶼城 Island in the City	福建省廈門市集美區灌口鎮 Guankou Zhen, Jimei District,Xiamen, Fujian Province PRC	45%	20/11/2018	100.00%	20,960	267,283	121,919	R/S/CP
廈門小計	Xiamen Subtotal				20,960	267,283	121,919	
嘉天下 Ascension to the Throne	福建省泉州市晉江池店鎮 Chidian, Jinjiang, Quanzhou, Fujian Province PRC	20%	20/11/2017	100.00%	9,078	312,766	1,159,357	R/S/CP
泉州小計	Quanzhou Subtotal				9,078	312,766	1,159,357	
湘風原著 Wang Cheng	湖南省長沙市望城區銀星路 555號 Gushan, Wangcheng Distrct, Changsha, Hunan Province PRC	35%	31/12/2018	100.00%	-	486,556	655,023	R/S/CP
長沙小計	Changsha Subtotal				-	486,556	655,023	
名景台 MingJing Tai	濟南市境陸區清源路 Huaiyin District Road Ji'nan Qingyuan City, Shandong Province PRC	15%	1/12/2016	100.00%	-	198,910	150,336	R/S/CP
濟南小計	Suzhou Subtotal				-	198,910	150,336	
春江名城 Chunjiang Land	佛山市順德區大良街道德勝河北岸 Daliang street,Shunde Distric,Foshan, Guandong Province PRC	36%	25/4/2903	46.06%	-	131,054	235,756	R/S/CP
佛山小計	Foshan Subtotal				-	131,054	235,756	
天河東地塊 E. Tianhe Plot	廣州天河區黃雲路華美牛奶廠 Guangzhou Huamei Dairy Factory, Huangyun Road, Tianhe District, Guangzhou, PRC	0%	31/12/2018	100.00%	-	-	331,233	R/S/CP
廣州小計	Guanzhou Subtotal						331,233	
鼓樓地塊 Gulou Plot	南京鼓樓區建寧路 Jianning Road,Gulou District,Nanjing, Jiangsu Province PRC	0%	31/12/2019	100.00%	-	93,538	334,269	R/S/CP
南京小計	Nanjin Subtotal					93,538	334,269	
	集團合計TOTAL				1,666,821	10,179,748	21,552,114	

O: 辦公室

Office

R: 住宅

Residential

S: 商業

Shopping

CP: 停車場

Car Park

投資物業

INVESTMENT PROPERTIES

項目名稱 Project	項目地址 Location	項目完工程度 Stage of Completion	項目整體 預計竣工日期 Expected Completion Date	本集團於 項目中的權益 Group's Interest in the Project	已完工仍未 出售建築面積 Completed GFA Remaining Unsold (平方米) (Sqm)	發展中 建築面積 GFA Under Development (平方米) (Sqm)	規劃建築面積 GFA Under Planning (平方米) (Sqm)	用途 Use
重慶北城天街 North Paradise Walk	重慶市江北區北城天街6、8號 No.6 & No.8 Beichengtianjie, Jiangbei District, Chongqing PRC	100%	已開業 In operation	100.00%	146,262	=	-	S
重慶紫都城 Fairy Castle	重慶市渝北區龍山街道餘松一支路 Yusongyizhilu, Longshan Street, Yubei District, Chongqing PRC	100%	已開業 In operation	100.00%	29,413	-	-	S
重慶晶酈館 Crystal Castle	重慶市北部新區人和鎮新南路 162號 No.162 Xinnan Road, Renhezhen, Beibuxinqu, Chongqing PRC	100%	已開業 In operation	100.00%	35,087	-	-	S
重慶西城天街 West Paradise Walk	重慶市九龍坡區楊家坪珠江路 48號 No.48 Zhujiang Road, Yangjiaping, Jiulongpo District, Chongqing PRC	100%	已開業 In operation	100.00%	111,654	-	-	S
重慶MOCO家悦薈 MOCO	重慶市北部新區人和鎮新南路 168號 No.168 Xinnan Road, Renhezhen, Beibuxinqu, Chongqing PRC	100%	已開業 In operation	100.00%	29,104	-	-	S
重慶時代天街一期 Time Paradise Walk I	重慶市渝中區大坪 Daping, Yuzhong District, Chongqing PRC	100%	已開業 In operation	100.00%	218,569	-	-	S
重慶時代天街二期1標 Time Paradise Walk II	重慶市渝中區大坪 Daping, Yuzhong District, Chongqing PRC	100%	已開業 In operation	100.00%	257,113	-	-	S
重慶時代天街二期2標 Time Paradise Walk II	重慶市渝中區大坪 Daping, Yuzhong District, Chongqing PRC	0%	31/12/2020	100.00%	-	-	152,575	S
重慶時代天街三期 Fime Paradise Walk III	重慶市渝中區大坪 Daping, Yuzhong District, Chongqing PRC	30%	30/6/2016	100.00%	-	74,112	-	S
重慶U城天街一期 U-City I	重慶市沙坪壩區大學城 Uninversity City, Shapingba District, Chongqing PRC	100%	已開業 In operation	100.00%	31,271	-	-	S
重慶U城天街二期 J-City II	重慶市沙坪壩區太學域 Uninversity City, Shapingba District, Chongqing PRC	0%	30/9/2017	100.00%	-	-	144,885	S
重慶春森星悦薈 Chunsen Starry Street	重慶市江北區陳家館 Chenjiaguan, Jiangbei District, Chongqing PRC	100%	已開業 In operation	100.00%	54,618	-	-	S

R: 住宅 Residential S: 商業 Shopping O: 辦公室 Office

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重慶源著星悅薈 Hometown Starry Street	重慶市江北區大石壩 Dashiba, Jiangbei District, Chongqing PRC	50%	1/11/2016	100.00%	-	103,499	94,124	S
重慶兩江新宸 Longfor Ideal City	重慶市北部新區禮嘉鎮 Lijia Town, New North District, Chongqing PRC	0%	31/12/2018	91.00%	-	-	336,015	S
成都三千集 Three Thousands Mall	四川省成都市二環路東二段 Section 2,Erhuan Road East Chengdu, Sichuan Province PRC	100%	已開業 In operation	100.00%	38,043	-	-	S
成都北城天街 North Paradise Walk	四川省成都市金牛區五塊石 Wukuaishi, Jinniu District, Chengdu, Sichuan Province PRC	100%	已開業 In operation	100.00%	215,536	-	-	S
成都時代天街 Time Paradise Walk	四川省成都市高新區西部園區 Xibuyuanqu, Gaoxin District, Chengdu, Sichuan Province PRC	25%	30/12/2018	100.00%	61,989	-	292,717	S
成都金楠天街 Jinnan Paradise Walk	四川省成都市武侯區 Wuhou District, Chengdu, Sichuan Province PRC	65%	31/12/2015	100.00%	-	92,192	-	S
北京頤和星悦會 Summer Palace Starry Street	北京市海凝區西苑 Xiyuan, Haidian District, Beijing PRC	100%	已開業 In operation	98.50%	6,320	-	-	S
北京長權天街 Changying Paradise Walk	北京市朝陽區常營鄉 Changyingxiang, Chaoyang District, Beijing PRC	100%	已開業 In operation	100.00%	300,192	=	-	S
時代天街 Time Paradise Walk	北京市大興區黃村 Huangcun, Daxing District, Beijing PRC	80%	10/10/2015	100.00%	-	154,037	-	S
上海虹橋天街 Hongqiao Paradise Walk	上海市閔行區申長路 Shenchang Road, Minghang District, Shanghai PRC	25%	30/6/2017	100.00%	-	172,645	22,797	S
上海北城天街 North Paradise Walk	上海市寶山區縣村鎮 Gucunzhen, Baoshan District, Shanghai PRC	0%	1/7/2018	100.00%	=	=	150,748	S
西安龍湖 MOCO 星悦薈 Xi'an MOCO	陝西省西安市蓮湖區星火路 20 號 No.20 Xinghuo Road, Lianhu District, Xian, Shanxi Province PRC	100%	已開業 In operation	100.00%	53,267	-	-	S

R: 住宅 Residential S: 商業 Shopping O: 辦公室 Office

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無錫淨湖水岸 Blue Lake	江蘇省無錫市太湖科技閩洋慧東路 Jinghui Road East, Kejiyuan, Taihu, Wuxi, Jiangsu Province PRC	0%	31/12/2018	100.00%	-	-	127,069	S
無錫悦城天街 Wuxi Splendor Paradise Walk	江蘇省無錫市錫山區錫順中路 Xihu Road Central, Xishan District, Wuxi, Jiangsu Province PRC	0%	31/12/2018	100.00%	-	-	117,714	S
常州原山 Dongjing 120 Project II	江蘇省詹州市天寧區東經 120 路 Dongjing 120 Road, Tianning District, Changzhou, Jiangsu Province PRC	0%	1/12/2017	100.00%	-	-	174,328	S
常州龍城天街 Longcheng Paradise Walk	江蘇省常州市鐘樓區勤業路 Qinye Road, Zhonglou District, Changzhou, Jiangsu Province PRC	48%	31/12/2016	100.00%	-	144,312	-	S
金沙天街 Jinsha Paradise Walk	浙江省杭州市經濟開發區海達南路 Hai'da South Road, EDZ, Hangzhou, Zhejiang Province PRC	80%	15/3/2016	100.00%	-	180,645	102,087	S
濱江天街 Binjiang Paradise Walk	杭州市濱江區 Binjiang District, Hangzhou, Zhejiang Province PRC	0%	30/9/2018	100.00%	-	-	283,651	S
蘇州時代天街 Time Paradise Walk	江蘇省蘇州市高新區獅山街道 Shishan Street, Gaoxin District, Suzhou, Jiangsu Province, PRC	0%	1/11/2019	51.00%	-	_	272,334	S
	合計Total				1,588,438	921,442	2,271,044	

R: 住宅 Residential S: 商業 Shopping O: 辦公室 Office

本人現向各位股東提呈龍湖地產有限公司(「本公司」),連同其附屬公司(統稱「本集團」)截至 二零一四年十二月三十一日止年度之業務回顧 與展望。

業績

本集團二零一四年銷售額較去年增長2%至人民幣490.5億元。營業額較去年增長22.8%至人民幣509.9億元,其中物業投資業務租金收入增長38.1%至人民幣8.8億元。歸屬於股東的溢利為人民幣83.5億元,減除少數股東權益及評估增值影響後之核心溢利為人民幣66.1億元。歸屬於股東的核心淨利潤率為13.0%,分紅比例提升5個百分點至核心淨利潤的25%。

2014年回顧

2014年初,中國房地產供需在局部區域的結構性失衡凸顯,疊加流動性持續緊縮和觀望情緒,市場行情顯著下滑。9月以後,隨著行政性調控政策的逐步退場,利率、取消限貸等市場化手段的正面影響,四季度的市場成交有所回暖,但全年仍呈同比下滑之勢。在行業增長階段下行的態勢下,公司全年實現合同销售490.5億元,微增2%,銷售回款率依然保持90%左右的高位。受益於1年多以前強調的「供銷存」管理,期末存貨同比下降,以確保公司整體盤面的健康和戰略的主動性。

受銷售影響,土地市場整體降溫,但成交格局的分化令一線和主力二線城市的土地依然炙手可熱。公司找准價值板塊、把握投資機會,集中在競爭相對平和的一季度、四季度出手,以合理價格購置16幅優質地塊。期內集團亦成功落子南京、廣州兩大高能級戰略新城。至此,集團業務覆蓋拓展為5大區域24城,區域及板塊佈局進一步改善。

I hereby present to the shareholders the business review and outlook of Longfor Properties Co. Ltd. (the "Company"), together with its subsidiaries (the "Group"), for the year ended December 31, 2014.

RESULTS

In 2014, the Group achieved contracted sales of RMB49.05 billion, representing a 2% growth over last year. Revenue was RMB50.99 billion, representing an increase of 22.8% over last year, of which rental income from investment properties amounted to around RMB880 million, representing an increase of 38.1%. Profit attributable to shareholders was RMB8.35 billion. Excluding minority interest and revaluation gains, core profit attributable to shareholders was RMB6.61 billion. Core net profit margin attributable to shareholders was 13.0%. The dividend payout ratio increased by 5% to 25% of core net profit.

REVIEW OF 2014

In early 2014, the PRC real estate market was in a state of significant demand supply imbalance in certain regions, which was exacerbated by tight liquidity conditions and a general wait-and-see attitude among homebuyers. Transaction volumes recovered somewhat in fourth quarter aided by the gradual easing of administrative controls, interest rate cut and the reduced mortgage restrictions, but volume for the full year was still lower than that of 2013. Although the industry as a whole was experiencing slower growth, the Company recorded contracted sales of RMB49.05 billion, representing a slight growth of 2%, with cash collection ratio maintained at a high level of around 90%. With the focus on strict discipline in sales and inventory management since 2013, the inventory level at the end of the period was been lowered year-on-year, and this has helped the Company to maintain a healthy portfolio of projects and active control of its sales strategy.

Land market activities have cooled down amid slower growth of the broader market, however, competition for land in first-tier cities and major second-tier cities remained keen. The Company has devoted much effort to identify value-added project sites and capitalize on investment opportunities. During the first and fourth quarter when competition in the land market was less fierce, the Company acquired 16 prime land plots at reasonable prices. During the period, the Group also successfully bought sites in Nanjing and Guangzhou, two new cities that were high on our strategic expansion priority. As such, the business of the Company has now expanded into 24 cities over five major regions, further improving the portfolio composition in terms of regional and segmental exposure.

主席報告 Chairman's Statement

公司一方面制定穩健的年度目標,合理規劃全年資本開支。另一方面適時把握融資窗口期,3月鎖定34億港幣5年期銀團貸款,並於5月首次嘗試境外人民幣債券(點心債)市場,以4年期20億人民幣創下業內年期、規模雙記錄。年末集團在手現金創歷史新高達至人民幣190.4億元,綜合借貸成本依然保持在6.4%的低位,年期進一步拉長至4.5年。隨著境外融資成本的逐步攀升和人民幣匯率的潛在下跌風險,公司開始更多關注境內融資機會的拓展,並於12月獲得境內評級AAA,成為少有的投資級別民營房企,為未來的境內融資鋪平道路。

商業地產憑藉社交體驗消費平台的定位、良好的區位及運營管理繼續穩健發展,商業總收入實現38.1%的增幅。年內,包括北京長楹天街在內的4個商業地產如期成功開業,標誌著龍湖商業地產亮相一線城市。而未來2年將陸續面世的杭州金沙天街和上海虹橋天街也同樣值得期待。

在業務穩定發展的同時,公司依然堅持深度機構化,保持平等、謙遜、開放、自我變革的氛圍和文化。期內新加入公司的管理人員與龍湖原有文化、系統快速融合。通過整合管理思路,主動變革,保持組織能力的不斷進步。

龍湖不僅向客戶提供優質的產品和服務,還始 終以優秀企業公民角色承擔社會責任。品牌公 益「龍湖年貨」已堅持6年,今年又開金融扶貧 的先河,將重點聚焦農村扶貧小額保險,惠及 10個貧困區縣,10萬農村人口。 During the year, the Company has set prudent annual targets and plan for capital expenditure in a rational manner. We have capitalized the financing window in a timely manner and secured a syndicated loan in March of HK\$3.4 billion for a term of 5 years. In May, the Group made its first entry into the Renminbi bond (Dim Sum bond) market, and issued RMB2 billion for a tenor of 4 years, which was the largest scale and longest tenor on record. As at the end of the year, the Group has a historical high cash balance of RMB19.04 billion, with a relatively low effective interest cost of 6.4% and an average tenor extended to 4.5 years. With the gradual increase of funding costs in the offshore capital market and in view of potential depreciation risk of Renminbi, the Company has put more focus in exploring funding opportunities onshore. In December 2014, we attained AAA credit rating in China, and we are one of a few non-SOE developers with an investment grade rating. This will pave the way for future onshore funding opportunities.

The commercial property business segment saw total revenue growth of 38.1%, thanks to the Company's focus on lifestyle consumption, prime location of the assets and continual stable development in operation management. During the year, four investment property projects including Beijing Changying Paradise Walk successfully commenced operation as scheduled, which earmarked the launch of commercial properties of Longfor in first-tier cities. The Company is looking forward to the launch of Hangzhou Jinsha Paradise Walk and Shanghai Hongqiao Paradise Walk in the coming two years.

The Company remains committed in institutionalization, maintaining a distinct corporate culture that emphasizes equality, humility, open minded and self-improvement and transformation. During the period, the new managerial officers that joined the Group swiftly blended into the culture and system of Longfor. The Company will strive to continue to improve through aligning management philosophy, embracing the need to change and maintaining organizational discipline.

Longfor not only provides quality products and services to its customers, but is also committed to its social responsibilities as an outstanding corporate citizen. The New Year Gift program has been organising for the sixth consecutive year. During the year, we focused on micro-insurance aiming to aid the poor in the rural area. This is a pioneering program to help the less privileged, through the offering of financial services, and it benefited 10 less developed regions and counties with population of 100,000.

2015年展望

當前房地產成交的下行與分化概因各地供應結構所致,新一屆政府減少行政干預,堅持市場化的風格註定了這樣的盤整不可能在短期內完成。伴隨過去10多個月的去化與需求積蓄,2015年整體形勢不致弱於去年,但難有根本性的量價逆轉。在這樣的形勢下,短期的增幅不是我們所關注的;保持健康的活力與長期增長的能力,才是企業經營的要義。

我們相信,好公司的關鍵在於對其客戶有不可或缺的價值。在房地產行業進入新階段的今天,對客戶的研究和重視將被提升到新的高度。2015年龍湖將繼續從客戶需求出發,研判投資決策、產品定位、成本配套及服務標準,注重建立全覆蓋、差異化的品牌影響力。並且主動擁抱互聯網,利用新技術載體將已成形的系統管理方法論更高效、堅決地執行下去,實現「住宅+物業+商業」三大模塊的資源整合閉環,為業主提供「入住、生活、消費的一站式服務體驗」,以創造價值。

在投資和運營方面,集團繼續秉承量入為出、 合法合規的原則,聚焦一線及領先二線城市, 並向好團隊傾斜,在把握宏觀節奏的基礎上進 一步提升項目投資精準度,進一步強化供銷存 管理和建安成本的競爭力。同時,集團也將繼 續以開放的心態擴大合作,堅持高標準,鍛造 自身「好手藝」,吸引優質合作夥伴,持續提升 股東回報。

依託超大規模的人口遷徙與城市發展,中國的房地產市場還有著廣闊的發展空間。我們慶倖自己在合適的時間進入了一個合適的行業,更堅信在其中賴以生存並不斷發展的不是一時的規模而是持久的強韌。龍湖將始終保持自我變革的勇氣與能力、保持謙遜和敬畏,堅持做好的產品,做對的事;相信最終時間會站在我們這一邊!

OUTLOOK FOR 2015

The current decline in transaction activities and divergent market development can be attributed to the structural issues with supply. The new government has reduced its involvement with administrative policies, and has a commitment to move towards a more market oriented policy approach. As such, the structural adjustment will not be completed in a short period of time. With the selling down of inventory and pent-up demand over the past ten months, we believe the market outlook for 2015 would improve relative to last year. However, a significant turnaround in both volume and price is unlikely. Under such circumstances, our focus is not placed on rate of growth in the short term, but to maintain healthy business operations and the ability to deliver sustainable growth.

Creating indispensable value for its customers is key for a good company. Today the real estate sector has evolved to a new phase, and it is important to remain focused on customers and customer research. In 2015, Longfor will continue to adopt a customer-oriented approach in making investment decisions, product positioning, and evaluating property management cost and service standards. We will develop our brand with a focus on comprehensive coverage and differentiation. We will actively make use of the information technology to improve the efficiency of existing management systems. We target to integrate the resources for our "residential properties", "property management" and "investment properties" so as to create value for homebuyers through a one-stop service experience integrating residency, life style and consumption.

In terms of investment and operations, the Group will continue to adhere to a balanced approach in a compliant manner. We will focus on first tier and major second tier cities and direct resources to areas with strong execution track record. We will pay close attention to the changing macro economic conditions and remain selective on investment that will create the most value. We will further strengthen our sales and inventory management and construction cost competitiveness. Meanwhile, the Group will maintain an open attitude towards cooperative investments, but insisting on high standards and the opportunity to strengthen our capabilities. In doing so, we will attract high quality partners and projects that will enhance return for our shareholders.

We expect large scale population migration and city development in China will continue, and there will be ample room for growth for the Chinese real estate market. We had been lucky to be in the right industry at the right time. We firmly believe persistent and sustainable development is the key to survival in this industry, and not a race on the highest growth in the short term. Longfor will uphold its courage to transform, while maintaining humility and reverence. We will continue to deliver high quality products and strive to make the right decisions, and time will be the best judge.

管理層討論及分析

Management Discussion and Analysis

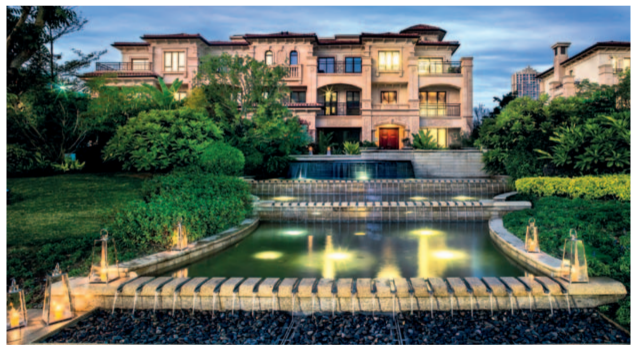
物業發展

二零一四年,本集團物業發展業務營業額為人民幣492.9億元,較去年增長22.5%。交付物業總建築面積為4,759,158平方米(其中247,494平方米來自合營企業)。物業發展業務結算毛利率為25.7%,較去年下降1.3%。二零一四年營業額單方價格為10,925元/平方米。

PROPERTY DEVELOPMENT

In 2014, revenue from property development business of the Group was RMB49.29 billion, representing an increase of 22.5% over last year. The Group delivered 4,759,158 square meters of property in GFA terms, of which 247,494 square meters were contributed from joint ventures. Gross profit margin of overall property development business decreased by 1.3% to 25.7% as compared with that of last year. Recognized average selling price was RMB10,925 per square meter in 2014.

廈門嘉天下 Xiamen Ascension to the Throne





大連艷瀾山 Dailin Rose and Ginkgo Villa



濟南名景台 Jinan Ming Jing Tai

表一: 二零一四年本集團各項目物業發展營 業額明細

* 扣除營業稅以後

Table 1: Breakdown of property development revenue by projects of the Group in 2014

* After deducting sales tax

	城市	營業	營業額		至面積
	City	Reven	Revenue		GFA
		二零一四年	二零一三年	二零一四年	二零一三年
		2014	2013	2014	2013
項目		人民幣千元	人民幣千元	平方米	平方米
Project		RMB'000	RMB'000	Sqm	Sqm
北京時代天街	北京	4,733,521	211,958	325,772	7,789
Beijing Time Paradise Walk	Beijing				
杭州春江彼岸	杭州	4,282,786	_	219,908	_
Hangzhou Chunjiang Land	Hangzhou				
煙台葡醍海灣	煙台	3,502,389	1,099,855	274,162	73,150
Yantai Banyan Bay	Yantai				
北京雙瓏原著	北京	2,996,935	_	72,500	_
Beijing Sunhe Hometown	Beijing				
重慶紫雲台	重慶	2,832,854	_	367,453	_
Chongqing Hilltop's Garden	Chongqing				
北京好望山	北京	2,333,282	_	153,630	_
Beijing Hill of Good Hope	Beijing				
北京長楹天街	北京	2,297,590	5,191,518	85,947	188,151
Beijing Changying Paradise Walk	Beijing				
重慶時代天街	重慶	2,142,148	1,950,548	121,579	140,610
Chongqing Time Paradise Walk	Chongqing				
成都金楠天街	成都	1,676,459	_	126,751	_
Chengdu Jinnan Paradise Walk	Chengdu				
廈門嘉嶼城	廈門	1,491,901	_	158,197	_
Xiamen Island in the City	Xiamen				
常州龍譽城	常州	1,397,885	683,456	196,885	57,374
Changzhou Hongzhuang Project	Changzhou				
重慶U2	重慶	1,372,978	1,789,499	229,815	272,319
Chongqing U2	Chongqing				
西安楓香庭	西安	1,303,000	_	132,301	_
Xi'an Waft Yard	Xi'an				

	城市	營業額		總建築面積		
	City	Reven	iue	Total	GFA	
		二零一四年	二零一三年	二零一四年	二零一三年	
		2014	2013	2014	2013	
項目		人民幣千元	人民幣千元	平方米	平方米	
Project		RMB'000	RMB'000	Sqm	Sqm	
上海蔚瀾香醍	上海	1,227,825	999,709	68,813	66,822	
Shanghai Azure Chianti						
(Bai Yin Lu)	Shanghai					
西安水晶酈城	西安	1,196,634	_	156,856	_	
Xi'an Crystal Town	Xi'an					
上海好望山	上海	1,014,373	593,531	46,412	36,671	
Shanghai Hill of Good Hope	Shanghai					
成都時代天街	成都	941,460	1,986,851	124,478	200,244	
Chengdu Time Paradise Walk	Chengdu					
瀋陽紫都城	瀋陽	887,786	39,564	132,644	2,690	
Shenyang Fairy Castle	Shenyang					
青島原山	青島	819,976	338,760	84,391	19,314	
Qingdao Original	Qingdao					
常州酈城	常州	818,517	1,664,293	136,508	273,852	
Changzhou Sunshine City	Changzhou					
寧波灩瀾海岸	寧波	722,815	752,412	76,048	92,658	
Ningbo Rose & Gingko Coast	Ningbo					
杭州香醍溪岸	杭州	663,341	1,151,607	118,844	118,830	
Hangzhou Chianti Riverside	Hangzhou					
常州原山	常州	643,441	1,244,751	86,373	119,853	
Changzhou Original	Changzhou					
青島灩瀾海岸	青島	602,695	1,559,976	88,277	156,500	
Qingdao Rose & Gingko Coast	Qingdao					
成都北城天街	成都	575,804	1,704,542	85,736	198,397	
Chengdu North Paradise Walk	Chengdu					
西安香醍國際	西安	571,089	1,691,272	96,446	225,485	
Xi'an Chianti	Xi'an					

	城市	營	業額	總建	築面積
	City	Rev	Revenue		l GFA
	•	二零一四年	二零一三年	二零一四年	二零一三年
		2014	2013	2014	2013
項目		人民幣千元	人民幣千元	平方米	平方米
Project		RMB'000	RMB'000	Sqm	Sqm
晉江嘉天下	泉州	556,800	_	50,793	_
Jinjiang Ascension to the Throne	Quanzhou				
瀋陽花千樹	瀋陽	550,768	_	66,040	_
Shenyang Hua Qian Shu	Shenyang				
宜興紫雲台	宜興	525,450	_	46,020	_
Yixing Hilltop's Garden	Yixing				
重慶源著	重慶	490,882	_	62,834	_
Chongqing Hometown	Chongqing				
成都弗萊明戈	成都	465,762	767,971	97,718	154,177
Chengdu Flamenco Spain	Chengdu				
紹興原著	紹興	441,073	626,271	25,486	37,832
Shaoxing Hometown	Shaoxing				
青島悠山郡	青島	421,142	272,956	51,790	26,588
Qingdao Peace Hill County	Qingdao				
重慶春森彼岸	重慶	387,352	275,518	63,430	37,229
Chongqing Chunsen Land	Chongqing				
無錫九裡香醍	無錫	338,363	_	29,899	_
Wuxi Fragrance Chianti	Wuxi				
煙台灩瀾海岸	煙台	325,565	_	15,103	_
Yantai Banyan Bay					
Rose & Gingko Coast	Yantai				
重慶東橋郡	重慶	258,592	2,474,805	45,501	361,290
Chongqing Toschna Villa	Chongqing				
無錫灩瀾山	無錫	234,616	274,276	41,791	30,827
Wuxi Rose and Ginkgo Villa	Wuxi				



北京好望山 Beijing Hill of Good Hope

	城市	營業	營業額		總建築面積		
	City	Reven	ue	Total G	FA		
		二零一四年	二零一三年	二零一四年	二零一三年		
		2014	2013	2014	2013		
項目		人民幣千元	人民幣千元	平方米	平方米		
Project		RMB'000	RMB'000	Sqm	Sqm		
上海灩瀾山	上海	216,037	221,957	10,022	10,336		
Shanghai Rose and Ginkgo Villa	Shanghai						
青島疊墅	青島	168,156	609,995	21,403	67,833		
Qingdao F Plot	Qingdao						
西安紫都星悦薈	西安	150,513	_	10,408	_		
Xi'an Fairy Starry Street	Xi'an						
杭州灩瀾山	杭州	112,104	2,716,612	13,869	192,639		
Hangzhou Rose and Gingko Villa	Hangzhou						
西安MOCO	西安	110,478	691,484	15,749	104,145		
Xi'an MOCO	Xi'an						
成都悠山郡	成都	98,294	784,494	13,820	102,484		
Chengdu Peace Hill County	Chengdu						
瀋陽香醍漫步	瀋陽	75,640	368,417	14,017	83,002		
Shenyang Chianti	Shenyang						
重慶悠山郡	重慶	54,900	384,120	9,448	62,794		
Chongqing Peace Hill County	Chongqing						
無錫九墅	無錫	53,654	291,539	5,105	34,650		
Wuxi Jiu Shu	Wuxi						
其他		203,008	4,809,338	34,692	574,247		
Others							
總計		49,288,633	40,223,855	4,511,664	4,130,782		
Total							

二零一四年,本集團合同銷售額達人民幣490.5億元,較去年增長2%。銷售總建築面積4,540,190平方米,較去年增長6.5%。銷售單價人民幣10,803元,比去年下降4.3%。西部、長三角、環渤海、華南及華中片區合同銷售額分別為人民幣168.2億元、157.8億元、138.7億元、17.8億元、8.0億元,分別佔集團合同銷售額的34.3%、32.2%、28.3%、3.6%及1.6%。

The Group achieved contracted sales of RMB49.05 billion in 2014, representing an increase of 2% as compared to last year. The Group sold 4,540,190 square meters in total GFA, representing an increase of 6.5% as compared to last year. Average selling price of GFA sold was RMB10,803 per square meter, representing a decrease of 4.3% as compared to last year. Contracted sales from regions of western China, Yangtze River Delta, Pan Bohai Rim, southern China and central China were RMB16.82 billion, RMB15.78 billion, RMB13.87 billion, RMB1.78 billion and RMB0.80 billion respectively, accounting for 34.3%, 32.2%, 28.3%, 3.6% and 1.6% of the contracted sales of the Group, respectively.

表二: 二零一四年本集團合同銷售額明細 Table 2: Details of con * Before deduct

Table 2: Details of contracted sales of the Group in 2014
* Before deducting sales tax

項目	城市	銷售額	總建築面積
Project	City	Contracted sales	Total GFA
		人民幣百萬元	平方米
		RMB mn	Sqm
杭州春江酈城	杭州	2,581	117,970
Hangzhou Chunjiang Central	Hangzhou		
重慶兩江新宸	重慶	2,446	224,439
Chongqing Ideal City	Chongqing		
北京灩瀾新宸	北京	2,217	144,441
Beijing Rose & Gingko Mansion	Beijing		
北京雙瓏原著	北京	1,959	56,511
Beijing Sunhe Hometown	Beijing		
蘇州時代天街	蘇州	1,902	115,297
Suzhou Time Paradise Walk 重慶江與城	Suzhou	1.027	2/2/77
里麼江典城 Chongqing Bamboo Grove	重慶	1,827	242,677
杭州春江彼岸	Chongqing 杭州	1,438	77,196
Hangzhou Chunjiang Land	Hangzhou	1,430	//,190
重慶U2	重慶	1,410	240,614
Chongqing U2	Chongqing	-,	,
重慶新壹街	重慶	1,218	47,671
Chongqing First Avenue	Chongqing		
成都金楠天街	成都	1,126	82,330
Chengdu Jinnan Paradise Walk	Chengdu		
北京好望山	北京	1,119	84,313
Beijing Hill of Good Hope	Beijing		
上海虹橋天街	上海	1,101	28,231
Shanghai Hongqiao Paradise Walk	Shanghai		
上海蔚瀾香醍苑	上海	1,066	54,816
Shanghai Azure Chianti (Bai Yin Lu)	Shanghai		
大連水晶酈灣	大連	1,058	64,902
Dalian Crystal Town 北京西宸原著	Dalian	1.051	50.0(1
	北京	1,051	50,061
Beijing Jade Mansion 廈門嘉嶼城	Beijing 廈門	1.041	70 225
反口 新 映 州 Xiamen Island in the City	及1 J Xiamen	1,041	78,225
重慶時代天街	重慶	1,031	76,807
Chongqing Time Paradise Walk	Chongqing	1,031	70,007
01-0			

項目	城市	銷售額	總建築面積
Project	City	Contracted sales	Total GFA
		人民幣百萬元	平方米
		RMB mn	Sqm
成都世紀峰景	成都	1,015	83,484
Chengdu Century Peak View	Chengdu		
杭州名景台	杭州	976	69,193
Hangzhou Ming Jing Tai	Hangzhou		
北京時代天街	北京	911	66,949
Beijing Time Paradise Walk	Beijing		
重慶拉特芳斯	重慶	883	137,461
Chongqing La Défense	Chongqing		
上海紫都城	上海	871	41,805
Shanghai Fairy Castle	Shanghai		
成都時代天街	成都	800	117,896
Chengdu Time Paradise Walk	Chengdu		
長沙湘風原著	長沙	800	115,723
Changsha Wang Cheng	Changsha		
西安香醍國際	西安	784	116,904
Xi'an Chianti International	Xi'an		
常州龍譽城	常州	779	116,472
Changzhou Hongzhuang Project	Changzhou		
杭州灩瀾山	杭州	778	54,328
Hangzhou Rose & Gingko Villa	Hangzhou		
重慶源著	重慶	753	112,308
Chongqing Hometown	Chongqing		
濟南名景台	濟南	700	92,832
Jinan Ming Jing Tai	Jinan		
晉江嘉天下	泉州	691	84,998
Jinjiang Ascension to the Throne	Quanzhou	(70	
昆明水晶酈城	昆明	678	85,129
Kunming Crystal Sunshine City 上海好望山城	Kunming 上海	//-	21.160
		665	31,160
Shanghai Long Xing Lu 重慶紫雲台	Shanghai 重慶	650	86,571
主废系云口 Chongqing Hilltop's Garden	里度 Chongqing	0)0	80,7/1
青島悠山郡	青島	572	84,703
Qingdao Peace Hill County	Qingdao)/2	04,/03
紹興原著	紹興	547	83,795
Shaoxing Hometown	Shaoxing	747	05,795
OHIOAHIS HOHICLOWN	Oliaoxilig		

項目 Project	城市 City	銷售額 Contracted sales	總建築面積 Total GFA
,	,	人民幣百萬元	平方米
		RMB mn	Sqm
北京長城源著	北京	491	27,938
Beijing Great Wall Chinoiserie	Beijing		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
煙台葡提海灣	煙台	485	40,682
Yantai Banyan Bay	Yantai		
青島錦麟原著	青島	469	60,475
Qingdao An Le	Qingdao		
瀋陽唐寧ONE	瀋陽	463	61,831
Shenyang Tangning ONE	Shenyang		
無錫九墅	無錫	434	37,908
Wuxi Jiu Shu	Wuxi		
瀋陽紫都城	瀋陽	433	67,905
Shenyang Fairy Castle	Shenyang		
上海紫悦灣	上海	432	23,257
Shanghai Fairy Bay	Shanghai		
青島原山	青島	407	48,518
Qingdao Original	Qingdao		
成都金楠時光	成都	407	38,274
Chengdu Jinnan Walk Time	Chengdu		
西安航天城	西安	402	51,651
Xi'an Aerospace Town Plot	Xi'an		
寧波灩瀾海岸	寧波	400	48,791
Ningbo Rose & Ginkgo Coast 青島灩瀾海岸	Ningbo 青島	207	72.706
		397	72,706
Qingdao Rose & Gingko Coast 瀋陽花千樹	Qingdao 瀋陽	360	/1 077
爾物化 中國 Shenyang Hua Qian Shu	僧吻 Shenyang	300	41,877
北京長楹天街	北京	339	11,133
Beijing Changying Paradise Walk	Beijing	339	11,177
無錫九裡香醍	無錫	292	34,062
Wuxi Fragnance Chianti	Wuxi	-/-	31,002
杭州香醍溪岸	杭州	289	66,426
Hangzhou Chianti Riverside	Hangzhou		,
宜興紫雲台	宜興	286	24,563
Yixing Hilltop's Garden	Yixing		
西安水晶酈城	西安	256	28,234
Xi'an Crystal Town	Xi'an		

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項目	城市	銷售額	總建築面積
Project	City	Contracted sales	Total GFA
		人民幣百萬元	平方米
		RMB mn	Sqm
寧波名景台	寧波	248	19,710
Ningbo Ming Jing Tai	Ningbo		
重慶東橋郡	重慶	230	36,436
Chongqing Toschna Villa	Chongqing		
西安楓香庭	西安	220	22,497
Xi'an Waft Yard	Xi'an		
大連灩瀾山	大連	202	15,326
Dalian Rose and Gingko Villa	Dalian		
上海灩瀾山	上海	168	7,606
Shanghai Rose and Gingko Villa	Shanghai		
常州酈城	常州	159	33,032
Changzhou Sunshine City	Changzhou		
其他		1,333	251,140
Others			
總計		49,046	4,540,190
Total			

二零一四年十二月三十一日,本集團已售出但 未結算的合同銷售額為人民幣520億元,面積 為482萬平方米,為本集團未來營業額持續穩 定增長奠定堅實基礎。 As at December 31, 2014, the Group had RMB52.0 billion (derived from 4,820,000 square meters) sold but unrecognized contracted sales which formed a solid basis for the Group's future sustainable and stable growth in revenue.



杭州春江酈城 Hangzhou Chunjiang Central



杭州濱江天街 Hangzhou Binjiang Paradise Walk

物業投資

本集團一如既往堅持穩步投資持有物業的戰略。目前集團的投資物業全部為商場,主要分為三大產品系列:都市體驗式購物中心天街系列、社區購物中心星悦薈系列及中高端家居生活購物中心家悦薈系列。截止二零一四年十二月三十一日,本集團已開業商場面積為1,245,137平方米(含車位總建築面積為1,588,437平方米),整體出租率達到95.5%。租金總額人民幣9.3億元,扣除營業稅後的租金收入人民幣8.8億元,較去年上升38.1%。其中,天街、星悦薈、家悦薈租金佔比分別為83.1%、13.4%和3.5%,租金收入的增長率分別為42.2%、20.8%和21.0%。

PROPERTY INVESTMENT

The Group maintains a prudent property investment strategy. Currently, all investment properties of the Group are shopping malls under three major product series, namely Paradise Walk series, which are metropolitan shopping malls, Starry Street series, which are community shopping malls, and MOCO, which are mid to high-end household and lifestyle shopping centers. As at December 31, 2014, the Group has investment properties of 1,245,137 square meters (1,588,437 square meters in GFA with parking space included) which have commenced operation with an occupancy rate of 95.5%. Total rent reached about RMB930 million. Rental income, net of sales tax, was about RMB880 million, representing an increase of 38.1% as compared with last year. The series of Paradise Walk, Starry Street and MOCO accounted for 83.1%, 13.4% and 3.5% of the total rent respectively, and recorded increases of 42.2%, 20.8% and 21.0% respectively.



重慶時代天街 Chongqing Time Paradise Walk



重慶時代天街內場 Interior of Chongqing Time Paradise

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表三: 二零一四年本集團租金收入分析 * 扣除營業税以後 Table 3: Breakdown of rental income of the Group in 2014

* After deducting sales tax

	建築面積	租金收入	二零一四年 2014 佔收益 百分比	出租率	租金收入	二零一三年 2013 佔收益 百分比	出租率	租金收入增長率
	GFA	Rental income	% of Rental	Occupancy rate	Rental income	% of Rental	Occupancy rate	Change of rental income
		人民幣千元 RMB'000			人民幣千元 RMB'000			
重慶北城天街 Chongqing North	120,778	352,243	40.2%	98.7%	308,557	48.6%	100.0%	14.2%
Paradise Walk 重慶西城天街 Chongqing West	76,031	131,258	15.0%	99.9%	108,907	17.2%	99.6%	20.5%
Paradise Walk 重慶時代天街1期	160,168	166,114	19.0%	92.7%	94,073	14.8%	92.2%	76.6%
Chongqing Time Paradise Walk Phase 1 重慶時代天街 2 期 Chongqing Time	154,460	202	0.0%	66.5%	-	_	_	-
Paradise Walk Phase 2 成都北城天街 Chengdu North	215,536	59,976	6.8%	79.1%	329	0.1%	74.8%	18,129.8%
Paradise Walk 成都時代天街1期 Chengdu Time	61,989	3,978	0.5%	78.6%	_	_	_	_
Paradise Walk Phase 1 北京長楹天街 Beijing Changying	221,286	14,266	1.6%	86.8%	_	_	-	_
Paradise Walk 天街小計	1,010,248	728,037	83.1%	95.6%	511,866	80.7%	98.5%	42.2%
Paradise Walk Subtotal 重慶晶酈館	17,648	21,858	2.5%	97.2%	20,156	3.2%	90.6%	8.4%
Chongqing Crystal Castle 成都三千集	38,043	22,919	2.6%	93.7%	21,100	3.3%	83.4%	8.6%
Chengdu Three Thousand Mall 重慶春森星悦薈 Chongqing Chunsen Starry Street	54,618	25,144	2.9%	82.3%	22,678	3.6%	93.0%	10.9%

	建築面積 GFA	租金收入 Rental income 人民幣千元 RMB'000	二零一四年 2014 佔收益 百分比 % of Rental	出租率 Occupancy rate	租金收入 Rental income 人民幣千元 RMB'000	二零一三年 2013 佔收益 百分比 % of Rental	出租率 Occupancy rate	租金收入 增長率 Change of rental income
重慶紫都城	29,413	11,236	1.3%	100.0%	11,064	1.7%	100.0%	1.6%
Chongqing Fairy Castle 北京頤和星悦薈	6,320	15,144	1.7%	100.0%	11,537	1.8%	97.9%	31.3%
Beijing Summer Palace Starry Street 重慶U城	15,516	7,072	0.8%	94.7%	4,518	0.7%	93.9%	56.5%
Chongqing University City 西安大興星悦薈	44,227	6,790	0.8%	92.2%	_	_	_	_
Xi'an Daxing Starry Street 其他	-	7,215	0.8%	N/A	6,135	1.0%	N/A	17.6%
Others 星悦薈小計	205,785	117,378	13.4%	93.7%	97,188	15.3%	92.3%	20.8%
Starry Street Substotal 重慶 MOCO	29,104	30,906	3.5%	99.2%	25,545	4.0%	100.0%	21.0%
Chongqing MOCO 家悦薈小計 MOCO Subtotal	29,104	30,906	3.5%	99.2%	25,545	4.0%	100.0%	21.0%
已開業項目合計 Total for projects that had commenced operation	1,245,137	876,321	100.0%	95.5%	634,599	100.0%	97.6%	38.1%

本集團目前主要在建的商場為7個,累計在建 面積為86.4萬平方米。 The Group has 7 shopping malls under construction with a total GFA of about $864,\!000$ square meters.



北京長楹天街 Beijing Changying Paradise Walk

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表四: 二零一五至二零一八年本集團在建投 資物業分析

Table 4: Breakdown of investment properties under construction of the Group in 2015 to 2018

	預計開業時間 Estimated	規劃建築面積
	Commencement of	
	Operation	Planned GFA
杭州金沙天街	2015年	151,135
Hangzhou Jinsha Paradise Walk		
成都金楠天街	2015年	92,192
Chengdu Jinnan Paradise Walk		
北京時代天街	2016年	154,037
Beijing Time Paradise Walk		
上海虹橋天街	2016年	172,645
Shanghai Hongqiao Paradise Walk		
重慶時代天街3期	2016年	74,112
Chongqing Time Paradise Walk Phase III		
重慶源著2期	2017年	103,499
Chongqing Hometown Phase II		
常州龍城天街	2018年	115,916
Changzhou Longcheng Paradise Walk		
在建項目合計		863,536
Projects under construction in total		

得益於新增投資物業逐步開工,本集團二零 一四年錄得投資物業評估增值人民幣25.5億 元。

費用控制

二零一四年,為配合業務發展,集團於蘇州、 濟南、廣州、南京等新進入城市進行管理團 隊和關鍵崗位人才的儲備,集團一般及行政 開支佔合同銷售額的比例較去年增長0.39%至 2.65%。同時,由於市場的波動,銷售團隊加 大營銷推廣的針對性,銷售開支佔合同銷售額 的比例比去年增長0.33%至2.17%。集團一般 及行政開支及銷售開支佔營業額的比例與去年 基本保持一致。 Due to the commencement of construction of new investment properties, the valuation gain of investment properties of the Group amounted to RMB2.55 billion in 2014.

COST CONTROL

In 2014, in order to support its business development, the Group established management teams and recruited key posts personnel for newly-entered cities, such as Suzhou, Jinan, Guangzhou and Nanjing. The portion of the Group's general and administrative expenses to the total contract sales increased by 0.39% to 2.65% as compared with last year. Meanwhile, as there had been fluctuation in the market, the sales team pay extra focus on targeted marketing. The portion of sales expenses to the total contract sales increased by 0.33% to 2.17% as compared with last year. The portion of the Group's general and administrative expenses and sales expenses to revenue was almost the same as last year.

分佔合營企業業績

二零一四年,合營企業的貢獻主要來自本集團擁有50.0%權益的重慶江與城項目、本集團擁有75.0%權益的成都世紀峰景項目。合營企業項目所交付的物業總面積約為247,494平方米,本集團分佔合營企業的除稅後溢利為人民幣2.8億元。

所得税支出

所得税支出包括中國企業所得税和土地增值税。二零一四年,本集團企業所得税費用為人民幣35.1億元,土地增值税為人民幣13.7億元。期內所得稅總計為人民幣48.8億元。

盈利能力

本集團的核心淨利潤率(即歸屬於股東的溢利減除少數股東權益及評估增值影響後之核心溢利佔營業額的比率)由去年的15.0%下降至13.0%。主要是由於波動市場中部分項目銷售價格較低以及上海部分難去化存貨計提了撥備所致。

土地儲備補充

於二零一四年十二月三十一日,本集團的土地儲備合計3,492萬平方米,權益面積為3,284萬平方米。土地儲備的平均成本為每平方米人民幣2,363元,為當期簽約單價的21.9%。按地區分析,環渤海地區、西部地區、長江三角洲地區、華南地區及華中地區的土地儲備分別佔土地儲備總額的37.3%、32.8%、19.2%、7.2%及3.5%。

二零一四年,本集團新增收購土地儲備總建築面積為311萬平方米。其中44.9%位於長三角地區,22.4%位於華南地區,19.1%位於西部地區,13.6%位於環渤海區域。平均收購成本為每平方米人民幣6,785元。

二零一四年,本集團進入新城市南京、廣州、 佛山,令集團的城市覆蓋數從去年年底的21個 上升至24個,並且戰略性地進入華南地區。與 此同時,項目獲取的區位更趨向城市中心區, 單項目的開發規模也都控制在適當水準,為提 升集團可售物業的周轉水準奠定良好基礎。

SHARE OF RESULTS OF JOINT VENTURES

Contribution of joint ventures ("JVs") in 2014 mainly came from the Group's 50.0%-owned Bamboo Grove Project in Chongqing and 75.0%-owned Century Peak View Project in Chengdu. These two projects delivered approximately 247,494 square meters. The attributable profit after tax of the Group in JVs was RMB280 million.

INCOME TAX EXPENSE

Income tax expenses comprised of PRC enterprise income tax and land appreciation tax. The enterprise income tax and the land appreciation tax of the Group in 2014 were RMB3.51 billion and RMB1.37 billion, respectively. The total income tax expenses for the period amounted to RMB4.88 billion.

PROFITABILITY

The core net profit margin of the Group (the ratio of profit attributable to equity shareholders excluding minority interest and revaluation gain to revenue) decreased from 15.0% of last year to 13.0%, which was mainly attributable to the fluctuation in the market resulting in the lower selling prices of projects and the provision of certain inventories in Shanghai.

LAND BANK REPLENISHMENT

As at December 31, 2014, the Group's total land bank was 34.92 million square meters or 32.84 million square meters on an attributable basis. The average unit land cost was RMB2,363 per square meter, accounting for 21.9% of unit price of current contracted sales. In terms of regional breakdown, land bank in Pan Bohai Rim, western China, Yangtze River Delta, southern China and central China accounted for 37.3%, 32.8%, 19.2%, 7.2% and 3.5% of the total land bank, respectively.

In 2014, the Group has acquired new land bank with total GFA of 3.11 million square meters, 44.9%, 22.4%, 19.1% and 13.6% of which are located in Yangtze River Delta, southern China, western China, and Pan Bohai Rim respectively. The average acquisition unit cost was RMB6,785 per square meter.

In 2014, the Group acquired presence in new cities, such as Nanjing, Guangzhou, and Foshan, which increased the number of cities covered by the Group from 21 at the end of last year to 24. The Group also strategically entered into southern China region. At the same time, moving the investment focus closer to city cores and controlling the project size laid a well foundation for improving the turnover cycle of the Group's properties available for sale.

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本集團的土地儲備地域分佈如下: The geographic spread of the land bank of the Group was as follows:

表五: 本集團的土地儲備分析 Table 5: Breakdown of land bank of the Group

地區	城市	建築面積	所佔比例	權益建築面積	所佔比例
Region	City	Total GFA	% of Total	Attributable GFA	% of Total
		平方米		平方米	
		Sqm		Sqm	
環渤海地區	北京	1,130,556	3.3%	719,174	2.2%
Pan Bohai Rim	Beijing				
	瀋陽	2,245,388	6.4%	2,245,388	6.8%
	Shenyang				
	青島	1,099,457	3.1%	1,099,457	3.3%
	Qingdao				
	煙台	7,123,758	20.4%	7,123,758	21.7%
	Yantai				
	濟南	349,246	1.0%	349,246	1.1%
	Jinan				
	大連	1,061,701	3.0%	716,124	2.2%
	Dalian				
	小計	13,010,106	37.2%	12,253,147	37.3%
	Subtotal				
華中地區	長沙	1,141,579	3.3%	1,141,579	3.5%
Central China	Changsha	, , ,		, , ,	
	小計	1,141,579	3.3%	1,141,579	3.5%
	Subtotal	1,141,5/9	3.3%	1,141,579	3.370
中国亚郊地区	壬晦	7.070 (00	20.27	(272 225	10.5%
中國西部地區	重慶	7,072,498	20.3%	6,379,325	19.5%
Western China	Chongqing	1 005 750		1.0/=.0/0	5 70
	成都	1,925,750	5.5%	1,867,962	5.7%
	Chengdu	1 (55 001	/ = ~	1 (55.001	- 004
	西安	1,655,321	4.7%	1,655,321	5.0%
	Xi'an	(00.0(0	2.00	(00.0(0	2.1.0
	玉溪	692,862	2.0%	692,862	2.1%
	Yuxi	4-101-	^	47/0/5	0.500
	昆明	174,345	0.5%	174,345	0.5%
	Kunming				
	小計	11,520,776	33.0%	10,769,815	32.8%
	Subtotal	•		•	

管理層討論及分析 Management Discussion and Analysis

地區 Region	城市 City	建築面積 Total GFA 平方米	所佔比例 % of Total	權益建築面積 Attributable GFA 平方米	所佔比例 % of Total
		Sqm		Sqm	
長江三角洲地區	上海	1,080,140	3.1%	1,041,612	3.2%
Yangtze River Delta	Shanghai 無錫 Wuxi	864,102	2.5%	864,102	2.6%
	常州 Changzhou	936,282	2.7%	936,282	2.9%
	宜興 Yixing	241,199	0.7%	241,199	0.7%
	杭州 Hangzhou	1,562,927	4.5%	1,536,288	4.7%
	紹興 Shaoxing	374,943	1.1%	374,943	1.1%
	寧波 Ningbo	562,210	1.6%	562,210	1.7%
	蘇州 Suzhou	642,909	1.8%	327,884	1.0%
	南京 Nanjing	427,807	1.2%	427,807	1.3%
	小計 Subtotal	6,692,519	19.2%	6,312,327	19.2%
華南地區 Southern China	廈門 Xiamen	389,202	1.1%	389,202	1.2%
Southern China	泉州 Quanzhou	1,472,123	4.2%	1,472,123	4.5%
	廣州 Guangzhou	331,233	0.9%	331,233	1.0%
	佛山 Foshan	366,810	1.1%	168,953	0.5%
	小計 Subtotal	2,559,368	7.3%	2,361,511	7.2%
總計 Total		34,924,348	100%	32,838,379	100%

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表六: 二零一四年土地收購

Table 6: Breakdown of Land acquisition in 2014

地區	項目名稱	城市	應佔權益 Attributable	佔地面積	總建築面積
Region	Project	City	Interest	Site Area	Total GFA
Region	Tioject	City	mierest	平方米	平方米
			%	Sqm	Sqm
長江三角洲地區	名景台	寧波	100.0%	30,660	64,830
Yangtze River Delta	Celebrity Life	Ningbo			
	鼓樓濱江	南京	100.0%	45,842	427,807
	Gulou Plot	Nanjing			
	春江酈城	杭州	100.0%	128,383	549,205
	Chunjiang Central	Hangzhou			
	西湖電大	杭州	51.0%	14,401	54,367
	W.Lake Dianda Plot	Hangzhou			
	興議地塊	杭州	100.0%	39,209	141,512
	Xingyi Plot	Hangzhou			
	松江新城地塊	上海	100.0%	38,404	114,626
	Songjiang Newtown	Shanghai			
	松江永豐街地塊	上海	16.0%	26,983	45,866
	Songjiang Yongfeng	Shanghai			
	小計			323,882	1,398,213
	Subtotal				
環渤海地區	長城源著	北京	60.0%	239,403	230,331
Pan Bohai Rim	The Great Wall Chinoiserie	Beijing			
	西宸原著(西局)	北京	50.0%	70,055	140,739
	Jade Mansion (Xiju)	Beijing			
	豐台看丹路地塊	北京	16.5%	20,070	51,613
	Fengtai Kandan Plot	Beijing			
	小計			329,528	422,683
	Subtotal				



成都悠山郡 Chengdu Peace Hill County



成都世紀峰景 Chengdu Century Peak View

管理層討論及分析 Management Discussion and Analysis

地區	項目名稱	城市	應佔權益 Attributable	佔地面積	總建築面積
Region	Project	City	Interest	Site Area	Total GFA
			%	平方米	平方米
			%	Sqm	Sqm
中國西部地區	金楠時光	成都	100.0%	24,335	101,988
Western China	Jinnan Walk Time	Chengdu			
	金牛何家項目	成都	100.0%	61,531	146,632
	Jinniu Hejia Plot	Chengdu			
	滻灞項目	西安	100.0%	99,673	217,513
	Chanba Plot	Xi'an			
	科園路	重慶	100.0%	16,848	128,273
	Keyuan Rd. Plot	Chongqing			
	小計			202,387	594,406
	Subtotal				
華南地區	春江名城	佛山	46.1%	71,332	366,810
Southern China	Chunjiang Land	Foshan			
	天河東地塊	廣州	100.0%	185,588	331,233
	E. Tianhe Plot	Guangzhou			
	小計			256,920	698,043
	Subtotal				
總計				1,112,717	3,113,345
Total					

於本報告期後,本集團新購北京東壩項目,計容建築面積約6.8萬平方米(權益面積3.4萬平方米);北京門頭溝項目,計容建築面積約9.7萬平方米(權益面積1.6萬平方米);北京海澱太平莊項目,計容建築面積約1.6萬平方米(權益面積0.4萬平方米);廈門市集美區杏林北路項目,計容建築面積約30.5萬平方米(權益面積15.0萬平方米);上海松江永豐街道H單元30-02號項目,計容建築面積約2.7萬平方米(權益面積0.7萬平方米);上海松江區車墩鎮車亭公路2號-2項目,計容建築面積約10.4萬平方米(權益面積3.1萬平方米)。

Subsequent to the end of the reporting period, the Group newly acquired several land parcel, namely Beijing Dongba Project with an expected gross floor area of approximately 68,000 square meter (34,000 square meter in attributable expected gross floor area), Beijing Mentougou Project with an expected gross floor area of approximately 97,000 square meter (16,000 square meter in attributable expected gross floor area), Beijing Haidian Taipingzhuang Project with an expected gross floor area of approximately 16,000 square meter (4,000 square meter in attributable expected gross floor area), Xinglin North Road Project, Jimei District, Xiamen with an expected gross floor area of approximately 305,000 square meter (150,000 square meter in attributable expected gross floor area), H Unit No. 30-02 Yongfeng Street project at Songjiang, Shanghai with an expected gross floor area of approximately 27,000 square meter (7,000 square meter in attributable expected gross floor area) and Cheting Road 2 -2 project at Chedun Town, Songjiang District, Shanghai with an expected gross floor area of approximately 104,000 square meter (31,000 square meter in attributable expected gross floor area).

管理層討論及分析

Management Discussion and Analysis

財務狀況

於二零一四年十二月三十一日,本集團的綜合借貸為人民幣477.4億元。本集團淨負債率(負債淨額除以權益總額)為57.1%,在手現金為人民幣190.4億元。本集團的信用評級為BB+(標準普爾)、Ba1(穆迪)、AAA(大公國際),展望為穩定。

本集團總借貸約68.9%以人民幣計值,另外 31.1%以外幣計值。基於人民幣潛在的貶值趨 勢,本集團著手降低外幣借款佔比,輔以一定 比例的匯率掉期,以期降低未來期間的匯兑損 失。

本集團綜合借貸中約人民幣129.0億元按固定年利率介乎6.0%至6.875%(視乎貸款期而定)計息,其餘借貸則按浮動利率計息。截至二零一四年十二月三十一日,固定利率債務佔總債務的比例為28%(二零一三年十二月三十一日為42%),於降息通道打開前,即將部分固定利率債務轉為浮動利率債務,借此,本集團的平均借貸成本進一步降低為年利率6.4%;平均貸款年限為4.5年,非抵押債務佔總債務比例為48%。

二零一四年年內,本集團提前贖回9.5%的7.5 億美金債,並成功完成兩次境外融資,有效降低了資金成本。二零一四年三月,本集團與8家銀行簽訂銀團協定,獲得24.5 億港幣及1.25 億美元(共計約34.25 億港幣)的5年期銀團貸款,利率為Hibor+3.1%。繼成功發行三單美元債券後,首次進入點心債市場,進一步拓寬了公司的融資管道。五月,本集團在境外成功發行20億人民幣4年期債券,票面利率6.75%,為內房股年期最長、規模最大的高收益點心債券。

FINANCIAL POSITION

As of December 31, 2014, the Group's consolidated borrowings amounted to RMB47.74 billion. The net debt to equity ratio (net debt divided by total equity) of the Group was 57.1%. Cash in hand reached RMB19.04 billion. The credit rating of the Group was BB+ by Standard & Poor, Ba1 by Moodys, and AAA by Dagong International, with the outlook maintained as "stable".

Approximately 68.9% of the Group's total borrowings were denominated in RMB, while 31.1% were denominated in foreign currencies. As Renminbi is potentially facing the trend of depreciation, the Group is reducing its proportion of borrowings in foreign currencies with a certain amount of exchange rate swap so as to reduce the exchange loss in future periods.

Approximately RMB12.90 billion of the Group's consolidated borrowings were with fixed rates ranging from 6.0% per annum to 6.875% per annum, depending on the tenors of the loans, and the other loans were quoted at floating rates. As at December 31, 2014, the proportion of fixed interest debt was 28% (December 31, 2013: 42%) of the total debt. Prior to the time that interest rate began to fall, certain borrowings with fixed rate were converted into borrowings quoted at floating rates. Hence, the Group's average cost of borrowing further decreased to 6.4% per annum. The average tenor of loan was 4.5 years. The proportion of unsecured debt was 48% of the total debt.

In 2014, the Group early redeemed of US\$750 million 9.5% senior notes and completed two financing transactions in the international capital market, which effectively reduced the cost of financing. In March 2014, the Group entered into a lending agreement with a syndicate of 8 banks, and obtained 5-year syndicated loans of HK\$2,450 million and US\$125 million in a total of approximately HK\$3,425 million at an interest rate of Hibor plus 3.1%. After the successful issue of three tranche of bonds denominated in US dollar, the Group entered into the dim sum bonds market for the first time, which further broadened the financing channels of the Company. In May, the Group successfully issued 4-year bonds of RMB2 billion in the international capital market at a nominal interest rate of 6.75%, which was the longest tenor and largest scale dim sum bonds issued by Mainland property developer.



成都時代天街 Chengdu Times Paradise Walk



成都時代天街住宅 Residential Apartment of Chengdu Times Paradise Walk

管理層討論及分析 Management Discussion and Analysis

年內,本集團向主要股東收購主要經營附屬公司重慶龍湖企業拓展有限公司(「重慶龍湖拓展」)的餘下8.7%權益,發行代價股3.66億。交易通過特別股東大會批准。交易完成後,本公司股東可分享到重慶龍湖拓展100%的利潤,集團公司架構將更加精簡和透明,有助集團進一步提升管理和運營效率。

僱員及薪酬政策

於二零一四年十二月三十一日,本集團在中國及香港僱用14,697名全職僱員,其中3,409名屬於物業發展部,1,599名屬於物業投資部,另外9,689名屬於物業管理部。本集團僱員的平均年齡為31.1歲。物業發展及物業投資部約65.7%的員工具備大學學士學位,約11.0%具備碩士或以上學位。

本集團按僱員表現、工作經驗及當時市場工資 水準釐定其薪酬。僱員薪酬總額包括基本薪 金、現金花紅及以股份為基礎的報酬。現金花 紅為高級僱員現金薪酬的主要部分,現金花紅 是按照集團預算達成率、客戶忠誠度等因素確 定總額後,依據個別附屬公司的平衡記分卡得 分以及利潤額等因素綜合評定和分配。

前景

二零一五年,中國房地產市場預計將繼續波動調整態勢,當前房地產成交的下行與分化主要是因為各地供應結構所致,新一屆政府雖減少行政干預,但調整不可能在短期內完成。伴隨過去的去化和需求積蓄,2015年整體形勢不致弱於去年,但難有根本性的量價逆轉。區域、板塊的分化將進一步加劇,行業競爭將更加考驗企業的品牌、穩健和持續發展能力。

During the year, the group acquired the remaining 8.7% equity interest of its principal operating subsidiary, Chongqing Longhu Development Co., Ltd. ("Chongqing Longhu Development") from the substantial shareholders by issued of 366 million consideration shares. The transactions were approved by the shareholders in the extraordinary general meeting. Upon the completion of the transaction, the shareholders of the Company can share 100% profit of Chongqing Longhu Development. The corporate structure of the Group will become more streamlined and transparent, which will further facilitate the Group to enhance management and operation efficiency.

EMPLOYEES AND COMPENSATION POLICY

As at December 31, 2014, the Group had 14,697 full-time employees in China and Hong Kong. 3,409 of these employees worked in the property development division, 1,599 in the property investment division, and 9,689 in the property management division. Average age of our employees is 31.1 years old. In the property development and investment divisions, approximately 65.7% of the employees have bachelor degrees and 11.0% of the employees have master degrees or above.

The Group remunerates its employees based on their performance, work experience and the prevailing market wage level. The total compensation of the employees consisted of base salary, cash bonus and share-based rewards. Cash bonus is a major part of senior employees' cash compensation. The gross amount of such bonus is determined from, amongst other things, the ranking of the Group's budget fulfillment ratio and loyalties of customers, which is then assessed and allocated to individual subsidiaries according to the results of a balanced scorecard and profitability.

PROSPECTS

In 2015, we expect to see continual volatility in the Chinese real estate market. The weaker transaction activities and market segmentation is primarily due structural supply issues across different regions. Structural adjustment is not expected to be completed in a short period of time given the current government's less interventionist policy approach. Along with the inventory clearance and pent-up demand over the past ten months, the overall outlook for 2015 is likely to improve relative to 2014. Differentiated development across regions and segments will become more apparent and competition will intensify. This will further test the company's brand power and it's ability to deliver prudent and sustainable growth.

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在這樣的形勢下,集團更關注盤面健康,戰略 堅定、面向未來的可持續增長。本集團將繼續 堅持擴縱深、近城區、控規模、持商業的基本 策略,強化城市解讀和客戶細分,精準投資。 提升運營效率,繼續強化供銷存管理,並將著 力抓住市場時機加快銷售,尤其是加快庫存房 屋的去化,控制存貨,並進一步加強開發成本 管控水準。

集團目前在售主力項目將達到66個,全年將有13個全新項目上市,21個項目將推出新一期新業態產品。產品將涵蓋剛需、改善性、商業經營等不同需求的客戶,並根據市場變化調整不同業態間的比例,力求在波動複雜的市場中抓住需求和機遇。

本集團(包括合營企業)於二零一四年竣工的物業總建築面積約616萬平方米。計劃於二零一五年竣工的物業總面積將達到600萬平方米左右,其中大部分將集中於下半年。目前項目工程進展和銷售進度正常。

投資物業方面,成都金楠天街、北京時代天街、上海虹橋天街、重慶時代天街3期、重慶源著2期已於本年開工建設。重慶時代天街2期、北京長楹天街、成都時代天街1期、西安大興星悦薈本年已開業。杭州金沙天街、成都金楠天街預計將於二零一五年竣工開業。上述項目為集團未來投資物業租金的增長奠定堅實的基礎。

在不斷變化的市場中,集團繼續堅持「量入為出」的穩健財務管理策略,根據現金流入的情況合理規劃和安排投資及運營支出,保持公司穩健的財務狀況和負債率水準的同時,也將加強外部合作,以控制拿地成本和減少資金佔壓。同時在人民幣匯率趨勢性貶值的情況下,拓展融資渠道,進一步拉長賬期和降低成本,令公司財務結構更加安全和穩健。

最後,本人謹此代表董事會全人,就過去一年 本集團全體僱員的努力不懈及全體股東的鼎力 支持致以衷心感謝。 Under these circumstances, the Group will place an even higher emphasis in executing our strategy in a persistent manner to ensure a sustainable development for our business. The Group will continue to expand through deepening its existing footprint, moving closer to city core locations, controlling the scale of projects and continue to build up its investment property portfolio, while strengthening our better understand of different city and our customer base, and making the right investment decisions. Operation efficiency will be enhanced through emphasis in sales and inventory management, capitalizing on opportunities to speed up sales and inventory clearance, and better cost controls.

The Group now has 66 key projects for sale, among which 13 are brand new projects and 21 existing projects will launch new phases and new products in the coming year. The products will cater for different groups of customers, including first-time home buyers, upgraders and business operators, while the proportion of different product types will be adjusted in response to market changes, thus enabling the Group to grasp the demand and opportunities in a complicated and volatile market.

The Group (including joint ventures) has completed and delivered about 6,160,000 square meters GFA of properties in 2014. In 2015, the Group plans to complete construction of approximately 6,000,000 square meters of properties, most of which will be completed in the second half of the year. The current construction progress and sales growth is on track.

For investment properties, the construction of Chengdu Jinnan Paradise Walk, Beijing Time Paradise Walk, Shanghai Hongqiao Paradise Walk, Chongqing Time Paradise Walk Phase 3 and Chongqing Hometown Phase 2 have begun during the year. Chongqing Time Paradise Walk Phase 2, Beijing Changying Paradise Walk, Chengdu Time Paradise Walk Phase I and Xi'an Daxing Starry Street have commenced operation during the year. Hangzhou Jinsha Paradise Walk and Chengdu Jinnan Paradise Walk will commence operation in 2015. These projects lay a solid foundation for the future growth in rental income from investment properties of the Group.

Amid the ever-changing market environment, the Group will maintain a prudent and rational financial management strategy, and plan our investment and operating expenses in accordance to our cash inflow, so as to preserve the financial health of the company and reasonable net gearing level. We will look to increase joint investments with external parties, with the aim to control land cost and relieve funding pressure. At the same time, we will look to explore new funding channels, extend debt maturity tenor and lower effective funding cost, in view of the depreciating trend of Renminbi, in order optimize the financial structure of the company with the objectives being safety and stability.

Lastly, on behalf of the Board, I would like to express my sincere appreciation to all of our employees for their diligence and all of our shareholders for their support.

Biographies of Directors and Senior Management

執行董事

吳亞軍女士,現年50歲,吳女士於二零零七年十二月二十一日獲委任為本公司執行董事,擔任集團董事會主席、薪酬委員會及投資委員會的委員。吳女士自本集團於一九九四年創辦時加入本集團。吳女士於一九八四年畢業於西北工業大學航海工程系,取得工學學士學位。吳女士擔任全國人民代表大會代表、全國工商聯及重慶市總商會房地產商會副會長。吳女士於物業開發,物業投資及物業管理方面擁有豐富經驗。

邵明曉先生,現年48歲,邵先生於二零一一年 六月三日獲委任為本公司執行董事,擔任集團 首席執行官及投資委員會的委員。邵先生於二 零零六年加入本集團。邵先生於一九九二年畢 業於中國人民大學,取得經濟學碩士學位。加 入本集團前,邵先生曾任職航宇經濟發展有限 公司(北京首都創業集團附屬公司)副總經理, 北京新聯協創房地產開發有限公司總經理及北 京華聯集團地產開發部總監。

EXECUTIVE DIRECTORS

Madam Wu Yajun, aged 50, was appointed as executive director of the Company on December 21, 2007, and is the Chairperson of the Board of the Group. She is also a member of the Remuneration Committee and Investment Committee of the Company. Madam Wu joined the Group since its inception in 1994. She graduated from Northwestern Polytechnical University (西北工業大學) majoring in navigation engineering and obtained a Bachelor's degree in Engineering in 1984. Madam Wu serves as a representative of the National Peoples' Congress (全國人民代表大會), a member of the Standing Committee of the All-China Federation of Industry & Commerce (全國工商聯), vice-chairperson of the Federation of Industry & Commerce of Chongqing Municipality (重慶市工商聯) and of the Real Estate Branch Chamber of the Chongqing General Chamber of Commerce (重慶市總商會房地產商會). Madam Wu has extensive experience in property development, property investment and property management.

Mr. Shao Mingxiao, aged 48, was appointed as executive director of the Company on June 3, 2011, and is the Chief Executive Officer of the Group and a member of the Investment Committee of the Company. Mr. Shao joined the Group in 2006. He graduated from Renmin University of China (中國人民大學) and obtained a Master's degree in Economics in 1992. Prior to joining the Group, Mr. Shao served as the deputy general manager of Hangyu Economic Development Company (航宇經濟發展有限公司), a subsidiary of Beijing Capital Group (北京首都創業集團), and Beijing Xinlian Xiechuang Real Estate Development Limited (北京新聯協創房地產開發有限公司) respectively. Mr. Shao was also the general manager of Beijing Zhongjing Yiyuan Real Estate Development Limited (北京中京藝苑房地產開發有限公司) and the director of the real estate development division of Beijing Hualian Group (北京華聯集團).

Biographies of Directors and Senior Management

顏建國先生,現年48歲,顏先生於二零一五年一月一日獲委任為本公司執行董事,擔任集團副總裁及投資委員會委員。顏先生於二零一四年六月加入本集團。顏先生於一九八九年畢業於重慶建築工程學院(現重慶大學)工業與民用建築專業,並於二零零零年取得北京大學工商管理碩士學位。加入本集團前,顏先生曾任職於中國建築工程總公司及其控股的子公司(中海地產集團有限公司及中海地產多個城市公司等);曾任中海地產蘇州、上海公司總經理、中海地產集團董事副總經理、中國建築股份有限公司首席資訊官、助理總經理等重要崗位。

趙軼先生,現年38歲,趙先生於二零一五年三月十八日獲委任為本公司執行董事,擔任集團首席財務官及投資委員會會員。趙先生畢業於中南財經政法大學(主修國際會計),並取得工商管理學士學位。彼為中國註冊會計師協會會員。彼自二零零六年起加入本集團,歷任龍湖集團的重慶公司高級經理、成都公司財務總監、財務管理中心總監及財務部總經理。於加入本集團之前,彼曾供職於中國重慶天健會計師事務所。

Mr. Yan Jianguo, aged 48, was appointed as executive director of the Company on January 1, 2015, and is the Vice President of the Group and a member of the Investment Committee of the Company. Mr. Yan joined the group in June 2014. He graduated from Chongqing Architectural Engineering Institute (重慶建築工程學院), currently known as Chongqing University majoring in Industrial and Civil Construction in 1989 and obtained an MBA degree from Beijing University in 2000. Prior to joining the Group, he worked for China State Construction Engineering Corporation (中國建築工程總公司) and its holding subsidiaries such as China Overseas Property Group Company Limited(中海地產集團有限公司) and its branches at various cities, where he assumed key positions as general managers of Suzhou Branch and Shanghai Branch of China Overseas Property Group, vice managing director of China Overseas Property, Group, chief information officer and assistant to general manager of China State Construction Engineering Corp. Limited (中國建築股份有限公司).

Mr. Zhao Yi, aged 38, was appointed as executive director of the Company on March 18, 2015, and is chief financial officer of the Group and a member of the Investment Committee. Mr. Zhao graduated from Zhongnan University of Economics and Law, majoring in international accounting and obtained a bachelor's degree in business administration. He is a member of China Institute of Certified Public Accountants. He joined the Group since 2006 and has served as the senior manager of Chongqing Company, the financial controller of Chengdu Company, the head of the Financial Management Centre and the general manager of the Ministry of Finance of the Longfor Group. Before joining the Group, he served at Pan-China (Chongqing) Certified Public Accountants.

Biographies of Directors and Senior Management

周德康先生,現年48歲,周先生於二零一一年 六月三日獲委任為本公司執行董事,擔任集團 副總裁,研發及成本部總經理。周先生於二零 零五年加入本集團,周先生於一九八九年畢業 於重慶建築大學建築工程學院,取得建築專業 學士學位。加入本集團前,周先生曾任職重慶 市規劃設計研究院建築所所長、成都博瑞房地 產開發有限公司擔任設計總監。周先生已於二 零一五年一月一日辭任本集團董事。

馮勁義先生,現年43歲,馮先生於二零一一年 六月三日獲委任為本公司執行董事,擔任集團 副總裁,運營及投資發展部總經理。馮先生於 二零零八年加入本集團。馮先生於一九九四年 畢業於長沙交通學院(現稱為長沙理工大學), 取得工程學士學位。加入本集團前,馮先生曾 任職於中交第三航務工程勘察設計院有限公司、上海康橋半島(集團)有限公司及浙江聚寶 置業有限公司。馮先生已於二零一五年一月一 日辭任本集團董事。

韋華寧先生,現年37歲,韋先生於二零一年六月三日獲委任為本公司執行董事,擔任集團首席財務官。韋先生於二零零六年加入本集團,歷任集團財務部總經理、戰略管理中心負責人及運營管理中心負責人。韋先生於二零零五年畢業於上海財經大學會計學專業,獲管理學博士學位。加入本集團前,韋先生曾擔任長江商學院中國管理研究院企業戰略執行研究中心研究員。韋先生已於二零一五年三月十八日辭任本集團董事。

Mr. Zhou Dekang, aged 48, was appointed as executive director of the Company on June 3, 2011, and is the Vice President of the Group and the General Manager of the R&D and Cost Department. Mr. Zhou joined the Group in 2005. He graduated from the Architecture Institute of Chongqing Jianzhu University (重慶建築大學建築工程學院) and obtained a Bachelor's degree in Architecture in 1989. Prior to joining the Group, Mr. Zhou served as the head of the construction division of the Chongqing City Planning and Design Research Institute (重慶市規劃設計研究院建築所) and a director in charge of design at Chengdu Bo Rui Real Estate Development Limited (成都博瑞房地產開發有限公司). Mr. Zhou resigned as the director of the Company on January 1, 2015.

Mr. Feng Jinyi, aged 43, was appointed as executive director of the Company on June 3, 2011, and is the Vice President of the Group and the General Manager of Operation and Investment Development Department. Mr. Feng joined the Group in 2008. He graduated from Changsha Communication College (長沙交通學院) (currently known as Changsha University of Science & Technology (長沙理工大學)) and obtained a Bachelor's degree in Engineering in 1994. Prior to joining the Group, Mr. Feng worked for No. 3 Aviation Engineering Design Institute Co., Ltd. (中交第三航務工程勘察設計院有限公司), Shanghai Kangqiao Bandao (Group) Co., Ltd. (上海康橋半島(集團)有限公司) and Zhejiang Jubao Real Estate Co., Ltd. (浙江聚寶置業有限公司). Mr. Feng resigned as the director of the Company on January 1, 2015.

Mr. Wei Huaning, aged 37, was appointed as executive director of the Company on June 3, 2011, and is the Chief Financial Officer of the Group. Dr. Wei joined the Group in 2006 and has served as the General Manager of the Ministry of Finance, the Head of the Strategic Management Centre and the Operational Management Centre of the Group. Dr. Wei graduated from Shanghai University of Finance and Economics (上海財經大學) majoring in accounting and obtained a Doctoral degree in 2005. Prior to joining the Group, he has previously worked as a researcher at Center for Strategy and Execution of Cheung Kong Research Institute in Cheung Kong Graduate School of Business. Mr. Wei resigned as the director of the Group on March 18, 2015.

Biographies of Directors and Senior Management

獨立非執行董事

卓百德先生,現年65歲,卓先生於二零零九年十一月一日獲委任為本公司獨立非執行董事及審核委員會成員。卓先生於亞洲證券及物業投資市場擁有逾30年經驗。他現為私人投資者,包括擁有其家族經營的私人公司Portwood Co. Ltd.他亦為希慎興業有限公司(香港聯交所上市企業)之獨立非執行董事及Macaquarie Retail Asset Management Limited之董事局成員。他亦為「Asia Hard Assets Report」之出版商和作者。

於二零零四年,卓百德先生於LIM Advisors 旗下成立一個亞洲投資基金,他曾為LIM Advisors的董事及「負責人員」至二零零九年 末。在此之前,卓百德先生自一九八八年初起 曾為摩根士丹利之董事總經理和顧問總監。彼 曾擔任之職能,包括區域研究部主管、區域策 略師及區域物業研究部主管。卓百德先生取得 新西蘭懷卡托大學(Universtiy of Waikato)文學 士學位及社會科學碩士學位。

陳志安先生,現年51歲,陳先生於二零零九年 十一月一日獲委任為本公司獨立非執行董事、 審核委員會主席及薪酬委員會成員。陳先生現 經營企業融資及證券業務,分別擔任鎧盛資本 有限公司及鎧盛證券有限公司之主席。陳先生 畢業於香港大學,持有社會科學院學士學位 (主修經濟),並獲得香港科技大學工商管理碩 士學位。陳先生曾任職於香港聯合交易所有限 公司(「香港聯交所」)及擔任海通國際證券集團 有限公司(前稱大福證券集團有限公司)之執行 董事及其企業融資業務主管達十六年直至二零 一二年底。陳先生現為越秀房託資產管理有限 公司(其管理之越秀房託於香港聯交所主板上 市)及中國海螺創業控股有限公司及環球信貸集 團有限公司之獨立非執行董事,亦是香港理工 大學會計及金融學院客席教授。陳先生於金融 服務業累積逾二十年經驗。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Frederick Peter Churchouse, aged 65, was appointed as independent non-executive director and member of the Audit Committee of the Company on November 1, 2009. He has been involved in Asian securities and property investment markets for more than 30 years. Currently, he is a private investor including having his own private family office company, Portwood Company Limited. He is also an independent non-executive director of Hysan Development Company Limited (a company listed on the The Stock Exchange of Hong Kong Limited (the "SEHK")). He is also the publisher and author of "Asia Hard Assets Report".

In 2004, Mr. Churchouse set up an Asian investment fund under LIM Advisors. He acted as a director of LIM Advisors and as Responsible Officer until the end of 2009. Prior to this, Mr. Churchouse worked at Morgan Stanley as a managing director and advisory director from early 1988. He acted in a variety of roles including head of regional research, regional strategist and head of regional property research. Mr. Churchouse gained a Bachelor of Arts degree and a Master of Social Sciences degree from the University of Waikato in New Zealand.

Mr. Chan Chi On, Derek, aged 51, was appointed as independent non-executive director, chairman of the Audit Committee and a member of the Remuneration Committee of the Company on November 1, 2009. Mr. Chan is chairman of Halcyon Capital Limited and Halcyon Securities Limited, which is engaged in corporate finance and securities business in Hong Kong respectively. Mr. Chan graduated from the University of Hong Kong with a Bachelor degree in Social Sciences (majoring in Economics) and from the Hong Kong University of Science & Technology with a Master degree in Business Administration. He worked for the SEHK and has been Executive Director of Haitong International Securities Group Limited (formerly Taifook Securities Group Limited) and head of its corporate finance division for 16 years until end of 2012. He is an independent non-executive director of Yuexiu REIT Asset Management Limited (manager of Yuexiu REIT, which is listed on the SEHK) and China Conch Venture Holdings Limited and Global International Credit Group Limited. He is also an adjunct professor in the School of Accounting and Finance of the Hong Kong Polytechnic University. Mr. Chan possesses over 20 years of experience in the financial services industry.

Biographies of Directors and Senior Management

項兵博士,現年52歲,項博士於二零零九年 十一月一日獲委任為本公司獨立非執行董事、 審核委員會成員及薪酬委員會成員。項博士在 加拿大阿爾伯塔大學取得會計學博士學位,為 長江商學院的創辦院長兼教授。項博士現任丹 楓控股有限公司、慧聰網有限公司、威華達控 股有限公司、百仕達控股有限公司、中國動向 (集團)有限公司、匹克體育用品有限公司及廣 州汽車集團有限公司的獨立非執行董事,上述 公司均於香港聯交所上市。項博士現任完美時 空網絡技術有限公司及易居(中國)控股有限公 司獨立非執行董事,上述公司均於美國(「美 國」)上市。項博士現任雲南白藥集團股份有限 公司獨立董事,上述公司於深圳證券交易所上 市。過去三年,項博士曾經擔任香港聯交所上 市企業小肥羊集團有限公司之獨立董事,深圳 證券交易所上市公司陝西秦川機械發展股份有 限公司之獨立董事及江西賽維LDK太陽能高科 技有限公司(美國上市企業)之獨立董事。

曾鳴先生,現年44歲,曾先生於二零一一年六月三日獲委任為本公司獨立非執行董事,並擔任本公司薪酬委員會主席。曾先生現為阿里巴巴集團首席戰略官。曾先生於一九九八年獲得美國伊利諾斯大學國際商務及戰略博士學位及一九九一年獲得復旦大學經濟學文科學士學位。曾先生曾擔任為中國北京長江商學院戰略學教授及法國INSEAD教職。

Dr. Xiang Bing, aged 52, was appointed as independent non-executive director, member of the Audit Committee and the Remuneration Committee of the Company on November 1, 2009. He obtained a Doctoral degree in Accounting from the University of Alberta in Canada. Dr. Xiang is the founding dean and professor of the Cheung Kong Graduate School of Business, Beijing China. Dr. Xiang is an independent non-executive director of Dan Form Holdings Company Limited, HC International, Inc., Enerchina Holdings Limited, Sinolink Worldwide Holdings Limited, China Dongxiang (Group) Company Limited, Peak Sport Products Company Limited and Guangzhou Automobile Group Company Limited, all of which are listed on the SEHK. Dr. Xiang is an independent non-executive director of Perfect World Company Limited and E-House (China) Holdings Limited, both of which are listed in the United State of America (the "USA"). Dr. Xiang is an independent non-executive director of Yunnan Baiyao Group Company Ltd, which is listed on the Shenzhen Stock Exchange. In the past 3 years, Dr. Xiang was an independent director of Little Sheep Group Limited, a company listed on the SEHK, an independent nonexecutive director of Shanxi Qinchuan Machinery Development Company Limited, a company listed on the Shenzhen Stock Exchange and an independent director of LDK Solar Company Limited, a company listed in the USA.

Dr. Zeng Ming, aged 44, was appointed as independent non-executive director of the Company on June 3, 2011. He is also the chairman of the Remuneration Committee of the Company. Dr. Zeng is currently the chief strategy officer of Alibaba Group. Dr. Zeng obtained his Doctor of Philosophy in International Business and Strategy from University of Illinois at Urbana-Champain, USA in 1998 and a Bachelor of Arts degree in Economics from Fudan University (復旦大學) in 1991. Dr. Zeng was the professor of Strategy at Cheung Kong Graduate School of Business, Beijing China and a faculty member at INSEAD, France.

Biographies of Directors and Senior Management

高級管理層

魏健先生,現年40歲,擔任集團商業地產部總經理。魏先生於二零零八年加入本集團。魏先生於二零零不畢業於天津大學,取得管理科學與工程專業碩士學位。加入本集團前,魏先生曾任職於廣州寶潔有限公司、羅蘭貝格管理諮詢公司及天獅集團。

袁春先生,現年40歲,二零一四年一月一日被任命為集團公司品牌及營銷部總經理。袁先生於二零一零年加入本集團,曾擔任杭州龍湖地產總經理。袁先生於一九九六年畢業於同濟大學,取得暖通專業學士學位。加入本集團前,袁先生曾任職於中國海外發展有限公司。

黄世軒先生,現年50歲,二零一四年一月 一日被任命為集團工程部總經理。黃先生於 一九九八年加入本集團。黃先生於一九九八年 畢業於重慶大學,取得電力系統及其自動化專 業學士學位。加入集團前,黃先生曾任職於重 慶工程建設總公司。

李朝江先生, 現年46歲, 擔任集團人力資源 部總經理。李先生於二零一一年加入本集團。 李先生於一九九零年畢業於揚州師範學院漢語 言文學專業, 獲文學學士學位。加入集團前, 李先生曾任職於寶潔(中國)有限公司、愛立信 (中國)通信有限公司、中惠熙元房地產集團有 限公司。

王亞軍先生,現年43歲,擔任集團戰略發展部總經理。王先生於二零一二年加入本集團。王 先生於二零零一年畢業於美國亞利桑那州立大 學,取得工商管理學(MBA)碩士學位。加入本 集團前,王先生曾就職於北京環境資源管理公 司、聯合技術公司、陶氏化學、麥肯錫諮詢公 司。

SENIOR MANAGEMENT

Mr. Wei Jian, aged 40, is the general manager of the Commercial Properties Operating Department of the Group. Mr. Wei joined the Group in 2008. He graduated from Tianjin University (天津大學) and obtained a Master's degree in Management Science and Engineering in 2000. Prior to joining the Group, Mr. Wei worked for Procter & Gamble (Guangzhou) Limited (廣州寶潔有限公司), Roland Berger Strategy Consultants and Tiens Group (天獅集團).

Mr. Yuan Chun, aged 40, was appointed as the general manager of the Branding and Marketing Department of the Group on January 1, 2014. Mr. Yuan joined the Group in 2010 and has served as the general manager of Hangzhou Longfor. He graduated from the Tongji University (同濟大學) and obtained a Bachelor's degree in Heating and Ventilating in 1996. Prior to joining the Group, Mr. Yuan worked for China Overseas Land & Investment Ltd (中國海外發展有限公司).

Mr. Huang Shixuan, aged 50, is the general manager of the Engineering Department of the Group. Mr. Huang joined the Group in 1998. He graduated from Chongqing University (重慶大學) and obtained a Bachelor's degree in Power System and Automation. Prior to joining the group, Mr. Huang worked for Chongqing Construction Corporation (重慶工程建設總公司).

Mr. Li Chaojiang, aged 46, is the general manager of the Human Resources Department of the Group. Mr. Li joined the Group in 2011. He graduated from Yangzhou Teachers College (揚州師範學院) majoring in Chinese Language & Literature and obtained a Bachelor of Arts degree in 1990. Prior to joining the Group, Mr. Li worked for P & G (China) Company Limited (寶潔(中國)有限公司), Ericsson (China) Communications Company Limited (愛立信(中國)通信有限公司) and Zovie Real Estate Group Co, Limited (中惠熙元房地產集團有限公司).

Mr. Wang Yajun, aged 43, is the general manager of the Strategic Development Department of the Group. Mr. Wang joined the Group in 2012. He graduated from Arizona State University in the USA and obtained a Master's degree in Business Administration (MBA) in 2001. Prior to joining the Group, Mr. Wang worked for Beijing Environmental Resources Management Company Limited (北京環境資源管理公司), United Technologies Corporation, DOW Chemical Company and Mckinsey Consultancy Company.

本公司董事會(「董事會」) 欣然提呈龍湖地產有限公司(「本公司」) 及其附屬公司(統稱「本集團」) 截至二零一四年十二月三十一日止年度之年報及經審核綜合財務報表。

主要業務

本公司為投資控股公司,其附屬公司主要在中國從事物業發展、物業投資及物業管理業務。

本集團於本年度主要業務所得收益及經營業績 分析載於本集團綜合財務報表附註5。

業績

本集團截至二零一四年十二月三十一日止年度 業績載於第85頁的本集團綜合損益及其他全面 收益表。

股息

董事會建議向二零一五年六月五日(星期五)名列本公司股東名冊的股東派付截至二零一四年十二月三十一日止年度末期股息每股人民幣0.284元。建議末期股息將於本公司即將舉行的股東週年大會(「股東週年大會」)獲本公司股東批准後約於二零一五年七月六日(星期一)派付。建議末期股息將以人民幣宣派並以港元支付。應付末期股息將按中國人民銀行於二零一五年五月二十一日(星期四)至二零一五年五月二十六日(星期二)期間所公佈人民幣兑港元的中間滙率平均價轉換為港元。

暫停辦理股份過戶登記

本公司將由二零一五年五月十九日(星期二)起至二零一五年五月二十六日(星期二)此(首尾兩天包括在內)暫停辦理股份過戶登記。於該期間,不會辦理本公司股份之過戶手續。為確定可出席將於二零一五年五月二十六日(星期二)舉行之股東週年大會並於會上投票的股東,所有過戶文件連同有關股票須不遲於二零一五年五月十八日(星期一)下午四時三十分送抵本公司的香港股份登記分處香港中央證券登記有限公司,地址為香港灣仔皇后大道東183號合和中心17樓1712-1716室。

The Board of Directors (the "Board") hereby present the annual report together with the audited consolidated financial statements of Longfor Properties Co. Ltd. (the "Company") and its subsidiaries (collectively, the "Group") for the year ended December 31, 2014.

PRINCIPAL ACTIVITIES

The Company is an investment holding company. Its subsidiaries are principally engaged in the property development, property investment and property management businesses in China.

An analysis of the Group's revenue and operating results for the year by principal activities is set out in note 5 to the consolidated financial statements of the Group.

RESULTS

The results of the Group for the year ended December 31, 2014 are set out in the consolidated statement of profit or loss and other comprehensive income of the Group on page 85.

DIVIDEND

The Board proposed the payment of a final dividend of RMB0.284 per share for the year ended December 31, 2014 to shareholders whose names appear on the register of members of the Company on Friday, June 5, 2015. The proposed final dividend will be paid on Monday, July 6, 2015 after approval by shareholders of the Company at the forthcoming annual general meeting of the Company (the "AGM"). The proposed final dividend shall be declared in RMB and paid in Hong Kong dollars. The final dividend payable in Hong Kong dollars will be converted from RMB at the average middle rate of RMB to Hong Kong dollars as announced by the People's Bank of China for the period from Thursday, May 21, 2015 to Tuesday, May 26, 2015.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Tuesday, May 19, 2015 to Tuesday, May 26, 2015, both days inclusive, during which period no transfer of shares of the Company will be effected. In order to determine the identity of members who are entitled to attend and vote at the annual general meeting to be held on Tuesday, May 26, 2015, all share transfer documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong not later than 4:30 p.m. on Monday, May 18, 2015.

董事會報告

Report of the Directors

本公司將由二零一五年六月三日(星期三)起至二零一五年六月五日(星期五)止(首尾兩天包括在內)暫停辦理股份過戶登記。於該期間,不會辦理本公司股份之過戶手續。為合資格收取末期股息,所有過戶文件連同有關股票須不遲於二零一五年六月二日(星期二)下午四時三十分送抵本公司的香港股份登記分處香港中央證券登記有限公司,地址為香港灣仔皇后大道東183號合和中心17樓1712-1716室。

物業、廠房及設備

年內物業、廠房及設備變動詳情載於本集團綜 合財務報表附註15。

借貸

借貸詳情載於本集團綜合財務報表附註28。

儲備

年內本集團儲備變動詳情載於綜合權益變動 表。

二零一四年十二月三十一日,本公司可供分派 儲備約為人民幣6.172,639,000元。

捐贈

本集團於年內捐贈約人民幣6,890,000元(二零 一三年:約人民幣16,914,000元)。

財務概要

本集團財務概要載於本年報第254頁。

主要客戶及供應商

截至二零一四年十二月三十一日止年度,來自本集團最大客戶之收益佔本年度收益總額約0.2%,而來自本集團五大客戶之收益佔本集團年度收益不足0.4%。

截至二零一四年十二月三十一日止年度,來自本集團最大供應商之採購額佔本年度總採購額約2.2%,而向本集團五大供應商之採購額佔本集團年度採購額不足7.3%。

The register of members of the Company will be closed from Wednesday, June 3, 2015 to Friday, June 5, 2015 (both days inclusive) during which period no transfer of shares will be effected. To qualify for the proposed final dividend, all transfers documents accompanied by the relevant share certificates must be lodged with the Company's branch share registrar in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712-1716, 17th Floor, Hopewell Centre, 183 Queen's Road East, Wan Chai, Hong Kong not later than 4:30 p.m. on Tuesday, June 2, 2015.

PROPERTY, PLANT AND EQUIPMENT

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

BORROWINGS

Details of the borrowings are set out in note 28 to the consolidated financial statements of the Group.

RESERVES

Details of the movements in reserves of the Group during the year is set out in the consolidated statement of changes in equity.

As at December 31, 2014, the distributable reserve of the Company amounted to approximately RMB6,172,639,000.

DONATIONS

The donations made by the Group during the year amounted to approximately RMB6.890 million (2013: approximately RMB16.914 million).

FINANCIAL SUMMARY

A financial summary of the Group is set out on page 254 of this annual report.

MAJOR CUSTOMERS AND SUPPLIERS

For the year ended December 31, 2014, revenue attributable to the largest customer of the Group amounted to approximately 0.2% of the total revenue in the year and the five largest customers of the Group accounted for less than 0.4% of the Group's revenue in the year.

For the year ended December 31, 2014, purchases attributable to the largest supplier of the Group amounted to approximately 2.2% of the total purchases in the year and the five largest suppliers of the Group accounted for less than 7.3% of the Group's purchases in the year.

就董事會所知,各董事、彼等之聯繫人,及就 董事所知擁有本公司已發行股本超過5%之任 何股東概無於該等主要客戶及供應商中擁有任 何權益。

股本

本公司股本變動詳情載於本集團綜合財務報表 附註31。

董事及董事服務合約

年內及截至本年報日期本公司董事為:

執行董事

吳亞軍女士(主席)

邵明曉先生(首席執行官)

周德康先生^(附註1)

馮勁義先生(附註1)

韋華寧先生(附註4)

秦力洪先生(附註2)

顏建國先生(附註3)

趙軼先生(附註5)

獨立非執行董事

卓百德先生

陳志安先生

項兵博士

曾鳴博士

根據公司組織章程細則,邵明曉先生、顏建國 先生、趙軼先生及曾鳴博士將退任且合資格並 願意於應屆股東週年大會膺選連任。

本公司各董事與本公司訂有服務合約,為期三 年。擬於應屆股東週年大會重選的本公司董事 概無與本公司或其任何附屬公司訂有本公司或 其任何附屬公司不可於一年內不付補償(法定補 償除外)而終止之服務合約。

So far as the Board of the Company is aware, neither the Directors, their associates nor any shareholder of the Company (which to the knowledge of the Directors owns more than 5% of the Company's share capital) had any interest in these major customers and suppliers.

SHARE CAPITAL

Details of the movements in the share capital of the Company are set out in note 31 to the consolidated financial statements of the Group.

DIRECTORS AND DIRECTORS SERVICE CONTRACTS

The directors of the Company during the year and up to the date of this annual report are:

Executive Directors

Madam Wu Yajun (Chairperson)

Mr. Shao Mingxiao (Chief Executive Officer)

Mr. Zhou Dekang (Note 1)

Mr. Feng Jinyi (Note 1)

Mr. Wei Huaning (Note 4)

Mr. Qin Linhong (Note 2)

Mr. Yan Jianguo (Note 3) Mr. Zhao Yi (Note 5)

Independent Non-executive Directors

Mr. Frederick Peter Churchouse

Mr. Chan Chi On, Derek

Dr. Xiang Bing

Dr. Zeng Ming

In accordance with the Articles of Association of the Company, Mr. Shao Mingxiao, Mr. Yan Jianguo, Mr. Zhao Yi and Dr. Zeng Ming shall retire from office and, being eligible, offer themselves for re-election at the forthcoming annual general meeting.

Each of the directors of the Company has entered into a service contract with the Company for a period of three years. None of the directors of the Company proposed for re-election at the forthcoming annual general meeting has a service contract with the Company or any of its subsidiaries which is not determinable within one year without payment of compensation other than statutory compensation.

附註1: 周德康先生及馮勁義先生於二零一五年一月

一日辭任本公司執行董事。

附註2: 秦力洪先生於二零一四年四月十日辭任本公

司執行董事。

附註3: 顏建國先生於二零一五年一月一日獲委任為

本公司執行董事。

附註4: 韋華寧先生於二零一五年三月十八日辭任本

公司執行董事。

附註5: 趙軼先生於二零一五年三月十八日獲委任為

本公司執行董事。

Note 1: Each of Mr. Zhou Dekang and Mr. Feng Jinyi resigned as an executive director of the

Company on January 1, 2015.

Note 2: Mr. Qin Linhong resigned as an executive director of the Company on April 10, 2014.

Note 3: Mr. Yan Jianguo was appointed as an executive director of the Company on January 1,

2015.

Note 4: Mr. Wei Huaning resigned as an executive director of the Company on March 18, 2015.

Note 5: Mr. Zhao Yi appointed as an executive director of the Company on March 18, 2015.

董事及五名最高薪人士酬金

截至二零一四年十二月三十一日止年度,本集 團董事及五名最高薪人士之酬金詳情已載於本 集團綜合財務報表附註11。

董事之合約中的權益

董事並無於與本公司業務有重大關連而本公司、其附屬公司、其同系附屬公司或其控股公司為訂約方且於年底或年內任何時間仍然生效的合約中直接或間接擁有重大權益。

董事於競爭業務中的權益

於二零一四年十二月三十一日,概無本公司董 事擁有與本集團業務直接或間接競爭或可能競 爭的業務權益。

管理合約

於截至二零一四年十二月三十一日止年度內概 無訂立或存在有關本公司業務整體或任何重要 部分的管理或行政的合約。

DIRECTORS' EMOLUMENTS AND FIVE HIGHEST PAID INDIVIDUALS

Details of the remuneration of the directors and those of the five highest paid individuals of the Group for the year ended December 31, 2014 are set out in note 11 to the consolidated financial statements of the Group.

DIRECTORS' INTERESTS IN CONTRACTS

No contracts of significance in relation to the Company's business to which the Company, any of its subsidiaries, its fellow subsidiaries or its holding companies was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

As at December 31, 2014, none of the directors of the Company are considered to be in businesses which compete or are likely to compete, either directly or indirectly, with the businesses of the Group.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or subsisted for the year ended December 31, 2014.

購買股份或債券的安排

除「購股權計劃」一節所披露者外,年內概無向本公司董事或彼等各自配偶或未滿18歲子女授出可透過購買本公司股份或債券而獲益的權利,彼等亦無行使相關權利。本公司、其控股公司、任何附屬公司或同系附屬公司亦概無訂立任何安排致使董事可獲得任何其他法人團體的有關權利。

控股股東及董事遵守不競爭承諾

本公司於二零零九年十一月一日與控股股東美賢國際有限公司(「美賢」)、佳辰發展國際有限公司(「佳辰」)、Silver Sea Assets Limited(「Silver Sea」)、Silverland Assets Limited(「Silverland」)、吳亞軍女士(「吳女士」)、蔡奎先生(「蔡先生」)訂立不競爭契據,吳女士、美賢及Silver Sea共同及個別承諾而蔡先生、佳辰及Silverland亦共同及個別承諾不與本集團競爭。吳女士、蔡先生、美賢、佳辰、Silver Sea及Silverland已向本公司承諾,倘彼等或彼等各自的聯屬人物色到的或由任何第三方建議或提供的任何中華人民共和國的物業業務、投資或管理有關的任何投資或商業機會,其將促使根據不競爭契據條款將該等投資或商業機會優先提供予本公司。

於二零一三年一月二十九日,蔡先生通知本公司被有意參與成都一項計劃用地的發展及投資,以作私人投資用途(「新機會」)。根據不競爭合約的條款,蔡先生已提供新機會的所需資料,包括但不限於,計劃用地的詳情及性質、其地理位置及建議投資金額予本公司獨立董事委員會,當中包括所有獨立非執行董事(「獨立董事委員會」)。獨立董事委員會已於二零一三年二月五日舉行會議。經計入考慮(當中包括)本公司現行的投資策略、計劃性質、計劃用地

ARRANGEMENTS TO PURCHASE SHARES OR DEBENTURES

Save as disclosed under the section headed "Share Option Scheme", at no time during the year were there any rights to acquire benefits by means of the acquisition of shares in or debentures of the Company granted to any Director or their respective spouse or children under 18 years of age, nor were there any such rights exercised by them. Also, there was no arrangement to which the Company, its holding company, or any of its subsidiaries or fellow subsidiaries is a party that would enable the Directors to acquire such rights in any other body corporate.

COMPLIANCE WITH NON-COMPETITION UNDERTAKINGS BY THE CONTROLLING SHAREHOLDERS AND THE DIRECTORS

The Company has entered into the non-competition deed dated November 1, 2009 with the controlling shareholders of the Company, namely Charm Talent International Limited ("Charm Talent"), Junson Development International Limited ("Junson Development"), Silver Sea Assets Limited ("Silver Sea"), Silverland Assets Limited ("Silverland"), Madam Wu Yajun ("Madam Wu") and Mr. Cai Kui ("Mr. Cai") pursuant to which Madam Wu, Charm Talent and Silver Sea have jointly and severally undertaken, and Mr. Cai, Junson Development and Silverland have jointly and severally undertaken, not to compete with the Group. Each of Madam Wu, Mr. Cai, Charm Talent, Junson Development, Silver Sea and Silverland has also undertaken with the Company to procure that any investment or commercial opportunity relating to any property business or investment or management in the People's Republic of China that they or any of their respective affiliates identify or propose or that is offered or presented to them by a third party, be first referred to the Company in accordance with the terms of the non-competition deed.

On January 29, 2013, Mr. Cai notified the Company that he intended to participate in the development and investment of a project site in Chengdu for his personal investment purposes (the "New Opportunity"). In accordance with the terms of the Non-competition Deed, Mr. Cai has provided necessary information on the New Opportunity, including without limitation, details and nature of the project site, its geographical location and amount of proposed investment to the independent board committee of the Company consisting of all the independent non-executive Directors (the "Independent Board Committee"). A meeting of the Independent Board Committee was held on February 5, 2013. Having taken into account, among other things,

的發展及建築限制、新機會的增長及利潤潛力,獨立非執行董事一致認為放棄新機會乃符 合本公司及股東的利益。

於二零一五年三月,本公司收到各控股股東及董事有關截至二零一四年十二月三十一日遵守 不競爭承諾的年度聲明。獨立非執行董事審閱 了上述聲明,認為本公司各控股股東及董事於 截至二零一四年十二月三十一日止年度期間一 直遵守不競爭承諾。

控股股東之特定履行責任

於二零一三年七月十日,本公司作為借款人與 銀團訂立融資協議(「融資協議」),根據融資協 議的條款及條件,本公司可獲得本金額最高達 6,385,000,000港元及165,000,000美元的四年期 貸款融資(「融資」)。

於二零一四年三月十四日,本公司作為借款人與銀團訂立融資協議(「融資協議」),根據融資協議的條款及條件,本公司可獲得本金額最高達1,950,000,000港元及125,000,000美元的五年期貸款融資(「融資」)。

根據融資協議規定(其中包括),倘本公司控股股東(即吳氏家族信託、蔡氏家族信託、美賢及佳辰)終止直接或間接共同持有本公司全部實益股權不少於51%,則屬違約。倘出現有關融資協議的違約情況,則放款銀行或放款銀行代理會於收到三分之二的放款銀行的指示後,終止融資或宣佈根據融資借出的全部或部分貸款,連同應計利息以及全部其他應計款項或融資協議所涉未償還款項即時到期及應付。

the Company's current investment strategy, the nature of the project, the development and architectural constraints of the project site, growth and earning potentials of the New Opportunity, the independent non-executive Directors have unanimously resolved that it is in the interest of the Company and the Shareholders to decline the New Opportunity.

In March 2015, the Company has received an annual declaration from each of the controlling shareholders of the Company and the Directors in respect of their respective compliance with the non-competition undertakings as at December 31, 2014. The independent non-executive directors have reviewed the said declaration and are of the view that each of the controlling shareholders of the Company and the Directors has complied with their respective non-competition undertakings during the year ended December 31, 2014.

SPECIFIC PERFORMANCE OBLIGATIONS ON CONTROLLING SHAREHOLDER

On July 10, 2013, the Company as borrower entered into a facility agreement (the "Facility Agreement") with a syndicate of banks pursuant to which a 4-year term loan facility in the principal amount of up to HK\$6.385 billion and USD165 million (the "Facility") was made available to the Company on the terms and conditions stated therein.

On March 14, 2014, the Company as borrower entered into a facility agreement (the "Facility Agreement") with a syndicate of banks pursuant to which a 5-year term loan facility in the principal amount of up to HK\$1.95 billion and USD125 million (the "Facility") was made available to the Company on the terms and conditions stated therein.

It is provided in the Facility Agreements, among other things, that an event of default will occur if the controlling shareholders of the Company (namely, the Wu Family Trust, the Cai Family Trust, Charm Talent and Junson Development) cease to collectively maintain (directly or indirectly) not less than 51% of the entire beneficial shareholding interest in the Company. If an event of default under the Facility Agreements occurs, the lending bank or the agent acting for the lending banks may, and shall if so directed by two-thirds of the lending banks, terminate the Facility or declare that all or part of the loans made under the Facility together with accrued interest and all other amounts accrued or outstanding under the Facility Agreements be immediately due and payable.

除上文所披露者外,本公司並無其他事項須按 上市規則第13.18條之規定而披露。

Other than as disclosed above, there are no other events which are required to be disclosed by the Company under Rule 13.18 of the Listing Rules.

關連方交易

需予披露關連交易

收購一間主要子公司尚餘之8.7%權益。

於二零一四年十一月三日,本公司及嘉遜發展香港(控股)有限公司(「買方」,為本公司全資附屬公司)與作為賣方的美賢(「第一賣方」)及住辰(「第二賣方」,與第一賣方合稱為「賣方」)及作為保證人的吳女士及蔡先生訂立買賣協議,據此,買方已有條件同意收購分別由第一賣方持有63%及由第二賣方持有37%的勵發控股有限公司(「勵發」)的已發行股本,代價為3,185百萬港元(「代價」)。代價將通過向第一賣方配發及發行230,797,101股代價股份及向第二賣方配發及發行135,547,504股代價股份支付(「該交易」)。

勵發控股的主要資產是其透過於中國的多家全 資附屬公司持有重慶龍湖企業拓展有限公司的 8.7%間接權益。於該交易後,重慶龍湖企業拓 展有限公司100%權益由公司持有。

第一賣方及第二賣方均為本公司的主要股東。因此,第一賣方及第二賣方均為本公司於香港聯合交易所有限公司(「香港聯交所」)證券上市規則(「上市規則」)定義下的關連人士,故買方訂立買賣協議構成本公司的關連交易。再者,根據代價及代價股份數目就收購事項於上率海則第14.07條下所訂定的若干適用百分比率時規則第十四A章所載的申報、公告及獨立上市規則第十四A章所載的申報、公告及獨立上市規則第十四A章所載的申報、公告及獨立股東批准的規定。由於吳女士為實益擁有第一方的全權信託的創辦人,故吳女士被視為於東方的全權信託的創辦人,故吳女士被視為於京東方的全權信託的創辦人,故吳女士被視為於京東中擁有重大利益關係。因此,吳女士須於至事會會議上就批准該交易的相關決議案放棄投票。

CONNECTED TRANSACTIONS

Disclosable and connected transaction

Acquisition of the remaining 8.7% interest in a major subsidiary.

On November 3, 2014, the Company and Juntion Development Hong Kong (Holding) Limited (the "Purchaser", being a wholly-owned subsidiary of the Company) entered into the sale and purchase agreement (the "Agreement") with Charm Talent (the "First Vendor") and Junson Development (the "Second Vendor", together with the First Vendor, the "Vendors") as vendors and Madam Wu and Mr. Cai as warrantors, pursuant to which the Purchaser conditionally agreed to acquire 63% and 37% of the issued share capital held by the First Vendor and the Second Vendor in Goodfar Holdings Limited ("Goodfar"), respectively, for the total consideration of HK\$3,185 million (the "Consideration"). The Consideration was satisfied by the allotment and issuance of 230,797,101 and 135,547,504 shares in the Company to the First Vendor and the Second Vendor, respectively (the "Transaction").

Goodfar holds 8.7% Chongqing Longhu Development Company Limited through various subsidiaries in the PRC. After transaction, 100% of Chongqing Longhu Development Company Limited was owned by Company.

Each of the First Vendor and the Second Vendor is a substantial shareholder of the Company. As such, the First Vendor and the Second Vendor are both connected persons of the Company within the meaning of the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited (the "SEHK") ("Listing Rules"). Therefore, the entering into of the Agreement by the Purchaser constituted a connected transaction for the Company. Further, since certain of the applicable percentage ratios stipulated under Rule 14.07 of the Listing Rules in respect of the Transaction exceeded 5%, the Transaction was subject to the reporting, announcement and independent shareholders' approval requirements set out in Chapter 14A of the Listing Rules. Madam Wu was also considered to have a material interest in the Transaction as the founder of the discretionary trust that beneficially owns the First Vendor. Therefore, Madam Wu abstained from voting in the relevant resolutions of the Board meeting approving the Transaction.

董事會報告

Report of the Directors

所有交易條款按公平磋商後達成,屬一般商業 條款、公平及合理,並符合本公司及股東整體 之利益。

交易於二零一四年十二月十五日本公司舉行之股東特別大會上獲獨立股東批准,並於二零一四年十二月十六日完成。有關詳情,請參閱本公司日期於二零一四年十一月三日之公告、二零一四年十一月二十八日之通函及二零一四年十二月十五日及二零一四年十二月十六日之公告。

公司已遵循上市規則下之所有關連交易規則要求。

低額關連交易

截至二零一四年十二月三十一日止年度,若干董事及彼等之親屬與若干董事及/或彼等之親屬所控制之公司與本集團訂立的交易載於本集團綜合財務報表附註44「關連方交易」。該等交易屬於本公司的低額關連交易(已獲豁免遵守上市規則第十四A章的申報、公佈及獨立股東批准規定)。

除上述者外,本集團於截至二零一四年十二月 三十一日止年度進行的其他關連方交易概非上 市規則第十四A章所界定的「關連交易」或「持續 關連交易」(視情況而定)。

購股權計劃

本公司分別於二零零七年十一月三十日及二零 零九年十一月一日分別採用首次公開發售前購 股權計劃及首次公開發售後購股權計劃。

於二零一四年十二月三十一日,根據首次公開發售後購股權計劃可授予的本公司購股權(「股份」)總數為198,400,000股,約相當於本公司於二零一五年三月十八日已發行股本之3.41%。

All the terms of the Transaction were on normal commercial terms, fair and reasonable and in the interests of the Company and the shareholders as a whole after arm's length negotiations.

The Transaction was approved by the independent shareholders in the extraordinary general meeting of the Company held on December 15, 2014 and was completed on December 16, 2014. For details, please refer to the Company's announcement dated November 3, 2014, circular dated November 28, 2014, and announcements dated December 15, 2014 and December 16, 2014.

The Company has complied with all the rule requirements for connected transactions under the Listing Rules.

Deminis Transactions

During the year ended December 31, 2014, certain directors and their close family members, and companies controlled by certain Directors and/or their close family members entered into transactions with the Group which are disclosed in note 44 "Related party transactions" to the consolidated financial statements of the Group. Such transactions constituted de minimis connected transactions of the Company which were exempt from the reporting, announcement and independent shareholders' approval requirements under the Chapter 14A of the Listing Rules.

Save as above, the other related party transactions which were carried out by the Group during the year ended December 31, 2014, did not fall under the definition of "connected transaction" or "continuing connected transaction" (as the case may be) in Chapter 14A of the Listing Rules.

SHARE OPTION SCHEMES

The Company has two share option schemes namely, the Pre-IPO Option Scheme and the Post-IPO Option Scheme which were adopted on November 30, 2007 and November 1, 2009 respectively.

The total number of shares option of the Company (the "Shares") available for grant under the Post-IPO Share Option Scheme as at December 31, 2014 was 198,400,000 shares which represented approximately 3.41% of the issued share capital of the Company as at March 18, 2015.

(a) 首次公開發售前購股權計劃

本公司已採納首次公開發售前購股權計 劃,旨在表彰若干高級管理人員的貢獻 及挽留該等高級管理人員。

本公司根據首次公開發售前購股權計劃 授出可認購股份的購股權詳情如下:

(1) 董事

(a) Pre-IPO Option Scheme

The Company adopted the Pre-IPO Option Scheme to recognise the contribution of certain of its senior management personnel and to retain such senior management personnel.

The Company granted options to subscribe shares under the Pre-IPO Option Scheme with the following details:

(1) Directors

姓名 Name	身份 Capacity	授出日期 Date of Grant	行使價格 (港元) Exercise Price (HK\$)	二零一四年 一月一日 尚未行使 Outstanding at January 1, 2014	二零一四年 十二月三十一日 尚未行使 Outstanding at December 31, 2014
周德康(於二零一五年一月一日辭任) Zhou Dekang (resigned on January 1, 2015)	信託受益人 <i>(附註 1)</i> Beneficiary of a trust <i>(Note 1)</i>	二零零七年十一月三十日 November 30, 2007	2.94	5,588,000	5,588,000
馮勁義(於二零一五年一月一日辭任) Feng Jinyi (resigned on January 1, 2015)	信託受益人 <i>(附註1)</i> Beneficiary of a trust <i>(Note 1)</i>	二零零七年十一月三十日 November 30, 2007	2.94	1,000,000	1,000,000
韋華寧(於二零一五年三月十八日辭任) Wei Huaning	信託受益人(附註1)	二零零七年十一月三十日	2.94	600,000	600,000
(resigned on March 18, 2015)	Beneficiary of a trust (Note 1)	November 30, 2007			

(2) 僱員

(2) Employees

					於本年內行使	
				二零一四年	的購股權數目	二零一四年
			行使價格	一月一日	Number of	十二月三十一日
			(港元)	尚未行使	Share Option	尚未行使
姓名	身份	授出日期	Exercise	Outstanding at	exercised	Outstanding at
Name	Capacity	Date of Grant	Price (HK\$)	January 1, 2014	during the year	December 31, 2014
	其他僱員信託	二零零七年	2.94	900,000	_	900,000
其他僱員	受益人(附註1)	十一月三十日				
Other employees	Beneficiary of	November 30, 2007				
	a trust (Note 1)					

附註1:該等根據本公司於二零零七年十一月 三十日採用的首次公開發售前購股權計 劃授出的首次公開發售前購股權現由 Long Faith Management Limited (「Long Faith」)根據Long Faith Trust 的條款持 有。Long Faith Trust屬一項全權信託, 其受託人為HSBC Trustee (HK) Limited (「HSBC (HK) Trustee」),而有關董事及 員工是全權信託對象。 Note 1: Such number of pre-IPO options granted pursuant to a Pre-IPO Option Scheme adopted by the Company on November 30, 2007 are currently held by Long Faith Management Limited ("Long Faith") subject to the terms of the Long Faith Trust. The Long Faith Trust is a discretionary trust of which HSBC Trustee (HK) Limited ("HSBC (HK) Trustee") is the trustee and the relevant directors and employees are discretionary objects.

董事會報告

Report of the Directors

再無可根據首次公開發售前購股權 計劃授出的購股權。

除以下條款外,首次公開發售前購 股權計劃的條款與首次公開發售後 購股權計劃的條款(見下文)相若:

- 首次公開發售前購股權計劃 並無限制可授予個別承授人 的購股權數目上限;
- 並無關於向關連人士(定義 見上市規則)授出購股權的 條文;
- 首次公開發售前購股權計劃 並無載有根據上市規則第 17.03(3)條附註1所載關於 「更新」10%上限或徵求獨立 批准授出超過該10%上限的 購股權的條文,亦無上市規 則第17.03(4)條所載關於在 任何12個月期間向任何參與 者根據所獲授購股權而發行 或將發行的股份不得超過已 發行股份1%的限制。

(b) 首次公開發售後購股權計劃

於二零零九年十二月二十三日、二零一一年一月十七日、二零一一年九月二十八日及二零一四年十一月四日,本公司根據首次公開發售後購股權計劃,向若干董事及僱員分別授出可認購合共10,600,000股、46,000,000股、150,000,000股及110,000,000股股份的購股權,詳情如下:

No further options can be granted under the Pre-IPO Option Scheme.

The terms of the Pre-IPO Option Scheme are similar to those of the Post-IPO Option Scheme (see below) except in respect of the following:

- there is no provision limiting the maximum number of options that might be granted to any individual grantee under the Pre-IPO Option Scheme;
- the provisions on the granting of options to connected persons (as defined in the Listing Rules) were not included;
- the Pre-IPO Option Scheme does not contain provisions relating to the "refreshing" of the 10% limit or the seeking of separate approval for granting options beyond the 10% limit as anticipated in Note 1 of Rule 17.03(3) of the Listing Rules, or the restrictions on the number of Shares issued or to be issued under options in any 12 month period to any participant of the Pre-IPO Option Scheme not exceeding 1% of the Shares in issue as anticipated in the note to Rule 17.03(4) of the Listing Rules.

(b) Post-IPO Option Scheme

On December 23, 2009, January 17, 2011, September 28, 2011 and November 4, 2014, the Company granted options to subscribe for a total of 10,600,000 Shares, 46,000,000 Shares, 150,000,000 Shares and 110,000,000 Shares under the Post-IPO Option Scheme to certain directors and employees of the Company, with the following details:

(1) 董事 (1) Directors

膊 脫懼數日
Number of Share Optio

					Number of	Share Option		
						於本年內	於本年內重新	
						行使的	分類的	
				二零一四年		購股權數目	購股權數目	二零一四年
				一月一日		(附註2)	(附註3)	十二月三十一日
			行使價格	尚未行使		Number of	Number of	尚未行使
			(港元)	Outstanding	於本年度授出	Share Option	Share Option	Outstanding at
姓名	身份	授出日期	Exercise	at January 1,	Granted	exercised	reclassified	December 31,
Name	Capacity	Date of Grant	Price (HK\$)	2014	during the year	during the year	during the year	2014
						(Note 2)	(Note 3)	
邵明曉	實益擁有人	二零一一年一月十七日	12.528	1,600,000	-	-	-	1,600,000
Shao Mingxiao	Beneficial Owner	January 17, 2011						
		二零一一年九月二十八日	8.28	30,000,000	-	_	_	30,000,000
		September 28, 2011						
		二零一四年十一月四日	9.37	-	8,000,000	_	-	8,000,000
		November 4, 2014						
周德康(於二零一五年	實益擁有人	二零一一年一月十七日	12.528	1,200,000	-	-	-	1,200,000
一月一日辭任)	Beneficial Owner	January 17, 2011						
Zhou Dekang (resigned		二零一一年九月二十八日	8.28	4,000,000	-	-	-	4,000,000
on January 1, 2015)		September 28, 2011						
秦力洪(於二零一四年	實益擁有人	二零零九年十二月二十三日	8.44	3,000,000	-	_	(3,000,000)	_
四月十日辭任)	Beneficial Owner	December 23, 2009						
Qin Lihong (resigned on		二零一一年一月十七日	12.528	3,000,000	-	-	(3,000,000)	-
April 10, 2014)		January 17, 2011						
		二零一一年九月二十八日	8.28	4,000,000	-	_	(4,000,000)	_
		September 28, 2011						
馮勁義(於二零一五年	實益擁有人	二零零九年十二月二十三日	8.44	1,000,000	-	-	-	1,000,000
一月一日辭任)	Beneficial Owner	December 23, 2009						
Feng Jinyi (resigned		二零一一年一月十七日	12.528	800,000	-	_	-	800,000
on January 1, 2015)		January 17, 2011						
		二零一一年九月二十八日	8.28	8,000,000	-	_	-	8,000,000
		September 28, 2011						
		二零一四年十一月四日	9.37	_	3,200,000	_	_	3,200,000
		November 4, 2014						

				行使價格 (港元)	二零一四年 一月一日 尚未行使的 購股權數目 Number of Share	於本年度授出	於本年內行使的 購股權數目 <i>(附註2)</i> Number of Share	於本年內 重新分類的 購股權數目 <i>(附註3)</i> Number of Share	二零一四年 十二月三十一日 尚未行使
姓名	<u> </u>	身份	授出日期	Exercise	Option Outstanding	Granted	Option exercised	Option reclassified	Outstanding at
Nai	me	Capacity	Date of Grant	Price (HK\$)	at January 1, 2014	during the year	during the year	during the year	December 31, 2014
							(Note 2)	(Note 3)	
	華寧(於二零一五年 三月十八日辭任)	實益擁有人	二零一一年一月十七日	12.528	2,600,000	-	-	-	2,600,000
(1	i Huaning resigned on	Beneficial Owner	January 17, 2011 二零一一年九月二十八日	8.28	8,000,000	-	-	-	8,000,000
Λ	March 18, 2015)	配偶權益 Interests of spouse	September 28, 2011 二零一一年一月十七日 January 17, 2011	12.528	1,000,000	-	-	-	1,000,000
		interests of spouse	二零一一年九月二十八日 September 28, 2011	8.28	2,000,000	-	-	-	2,000,000
	百德 derick Peter	實益擁有人 Beneficial Owner	二零零九年十二月二十三日 December 23, 2009	8.44	150,000	-	-	_	150,000
	Churchouse	Denencial Owner	二零一一年九月二十八日 September 28, 2011	8.28	400,000	-	-	-	400,000
	志安 un Chi On,	實益擁有人 Beneficial Owner	二零零九年十二月二十三日 December 23, 2009	8.44	200,000	-	-	-	200,000
	Perek	Denote and the	二零一一年九月二十八日 September 28, 2011	8.28	400,000	-	-	-	400,000
頂! Xia	₹ ng Bing	實益擁有人 Beneficial Owner	二零零九年十二月二十三日 December 23, 2009	8.44	50,000	-	-	_	50,000
***************************************	-00	J. 1144	二零一一年九月二十八日 September 28, 2011	8.28	400,000	-	-	-	400,000
曾9 Zen	島 g Ming	實益擁有人 Beneficial Owner	二零一一年九月二十八日 September 28, 2011	8.28	400,000	-	160,000	-	240,000

(2) 僱員

(2) Employees

購股權數目

					I	Number of Share Opti	on	
					於本年內行使的	於本年內重新	於本年內	
		行使價格	二零一四年		購股權數目	分類的購股權數目	註銷的	二零一四年
		(港元)	一月一日		(附註2)	(附註3)	購股權數目	十二月三十一日
		(附註1)	尚未行使	於本年度授出	Number of Share	Number of Share	Number of Share	尚未行使
授出日期	身份	Exercise	Outstanding at	Granted	Option exercised	Option reclassified	Option Cancelled	Outstanding at
Date of Grant	Capacity	Price (HK\$)	January 1, 2014	during the year	during the year	during the year	During the year	December 31, 2014
		(Note 1)			(Note 2)	(Note 3)		
二零零九年	實益擁有人	8.44	6,000,000	-	_	3,000,000	6,000,000	3,000,000
十二月二十三日	Beneficial Owner							
December 23, 2009								
二零一一年	實益擁有人	12.528	34,595,500	-	_	3,000,000	12,780,000	24,815,500
一月十七日	Beneficial Owner							
January 17, 2011								
二零一一年	實益擁有人	8.28	92,124,000	_	1,055,000	4,000,000	26,904,000	68,165,000
九月二十八日	Beneficial Owner							
September 28, 2011								
二零一四年	實益擁有人	9.37	_	98,800,000	_	-	-	98,800,000
十一月四日	Beneficial Owner							
November 4, 2014								

附註:

1 關於二零零九年十二月二十三日 授出之購股權,授出購股權前一 日股份於香港聯交所之收市價為 8.26港元。購股權可由二零一零 年、二零一一年、二零一二年、 二零一三年十二月二十三日至二 零一九年十二月二十二日分四期 行使,每期可行使25%。

> 關於二零一一年一月十七日授出 之購股權,授出購股權前一日股 份於香港聯交所之收市價為12.88 港元。購股權可由二零一二年、 二零一三年、二零一四年、二零 一五年一月十七日至二零二一年 一月十六日分四期行使,每期可 行使25%。

Note:

As for the share option granted on December 23, 2009, the closing price of the shares on the SEHK immediately before the date on which the options were granted was HK\$8.26. The options are exercisable in 4 tranches of 25% each, from December 23, 2010, 2011, 2012, 2013 to December 22, 2019.

As for the share option granted on January 17, 2011, the closing price of the shares on the SEHK immediately before the date on which the options were granted was HK\$12.88. The options are exercisable in 4 tranches of 25% each, from January 17, 2012, 2013, 2014, 2015 to January 16, 2021.

關於二零一一年九月二十八日授出之購股權,授出購股權前一日股份於香港聯交所之收市價為8.17港元。其中授予邵明曉先生的10,000,000股購股權,行使期限為二零一七年九月二十七日。其他購股權可由二零一三年、二零一四年、二零一五年、二零一一年九月二十八日至二零二一年九月二十七日分四期行使,行使比例分別為10%,30%,30%及30%。

關於二零一四年十一月四日授出 之購股權,授出購股權前一日股 份於香港聯交所之收市價為9.37 港元。購股權由二零一五年、二 零一六年、二零一七年、二零 一八年、二零一九年至二零二四 年十一月三日分五期行使,可 行使百分比分別為10%、15%、 20%、25%及30%。

- 2 緊接行使購股權前的每股加權平 均收市價為9.995港元。
- 由於董事辭任,購股權重新分類 予僱員。

以下為首次公開發售後購股權計劃(「計劃」)的主要條款概要:

(i) 計劃的目的

計劃旨在向根據計劃獲授購股權 認購股份的參與者(定義見下文(ii) 段)提供機會獲得本公司所有權權 益,並鼓勵參與者為本公司及其股 東的整體利益,努力提升本公司及 其股份的價值。 As for the share option granted on September 28, 2011, the closing price of the shares on the SEHK immediately before the date on which the options were granted was HK\$8.17. The exercisable period for 10,000,000 share options granted to Mr. Shao Mingxiao is from September 28, 2017 to September 27, 2021. The remaining options are exercisable in 4 tranches from September 28, 2013, 2014, 2015, 2016 to September 27, 2021, the exercisable percentage is 10%, 30%, 30% and 30% respectively.

As for the share option granted on November 4, 2014, the closing price of the shares on the SEHK immediately before the date on which the options were granted was HK\$9.37. The options are exercisable in 5 tranches from November 4, 2015, 2016, 2017, 2018, 2019 to November 3, 2024, the exercisable percentage is 10%, 15%, 20%, 25% and 30% respectively.

- 2 The weighted average closing price per share immediately before the date on which the option were exercised was HK\$9.995.
- 3 The Share Options re-classified to employees due to the resignation of Director.

A summary of the principal terms of the Post-IPO Option Scheme (the "Scheme") is set out as follow:

(i) Purpose of the Scheme

The purpose of the Scheme is to provide the Participants (defined in paragraph (ii) below) who have been granted Options under the Scheme to subscribe for Shares with the opportunity to acquire proprietary interests in the Company and to encourage Participants to work towards enhancing the value of the Company and the Shares for the benefit of the Company and its shareholders as a whole.

(ii) 參與者

根據計劃,董事會可酌情邀請本集團任何成員公司的任何董事(包括執行董事、非執行董事和獨立非執行董事)及僱員以及董事會全權認為已對或將對本集團作出貢獻的本集團任何成員公司的任何顧問、分銷商、承包商、本專業顧問、分銷商、代理人、客戶、業務夥伴、合營企業業務夥伴及服務供應商(「參與者」)參與計劃。

(iii) 根據計劃可供發行的股份總數

根據計劃或本公司採用的任何其他 購股權計劃授出的全部購股權而可 予發行股份數目的初步上限,合共 不得超過股份在香港聯交所開始買 賣當日已發行股份及本公司根據超 額配股權可能配發及發行的任何股 份的10%。在計算10%限額時, 不計入已失效的購股權。

因行使根據計劃或本公司採用的任何其他購股權計劃已授出購股權而已發行股份總數,不得超過不時已發行股份的30%。

(iv) 各參與者可獲得之最高配額

於截至及包括授出購股權日期之任何12個月期間內,因行使根據計劃及本公司採用的任何其他購股權計劃已授予或將授予各參與者的購股權而已發行及將予發行的股份總數,不得超過已發行股份總數的1%。

(v) 購股權行使期

購股權行使期由本公司於授出時間 指定,須不遲於有關授出日期起 10年屆滿。

(ii) Who may join

Pursuant to the Scheme, the Board may, at their discretion, invite any directors (including executive Directors, non-executive Directors and independent non-executive Directors) and employees of any member of the Group and any advisers, consultants, distributors, contractors, contract manufacturers, suppliers, agents, customers, business partners, joint venture business partners, service providers of any member of the Group who the Board considers, in its sole discretion, have contributed or will contribute to the Group (the "Participants") to participate in the Scheme.

(iii) Total number of Shares available for issue under the Scheme

Initially the maximum number of Shares which may be issued upon exercise of all Options to be granted under the Scheme or any other option schemes adopted by the Company shall not exceed 10% of the aggregate of the Shares in issue on the date of which trading of the Shares commences on the SEHK and any Shares which may be allotted and issued by the Company under the over-allotment option. The lapsed share options are excluded when calculating the 10% limit.

The total number of Shares available for issue upon exercise of the Options which may be granted pursuant to the Scheme and any other share option schemes of the Company must not exceed 30% of the Shares in issue from time to time.

(iv) Maximum entitlement of each Participant

The maximum number of Shares issued and to be issued upon exercise of the Options granted and to be granted pursuant to the Scheme and any other share option schemes of the Company to each Participant in any 12-month period up to and including the date of grant of the Options shall not exceed 1% of the total number of Shares in issue.

(v) Time of exercise of the Options

The period within which the Options must be exercised will be specified by the Company at the time of grant. This period must expire no later than 10 years from the relevant date of grant.

(vi) 接納購股權要約之付款

參與者於接納所發售購股權時應向 本公司支付1.00港元作為授出代 價。

(vii) 釐定認購價之基準

根據計劃,每股認購價由董事會釐定並知會參與者,不得低於以下三者的最高者:(i)於授出日期香港聯交所發出的每日報價表所列的股份收市價;(ii)於緊接授出日期前五個香港聯交所營業日香港聯交所發出的每日報價表所列的股份平均收市價;以及(iii)股份於授出日期的面值。

(viii) 計劃剩餘年期

計劃有效期直至二零一九年十月 三十一日,此後,不再根據計劃授 出任何購股權,但所有購股權於該 日仍可行使,計劃條文仍然全面有 效。

首次公開發售前股份獎勵計劃

本公司分別於二零零七年十一月三十日及二零 零九年七月三十一日採納兩項首次公開發售前 股份獎勵計劃,兩項計劃的主要條款大致相 同,概述於下文。

(i) 目的

本公司已採納首次公開發售前股份獎勵計劃,旨在表彰若干僱員的貢獻,特別 是本公司認為對本集團的早期發展及增 長作出貢獻者,並使彼等的利益與本公司股東利益一致。

(vi) Payment on acceptance of Option offer

HK\$1.00 is payable by the Participant to the Company on acceptance of the Option offered as consideration for the grant.

(vii) Basis of determining the subscription price

The subscription price per Share under the Scheme is a price determined by the Board and notified to each Participant and shall be no less than the highest of (i) the closing price of the Shares as stated in the daily quotations sheets issued by the SEHK on the date of grant; (ii) the average closing price of the Shares as stated in the daily quotations sheets issued by the SEHK for the five SEHK business days immediately preceding the date of grant; and (iii) the nominal value of a Share on the date of grant.

(viii) Remaining life of the Scheme

The Scheme will remain valid until October 31, 2019 after which no further Options will be granted under the Scheme but in respect of all Options which remain exercisable on such date, the provisions of the Scheme shall remain in full force and effect.

PRE-IPO SHARE AWARD SCHEMES

The Company adopted two Pre-IPO Share Award Schemes on November 30, 2007 and July 31, 2009 respectively. Their principal terms are substantially the same and are summarized below.

(i) Objective

The Company adopted the Pre-IPO Share Award Schemes to recognise the contribution of certain of its employees, especially those whom the Company considered had contributed to the early development and growth of the Group, and to align their interests with those of the shareholders of the Company.

(ii) 實行

為實行首次公開發售前股份獎勵計劃,已於二零零八年六月十一日成立Fit All Trust,若干選定僱員為受益人。根據於二零零七年十一月三十日採納的首次公開發售前股份獎勵計劃,本公司向Fit All Investments Limited(「Fit All」,於二零零八年六月十一日在英屬維爾京群島註冊成立的特定目的公司,由Fit All Trust受託人HSBC (HK) Trustee全資擁有)發行合共64,014,000股股份。根據於二零零九年七月三十一日採納的首次公開發售前股份獎勵計劃,美賢及佳辰向Fit All轉讓合共30,000,000股股份。合共有94,014,000股股份(「獎勵股份」)授予本集團若干選定僱員(「選定僱員」)。

(iii) 獎勵股份的歸屬條件

選定僱員按適用歸屬期等待歸屬獎勵股 份期間,不得行使或享有獎勵股份的權 利。

總體而言,歸屬期為四或五年,期內任 何選定僱員獲授的獎勵股份將於首個歸 屬日的每個週年日以相同份額歸屬。

於歸屬前,選定僱員概不享有獎勵股份 附帶的權利及權益,包括投票及分紅權。

首次公開發售後股份獎勵計劃

為利於本集團持續運作及發展,本公司董事會 於二零一四年十月二十八日(「採納日期」)通過 決議採納限制性股份激勵計劃(「激勵計劃」) 以鼓勵及挽留員工。除非經董事會決定提早效。 根據激勵計劃自採納日期起八年內有效。 根據激勵計劃,受託人可於市場上以本集團授 出之現金購入最多佔本公司於採納日期已發行 股本百分之三之現有股份,並以信託形式代相 關經甄選僱員持有,直至該等股份按激勵計劃 之條文歸屬相關經甄選僱員為止。截至二零 一四年十二月三十一日,本公司並無根據激勵 計劃作出授予。

(ii) Implementation

For the implementation of the Pre-IPO Share Award Schemes, the Fit All Trust was established on June 11, 2008 for the benefit of selected employees of the Group. Pursuant to the Pre-IPO Share Award Scheme adopted on November 30, 2007, the Company issued a total of 64,014,000 Shares to Fit All Investments Limited ("Fit All"), a special purpose vehicle incorporated in the BVI and wholly owned by HSBC (HK) Trustee acting as the trustee of the Fit All Trust, on June 11, 2008. Pursuant to the Pre-IPO Share Award Scheme adopted on July 31, 2009, Charm Talent and Junson Development transferred to Fit All a total of 30,000,000 Shares. A total of 94,014,000 Shares (the "Awarded Shares") were granted to selected employees of the Group (the "Selected Employees").

(iii) Vesting of the Awarded Shares

The Selected Employees are not entitled to exercise or enjoy the rights to the Awarded Shares pending the vesting of the Awarded Shares in accordance with the applicable vesting period.

In general, vesting period is either four or five years during which the Awarded Shares granted to any particular Selected Employee will vest on each anniversary of the first vesting date in equal portions.

Prior to vesting, the Selected Employees are not entitled to the rights to and interests in the Awarded Shares, including voting and distribution rights.

POST-IPO SHARE AWARD SCHEMES

As an incentive to retain and encourage the employees for the continual operation and development of the Group, the Board of the Company resolved to adopt a restricted share award scheme (the "Award Scheme") on October 28, 2014 (the "Adoption Date"). Unless sooner terminated by the Board, the Award Scheme shall be effective from the Adoption Date and shall continue in full force and effect for a term of 8 years. According to the Award Scheme, shares up to 3% of the issued share capital of the Company as at the Adoption Date will be purchased by the trustee from the market out of cash contributed by the Group and be held in trust for the relevant selected employees until such shares are vested with the relevant selected employees in accordance with the provisions of the Award Scheme. As at December 31, 2014, no grant under the Award Scheme had been made.

權益披露

董事及主要行政人員之權益

於二零一四年十二月三十一日,各董事及本公司主要行政人員於本公司及其任何相聯法團(定義見證券及期貨條例(「證券及期貨條例」)第 XV部)擁有的根據證券及期貨條例第 352條規定須於存置的登記冊內登記,或根據上市發行人董事進行證券交易的標準守則(「標準守則」)須知會本公司及香港聯交所之股份、相關股份及債權證之權益如下:

(i) 所持本公司權益(好倉)

DISCLOSURE OF INTERESTS

Directors' and Chief Executive's Interests

As at December 31, 2014, the interests of the Directors and chief executive of the Company in 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 ("SFO")) as recorded in the register which were required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the SEHK pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") were as follows:

(i) Interest in the Company (long position)

董事姓名 Name of director	身份/權益性質 Capacity/Nature of interest	普通股數目 Number of ordinary shares	於相關 股份之權益 Interest in underlying shares	債券 總額 Total amount of debentures	佔本公司權益 概約百分比 Approximate % of interest in the Company
吳亞軍 Wu Yajun	全權信託創辦人(附註1) Founder of a discretionary trust (Note 1)	2,574,533,701	-	-	44.32%
邵明曉 Shao Mingxiao	實益擁有人 Beneficial Owner	9,220,000	39,600,000 (附註4) (Note 4)	550,000美元 <i>(附註6)</i> <i>(Note 6)</i>	0.840%
周德康(於二零一五年 一月一日辭任)	信託受益人(附註3) Beneficiary of a trust (Note 3) 實益擁有人		8,088,000		0.139%
Zhou Dekang (Resigned on January 1, 2015)	貝皿排行八 Beneficial Owner	3,912,000	5,200,000 (附註 4) (Note 4)		0.156%
馮勁義(於二零一五年 一月一日辭任)	信託受益人(附註3) Beneficiary of a trust (Note 3)		8,088,000		0.139%
Feng Jinyi (Resigned on January 1, 2015)	實益擁有人 Beneficial Owner	2,000,000	13,000,000 (附註4) (Note 4)		0.212%

董事姓名 Name of director	身份/權益性質 Capacity/Nature of interest	普通股數目 Number of ordinary shares	於相關 股份之權益 Interest in underlying shares	債券 總額 Total amount of debentures	佔本公司權益 概約百分比 Approximate % of interest in the Company
韋華寧(於二零一五年 三月十八日辭任)	信託受益人(<i>附註3</i>) Beneficiary of a trust (<i>Note 3</i>))	8,088,000		0.139%
Wei Huaning (Resigned on March 18, 2015)	實益擁有人 Beneficial Owner 配偶權益	413,000	10,600,000 (附註4) (Note 4)		0.189%
Match 10, 2017)	Interests of Spouse	428,500 (附註 5) (Note 5)	3,000,000 (附註4及5) (Note 4 and 5)		0.059%
卓百德	實益擁有人	50,000	550,000 (附註4)		0.010%
Frederick Peter Churchouse	Beneficial Owner		(Note 4)		
陳志安	實益擁有人		600,000 (附註4)		0.010%
Chan Chi On, Derek	Beneficial Owner		(Note 4)		
項兵	實益擁有人	50,000	450,000 (附註4)		0.008%
Xiang Bing	Beneficial Owner		(Note 4)		
曾鳴	實益擁有人	160,000	240,000 (附註4)		0.006%
Zeng Ming	Beneficial Owner		(Note 4)		

附註:

- 1. 該等2,574,533,701股股份由美賢以登記 持有人的身份持有。美賢全部已發行股本由Silver Sea Asset Limited(「Silver Sea」) 全資擁有,而Silver Sea全部已發行股本 則由HSBC International Trustee Limited (「HSBC International Trustee」)以吳氏家 族信託的受託人身份全資擁有。吳氏家族 信託是於二零零人年六月十一日由吳女士 作為設立人及監管人及HSBC International Trustee作為受託人設立的一項全權信 託。吳氏家族信託的受益對象包括吳女士
- 2. 該等數目的股份由Fit All以信託形式持有。Fit All的全部已發行股本由HSBC (HK) Trustee以Fit All Trust受託人的身份全資擁有。Fit All Trust於二零零八年六月十一日以HSBC (HK) Trustee作為受託人設立。Fit All Trust的受益對象是若干名獲選參與本公司採用的首次公開發售前股份獎勵計劃的僱員及董事。

若干家族成員。

Note:

- These 2,574,533,701 Shares are held by Charm Talent as registered holder. The entire issued share capital of Charm Talent is wholly-owned by Silver Sea Asset Limited ("Silver Sea"), the entire issued share capital of which is in turn wholly-owned by HSBC International Trustee Limited ("HSBC International Trustee") as the trustee of the Wu Family Trust. The Wu Family Trust is a discretionary trust set up by Madam Wu as settlor and protector and HSBC International Trustee as trustee on June 11, 2008. The beneficiary objects of the Wu Family Trust include certain family members of Madam Wu.
- Such number of Shares are held on trust by Fit All. The entire issued share capital of Fit All is wholly-owned by HSBC (HK) Trustee as the trustee of the Fit All Trust. The Fit All Trust was set up on June 11, 2008 with HSBC (HK) Trustee acting as the trustee thereof. The beneficiary objects of the Fit All Trust are certain selected employees and directors of the Group as participants of the Pre-IPO Share Award Schemes adopted by the Company.

- 3. 該等根據本公司於二零零七年十一月三十 日採用的首次公開發售前購股權計劃授出 的首次公開發售前購股權現由 Long Faith 根據 Long Faith Trust的條款持有。 Long Faith Trust屬一項全權信託,其受託人為 HSBC (HK) Trustee,而有關董事是其中 一名全權信託對象。
- 相關董事根據首次公開發售後購股權計劃 獲授可認購該數目股份的購股權。
- 5. 韋華寧先生的配偶張艷女士擁有428,500 股股份的個人權益,根據首次公開發售後 購股權計劃張艷女士於二零一一年一月十七日按每股股份12.528港元的行使價 獲授1,000,000股購股權於二零一一年九月二十八日按每股股份8.28港元的行使價 獲授2,000,000股購股權。根據證券及期 貨條例第 XV 部韋華寧先生被視為於張艷女士的上述權益中擁有權益。
- 6. 邵明曉先生作為實益擁有人,擁有本公司 債券中550,000美元的權益。

除上文所披露者外,於二零一四年 十二月三十一日,概無董事及本公 司主要行政人員於本公司或其任何 相聯法團擁有根據證券及期貨條例 第352條規定須於本公司存置的登 記冊內登記,或根據標準守則須知 會本公司及香港聯交所之股份、相 關股份或債權證之權益及淡倉。除 本公司於二零零七年十一月三十日 及二零零九年十一月一日分別採納 首次公開發售前購股權計劃及首次 公開發售後購股權計劃,董事及彼 等之配偶與未滿18歲之子女概無 獲授權認購本公司或其任何相聯法 團的權益或債券, 亦尚未行使任何 該等權利。

- Such number of pre-IPO options granted pursuant to a Pre-IPO Option Scheme adopted by the Company on November 30, 2007 are currently held by Long Faith subject to the terms of the Long Faith Trust. The Long Faith Trust is a discretionary trust of which HSBC (HK) Trustee is the trustee and the relevant director is one of the discretionary objects.
- 4 The relevant director was granted options to subscribe for such number of shares under the Post-IPO Option Scheme.
- Mdm. ZHANG Yan, the spouse of Mr. WEI Huaning, has personal interest of 428,500 shares. Under the Post-IPO Option Scheme, she was granted 1,000,000 options on January 17, 2011 at an exercise price of HK\$12.528 per share and 2,000,000 options on September 28, 2011 at an exercise price of HK\$8.28 per share. Mr. WEI Huaning is deemed to be interested in the aforesaid interests of Mdm. ZHANG Yan by virtue of Part XV of the SFO.
- 6 Mr. Shao Mingxiao is interested in a debenture of the Company in the amount of US\$550,000 as beneficial owner.

Save as disclosed above, as at December 31, 2014, none of the Directors or chief executive of the Company had or was deemed to have any interests or short positions in the shares of the Company, underlying shares or debentures of the Company or any of its associated corporations as recorded in the register which were required to be kept by the Company under section 352 of the SFO or as otherwise notified to the Company and the SEHK pursuant to the Model Code. Other than the Pre-IPO Option Scheme and the Post-IPO Option Scheme of the Company adopted on November 30, 2007 and November 1, 2009 respectively, none of Directors or their spouse or children under the age of 18, had been granted any right to subscribe for the equity or debt securities of the Company or any of its associated corporations, or had exercised any such right.

主要股東權益

於二零一四年十二月三十一日,除本公司董事或主要行政人員外之人士於本公司股份及相關股份擁有根據證券及期貨條例第336條於本公司存置之登記冊登記,相當於股份(包括本公司有關股本)面值5%或以上之權益如下:

於本公司的權益(好倉)

SUBSTANTIAL SHAREHOLDERS' INTERESTS

As at December 31, 2014, the interests of persons, other than the directors or chief executive of the Company in the shares and the underlying shares of the Company representing 5% or more of the nominal value of shares comprised in the relevant share capital of the Company as recorded in the register kept by the Company under Section 336 of the SFO were as follows:

Interest in the Company (long position)

股東姓名 Name of shareholder	身份/權益性質 Capacity/Nature of interest	普通股數目 Number of ordinary shares	佔本公司權益 概約百分比 Approximate % of interest in the Company
蔡奎	全權信託創辦人(附註1)	1,694,941,904	29.178%
Cai Kui	Founder of a discretionary trust <i>(Note 1)</i> 登記擁有人 <i>(附註2)</i> Registered owner <i>(Note 2)</i>	3,100,000	0.053%
佳辰 Junson Development	登記擁有人(附註1) Registered owner (Note 1)	1,694,941,904	29.178%
Silverland Silverland	受控制法團之權益(附註1) Interest of controlled corporation (Note 1)	1,694,941,904	29.178%
HSBC International Trustee HSBC International Trustee	受託人 <i>(附註1、2及3)</i> Trustee <i>(Notes 1, 2 and 3)</i>	4,269,475,605	73.498%
美賢 Charm Talent	登記擁有人(附註3) Registered owner (Note 3)	2,574,533,701	44.320%
Silver Sea Silver Sea	受控制法團之權益(附註3) Interest of controlled corporation (Note 3)	2,574,533,701	44.320%
Jumbomax Investments Limited Jumbomax Investments Limited	受控制法團之權益(附註5) Interest of controlled corporation (Note 5)	325,721,000	5.607%
Woo Kwong Ching, Peter Woo Kwong Ching, Peter	受控制法團之權益(附註4) Interest of controlled corporation (Note 4)	325,721,000	5.607%
Pao Pui Yung, Bessic Pao Pui Yung, Bessic	配偶之權益(附註4) Interest of spouse (Note 4)	325,721,000	5.607%

附註:

- 1. 該等1,694,941,904股股份由佳辰以登記持有人的身份持有。佳辰全部已發行股本由Silverland全資擁有,Silverland全部已發行股本則由HSBC International Trustee以蔡氏家族信託的受託人身份全資擁有。蔡氏家族信託是於由蔡先生作為設立人及監管人及HSBC International Trustee 作為受託人設立的一項全權信託。蔡氏家族信託的受益對象包括蔡先生若干家族成員。根據證券及期貨條例第XV部,蔡先生(作為蔡氏家族信託創辦人)視作擁有由佳辰持有的1,694,941,904股股份的權益。
- 2. 蔡奎先生以個人身份持有3,100,000股股份。
- 3. 該等2,574,533,701股股份由美賢以登記持有人的身份持有。美賢全部已發行股本由Silver Sea全資擁有,而Silver Sea全部已發行股本則由HSBC International Trustee以吳氏家族信託的受託人身份全資擁有。吳氏家族信託是於二零零八年六月十一日由吳女士作為設立人及監管人及HSBC International Trustee作為受託人設立的一項全權信託。吳氏家族信託的受益對象包括吳女士若干家族成員。根據證券及製貨條例第XV部,吳女士(吳氏家族信託創辦人)視作擁有Charm Talent 所持2,574,533,701股份的權益。
- 4. 該等 325,721,000 股股份代表 Jumbomax Investments Limited 透過旗下多間全資附屬公司的法團權益。 Woo Kwong Ching 先生透過受控制法團的權益於該等 325,721,000 股股份中擁有權益,而 Pao Pui Yung 女士則透過配偶權益於該等 325,721,000 股股份中擁有權益。

購買、出售或贖回本公司股份

截至二零一四年十二月三十一日止年度,本公司概無贖回且本公司及其任何附屬公司概無購 買或出售本公司的股份。

Note:

- These 1,694,941,904 Shares are held by Junson Development as registered holder. The entire issued share capital of Junson Development is wholly-owned by Silverland, the entire issued share capital of which is in turn wholly-owned by HSBC International Trustee as the trustee of the Cai Family Trust. The Cai Family Trust is a discretionary trust set up by Mr. Cai as settlor and protector and HSBC International Trustee as trustee on June 11, 2008. The beneficiary objects of the Cai Family Trust include certain family members of Mr. Cai. Mr. Cai as founder of the Cai Family Trust is taken to be interested in the 1,694,941,904 Shares held by Junson Development pursuant to Part XV of the SFO.
- 2 Mr. Cai Kui is beneficially interested in 3,100,000 Shares.
- These 2,574,533,701 Shares are held by Charm Talent as registered holder. The entire issued share capital of Charm Talent is wholly-owned by Silver Sea, the entire issued share capital of which is in turn wholly-owned by HSBC International Trustee as the trustee of the Wu Family Trust. The Wu Family Trust is a discretionary trust set up by Madam Wu as settlor and protector and HSBC International Trustee as trustee on June 11, 2008. The beneficiary objects of the Wu Family Trust include certain family members of Madam Wu. Madam Wu as founder of the Wu Family Trust are each taken to be interested in these 2,574,533,701 Shares held by Charm Talent pursuant to Part XV of the SFO.
- These 325,721,000 shares represent the corporate interest of Jumbomax Investments Limited through a number of its wholly-owned subsidiaries. Mr. Woo Kwong Ching, Peter is interested in these 325,721,000 through the interest of corporation controlled by him while Ms. Pao Pui Yung, Bessie is interested in these 325,721,000 through the interest of spouse.

PURCHASE, SALE OR REDEMPTION OF SHARES OF THE COMPANY

For the year ended December 31, 2014, the Company had not redeemed, and neither the Company nor any of its subsidiaries had purchased or sold any of the Shares of the Company.

優先購買權

本公司組織章程細則或開曼群島(即本公司註冊 成立所在司法權區)法律並無有關優先購買權的 任何規定,規限本公司須向現有股東按持股比 率配售新股。

公司管治

本公司採用的主要公司管治規則載於本年報企業管治報告。

足夠公眾持股量

基於本公司所獲公開資料及就董事所知,於本報告日期,董事確認本公司維持上市規則規定 的公眾持股量數額。

核數師

本年度之綜合財務報表由德勤 • 關黃陳方會計師行審核。將於應屆股東週年大會提議續聘德勤 • 關黃陳方會計師行為本公司核數師的決議案。

代表董事會 龍湖地產有限公司 *主席* 吳亞軍

香港,二零一五年三月十八日

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Company's articles of association, or the law of Cayman Islands being the jurisdiction in which the Company is incorporated under which would oblige the Company to offer new Shares on a pro-rata basis to existing Shareholder.

CORPORATE GOVERNANCE

Principal corporate governance practices adopted by the Company are set out in the Corporate Governance Report contained in this annual report.

SUFFICIENCY OF PUBLIC FLOAT

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

AUDITOR

The consolidated financial statements for the year have been audited by Messrs. Deloitte Touche Tohmatsu. A resolution for the reappointment of Messrs. Deloitte Touche Tohmatsu as the Company's auditor is to be proposed at the forthcoming annual general meeting.

For and on behalf of the Board Longfor Properties Co. Ltd. Wu Yajun Chairperson

Hong Kong, March 18, 2015

企業管治報告

Corporate Governance Report

本公司董事會欣然提呈截至二零一四年十二月 三十一日止年度之企業管治報告。

企業管治守則

本公司知悉公司透明度及問責十分重要,致力於達致高水準的企業管治及通過更有效的企業 管治帶領本集團取得更好業績及提升公司形 象。

年內,本公司一直採納、應用及遵守香港聯交 所證券上市規則(「上市規則」)附錄十四所載企 業管治守則(「守則」)所載之守則條文,惟下列 偏離者除外:

年內,本公司並未按守則條文第A.5條的要求成立提名委員會,董事的提名、委任工作由董事會主席吳亞軍女士直接領導並負責。作為董事會主席,吳女士將配合公司發展戰略的需求不時與董事會探討董事會的架構,人數及組成(包括技能、知識及經驗方面),並物色合資格擔任董事的人選,並在需要時向董事會提名有關人士。根據本公司的實際情況,公司董事會認為,在現階段由董事會主席直接領導並負責董事提名比成立提名委員會較為有效。

The Board of the Company is pleased to present the corporate governance report for the year ended December 31, 2014.

CORPORATE GOVERNANCE CODE

The Company recognizes the importance of corporate transparency and accountability. The Company is committed in achieving a high standard of corporate governance and leading the Group to attain better results and improve its corporate image with effective corporate governance procedures.

During the year, the Company had adopted, applied and complied with the code provisions as set out in the Corporate Governance Code (the "Code") contained in Appendix 14 to the Rules Governing the Listing of Securities on the SEHK (the "Listing Rules") except the following deviations:

During the year, the Company has not established Nomination Committee as required by the provision A.5 of the Code. Madam Wu Yajun, Chairperson of the Board, is responsible for the nomination and appointment of directors. In accordance with the Company's corporate strategy, Madam Wu will review and discuss with other Board members the structure, size and composition (including the skills, knowledge and experience) of the Board from time to time and identify individuals suitably qualified to become directors and make recommendations to the board on the nomination for directorship. The Board is of view that Chairperson responsible for the nomination directorship is more effective than the establishment of Nomination Committee at current period.

董事長與首席執行官

吳亞軍女士擔任董事會主席,執行董事邵明曉 先生則擔任本公司首席執行官。董事會現由四 名執行董事(包括吳女士)及四名獨立非執行董 事組成,具備充分獨立性。董事會主席負責董 事會的經營管理,首席執行官負責公司業務日 常運營管理。兩個職位的職責分工訂立如下:

董事會主席主要職責包括:

- 領導董事會,確保董事會有效運作,確保企業制定良好的企業管治常規。
- 出席股東周年大會,確保董事委員會主 席或適當委任代表在周年股東大會上回 答股東提問。
- 領導制定企業戰略、中長期發展規劃、 年度預算及重大的組織及結構調整。
- 4. 領導制定企業投資及融資決策。
- 5. 領導企業風險及危機管理。
- 6. 領導董事會成員及高級管理人員的提名、委任工作。在薪酬委員會的建議下,參與決定高管及董事的薪酬、獎金及股權激勵計劃,及其他人力資源管理體系及薪酬體系的重大變革。
- 7. 參與重大項目啟動會。
- 8. 領導企業文化建設的相關工作。

CHAIRPERSON AND CHIEF EXECUTIVE OFFICER

Madam Wu Yajun serves as the Chairperson of the Board whereas Mr. Shao Mingxiao, an executive director, serves as the Chief Executive Officer of the Company. The Board currently comprises four executive Directors (including Madam Wu) and four independent non-executive Directors and therefore has a fairly strong independence element in its composition. The Chairperson of the Board should be responsible for the management of the Board while the Chief Executive Officer for the day-to-day management of business. The division of responsibilities should be set out in writing as below:

Responsibilities of the Chairperson of the Board:

- 1. To provide leadership for the Board; to ensure that the Board works effectively and discharges its responsibilities; to ensure that good corporate governance practices and procedures are established.
- 2. To attend annual general meeting and ensure that issues raised by shareholders are answered by the chairperson of the Board committees, or the appropriate alternate on the meeting.
- To lead the formulation of corporate strategies, mid-to-long term plans of development, annual budget and significant organizational and structural adjustments.
- 4. To lead the formulation of an investment and financing decision system.
- 5. To provide leadership in respect of corporate risk and crisis management.
- 6. To lead the recruitment and appointment of senior management and Board members of the Company; to participate under the recommendation of the remuneration committee in decision making in respect of remuneration and bonuses of, and share option incentive schemes for, senior management and directors, and other material changes and reforms in human resources management system and remuneration system.
- 7. To participate inauguration of key projects.
- 8. To provide leadership in respect of corporate culture.

企業管治報告

Corporate Governance Report

首席執行官主要職責包括:

- 領導企業日常運營工作,執行董事會制 定的企業戰略,完成規劃目標。
- 建立並不斷完善有效的管理體系及管理 團隊。
- 3. 領導企業團隊建設,持續儲備、培養管理人才。

董事會

董事會現時包括八名董事,其中四名執行董事:吳亞軍女士、邵明曉先生、顏建國先生及趙軼先生。四名獨立非執行董事:卓百德先生、陳志安先生、項兵博士及曾鳴博士。

董事會負責領導及監控本公司,並監管本集團的業務、策略方針及表現,以及履行企業管治職務,包括:(a)制定及檢討本公司的企業管治政策及常規;(b)檢討及監察董事及高級管理人員的培訓及持續專業發展;(c)檢討及監察本公司在遵守法律及監管規定方面的政策及常規;可在遵守法律及監管規定方面的政策及常規;則及合規手冊;及(e)檢討本公司遵守上市規則附錄十四(企業管治守則及企業管治報告)的狀況。年內,董事會已檢討本集團的行為守則、評估本集團的內部監控措施、評估董事及高級管理人員的培訓需要及作出相應的培訓安排、以及檢討上市規則附錄十四的遵守狀況。

Responsibilities of the Chief Executive Officer:

- To provide leadership in the daily corporate operation, the execution of corporate strategies and achieving the objectives of plans.
- To establish and continuously improve the management system and management team.
- 3. To lead the corporate team and continue to retain and train management talents.

THE BOARD

The Board currently comprises eight Directors, including four executive Directors namely Madam Wu Yajun, Mr. Shao Mingxiao, Mr. Yan Jianguo and Mr. Zhao Yi and four independent non-executive Directors namely Mr. Frederick Peter Churchouse, Mr. Chan Chi On, Derek, Dr. Xiang Bing and Dr. Zeng Ming.

The Board is responsible for the leadership and control of the Company and overseeing the Group's business, strategic decisions and performances, as well as performing the corporate governance duties, including: (a) developing and reviewing the Company's policies and practices on corporate governance; (b) reviewing and monitoring the training and continuous professional development of Directors and senior management; (c) reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements; (d) developing, reviewing and monitoring the code of conduct and compliance manual applicable to employees and Directors; and (e) reviewing the Company's compliance with Appendix 14 to the Listing Rules (Corporate Governance Code and Corporate Governance Report). During the year, the Board has reviewed the Code of Conduct of the Group, assessed the internal control measures of the Group, assessed the training needs of the Directors and senior management and arranged relevant trainings accordingly, and reviewed the status of compliance with Appendix 14 to the Listing Rules.

企業管治報告 Corporate Governance Report

董事會已向管理層授出其認為合適的日常管理及行政職能,並就管理層之權利提供指引。董事會將不時重新評估有關授權,以確保給予清晰指引及權利,並遵守適當匯報程序。此外,董事會亦已成立多個董事委員會,並將各種職責分派至各董事委員會,包括審核委員會」)、薪酬委員會」)及資委員會(「投資委員會」)(統稱「董事委員會」)。所有董事委員會均按其各自的職權範圍履行其特定的職務。

就本公司所知,董事會成員概無財務、業務、 家族或其他重大關係。

所有獨立非執行董事的任期為期三年。彼等概無擔任本公司或其任何附屬公司的任何其他職務,惟彼等均根據本公司於二零零九年十一月一日採納的首次公開發售後購股權計劃獲授購股權,詳情載於董事會報告。本公司已根據上市規則第3.13條,接獲每名獨立非執行董事發出的獨立性確認書。本公司認為全體獨立非執行董事均具獨立性。

董事會定期檢討其架構、人數及組成,確保董 事會具備適合本公司業務所需之專業知識、技 能及經驗。

董事會多元化政策

本公司已於二零一三年八月十九日採納《董事會多元化政策》(「本政策」)。本政策列載為達致及維持本公司董事會(「董事會」)多元化而採取的方針,以確保一個行之有效的董事會。根據本政策,本公司為達致董事會多元化,會以多個方面考慮,包括但不限於專業經驗、文化及教育背景,技能及學識、性別、年齡及服務期限等。

董事會會不時檢討本政策,以確保其行之有效。目前,董事會還沒有為執行本政策而制定可計量目標。本政策已於本公司網站(www.longfor.com)登載。

The Board has delegated the management the day-to-day management and administrative functions as they think fit and provides guidance of the rights of management. The Board will review the relevant delegation from time to time to ensure that clear guidance and rights have been provided and the proper reporting procedures have been complied. In addition, the Board has also established various Board committees and has delegated various responsibilities to the Board committees including the audit committee (the "Audit Committee"), the remuneration committee (the "Remuneration Committee") and the investment committee (the "Investment Committee") (together, the "Board Committees"). All the Board Committees perform their distinct roles in accordance with their respective terms of reference.

To the best knowledge of the Company, there are no financial, business, family or other material relationships among members of the Board.

All of the independent non-executive Directors are appointed for a term of three years. None of them holds any other offices in the Company or any of its subsidiaries except that each of them has been granted options under the Post-IPO Option Scheme adopted by the Company on November 1, 2009, details of which are set out in the Directors' Report. The Company has received from each of the independent non-executive Directors a confirmation of his independence in accordance with Rule 3.13 of the Listing Rules. The Company considers all of the independent non-executive Directors are independent.

The Board reviews its own structure, size and composition regularly to ensure that it has a balance of expertise, skills and experience appropriate to the requirements of the business of the Company.

Board diversity policy

The Company has adopted a board diversity policy (the "Policy") since August 19, 2013 which sets out the approach to achieve and maintain diversity on the Board in order to enhance the effectiveness of the Board. Pursuant to the Policy, the Company seeks to achieve Board diversity through the consideration of a number of aspects, including but not limited to professional experience, culture and education background, skill and knowledge, gender, age and length of service.

The Board will review the Policy from time to time to ensure its continued effectiveness. At present, the Board has not set measurable objectives to implement the Policy. The Policy is available on the Company's website (www.longfor.com).

企業管治報告

Corporate Governance Report

本公司於回顧年度舉行四次董事會會議及兩次 股東大會,以下為各董事出席會議的記錄:

During the year under review, the Company held four Board meetings and two general meetings, the attendance of each director is as follows:

董事 Directors	出席董事會會議次數/全部會議次數 No. of Board meetings attended/ Total no. of Board meetings	出席股東大會次數/全部會議次數 No. of general meetings attended/ Total no. of general meetings
執行董事 Executive Directors		
吳亞軍 Wu Yajun	4/4	1/2
邵明曉 Shao Mingxiao	4/4	2/2
周德康 ^(附註2) Zhou Dekang ^(Note 2)	4/4	1/2
馮勁義 ^(附註2) Feng Jinyi ^(Note 2)	4/4	1/2
韋華寧 ^(附註3) Wei Huaning ^(Note 3)	4/4	1/2
秦力洪(附註1) Qin Lihong ^(Note 1)	1/1	0/1
獨立非執行董事 Independent non-executive Directors		
卓百德 Frederick Peter Churchouse	4/4	2/2
陳志安 Chan Chi On, Derek	4/4	2/2
項兵 Xiang Bing	4/4	0/2
曾鳴 Zeng Ming	4/4	0/2

附註1: 秦力洪先生於二零一四年四月十日辭任本公司執行董事。

Note 1: Mr. Qin Lihong resigned as an executive director of the Company on April 10, 2014.

附註2: 周德康先生及馮勁義先生於二零一五年一月一日辭任本公司執行董事。

Note 2: Each of Mr. Zhou Dekang and Mr. Feng Jinyi resigned as an executive director of the Company on January 1, 2015.

附註3: 韋華寧先生於二零一五年三月十八日辭任本公司執行董事。

Note 3: Mr. Wei Huaning resigned as an executive director of the Company on March 18, 2015.

企業管治報告 Corporate Governance Report

薪酬委員會

本公司已於二零零九年十一月一日成立薪酬委員會,並遵照上市規則附錄十四企業管治守則第B.1.2段所載的規定以書面訂明職權範圍。薪酬委員會的主要職責為就董事及高級管理人員的薪酬體系及薪酬待遇,以及設立發展薪酬政策正式及具透明度的程序向董事會提出評估及建議。薪酬委員會由執行董事吳亞軍女士及三名獨立非執行董事曾鳴博士、項兵博士及陳志安先生組成。曾鳴博士為薪酬委員會主席。

薪酬委員會於年內召開了三次會議。會上討論 授出購股期權、採納股份獎勵計劃及審閱董事 及高管人員的薪酬架構及本集團關鍵崗位的評 估系統。以下為各委員出席會議的記錄:

及高管人員的薪酬架構及本集團關鍵崗位的記 估系統。以下為各委員出席會議的記錄:

委員姓名 Name of members 吳亞軍 Wu Yajun 陳志安 Chan Chi On, Derek 項兵 Xiang Bing 曾鳴 Zeng Ming

REMUNERATION COMMITTEE

The Company established the Remuneration Committee on November 1, 2009 with written terms of reference in compliance with the Code as set out in paragraph B.1.2 of Appendix 14 to the Listing Rules. The primary duties of the Remuneration Committee include evaluating and making recommendations to the Board on the remuneration system and package of the Directors and senior management, and on the establishment of a formal and transparent procedure for developing remuneration policy. The Remuneration Committee consists of Madam Wu Yajun, an executive Director, and Dr. Zeng Ming, Dr. Xiang Bing and Mr. Chan Chi On, Derek, three independent non-executive Directors. Dr. Zeng Ming is the Chairperson of Remuneration Committee.

The Remuneration Committee held 3 meetings during the year to discuss the grant of share option; the adoption of share award scheme; and review the remuneration structure of the Directors and senior management and appraisal system of the key positions of the Group. The attendance of each member is as follows:

出席會議次數/全部會議次數 No. of meetings attended/Total no. of meetings 3/3 3/3

3/3

企業管治報告

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年內,有關董事的薪酬披露載於綜合財務報表 附註11,高級管理層的薪酬介乎下列範圍:

Details of the remuneration of the directors during the year are set out in note 11 to the financial statements. The remuneration of the Senior Management during the year falls within the following bands:

人數 Number of Individuals

報酬

新町	新町
(不含股份支付)	(含股份支付)
Total	Total
remuneration	remuneration
(excluding	(including
share-based	share-based
payment)	payment)
_	_
1	1
_	_
2	1
2	_
_	1

2

5,000,000港元以下 5,000,000港元至6,000,000港元 6,000,000港元至7,000,000港元 7,000,000港元至8,000,000港元 8,000,000港元至9,000,000港元 9,000,000港元至10,000,000港元 10,000,000港元以上

審核委員會

本公司已於二零零九年十一月一日成立審核委員會,並遵照上市規則附錄十四企業管治守則第C.3.3段所載的規定以書面訂明職權範圍。審核委員會的主要職責為審閱及監督本集團財務報告及內部監控體系,以及任命及監督外聘核數師。審核委員會由三名獨立非執行董事組成,即陳志安先生、卓百德先生及項兵博士。陳志安先生為審核委員會主席。遵照上市規則第3.21條規定,審核委員會主席具備適當專業及會計資歷。

於年內,審核委員會與公司高級管理人員及獨 立核數師召開兩次會議,以考慮獨立核數師身 份獨立性及審核範圍,並於提交董事會批准 前,審閱及討論公司內部監控體系、中期及全 年財務報表和獨立核數師之意見和報告。

AUDIT COMMITTEE

Nil to HK\$5,000,000

Over HK\$10,000,000

HK\$5,000,000 to HK\$6,000,000

HK\$6,000,000 to HK\$7,000,000

HK\$7,000,000 to HK\$8,000,000

HK\$8,000,000 to HK\$9,000,000

HK\$9,000,000 to HK\$10,000,000

The Company established the Audit Committee on November 1, 2009 with written terms of reference in compliance with the Code as set out in paragraph C.3.3 of Appendix 14 to the Listing Rules. The primary duties of the Audit Committee include reviewing and supervising the financial reporting process and internal control procedures of the Group and nominating and monitoring external auditors. The Audit Committee consists of three independent non-executive Directors, namely Mr. Chan Chi On, Derek, Mr. Frederick Peter Churchouse, and Dr. Xiang Bing and is chaired by Mr. Chan Chi On, Derek. In compliance with Rule 3.21 of the Listing Rules, the chairperson of the Audit Committee possesses the appropriate professional and accounting qualifications.

The Audit Committee held two meetings with the senior management and independent auditor of the Company during the year, to consider the independence and audit scope of independent auditor, and to review and discuss the internal control system, interim and annual financial statements of the Company and the opinion and report of independent auditor before submitting to the Board for their approval.

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以下為各委員出席會議的記錄:

The attendance of each member is as follows:

委員姓名 出席會議次數/全部會議次數 Name of members No. of meetings attended/Total no. of meetings 陳志安 2/2 Chan Chi On, Derek 卓百德 2/2 Frederick Peter Churchouse 項兵 2/2 Xiang Bing

投資委員會

投資委員會直接向董事會匯報且負責評估本集 團區域公司及總部的業務發展部門遞交的土地 收購建議並就購買土地作出決定。投資委員會 現時由吳亞軍女士、邵明曉先生、顏建國先 生、趙軼先生、袁春先生及徐愛國先生組成。

於年內,投資委員會召開了15次會議。會上就 67個項目進行討論及投資決策。以下為各委員

出席會議的記錄:

委員姓名 Name of members	出席會議次數/全部會議次數 No. of meetings attended/Total no. of meetings
吳亞軍 Wu Yajun	15/15
邵明曉 Shao Mingxiao	15/15
趙軼 Zhao Yi	15/15
顏建國 Yan Jianguo	11/15
袁春 Yuan Chun	15/15
徐愛國 Xu Aiguo	7/15

INVESTMENT COMMITTEE

The Investment Committee reports directly to the Board and is responsible for appraising land acquisition proposals submitted by the regional companies and the business development department of the headquarters as well as making land purchase decisions. The Investment Committee currently consists of Madam Wu Yajun, Mr. Shao Mingxiao, Mr. Yan Jianguo, Mr. Zhao Yi, Mr. Yuan Chun and Mr. Xu Aiguo.

The Investment Committee held 15 meetings during the year, to discuss and make investment decision on 67 projects. The attendance of each member is as follows:

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Corporate Governance Report

獨立董事委員會

獨立董事委員會於2014年11月3日成立,以就收購事項及按照買賣協議擬訂配發及發行代價股份向獨立股東提供意見。獨立董事委員會包括四名獨立非執行董事,即卓百德先生、陳志安先生、項兵博士及曾鳴博士。獨立董事委員會召開了1次會議(全體成員均有出席),以考慮訂立買賣協議,配發及發行代價股份之理由,以及釐定其條款的準則,有關詳情於日期為二零一四年十一月二十八日之通函所載董事會函件內闡述。

董事持續專業發展

為確保董事知悉本集團營運的最新發展,本公司已為董事安排及資助適當培訓。年內,有關董事已出席本公司舉辦企業管治相關的培訓。若干董事亦出席行業研討會,以及會計師行及第三方機構就董事職務及證券法發展而舉辦的研討會。

退任、委任及免職

由於並無成立提名委員會,故董事會將負責甄 選及委任新董事,以及評估獨立非執行董事的 獨立性。獨立非執行董事的任期為期三年。根 據本公司組織章程細則,在每屆股東週年大會 上,當時三分之一的董事(若其人數並非三的倍 數,則以最接近但不超過三分之一的人數)將輪 流退任,惟每位董事必須最少每三年於股東週 年大會上退任一次。董事會甄選新董事時會考 慮候選人的專業知識、經驗及德行等因素。

於二零一四年四月十日,秦力洪先生辭任本公司執行董事及投資委員會成員。於二零一五年一月一日,周德康先生及馮勁義先生辭任本公司執行董事及投資委員會成員。於二零一五年一月一日,顏建國先生獲委任為執行董事。於二零一五年三月十八日,趙軼先生獲委任為執行董事。於二零一五年三月十八日,趙軼先生獲委任為執行董事。

INDEPENDENT BOARD COMMITTEE

The Independent Board Committee was established on November 3, 2014 to advise the Independent Shareholders in respect of the Acquisition and the allotment and issue of the consideration shares as contemplated under Sale and Purchase Agreement. The Independent Board Committee consists of four independent non-executive Directors, namely Mr. Frederick Peter Churchhouse, Mr. Chan Chi On, Derek, Dr. Xiang Bing and Dr. Zeng Ming. The Independent Board Committee held 1 meeting (with all members present) to consider the reasons for entering into the Sale and Purchase Agreement, the allotment and issue of the Consideration Shares and the basis upon which its terms had been determined. Details are set out in the letter from the Board in the circular dated November 28, 2014.

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

To ensure that the Directors are aware of the latest development relevant to the operation of the Group, the Company has arranged and funded suitable training for the Directors. During the year, relevant Directors have attended the corporate governance related training organized by the Company. Certain directors also attended business seminars, and seminars organized by accounting firm and the third party institutes on directors' duties and development in securities laws.

APPOINTMENTS, RE-ELECTION AND REMOVAL OF DIRECTORS

Given that the Nomination Committee has not been established, the Board as a whole will be responsible for the selection and approval of the new Directors and assessing the independence of the independent non-executive directors. The Independent non-executive Directors are appointed for a term of 3 years. Under the articles of associations of the Company, one-third of the Directors for the time being (or if their number is not a multiple of three, then the number nearest to but not more than one-third) will retire from office by rotation provided that every Directors shall be subject to retirement at an annual general meeting at least once every three years. The Board will consider the factors including the expertise, experience and integrity of the candidates when selecting the new Directors.

On April 10, 2014, Mr. Qin Lihong resigned as an executive Director and a member of the Investment Committee. On January 1, 2015, each of Mr. Zhou Dekang and Mr. Feng Jinyi resigned as an executive Director and a member of the Investment Committee. On January 1, 2015, Mr. Yan Jianguo was appointed as an executive Director. On March 18, 2015, Mr. Wei Huaning resigned as a executive director. On March 18, 2015, Mr. Zhao Yi was appointed as an executive Director.

核數師薪酬

在回顧年內,就審核服務及非審核服務已付或應付予德勤。關黃陳方會計師行的酬金分別為人民幣4.253,000元及人民幣1.585,000元。

間責及審核

董事承認彼等有責任編製本公司截至二零一四年十二月三十一日止年度的財務報表所載的一切資料及陳述,並真實公平地反映本集團財務 狀況以及期內的業績及現金流量。董事認為財務報表已遵照所有適用會計準則及規定編製,並反映根據董事會及管理層的最佳估計、合理知情及審慎的判斷所得的數額。就董事所知,並無有關任何事件或情況的重大不明朗因素可能對本公司持續經營基準編製本公司的財務報表。

本集團核數師就其對本集團財務報表的呈報責任的聲明載於本報告的第83頁的「獨立核數師報告」一節。

內部監控

董事會有責任維持健全有效的內部監控體系。 本集團設置集團風險管理中心作為內部審核部 門,負責獨立檢討本集團內部監控制度的有效 性,並定期將其審核結果向審核委員會和董事 會匯報,同時定期聘請外部專業機構對公司內 控體系進行覆核、評估。

年內,集團各職能管理部門持續加強日常監管,完善內部管理。陸續出台了多項管理制度以及完善了多個管理體系,其中除半年匯報中提到的管理改善以外還包括了:龍湖集團品牌資源管理辦法 2.0 版、退房關鍵指標通報及獎懲、龍湖集團工程品質檢查評估管理辦法、客戶服務管理系統管理制度、龍湖集團成本管理檢查辦法、龍湖集團招標管理原則(2014版)等。並開發上線了投資管理平台、招採管理系統、新費用成本系統等IT系統提升管理水準。

AUDITORS' REMUNERATION

During the year under review, the remunerations paid or payable to Deloitte Touche Tohmatsu in respect of its audit services and non-audit services are RMB4,253,000 and RMB1,585,000, respectively.

ACCOUNTABILITY AND AUDIT

The Directors acknowledge their responsibilities for preparing all information and representations contained in the financial statements of the Company for the year ended December 31, 2014 which give a true and fair view of the state of affairs of the Group and of the results and cash flow for that period. The Directors consider that the financial statements have been prepared in conformity with all appropriate accounting standards and requirements and reflect amounts that are based on the best estimates and reasonable, informed and prudent judgment of the Board and the management. The Directors are not aware of any material uncertainties relating to events or conditions which may cast significant doubt upon the Company's ability to continue as a going concern. Accordingly, the Directors have prepared the financial statements of the Company on a going concern basis.

The statements of the auditors of the Group about their reporting responsibilities on the financial statements of the Group is set out in the section headed "Independent Auditor's Report" on page 83 of this report.

INTERNAL CONTROL

The Directors are responsible for the maintenance of an effective system of internal control. The Company has established internal audit department which is responsible for the independent review of the effectiveness of the Group's internal control system and for the periodic report of the auditing result to the Audit Committee and the Board. The Company has also engaged external professional agent to re-assess and evaluate the internal control system of the Company.

During the year, all the functional departments in the Group constantly strengthened their daily supervision and improved their internal management, respectively. Following the issuance of certain management regulations and improvement of several management systems, the Group, in addition to management improvement set out in its interim report, improved brand resources management solution (2.0 version) of Longfor Group, reporting and incentive for check-out key indicators, engineering quality inspection, evaluation and management solution of Longfor Group, management system of customer services management system, cost management revision solution of Longfor Group, tendering and biding management principles (2014 edition) of Longfor Group, as well as, developed online investment management platform, procurement management system, new fee and cost system in order to enhance the management level through introduction of IT system.

企業管治報告

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年內,集團風險管理中心作為獨立、客觀審查 公司經營活動和內部控制的內部機構,進行了 一系列專項審計,包括:

- 1. 瀋陽公司例行審計
- 2. 雲南公司例行審計
- 3. 行銷管道專項審計
- 4. 景觀工程複審專項審計
- 5. 招採平台系統審計
- 6. 商業研策及招商審計

二零一四年本公司聘請德勤華永會計師事務所 北京分所,由其企業風險管理服務部對本公司 內部控制狀況進行了檢查和評估。覆核範圍包 括財務報告流程控制以及業務流程控制,涵蓋 了財務結賬、財務報告與披露、信息系統控 制、關連交易、採購與支出及住宅物業管理 (物業支出)等方面。並評估了本公司承擔會 計及財務滙報職能方面的員工資格,資歷及經 驗,以及有關員工的培訓及有關預算是否充 足。德勤內控覆核報告顯示本公司整體內控狀 況良好,無重大控制缺陷。

上述內部及外部的審核報告及跟進措施均已匯 報給審核委員會及董事會。董事會認為本集團 截至二零一四年十二月三十一日止年度之內部 監控制度屬有效及足夠。

董事進行的證券交易應遵守標準 守則

本公司已採納上市規則附錄十上市發行人董事進行證券交易的標準守則(「標準守則」)作為董事買賣本公司證券的指引。經向全體董事作出具體查詢後,各董事確認,截至二零一四年十二月三十一日止年度內,彼等的證券買賣(如有)已遵守標準守則所列明的規定準則。

標準守則已擴展至同樣適用於高級管理人員及 有可能擁有本公司內幕資料的有關僱員。 During the year, as an internal department responsible for conducting independent and objective review of operation and internal control of the Company, the risk management centre of the Group carried out a series of special audit, which includes:

- 1. Routine reviews of Shenyang Company
- 2. Routine reviews of Yunnan Company
- 3. Special reviews of sales and marketing channels
- 4. Special reviews of landscape engineering re-examination
- 5. Reviews of procurement platform system
- 6. Reviews of business research and attracting investment policy

The Company has engaged Deloitte Touche Tohmatsu Certified Public Accountants LLP Beijing Branch in 2014 and appointed its corporate risk management services department to assess and evaluate the internal control of the Company. The scope of re-assessment includes the control of financial reporting process and the control of business flow which covers the aspects of closing of accounts, financial reporting and disclosure, information system control, connected transaction, procurement and disbursement andresidential property management (property expenses) and the adequacy of resources, staff qualifications and experience, training programmes and budget of the Group's accounting and financial reporting function. The re-assessment report of Deloitte Touche demonstrates that the overall control condition of the Company is good and there is no material control defect.

All of the above mentioned internal and external audit report and the follow-up measures have been reported to the Audit Committee and the Board. The Board is of opinion that the internal control system of the Group for the year ended December 31, 2014 is effective and sufficient.

COMPLIANCE WITH THE MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed issuers (the "Model Code") contained in Appendix 10 to the Listing Rules as the guidelines for the Directors' dealings in the securities of the Company. Upon specific enquiries of all the Directors, each of them confirmed that they have complied with the required standards set out in the Model Code during the year ended December 31, 2014 in relation to their securities dealings, if any.

The Model Code has extended to be applicable to senior management and relevant employees who are likely to be in possession of inside information of the Company.

公司秘書

公司秘書羅志力先生為香港執業律師。羅先生,65歲,於二零零九年十一月一日獲委任為公司秘書。彼於一九七六年在香港取得律師資格,自此一直從事律師工作。彼現為胡關李羅律師行的合夥人。儘管羅先生並非本公司的全職僱員,彼向董事會匯報並負責就監管事項向董事會提供意見。本公司與羅先生的主要聯絡人為本公司香港辦公室財務及行政總監張蕾女士。於二零一四年,羅先生確認彼已接受不少於15小時的相關專業培訓。

投資者關係及與股東的溝通

目的

本公司的管理層相信,與投資者建立有效及適 當的關係對提高公司透明度及建立市場信心有 重要作用。因此,本公司制定了嚴格的內部管 理制度確保按照有關法律法規的要求,真實、 準確、完整、及時地披露有關資訊,以保障所 有股東有平等的機會獲得信息。本公司設有投 資者關係部門,以擔當本公司與其股東及其他 投資者之間的重要溝通渠道。同時,公司秉持 坦誠溝通、透明開放的態度,相關負責人積極 通過網絡、電話、電子郵件等多種形式與股東 及投資者保持密切的聯絡。於相關年度內,接 待了眾多批次的來訪,同時通過大型投資論 壇,向眾多投資者介紹公司發展戰略及最近業 務情況。也經常安排香港及海外的基金經理、 分析師等直接前往公司樓盤參觀,積極創造與 投資者直接溝通的機會,務求使資本市場及時 瞭解公司最新業務進展及中國大陸房地產行業 狀況。此外,股東週年大會亦為股東提供一個 有效的平台與董事會交流觀點。董事長及各董 事委員會主席(或彼等缺席,則各委員會成員) 及本公司外部核數師須於本公司的股東週年大 會及股東特別大會上回答股東的提問。就此增 強投資者對公司的瞭解及信心。本公司的網站 www.longfor.com 載有本公司業務發展及營運、 財務資料、企業管治及其他資料的詳情及更新 資料,以供公眾查閱。

COMPANY SECRETARY

The Company Secretary, Mr. Lo Chi Lik Peter, is a practicing solicitor in Hong Kong. Mr. Lo, aged 65, was appointed as the Company Secretary on November 1, 2009. He qualified as a solicitor in Hong Kong in 1976 and has been in continuous practice since qualification. He is currently a partner of Messrs. Woo, Kwan, Lee & Lo. Although Mr. Lo is not a full time employee of the Company. He reports to the Board and is responsible for advising the Board on governance matters. The primary contact person of the Company with Mr. Lo is Ms. Zhang Lei, the Controller of Finance and Administration of Hong Kong office of the Company. During 2014, Mr. Lo has confirmed that he has taken no less than 15 hours of relevant professional training.

INVESTOR RELATIONS AND COMMUNICATIONS WITH SHAREHOLDERS

Objective

The management of the Company believes that effective and proper investor relations play a vital role in enhancing the corporate transparency as well as establishing market confidence. As such, the Company has adopted a stringent internal control system to ensure true, accurate, complete and timely disclosure of relevant information pursuant to requirements of relevant laws and regulations in order to ensure all shareholders equal access to information. The Company has an investor relations department to serve as an important communication channel between the Company and its shareholders and other investors. To strive for effective communication and transparency of the Company, the personnel in charge have frequent contacts with the shareholders and investors through various channels such as internet, telephone and email. During the relevant year, the Company has introduced its development strategy and recent business development to the investors in large investment forums and site visits. On-site visits to the projects of the Company have been arranged for the fund managers and analysts from Hong Kong and overseas. The Company endeavours to create opportunities for direct communication with investors and to provide the latest development of the Company as well as information of the PRC real property industry to the capital market in time. In addition, the annual general meeting also provides a useful forum for shareholders to exchange views with the Board. The Chairperson of the Board, as well as Chairperson of each of the Board Committees, or in their absence, members of the respective Committees, and the external auditors of the Company, are available to answer questions from Shareholders at annual general meetings and extraordinary general meetings of the Company. As such, investors' understanding of and confidence in the Company can be enhanced. The Company maintains a website at www.longfor.com, where information and updates on the Company's business developments and operations, financial information, corporate governance and other information are available for public access.

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資料披露

本集團根據香港聯交所證券條例披露資料,及 根據有關法律法規向公眾刊發定期報告及公 告。本集團盡力確保準時披露資料,而有關資 料公正準確、真實及完整,務求使股東、投資 者及公眾能做出合理知情決定。

股東召開股東特別大會及提呈決議案 的程序

董事會可於其認為恰當的情況下召開股東特別大會。任何一位或以上於遞呈要求日期持有不少於本公司繳足股本(附帶於本公司股東大會上之投票權)十分之一的股東應於任何時候有權透過向董事會或本公司公司秘書發出書面要求,要求董事會召開股東特別大會,以處理有關要求中指明的任何事項,且該大會應於遞呈該要求後兩個月內舉行。倘於遞呈要求後二十一(21)日內,董事會尚未開始履行召開股東大會的程序,則遞呈要求人士可自行召開股東大會,而召開大會合理產生的所有開支應由本公司向遞呈要求人士償付。

本公司章程細則或開曼群島公司法並無關於股 東於股東大會提呈新決議案的條文。有意提呈 決議案之股東可依循上述程序向本公司要求召 開股東大會。

股東提名候選董事的程序刊載於本公司網站 www.longfor.com。

向董事會提出查詢

股東可透過本公司的香港主要營業地點(地址:香港中環都爹利街1號15樓)向董事會提出查詢。

憲章文件

年內,本公司之憲章文件並無變動。

Information Disclosure

The Group discloses information in compliance with the securities regulations of the SEHK, and publishes periodic reports and announcements to the public in accordance with relevant laws and regulations. The primary focus of the Group is to ensure information disclosure is timely, fair, accurate, truthful and complete, thereby enabling shareholders, investors as well as the public to make rational and informed decisions.

Shareholders' Rights to Convene an Extraordinary General Meeting and Propose Resolutions

The Board may whenever it thinks fit call extraordinary general meetings. Any one or more 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 Secretary of the Company, to require an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition; and such meeting shall be held within two months after the deposit of such requisition. If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

There are no provisions in the company's articles of association or the Cayman Islands Companies Law for shareholders to move new resolutions at general meetings. Shareholders who wish to move a resolution may request the Company to convene a general meeting in accordance with the procedures set out in the above paragraph.

Detailed procedure for shareholders to propose a person for election as a Director are available on the Company's website www.longfor.com.

Enquiries to the Board

Enquiries may be put to the Board through the Company's Principal Place of Business in Hong Kong at 15/F., 1 Duddell Street, Central, Hong Kong.

Constitutional documents

During the year, there is no change in the Company's constitutional documents.

Deloitte.

德勤

致龍湖地產有限公司全體股東

(於開曼群島註冊成立的有限公司)

吾等已審核第85至253頁所載龍湖地產有限公司(「貴公司」)及其附屬公司(統稱「貴集團」)的綜合財務報表,包括於二零一四年十二月三十一日的綜合財務狀況報表與截至該日止年度的綜合損益及其他全面收益表、綜合權益變動表及綜合現金流量表,以及重大會計政策概要及其他說明資料。

董事就綜合財務報表須承擔的責 任

貴公司董事負責根據國際財務報告準則及香港 公司條例的披露規定編製真實公平呈報的綜合 財務報表,並實施彼等認為必要的內部控制, 避免綜合財務報表因欺詐或錯誤而導致重大失 實陳述。

核數師的責任

吾等的責任是基於吾等的審核對該等綜合財務報表發表意見,並按照委聘之協定條款僅向作為實體之 閣下報告,除此之外本報告不作其他用途。吾等概不就本報告的內容對任何其他人士負責或承擔責任。吾等按照香港會計師公會頒佈的香港核數準則進行審核。該等準則規定吾等須遵守道德規範,並計劃及執行審核,以合理確定該等綜合財務報表是否不存在重大錯報陳述。

TO THE MEMBERS OF LONGFOR PROPERTIES CO. LTD. 龍湖地產有限公司

(incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of Longfor Properties Co. Ltd. (the "Company") and its subsidiaries (collectively referred to as the "Group") set out on pages 85 to 253, which comprise the consolidated statement of financial position as at December 31, 2014, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and 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 International Financial Reporting Standards and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal controls as the directors determine are 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 our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

獨立核數師報告

Independent Auditor's Report

審核涉及執行程序以獲取與綜合財務報表所載金額及披露事項有關的審核憑證。所選定的程序取決於核數師判斷,包括評估綜合財務報表有否因欺詐或錯誤而出現重大錯誤陳述的風險。核數師評估該等風險時考慮 貴集團編製真實公平呈報之綜合財務報表相關的內部控制,以設計適合該等情況下使用的審核程序,但並非對 貴集團內部控制是否有效發表意見。審核亦包括評估 貴公司董事所採用的會計功策是否合適及所作出的會計估計是否合理,以及綜合財務報表的整體呈報方式。

吾等相信,吾等已獲取充分適當的審核憑證, 為審核意見提供基礎。

意見

吾等認為,綜合財務報表已按照國際財務報告 準則真實公平反映 貴集團於二零一四年十二 月三十一日的財務狀況及 貴集團截至該日止 年度的溢利及現金流量,並已按照香港公司條 例的披露規定妥為編製。

德勤 ● 關黃陳方會計師行 執業會計師 香港 二零一五年三月十八日 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 judgment, 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 controls relevant to the Group's preparation of 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 Group's internal controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the directors of the Company, as well as evaluating the overall presentation of the consolidated financial statements.

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Group as at December 31, 2014, and of its profit and cash flows for the year then ended in accordance with International Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

Deloitte Touche Tohmatsu Certified Public Accountants Hong Kong March 18, 2015

綜合損益及其他全面收益表

Consolidated Statement of Profit or Loss and other Comprehensive Income 截至二零一四年十二月三十一日止年度

		附註	二零一四年	二零一三年
		NOTES	2014	2013
			人民幣千元 RMB'000	人民幣千元 RMB'000
收入	Revenue	5	50,990,678	41,510,167
銷售成本	Cost of sales		(37,474,835)	(29,971,959)
毛利	Gross profit		13,515,843	11,538,208
其他收入	Other income	6	319,766	453,586
其他(虧損)收益	Other (losses) gains	7	(653,269)	324,719
轉撥為投資物業的公平值收益	Fair value gain upon transfer to investment properties		363,695	71,362
投資物業公平值變動	Change in fair value of investment properties		2,190,573	2,521,127
銷售及市場推廣開支	Selling and marketing expenses		(1,065,247)	(887,256)
行政開支	Administrative expenses		(1,297,848)	(1,084,336)
融資成本	Finance costs	8	(22,537)	(39,434)
應佔合營企業業績	Share of results of joint ventures		275,646	320,678
除税前溢利	Profit before taxation		13,626,622	13,218,654
所得税開支	Income tax expense	9	(4,876,244)	(4,582,788)
年度溢利	Profit for the year	10	8,750,378	8,635,866
以下應佔溢利:	Profit attributable to:			
本公司擁有人	Owners of the Company		8,353,632	8,037,222
非控制權益	Non-controlling interests		396,746	598,644
			8,750,378	8,635,866
每股盈利(人民幣元)	Earnings per share, in RMB			
基本	Basic	13	1.53	1.48
攤薄	Diluted	13	1.52	1.46
年度溢利	Profit for the year		8,750,378	8,635,866
其他全面收益(開支):	Other comprehensive income (expense):			
將不會重新分類至損益之項目:	Items that will not be reclassified to			
	profit or loss:			
對沖工具的公平值收益(虧損)	Fair value gain (loss) on hedging instruments		397,180	(100,664)
重新換算對沖工具產生	(Gain) loss on retranslating		(110.005)	05 205
的(收益)虧損	hedging instruments		(118,995)	85,205
			278,185	(15,459)
年度全面收益總額	Total comprehensive income for the year		9,028,563	8,620,407
以下應佔全面收益總額:	Total comprehensive income attributable to:			
本公司擁有人	Owners of the Company		8,631,817	8,021,763
非控制權益	Non-controlling interests		396,746	598,644
			9,028,563	8,620,407

綜合財務狀況報表

Consolidated Statement of Financial Position 於二零一四年十二月三十一日

At December 31, 2014

		附註	二零一四年	二零一三年
		NOTES	2014	2013
			人民幣千元	人民幣千元
			RMB'000	RMB'000
非流動資產	NON-CURRENT ASSETS			
投資物業	Investment properties	14	33,361,500	23,813,400
物業、廠房及設備	Property, plant and equipment	15	190,095	184,831
預付租賃款項	Prepaid lease payments	16	14,940,036	11,602,243
於聯營公司的權益	Interests in associates	17	8,499	1
於合營企業的權益	Interests in joint ventures	18	3,295,220	3,100,559
可供出售投資	Available-for-sale investments	19	8,600	8,600
就購入土地使用權已付的按金	Deposits paid for acquisition of land use rights		4,958,938	5,653,024
衍生金融工具	Derivative financial instruments	30	184,441	_
遞延税項資產	Deferred taxation assets	32	1,271,972	1,063,481
			58,219,301	45,426,139
流動資產	CURRENT ASSETS			
存貨	Inventories	20	765,833	760,649
發展中待售物業	Properties under development for sales	21	68,090,667	65,368,224
持作出售物業	Properties held for sales	22	10,265,598	10,963,251
應收賬款及應收票據、其他	Accounts, bills and other receivables,	22	10,207,770	10,703,271
應收款項、按金及預付款項	deposits and prepayments	23	5,667,815	4,343,422
應收合營企業款項	Amounts due from joint ventures	24	2,872,828	7,431
可收回税項	Taxation recoverable	21	3,237,633	2,626,762
已抵押銀行存款	Pledged bank deposits	25	242,069	276,914
銀行結餘及現金	Bank balances and cash	25	18,794,481	14,399,175
			109,936,924	98,745,828
· · · · · · · · · · · · · · · · · · ·	CUDDENTE LIADUITETE			
流動負債 應付賬項及應付票據、已收按金	CURRENT LIABILITIES			
	Accounts and bills payables, deposits received	26	54,490,142	52 664 626
及應計費用 應付合營企業款項	and accrued charges	26		53,664,636
應付税項	Amounts due to joint ventures	27	2,322,529	1,343,571
	Taxation payable		9,576,795	8,511,214
銀行及其他借款——年內到期	Bank and other borrowings - due within one year	28	7,972,731	9,067,212
	within one year	20		
			74,362,197	72,586,633
流動資產淨額	NET CURRENT ASSETS		35,574,727	26,159,195
總資產減流動負債	TOTAL ASSETS LESS CURRENT LIABILITIES	S	93,794,028	71,585,334

綜合財務狀況報表

Consolidated Statement of Financial Position

於二零一四年十二月三十一日 At December 31, 2014

		附註	二零一四年	二零一三年
		NOTES	2014	2013
			人民幣千元	人民幣千元
			RMB'000	RMB'000
資本及儲備	CAPITAL AND RESERVES			
股本	Share capital	31(a)	505,814	476,822
儲備	Reserves		47,258,111	36,506,823
本公司擁有人應佔權益	Equity attributable to owners of the Company		47,763,925	36,983,645
非控制權益	Non-controlling interests		2,508,078	2,791,774
/1 1T 1h1 IE III	Tyon controlling interests		2,500,070	2,771,771
權益總額	TOTAL EQUITY		50,272,003	39,775,419
非流動負債	NON-CURRENT LIABILITIES			
銀行及其他借款——年後到期	Bank and other borrowings - due after one year	28	32,193,616	18,460,950
優先票據	Senior notes	29	7,574,953	10,174,918
衍生金融工具	Derivative financial instruments	30	2,077	214,816
遞延税項負債	Deferred taxation liabilities	32	3,751,379	2,959,231
			43,522,025	31,809,915
			93,794,028	71,585,334

第85至253頁之綜合財務報表於二零一五年三 月十八日獲董事會批准及授權刊發,並由以下 人士代表簽署: The consolidated financial statements on pages 85 to 253 were approved and authorised for issue by the Board of Directors on March 18, 2015 and are signed on its behalf by:

吳亞軍越帙WU Yajun董事DIRECTORDIRECTOR

綜合權益變動表

Consolidated Statement of Changes in Equity 截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

量量	離有人 wners	₩ 4	Table ★	ŧ	+
	需品	擁有人應佔 oners of the	公司擁有人應佔 to owners of the	本公司擁有人應佔 rable to owners of the	本公司擁有人應佔 Attributable to owners of the

						Ψ	Attributable to owners of the Company	rs of the Company							
							法定						本公司		
							盈餘儲備		購股權儲備	注資儲備			擁有人應佔	非控股權益	
		股本	股份溢價	股本儲備	特別儲備	其他儲備	Statutory	匯兑儲備	Share	Capital	對沖儲備	保留盈利	Attributable	Non-	
		Share	Share	Capital	Special	Other	snrblus	Exchange	option	contribution	Hedging	Retained	to owners of	controlling	黎
		capital	premium	reserve	reserve	reserve	reserve	reserve	reserve	reserve	reserve	earnings	the Company	interests	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	从民幣千元	人民幣千元	人民幣千元
		RMB 0000	RMB'000	RMB '000	R.MB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	R.MB'000	RMB'000	RMB'000	RMB '000	RAIB '000
於二零一三年一月一日	At January 1, 2013	475,802	7,562,380	(437,448)	620,672	(89,649)	707,334	(1,654)	304,336	184,958	(114,152)	20,696,669	29,909,248	2,668,164	32,577,412
年度溢利	Profit for the year	I	I	I	I	I	I	I	I	I	I	8,037,222	8,037,222	398,644	9,635,866
對沖工具的公平值虧損	Fair value loss on hedging instruments	T	T	T	T	T	T	T	T	T	(100,664)	T	(100,664)	I	(100,664)
重新分類至損益的對沖工具虧損	Loss on hedging instruments reclassified to profit and loss	1	1	-	1	1	1	1	1	1	85,205	-	85,205	1	85,205
年度全面收益總額	Total comprehensive income for the year	ı	ı	ı	I	1	1	1	ı	ı	(15,459)	8,037,222	8,021,763	598,644	8,620,407
確認以權益結算及股份為基礎的付款	Recognition of equity-settled share-based payments	1	1	I	1	I	I	I	107,326	2,416	I	I	109,742	I	109,742
向非控制權益支付的股息	Dividend paid to non-controlling interests	1	1	I	1	T	I	I	1	1	I	I	T	(72,344)	(72,344)
確認為分派的既息	Dividend recognised as distribution	1	(1,082,568)	I	1	T	I	I	1	1	I	I	(1,082,568)	I	(1,082,568)
行使購股權發行股份	Issue of shares on exercise of share options	1,020	49,972	I	I	I	I	I	(15,391)	I	I	I	35,601	I	35,601
收購附屬公司的額外權益	Acquisition of an additional interest in a subsidiary	1	1	I	1	(10,141)	I	I	1	1	I	I	(10,141)	(402,690)	(412,831)
發作儲備	Appropriations to reserve	1	1	1	1	1	160,439	1	1	1	1	(160,439)	1	1	1
於二零一三年十二月三十一日	At December 31, 2013	476,822	6,529,784	(437,448)	620,672	(99,790)	867,773	(1,654)	396,271	187,374	(129,611)	28,573,452	36,983,645	2,791,774	39,775,419

綜合權益變動表

Consolidated Statement of Changes in Equity 載至二零一四年十二月三十一日止年度

						Ā	本公司擁有人應佔 Attributable to owners of the Company	人應佔 s of the Company							
							强 除 除 儲 備		購股權儲備	注資儲備			本公司擁有人應佔	非控股權益	
		股本	股份溢價	股本儲備	特別儲備	其他儲備	Statutory	歷 允儲備	Share	Capital	對沖儲備	保留盈利	Attributable	Non-	
		Share	Share	Capital	Special	Other	snrblns	Exchange	option	contribution	Hedging	Retained	to owners of	controlling	新星
		capital	premium	reserve	reserve	reserve	reserve	reserve	reserve	reserve	reserve	earnings	the Company	interests	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB 000	R.MB '000	RMB'000	RMB'000	RMB'000	RMB '000	RMB '000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	R.MB'000	RMB'000
年度溢利	Profit for the year	ı	ı	1	ı	1	1	1	ı	I	1	8,353,632	8,353,632	396,746	8,750,378
對沖工具的公平值收益	Fair value gain on hedging instruments	T	I	1	I	1	T	I	I	I	397,180	I	397,180	I	397,180
重新分類至損益的對沖工具收益	Gain on hedging instruments reclassified														
	to profit and loss	ı	I	1	1	1	I	1	I	1	(118,995)	ı	(118,995)	I	(118,995)
年度全面收益總額	Total comprehensive income for the year	1	I	I	I	I	I	I	1	I	278,185	8,353,632	8,631,817	396,746	9,028,563
確認以權益結算及股份為基礎的付款	Recognition of equity-settled share-based payments	1	ı	I	I	I	I	1	88,236	I	I	I	88,236	I	88,236
註銷購股權	Cancellation of share options	I	I	1	I	1	1	I	(3,728)	I	I	3,728	I	I	- 1
根據股份獎勵計劃歸屬的股份	Stare vested under stare award scheme	ı	ı	1	1	1	1	I	I	(187,374)	I	187,374	1	1	I
非控股權益注資	Capital injection from non-controlling interests	ı	ı	1	1	1	1	T	I	T	T	I	1	2,152,575	2,152,575
向非控制權益支付的股息	Dividend paid to non-controlling interests	ı	ı	1	ı	1	1	I	I	I	T	I	ı	(100,050)	(100,050)
確認為分派的股息	Dividend recognised as distribution	I	(1,240,687)	T	I	T	T	T	I	I	T	I	(1,240,687)	I	(1,240,687)
收購附屬公司的額外權益(附註33)	Acquisition of an additional interest in a subsidiary														
	(Note 33)	28,908	2,665,341	1	I	319,368	1	1	I	I	I	I	3,013,617	(3,013,617)	I
出售附屬公司的部份權益(附註34)	Disposal of partial interest in a subsidiary (Note 34)	ı	1	1	ı	293,598	1	I	I	I	I	I	293,598	24,798	318,396
發行新普通股應佔交易成本	Transaction costs attriburable to issue of														
	new ordinary shares	1	(13,222)	1	1	1	1	1	I	1	1	1	(13,222)	1	(13,222)
透過收購附屬公司收購資產產生額外	Additional non-controlling interests arising														
非控股權益(附註35)	on acquisition of assets through														
	acquisition of subsidiaries (Note 35)	I	I	T	I	T	I	I	I	I	I	I	I	255,852	255,852
行使購股權發行股份	Issue of shares on exercise of share options	æ	8,285	T	I	T	I	I	(1,448)	I	I	I	6,921	I	6,921
撥作储備	Арргорпатіоля то гезетче	1	1	1	1	1	207,764	1	1	1	1	(207,764)	1	ı	1
日十三月二十十四一	At December 31, 2014	505.814	7.949.501	(437,448)	620.672	513.176	1.075.537	(1,654)	479.331	ı	148.574	36.910.422	47.763.925	2.508.078	50.272.003
				(1.6.2)				(1)	- adir i						and idea

Details of the nature and purpose of these reserves are set out in note 31. 此等儲備之性質及用途載於附註31。

綜合現金流量表

Consolidated Statement of Cash Flows 截至二零一四年十二月三十一日止年度

経営活動 OPERATING ACTIVITIES 除税前溢利 Profit before taxation 13,626,622 13,215 20 22,537 35 26 35 26 35 26 27 25 2	2013 千元 '000
経営活動 OPERATING ACTIVITIES 除税前溢利 Profit before taxation 13,626,622 13,215 20 22,537 32 22,537 32 32 32 32 32 32 32 32 32 32 32 32 32	千元 '000 ,654 ,434
經營活動 OPERATING ACTIVITIES 除稅前溢利 Profit before taxation 13,626,622 13,215 經以下調整: Adjustments for: 融資成本 Finance costs 22,537 35 物業、廠房及設備折舊 Depreciation of property, plant and equipment 转接至投資物業的公平值收益 Fair value gain upon transfer to investment properties (363,695) (7 投資物業公平值變動 Change in fair value of investment properties (2,190,573) (2,52 8) 應估合營企業業績 Share of results of joint ventures (275,646) (326	,654 ,434
經營活動 OPERATING ACTIVITIES 除稅前溢利 Profit before taxation 13,626,622 13,215 經以下調整: Adjustments for: 融資成本 Finance costs 22,537 35 物業、廠房及設備折舊 Depreciation of property, plant and equipment 55,326 35 轉撥至投資物業的公平值收益 Fair value gain upon transfer to investment properties (363,695) (7 投資物業公平值變動 Change in fair value of investment properties (2,190,573) (2,52 應估合營企業業績 Share of results of joint ventures (275,646) (326	,654 ,434
除税前溢利Profit before taxation13,626,62213,216經以下調整:Adjustments for:融資成本Finance costs22,53735物業、廠房及設備折舊Depreciation of property, plant and equipment55,32635轉撥至投資物業的公平值收益Fair value gain upon transfer to investment properties(363,695)(7投資物業公平值變動Change in fair value of investment properties(2,190,573)(2,52應佔合營企業業績Share of results of joint ventures(275,646)(32	,434
經以下調整: Adjustments for: 融資成本 Finance costs 22,537 3: 物業、廠房及設備折舊 Depreciation of property, plant and equipment 55,326 3: 轉撥至投資物業的公平值收益 Fair value gain upon transfer to investment properties (363,695) (7 投資物業公平值變動 Change in fair value of investment properties (2,190,573) (2,52 應佔合營企業業績 Share of results of joint ventures (275,646) (326	,434
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物業、廠房及設備折舊 Depreciation of property, plant and equipment 轉撥至投資物業的公平值收益 Fair value gain upon transfer to investment properties (363,695) (7 投資物業公平值變動 Change in fair value of investment properties (2,190,573) (2,52) 應估合營企業業績 Share of results of joint ventures (275,646) (326)	
轉撥至投資物業的公平值收益 Fair value gain upon transfer to investment properties (363,695) (7 投資物業公平值變動 Change in fair value of investment properties (2,190,573) (2,52 應佔合營企業業績 Share of results of joint ventures (275,646) (320	,210
investment properties (363,695) (7 投資物業公平值變動 Change in fair value of investment properties (2,190,573) (2,52 應佔合營企業業績 Share of results of joint ventures (275,646) (324	,
投資物業公平值變動Change in fair value of investment properties(2,190,573)(2,52)應佔合營企業業績Share of results of joint ventures(275,646)(320)	
應佔合營企業業績 Share of results of joint ventures (275,646) (32d)	,362)
	,127)
出售物業、廠房及設備 Loss (gain) on disposal of property,	,678)
的虧損(收益) plant and equipment 1,031 (2)	,300)
利息收入 Interest income (145,929) (116	,039)
匯兑收益 Exchange gain (67,899) (29)	,419)
非上市可供出售投資的股息收入 Dividend income from unlisted	
available-for-sale investments (600)	,310)
以股份為基礎的付款開支 Share-based payments expenses 88,236 10g	,742
持作出售物業減值虧損 Impairment loss of properties held for sales 310,013	_
提早贖回優先票據產生之虧損 Loss on early redemption of senior notes 266,128	
營運資金變動前的經營現金流量 Operating cash flows before movements	
in working capital 11,325,551 10,05	805
	,440)
發展中待售物業及持作出售物業減少 Decrease in properties under development for	,440)
sales and properties held for sales 14,236,101 2,350	5/10
應收賬款及應收票據、其他應收款項、 Increase in accounts, bills and other receivables,	,740
	,176)
應付賬款及應付票據、已收按金及應計 (Decrease) increase in accounts and bills payables,	,1/0)
	977
費用(減少)增加 deposits received and accrued charges (1,937,043) 4,70.	,0//
經營產生的現金 Cash from operations 22,412,170 16,75	
已付中國所得税 PRC income tax paid (3,837,877) (3,899)	,606
經營活動所得現金淨額 NET CASH FROM OPERATING ACTIVITIES 18,574,293 12,855	

綜合現金流量表

Consolidated Statement of Cash Flows 截至二零一四年十二月三十一日止年度

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
投資活動	INVESTING ACTIVITIES		
預付租賃款項增加	Additions to prepaid lease payments	(13,777,488)	(12,804,865)
投資物業增加	Additions to investment properties	(3,776,716)	(2,221,985)
就購入土地使用權已付的按金	Deposits paid for acquisition of land use rights	(3,899,884)	(2,581,498)
透過收購附屬公司收購資產	Acquisition of assets through acquisition		
	of subsidiaries	(388,748)	_
向聯營公司注資	Capital injection to an associate	(8,498)	_
投資合營企業	Investment in joint ventures	(46,606)	(728,993)
已收合營企業的股息	Dividend received from joint ventures	129,761	17,600
應收合營企業款項(增加)減少	(Increase) decrease in amounts due		
	from joint ventures	(2,217,567)	21,141
應付合營企業款項增加	Increase in amounts due to joint ventures	978,958	291,874
存入已抵押銀行存款	Placement of pledged bank deposits	(267,650)	(523,181)
提取已抵押銀行存款	Withdrawal of pledged bank deposits	302,495	473,479
購入物業、廠房及設備	Purchase of property, plant and equipment	(75,316)	(45,555)
已收利息	Interest received	145,929	116,039
出售物業、廠房及設備所得款項	Proceeds from disposal of property,		
	plant and equipment	13,695	36,002
出售投資物業所得款項	Proceeds from disposal of investment properties	70,000	_
自非上市可供出售投資收取的股息	Dividend received from unlisted		
	available-for-sale investments	600	1,310
投資活動所用現金淨額	NET CASH USED IN INVESTING ACTIVITIES	(22,817,035)	(17,948,632)

綜合現金流量表

Consolidated Statement of Cash Flows 截至二零一四年十二月三十一日止年度

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
融資活動	FINANCING ACTIVITIES		
收購附屬公司的額外權益	Acquisition of an additional interest in a subsidiary	_	(412,831)
出售附屬公司的部份權益	Disposal of partial interest in a subsidiary	318,396	_
償還銀行及其他貸款	Repayment of bank and other loans	(15,089,557)	(14,975,331)
已付利息	Interest paid	(2,119,004)	(2,456,271)
新增銀行及其他貸款	New bank and other loans raised	27,573,918	16,992,846
發行優先票據所得款項	Proceeds from issue of senior notes	2,000,000	3,139,800
發行優先票據的開支	Expenses on issue of senior notes	(19,018)	(23,494)
贖回優先票據	Redemption of senior notes	(4,832,224)	_
非控股權益注資	Capital injection from non-controlling interests	2,152,575	_
發行股份所得款項	Proceeds from issue of shares	6,921	35,601
發行股份開支	Expenses on issue of shares	(13,222)	_
向非控制權益支付的股息	Dividend paid to non-controlling interests	(100,050)	(72,344)
已付股息	Dividend paid	(1,240,687)	(1,082,568)
融資活動所得現金淨額	NET CASH FROM FINANCING ACTIVITIES	8,638,048	1,145,408
M. 其 II 为 // I I	THE CASITINOM THANKS ACTIVITIES	0,030,040	1,147,400
現金及現金等價物增加(減少)淨額	NET INCREASE (DECREASE) IN		
	CASH AND CASH EQUIVALENTS	4,395,306	(3,944,742)
年初的現金及現金等價物	CASH AND CASH EQUIVALENTS		
	AT THE BEGINNING OF THE YEAR	14,399,175	18,383,520
匯率變動的影響	Effect of foreign exchange rate changes	_	(39,603)
年末的現金及現金等價物	CASH AND CASH EQUIVALENTS		
十小时况並及先並守限物	AT THE END OF THE YEAR	18,794,481	14,399,175
	AT THE END OF THE TEAR	10,/ 74,401	14,377,17
現金及現金等價物結餘分析	ANALYSIS OF THE BALANCES OF		
	CASH AND CASH EQUIVALENTS		
銀行結餘及現金	Bank balances and cash	18,794,481	14,399,175

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

1. 一般資料

本公司於二零零七年十二月二十一日在開曼群島根據開曼群島公司法(一九六一年第三號法律第22章,經綜合及修訂)註冊成立為獲豁免有限公司。本公司股份於香港聯合交易所有限公司(「聯交所」)主板上市,註冊辦事處地址為Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands。本公司於中華人民共和國(「中國」)及香港的主要營業地點的地址分別為北京朝陽區惠新東街4號富盛大廈2座7樓及香港中環都參利街1號15樓。

本公司乃投資控股公司,其附屬公司主要業務活動的詳情載於附註47。

綜合財務報表以本公司及其主要附屬公司的功能貨幣人民幣(「人民幣」)早報。

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則」)

本集團於本年度採納以下由國際會計準 則理事會(「國際會計準則理事會」)頒佈 新訂及經修訂的國際財務報告準則。

Amendments to IFRS 10, IFRS 12 and IAS 27

國際財務報告準則第10號、 國際財務報告準則第12號及 國際會計準則第27號修訂本

Amendments to IAS 32 國際會計準則第 32 號修訂本 Amendments to IAS 36 國際會計準則第 36 號修訂本 Amendments to IAS 39 國際會計準則第 39 號修訂本

IFRIC 21 國際財務報告詮釋委員會第 21 號

1. GENERAL INFORMATION

The Company was incorporated on December 21, 2007 as an exempted company with limited liability in the Cayman Islands under the Companies Law Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "SEHK"). The address of the registered office of the Company is Cricket Square, Hutchins Drive, P.O. Box 2681, Grand Cayman, KY1-1111, Cayman Islands. The addresses of the principal place of business of the Company in the People's Republic of China (the "PRC") and Hong Kong are 7/F, Tower 2, FuSheng Building, No. 4 Huixin East Street, Chaoyang District, Beijing, and 15/F, 1 Duddell Street, Central, Hong Kong, respectively.

The Company acts as an investment holding company. Details of the principal activities of its subsidiaries are set out in note 47.

The consolidated financial statements are presented in Renminbi ("RMB"), which is the functional currency of the Company and its major subsidiaries.

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS")

In the current year, the Group has applied the following new and revised IFRSs issued by the International Accounting Standards Board ("IASB").

Investment Entities

投資實體

Offsetting Financial Assets and Financial Liabilities 抵銷金融資產及金融負債 Recoverable Amount Disclosures for Non-Financial Assets 非金融資產的可收回金額披露 Novation of Derivatives and Continuation of Hedge Accounting 衍生工具的更替及對沖會計的延續 Levies 徵費

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

國際會計準則第32號修訂本抵銷 金融資產及金融負債

本集團於本年度首次應用對國際會計準 則第32號抵銷金融資產及金融負債的修 訂。國際會計準則第32號的修訂闡明有 關抵銷金融資產及金融負債的規定。特 別是,有關修訂闡明「目前擁有可依法強 制執行對銷權」及「同時變現及結算」的涵 義。

有關修訂已追溯應用。本集團已於財務 報表附註45呈列其抵銷安排的影響。除 額外披露外,修訂的應用對綜合財務報 表內確認的金額概無重大影響。

本公司董事的結論為於本年度採用其他 新訂或經修訂國際財務報告準則對該等 綜合財務報表所載金額及披露並無重大 影響。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

Amendment to IAS 32 Offsetting Financial Assets and Financial Liabilities

The Group has applied the amendments to IAS 32 Offsetting Financial Assets and Financial Liabilities for the first time in the current year. The amendments to IAS 32 clarify the requirements relating to the offset of financial assets and financial liabilities. Specifically, the amendments clarify the meaning of 'currently has a legally enforceable right of set-off and 'simultaneous realisation and settlement'.

The amendments have been applied retrospectively. The Group has presented the effects of its offsetting arrangements in note 45 to the financial statements. Aside from the additional disclosures, the application of the amendments has had no material impact on the amounts recognised in the consolidated financial statements.

The directors of the Company concluded that the application of the other new and revised IFRSs in the current year has had no material effect on the amounts and disclosures set out in these consolidated financial statements.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

本集團並無提早應用已頒佈但尚未生效 的新訂及經修訂國際財務報告準則:

IFRS 9

國際財務報告準則第9號

IFRS 14

國際財務報告準則第14號

IFRS 15

國際財務報告準則第15號

Amendments to IFRS 11

國際財務報告準則第11號修訂本

Amendments to IAS 1

國際會計準則第1號修訂本

Amendments to IAS 16 and IAS 38

國際會計準則第16號及

國際會計準則第38號修訂本

Amendments to IAS 19

國際會計準則第19號修訂本

Amendments to IFRSs

國際財務報告準則修訂本

Amendments to IFRSs

國際財務報告準則修訂本

Amendments to IFRSs

國際財務報告準則修訂本

Amendments to IAS 16 and IAS 41

國際會計準則第16號及

國際會計準則第41號修訂本

Amendments to IAS 27

國際會計準則第27號修訂本

Amendments to IFRS 10 and IAS 28

國際財務報告準則第10號及 國際會計準則第28號修訂本

Amendments to IFRS 10, IFRS 12 and

IAS 28

國際財務報告準則第10號、 國際財務報告準則第12號及 國際會計準則第28號修訂本

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING

STANDARDS ("IFRS") (Continued)

The Group has not early applied the following new and revised IFRSs that have been issued but are not yet effective:

Financial Instruments¹

金融工具1

Regulatory Deferral Accounts²

監管遞延賬戶2

Revenue from Contracts with Customers³

客戶合約收入3

Accounting for Acquisitions of Interests in Joint Operations⁵

收購合資經營業務權益之會計5

Disclosure Initiative⁵

披露主動性5

Clarification of Acceptable Methods of Depreciation and Amortisation⁵ 澄清折舊及攤銷之可接受方法⁵

Defined Benefit Plans: Employee Contributions⁴

定額福利計劃:僱員供款4

Annual Improvements to IFRSs 2010-2012 Cycle⁶

二零一零年至二零一二年週期國際財務報告準則的年度改進6

Annual Improvements to IFRSs 2011-2013 Cycle⁴

二零一一年至二零一三年週期國際財務報告準則的年度改進4

Annual Improvements to IFRSs 2012-2014 Cycle⁵

二零一二年至二零一四年週期國際財務報告準則的年度改進。

Agriculture: Bearer Plants⁵

農業:生產性植物5

Equity Method in Separate Financial Statements⁵

獨立財務報表中的權益法5

Sale or Contribution of Assets between an Investor and its Associate or

Joint Venture⁵

投資者與其聯營公司或合營企業之間的資產銷售或投入5

Investment Entities: Applying the Consolidation Exception⁵

投資實體:應用綜合入賬的例外5

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

- 於二零一八年一月一日或之後開始之年度 期間生效
- ² 對二零一六年一月一日或之後開始之首份 年度國際財務報告準則財務報表生效
- 於二零一七年一月一日或之後開始之年度 期間生效
- 4 於二零一四年七月一日或之後開始之年度 期間生效
- 5 於二零一六年一月一日或之後開始之年度 期間生效
- 6 於二零一四年七月一日或之後開始之年度 期間生效,除有限例外情況

國際財務報告準則第9號金融工 具

二零零九年頒佈的國際財務報告準則第9號推出金融資產分類及計量的新規定。隨後於二零一零年修訂的國際財務報告準則第9號包括金融負債分類及計量與終止確認的規定,並於二零一三年作進一步修訂,以載入一般對沖會計的新報告定。於二零一四年頒佈的國際財務報告定,於二零一四年頒佈的國際財務報告準則第9號另一個經修訂版本包括了a)金融資產的減值規定及b)藉為若干簡單債務工具引入透過「按公平值列賬並於其他全面收益內處理」計量類別,對分類及計量規定作出有限修訂。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

- ¹ Effective for annual periods beginning on or after January 1, 2018
- Effective for first annual IFRS financial statements beginning on or after January 1, 2016
- Effective for annual periods beginning on or after January 1, 2017
- ⁴ Effective for annual periods beginning on or after July 1, 2014
- Effective for annual periods beginning on or after January 1, 2016
- Effective for annual periods beginning on or after July 1, 2014, with limited exceptions

IFRS 9 Financial Instruments

IFRS 9 issued in 2009 introduced new requirements for the classification and measurement of financial assets. IFRS 9 was subsequently amended in 2010 to include requirements for the classification and measurement of financial liabilities and for derecognition, and further amended in 2013 to include the new requirements for general hedge accounting. Another revised version of IFRS 9 was issued in 2014 mainly to include a) impairment requirements for financial assets and b) limited amendments to the classification and measurement requirements by introducing a 'fair value through other comprehensive income' (FVTOCI) measurement category for certain simple debt instruments.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則」) (續)

> 國際財務報告準則第9號金融工 具(續)

> 國際財務報告準則第9號的主要規定於以 下説明:

屬於國際會計準則第39號金融工 具:確認及計量範疇的所有已確認 金融資產其後按攤銷成本或公平值 計量。特別是,根據業務模式以收 取合約現金流量為目的所持有的債 務投資,及僅為支付本金額及未償 還本金額之利息而產生合約現金流 量的債務投資一般於其後的會計期 末按攤銷成本計量。於目的為同時 收回合約現金及出售金融資產流的 業務模式中持有的債務工具,以及 金融資產條款令於特定日期產生的 現金流純為支付本金及未償還本金 的利息的債務工具,按公平值列賬 並於其他全面收益內處理的方式計 量。所有其他債務投資及股本投資 於其後的會計期末按公平值計量。 此外,根據國際財務報告準則第9 號,實體可作出不可撤回的選擇, 於其他綜合收益呈列股本投資(非 持作交易)公平值之其後變動,而 僅有股息收入一般於損益中確認。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

IFRS 9 Financial Instruments (Continued)

Key requirements of IFRS 9 are described below:

All recognised financial assets that are within the scope of IAS 39 Financial Instruments: Recognition and Measurement are subsequently measured at amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent accounting periods. Debt instruments that are held within a business model whose objective is achieved both by collecting contractual cash flows and selling financial assets, and that have contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding, are measured at FVTOCI. All other debt investments and equity investments are measured at their fair value at the end of subsequent accounting periods. In addition, under IFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognised in profit or loss.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

國際財務報告準則第9號金融工 具(續)

- 國際財務報告準則第9號規定,就 指定為透過損益按公平值列賬的金 融負債而言,透過損益按公平值列 賬的金融負債因信貸風險變動引致 的公平值變動數額,除非於其他全 面收益確認該負債的信貸風險變動 影響會造成或擴大損益賬的會計錯 配,否則須於其他全面收益呈列。 金融負債的信貸風險引致的公平值 變動其後不會重新分類至損益。根 據國際會計準則第39號,指定為 透過損益按公平值列賬的金融負債 的公平值變動全部數額均於損益呈 列。
- 就金融資產的減值而言,與國際會 計準則第39號項下按已產生信貸 虧損模式計算相反,國際財務報告 準則第9號規定按預期信貸虧損模 式計算。預期信貸虧損模式需要實 體於各報告日期將預期信貸虧損及 該等信貸虧損的預期變動入賬,以 反映信貸風險自初始確認以來的變 動。換言之,毋須再待發生信貸事 件即可確認信貸虧損。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

IFRS 9 Financial Instruments (Continued)

- With regard to the measurement of financial liabilities designated as at fair value through profit or loss, IFRS 9 requires that the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is presented in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Changes in fair value of financial liabilities attributable to changes in the financial liabilities' credit risk are not subsequently reclassified to profit or loss. Under IAS 39, the entire amount of the change in the fair value of the financial liability designated as fair value through profit or loss was presented in profit or loss.
- In relation to the impairment of financial assets, IFRS 9 requires
 an expected credit loss model, as opposed to an incurred credit loss
 model under IAS 39. The expected credit loss model requires an
 entity to account for expected credit losses and changes in those
 expected credit losses at each reporting date to reflect changes in
 credit risk since initial recognition. In other words, it is no longer
 necessary for a credit event to have occurred before credit losses are
 recognised.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

國際財務報告準則第9號金融工具(續)

新的對沖通用會計規定保留現時三 類對沖會計機制,但同時已為符合 對沖會計處理的交易類型引入更大 的靈活性,特別是擴闊符合對沖工 具的工具類型及符合對沖會計處理 的非金融項目的風險組成部分的類 型。此外,效益性測試已經徹底修 改及以「經濟關係」原則取代。對沖 效益性亦不需再作追溯評估。當中 亦引入有關實體風險管理活動的強 化披露規定。

本公司董事預期,日後採納國際財務報告準則第9號可能對本集團之金融資產所呈報金額造成重大影響。本公司董事正在確定財務影響。

國際財務報告準則第15號客戶合 約收入

於二零一四年七月,國際財務報告準則 第15號獲頒布,其制定一項單一全面模 式供實體用作將自客戶合約所產生的收 入入賬。於國際財務報告準則第15號生 效後,其將取代現時載於國際會計準則 第18號收入、國際會計準則第11號建築 合約及相關詮釋的收入確認指引。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

IFRS 9 Financial Instruments (Continued)

• The new general hedge accounting requirements retain the three types of hedge accounting. However, greater flexibility has been introduced to the types of transactions eligible for hedge accounting, specifically broadening the types of instruments that qualify for hedging instruments and the types of risk components of non-financial items that are eligible for hedge accounting. In addition, the effectiveness test has been overhauled and replaced with the principle of an 'economic relationship'. Retrospective assessment of hedge effectiveness is also no longer required. Enhanced disclosure requirements about an entity's risk management activities have also been introduced.

The directors of the Company anticipate that the application of IFRS 9 in the future may have a material impact on amounts reported in respect of the Group's financial assets. The directors of the Company are in the process of ascertaining the financial impact.

IFRS 15 Revenue from Contracts with Customers

In July 2014, IFRS 15 was issued which establishes a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers. IFRS 15 will supersede the current revenue recognition guidance including IAS 18 *Revenue*, IAS 11 *Construction Contracts* and the related Interpretations when it becomes effective.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

國際財務報告準則第15號客戶合 約收入(續)

國際財務報告準則第15號的核心原則為 實體所確認描述向客戶轉讓承諾貨品或 服務的收入金額,應為能反映該實體預 期就交換該等貨品或服務有權獲得的代 價。具體而言,該準則引入確認收入的 五個步驟:

- 步驟1:識別與客戶之合同
- 步驟 2: 識別合同內履行之責任
- 步驟3:釐定交易價格
- 步驟4:按合同內履行之責任分配 交易價格
- 步驟5:當(或於)實體履行責任時確認收入

根據國際財務報告準則第15號,實體於完成履約責任時(或就此)確認收入,即於特定履約責任相關的商品或服務的「控制權」轉讓予客戶時。國際財務報告準則第15號已就特別情況的處理方法加入更明確的指引。此外,國際財務報告準則第15號要求更詳盡的披露。

本公司董事預期,未來國際財務報告準則第15號的應用有可能對本集團綜合財務報表呈報的金額及所作披露造成重大影響。然而,於本集團完成詳盡審閱前,提供有關國際財務報告準則第15號的影響的合理估計屬不切實際。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

IFRS 15 Revenue from Contracts with Customers (Continued)

The core principle of IFRS 15 is that an entity should recognise revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. Specifically, the Standard introduces a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

Under IFRS 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e. when 'control' of the goods or services underlying the particular performance obligation is transferred to the customer. Far more prescriptive guidance has been added in IFRS 15 to deal with specific scenarios. Furthermore, extensive disclosures are required by IFRS 15.

The directors of the Company anticipate that the application of IFRS 15 in the future may have a material impact on the amounts reported and disclosures made in the Group's consolidated financial statements. However, it is not practicable to provide a reasonable estimate of the effect of IFRS 15 until the Group performs a detailed review.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

二零一零年至二零一二年週期國 際財務報告準則的年度改進

二零一零年至二零一二年週期國際財務 報告準則的年度改進包括對多項國際財 務報告準則的多項修訂,其概述如下。

國際財務報告準則第2號的修訂(i)更改 「歸屬條件」及「市場條件」的定義;及(ii) 加入有關「表現條件」及「服務條件」的定 義,該等定義早前納入「歸屬條件」的定 義。國際財務報告準則第2號的修訂對授 出日期為二零一四年七月一日或之後的 股份支付交易生效。

國際財務報告準則第3號的修訂闡明,分類為資產或負債的或然代價須於各報告申期按公平值計量(不論或然代價屬國際財務報告準則第9號或國際會計準則第3號範圍內的金融工具,或非金融資產或負債)。公平值變動(除計量期間的調整外)須於損益中確認。國際財務報告準則第3號的修訂對收購日期為二零一四年七月一日或之後的業務合併生效。

國際財務報告準則第8號的修訂(i)規定 實體須向營運分部應用合算條件時披露 管理層作出的判斷,包括在釐定營運分 部是否具備「相似的經濟特徵」時所評估 已合算營運分部及經濟指標的説明;及 (ii)闡明可呈報分部資產總值與實體資產 的對賬僅當於定期向主要營運決策者提 供分部資產時方會提供。

國際財務報告準則第13號的結論基準的修訂闡明,頒佈國際財務報告準則第13號以及國際會計準則第39號及國際財務報告準則第9號的後續修訂並無除去計量於發票金額中並無列明利率且並無貼現(倘貼現影響並不重大)的短期應收及應付賬款的能力。由於該等修訂未包含任何有效日期,彼等未視為立即生效。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

Annual Improvements to IFRSs 2010-2012 Cycle

The *Annual Improvements to IFRSs 2010-2012 Cycle* include a number of amendments to various IFRSs, which are summarised below.

The amendments to IFRS 2 (i) change the definitions of 'vesting condition' and 'market condition'; and (ii) add definitions for 'performance condition' and 'service condition' which were previously included within the definition of 'vesting condition'. The amendments to IFRS 2 are effective for share-based payment transactions for which the grant date is on or after July 1, 2014.

The amendments to IFRS 3 clarify that contingent consideration that is classified as an asset or a liability should be measured at fair value at each reporting date, irrespective of whether the contingent consideration is a financial instrument within the scope of IFRS 9 or IAS 39 or a non-financial asset or liability. Changes in fair value (other than measurement period adjustments) should be recognised in profit and loss. The amendments to IFRS 3 are effective for business combinations for which the acquisition date is on or after July 1, 2014.

The amendments to IFRS 8 (i) require an entity to disclose the judgements made by management in applying the aggregation criteria to operating segments, including a description of the operating segments aggregated and the economic indicators assessed in determining whether the operating segments have 'similar economic characteristics'; and (ii) clarify that a reconciliation of the total of the reportable segments' assets to the entity's assets should only be provided if the segment assets are regularly provided to the chief operating decision-maker.

The amendments to the basis for conclusions of IFRS 13 clarify that the issue of IFRS 13 and consequential amendments to IAS 39 and IFRS 9 did not remove the ability to measure short-term receivables and payables with no stated interest rate at their invoice amounts without discounting, if the effect of discounting is immaterial. As the amendments do not contain any effective date, they are considered to be immediately effective.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

二零一零年至二零一二年週期國際財務報告準則的年度改進(續)

國際會計準則第16號及國際會計準則第38號的修訂刪除物業、廠房及設備項目或無形資產獲重估時累計折舊/攤銷會計賬目中的已知不一致性。經修訂準則闡明賬面總值乃以與重估資產賬面值一致的方式予以調整,而該累計折舊/攤銷乃賬面總值與經計及累計減值虧損後賬面值兩者間的差額。

國際會計準則第24號的修訂闡明,向報 告實體提供主要管理人員服務的管理實 體為該報告實體的關連方。因此,該報 告實體須將就提供主要管理人員服務而 已付或應付予該管理實體的服務產生的 金額,以關連方交易作出披露。然而, 有關補償部分則毋須披露。

本公司董事正在評估應用二零一零年至 二零一二年週期國際財務報告準則的年 度改進所載修訂的財務影響。

二零一一年至二零一三年週期國 際財務報告準則的年度改進

二零一一年至二零一三年週期國際財務 報告準則的年度改進包括多項國際財務 報告準則的若干修訂本,其概述如下。

國際財務報告準則第3號修訂本闡明該準 則並不適用於説明合營安排財務報表中 所有類型合營安排的構成。

國際財務報告準則第13號修訂本闡明該 組合範圍(除以淨值基準計量一組金融資 產及金融負債的公平值外)包括歸入國際 會計準則第39號或國際財務報告準則第 9號説明的所有合約(即使該等合約並不 符合國際會計準則第32號對金融資產或 金融負債的定義)。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

Annual Improvements to IFRSs 2010-2012 Cycle (Continued)

The amendments to IAS 16 and IAS 38 remove perceived inconsistencies in the accounting for accumulated depreciation/amortisation when an item of property, plant and equipment or an intangible asset is revalued. The amended standards clarify that the gross carrying amount is adjusted in a manner consistent with the revaluation of the carrying amount of the asset and that accumulated depreciation/amortisation is the difference between the gross carrying amount and the carrying amount after taking into account accumulated impairment losses.

The amendments to IAS 24 clarify that a management entity providing key management personnel services to a reporting entity is a related party of the reporting entity. Consequently, the reporting entity should disclose as related party transactions the amounts incurred for the service paid or payable to the management entity for the provision of key management personnel services. However, disclosure of the components of such compensation is not required.

The directors of the Company are in the process of ascertaining the financial impact on application of the amendments included in the Annual Improvements to IFRSs 2010-2012 cycle.

Annual Improvements to IFRSs 2011-2013 Cycle

The Annual Improvements to IFRSs 2011-2013 Cycle include a number of amendments to various IFRSs, which are summarised below.

The amendments to IFRS 3 clarify that the standard does not apply to the accounting for the formation of all types of joint arrangement in the financial statements of the joint arrangement itself.

The amendments to IFRS 13 clarify that the scope of the portfolio exception for measuring the fair value of a group of financial assets and financial liabilities on a net basis includes all contracts that are within the scope of, and accounted for in accordance with, IAS 39 or IFRS 9, even if those contracts do not meet the definitions of financial assets or financial liabilities within IAS 32.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則」)(續)

二零一一年至二零一三年週期國際財務報告準則的年度改進(續)

國際會計準則第40號修訂本闡明國際會 計準則第40號及國際財務報告準則第3 號並非互相排斥,並可能需要同時應用 此等準則,故此,收購投資物業的實體 須確定:

- (a) 該物業是否符合國際會計準則第 40號對投資物業的定義;及
- (b) 該交易是否符合國際財務報告準則 第3號對業務合併的定義。

本公司董事正在評估應用二零一一年至 二零一三年週期國際財務報告準則的年 度改進所載修訂的財務影響。

二零一二年至二零一四年週期國 際財務報告準則的年度改進

二零一二年至二零一四年週期國際財務 報告準則的年度改進包括對各項國際財 務報告準則之若干修訂,其概述如下。

國際財務報告準則第5號修訂本對國際財務報告準則第5號引入特別指引,涉及實體將資產(或出售組別)從持作銷售重新分類為持作向擁有人分派(反之亦然)或終止應用持作分派會計處理法的具體指引。該等修訂將往後應用。

國際財務報告準則第7號修訂本提供額外指引,澄清就轉移資產所要求的披露而言,服務合約是否屬轉移資產持續參與,並澄清並無明確要求於所有中期期間披露抵銷(已於2011年12月頒佈並於2013年1月1日或之後開始之期間生效之國際財務報告準則第7號修訂本「披露一抵銷金融資產及金融負債」引入)。然而,可能須於簡明中期財務報表載入有關披露,以符合國際會計準則第34號「中期財務報告」之規定。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

Annual Improvements to IFRSs 2011-2013 Cycle (Continued)

The amendments to IAS 40 clarify that IAS 40 and IFRS 3 are not mutually exclusive and application of both standards may be required. Consequently, an entity acquiring investment property must determine whether:

- (a) the property meets the definition of investment property in terms of IAS 40: and
- (b) the transaction meets the definition of a business combination under IFRS 3.

The directors of the Company are in the process of ascertaining the financial impact on application of the amendments included in the Annual Improvements to IFRSs 2011-2013 cycle.

Annual Improvements to IFRSs 2012-2014 Cycle

The *Annual Improvements to IFRSs 2012-2014 Cycle* include a number of amendments to various IFRSs, which are summarised below.

The amendments to IFRS 5 introduce specific guidance in IFRS 5 for when an entity reclassifies an asset (or disposal group) from held for sale to held for distribution to owners (or vice versa), or when held-for-distribution accounting is discontinued. The amendments apply prospectively.

The amendments to IFRS 7 provide additional guidance to clarify whether a servicing contract is continuing involvement in a transferred asset for the purpose of the disclosures required in relation to transferred assets and clarify that the offsetting disclosures (introduced in the amendments to IFRS 7 *Disclosure - Offsetting Financial Assets and Financial Liabilities* issued in December 2011 and effective for periods beginning on or after 1 January 2013) are not explicitly required for all interim periods. However, the disclosures may need to be included in condensed interim financial statements to comply with IAS 34 *Interim Financial Reporting*.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

2. 採納新訂及經修訂國際財務 報告準則(「國際財務報告準 則 |) (續)

二零一二年至二零一四年週期國際財務報告準則的年度改進(續)

國際會計準則第19號修訂本澄清用於估計退休後福利之貼現率的優質公司債券應按與將予支付福利相同的貨幣發行。該等修訂會導致於貨幣層面上評估優質公司債券的市場深度。該等修訂自首次應用修訂的財務報表所呈列最早比較期初開始應用。所引致之任何初步調整應於該期初於保留盈利內確認。

國際會計準則第34號修訂本釐清有關國際會計準則第34號要求於中期財務報告內其他部分但於中期財務報表外呈列之資料之規定。該等修訂要求有關資料從中期財務報表以交叉引述中期財務報告(按與中期財務報表相同的條款及時間提供予使用者)其他部分的方式併入。

本公司董事正在評估應用二零一二年至 二零一四年週期國際財務報告準則的年 度改進所載修訂的財務影響。

本公司董事預計採用其他新訂或經修訂 國際財務報告準則對綜合財務報表並無 重大影響。

3. 主要會計政策

遵例聲明

綜合財務報表乃根據國際會計準則理事 會頒佈的國際財務報告準則編製。此 外,綜合財務報表載有聯交所證券上市 規則及香港公司條例(香港法例第32章) 所規定的適用披露事項。

2. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS") (Continued)

Annual Improvements to IFRSs 2012-2014 Cycle (Continued)

The amendments to IAS 19 clarify that the high quality corporate bonds used to estimate the discount rate for post-employment benefits should be issued in the same currency as the benefits to be paid. These amendments would result in the depth of the market for high quality corporate bonds being assessed at currency level. The amendments apply from the beginning of the earliest comparative period presented in the financial statements in which the amendments are first applied. Any initial adjustment arising should be recognised in retained earnings at the beginning of that period.

The amendments to IAS 34 clarify the requirements relating to information required by IAS 34 that is presented elsewhere within the interim financial report but outside the interim financial statements. The amendments require that such information be incorporated by way of a cross-reference from the interim financial statements to the other part of the interim financial report that is available to users on the same terms and at the same time as the interim financial statements.

The directors of the Company are on the process of ascertaining the financial impact on application of the amendments included in the Annual Improvements to IFRSs 2012-2014 cycle.

The directors of the Company anticipate that the application of the other new and revised IFRSs will have no material impact on the consolidated financial statements.

3. SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance

The consolidated financial statements have been prepared in accordance with IFRSs issued by the IASB. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the SEHK and by the Hong Kong Companies Ordinance (Cap. 32).

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

編製基準

綜合財務報表乃根據下文所載會計政策 按歷史成本基準編製,惟投資物業及金融工具按公平值計量。

歷史成本法一般基於交換貨品代價之公 平值釐定。

公平值是指市場參與者之間在計量日進 行的有序交易中出售一項資產所收取的 價格或轉移一項負債所支付的價格,無 論該價格是直接觀察到的結果還是採用 其他估值技術作出的估計。在對資產或 負債的公平值作出估計時,本集團考慮 了市場參與者在計量日為該資產或負債 進行定價時將會考慮的那些特徵。在本 綜合財務報表中計量和/或披露的公平 值均在此基礎上予以確定,但國際財務 報告準則第2號範圍內的以股份為基礎的 支付交易、國際會計準則第17號範圍內 的租賃交易、以及與公平值類似但並非 公平值的計量(例如,國際會計準則第2 號中的可變現淨值或國際會計準則第36 號中的使用價值)除外。

此外,出於財務報告目的,公平值計量 應基於公平值計量的輸入值的可觀察程 度以及該等輸入值對公平值計量整體的 重要性,被歸入第一層、第二層或第三 層級的公平值級次,詳述如下:

- 第一層級公平值是指於計量日期由 相同資產或負債在活躍市場中(未 經調整)的報價得出的公平值;
- 第二層級公平值是指由除了第一層 級公平值計量所包含的報價以外 的,資產或負債的其他直接或間接 可觀察的輸入值得出的公平值;及
- 第三層級公平值是指由包含資產或 負債的不可觀察輸入值的公平值。

主要會計政策載列如下。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of preparation

The consolidated financial statements have been prepared on the historical cost basis, except for the investment properties and financial instruments that are measured at fair value, as explained in the accounting policies set out below.

Historical cost is generally based on the fair value of the consideration given in exchange for goods.

Fair value is 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, regardless of whether that price is directly observable or estimated using another valuation technique. In estimating the fair value of an asset or a liability, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date. Fair value for measurement and/or disclosure purposes in these consolidated financial statements is determined on such a basis, except for share-based payment transactions that are within the scope of IFRS 2, leasing transactions that are within the scope of IFRS 17, and measurements that have some similarities to fair value but are not fair value, such as net realisable value in IAS 2 or value in use in IAS 36.

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date:
- Level 2 inputs are inputs, other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- Level 3 inputs are unobservable inputs for the asset or liability.

The principal accounting policies are set out below.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

綜合基準

綜合財務報表包括本公司及本公司控制 的實體及其附屬公司的財務報表。當本 公司符合以下條件時,其對被投資者具 有控制權:

- 擁有對被投資者的權力;
- 通過對被投資者的涉入而承擔或有 權獲得可變回報;及
- 有能力運用對被投資者的權力影響 所得到回報的金額。

倘有事實及情況表明上列三項條件其中 一項或以上出現變動,本集團重新評估 其是否仍控制被投資方。

當本集團取得附屬公司控制權時開始綜合附屬公司,而當本集團喪失附屬公司 控制權時,則不再綜合附屬公司。尤其 是,年內所購入或出售的附屬公司收入 及開支按自收購生效日期直至出售生效 日期(倘適用)起計入綜合損益及其他全 面收益表內。本集團取得控制權起至本 集團不再控制附屬公司之日期止。

損益及其他全面收益的各部份為本公司 擁有人及非控股損益應佔。即使導致非 控股權益出現歸絀結餘,附屬公司的全 面收益的總額為本公司擁有人及非控股 權益應佔。

附屬公司的財務報表於有需要時作出調整,以使其會計政策與本集團其他成員 公司所採用者一致。

集團內公司間所有交易、結餘及收支乃 於綜合賬目時悉數對銷。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved where the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group losses control of the subsidiary. Specifically, income and expenses of subsidiaries acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date. The Group gains control until the date when the Group ceases to control the subsidiary.

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

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

綜合基準(續)

本集團於現有附屬公司的所有權權益 變動

本集團於現有附屬公司的所有權權益出 現並無導致本集團失去該等附屬公司控 制權的變動均以權益交易入賬。本集團 之權益與非控制權益之賬面值均予以調 整,以反映彼等於附屬公司之相關權益 變動。非控制權益所調整之款額與所付 或所收代價之公平值兩者之間的差額, 均直接於權益確認並歸屬於本公司擁有 人。

業務合併

收購業務乃使用收購法列賬。業務合併 轉讓的代價按公平值計量,計算為本集 團收購日期所轉讓資產的公平值與本集 團欠付被收購方原擁有人的負債及本集 團為換取被收購方的控制權而發行的股 權的總和。收購相關成本一般於產生時 於損益確認。

於收購日期,所收購可識別資產及所承 擔負債按公平值確認,惟:

- 遞延税項資產或負債及僱員福利安 排相關負債或資產分別根據國際會 計準則第12號所得稅及國際會計 準則第19號僱員福利確認及計量;
- 收購的以股份為基礎的付款安排或本集團所訂立取代被收購方以股份為基礎的付款安排之以股份為基礎的付款安排有關負債或股本工具於收購日期根據國際財務報告準則第2號以股份為基礎的付款計量(見下文所載會計政策);及
- 根據國際財務報告準則第5號持作 出售非流動資產及已終止業務分類 為持作出售資產(或出售組別)根據 該準則計量。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Basis of consolidation (Continued)

Changes in the Group's ownership interests in existing subsidiaries

Changes in the Group's ownership interests in existing subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. 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 owners of the Company.

Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value, except that:

- deferred taxation assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with IAS 12 *Income Taxes and* IAS 19 *Employee Benefits* respectively;
- liabilities or equity instruments related to share-based payment
 arrangements of the acquire or share based payment arrangements
 of the Group entered into to replace share-based payment
 arrangements of the acquiree are measured in accordance with IFRS
 2 Share-based Payment at the acquisition date (see the accounting
 policy below); and
- assets (or disposal groups) that are classified as held for sale in accordance with IFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that standard.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

業務合併(續)

商譽按已轉讓代價、所持被收購方非控 制權益金額及收購方原先持有的被收購 方股權之公平值(如有)總和超出收購日 期所收購可識別資產及所承擔負債淨額 之差額計量。於重新評估後,倘收購日 期所收購可識別資產及所承擔負債淨額 超過已轉讓代價、所持被收購方非控制 權益金額及收購方原先持有的被收購方 股權之公平值(如有)總和,則該差額即 時於損益確認為議價購買收益。

代表所有權權益並使持有人合資格按比例享有實體清盤時淨資產之非控制權益初步按公平值或非控制權益佔被收購方可識別淨資產之確認金額比例計量。計量基準乃按每宗交易選擇。其他類別非控制權益按公平值計量或(如適用)按國際財務報告準則所指定的基準計量。

收入確認

收入按已收或應收代價的公平值計算, 指一般業務過程中出售貨物及提供服務 的應收款項扣除折扣及銷售相關税項後 的金額。

日常業務過程中銷售物業的收入於物業 交付予買方時確認,須滿足下列標準時 方予確認:

- 物業所有權的重大風險及回報已轉 移至買方;
- 不再保留對物業施加通常與擁有權相關的持續管理參與及實際控制權;

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Business combinations (Continued)

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at their fair value or, when applicable, on the basis specified in another IFRS.

Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and represents amounts receivable for goods sold and services provided in the normal course of business, net of discounts and sales related taxes.

Revenue from sale of properties in the ordinary course of business is recognised upon delivery of the properties to the buyers, at which time all of the following criteria are satisfied:

- the significant risks and rewards of ownership of the properties are transferred to buyers;
- neither continuing managerial involvement to the degree usually associated with ownership nor effective control over the properties are retained;

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

收入確認(續)

- 有關收入能可靠計量;
- 與交易相關的經濟利益很可能流入 本集團;及
- 有關交易所產生或將產生的成本能可靠計量。

在符合上述收入確認標準前從買方所收 取的訂金及分期供款,計入綜合財務狀 況報表流動負債項下。

來自經營租賃的租金收入,於有關租賃 期內按直線法確認。

物業管理及相關服務費於提供服務的期 間確認。

顧問費用收入於提供服務時確認。

推廣及廣告收入於廣告於廣告屏展示或 於廣告合約展示期間可估價時確認。

金融資產的利息收入於經濟利益可能流向本集團及收入金額能可靠計量時確認。金融資產的利息收入乃參考尚未償還本金額採用適用實際利率,按時間基準累計,實際利率乃將金融資產於整個預期期限的估計未來現金收入準確折現至該資產賬面淨值的利率。

投資所得股息收入於股東收取款項的權 利獲確立時確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

- the amount of revenue can be measured reliably;
- it is probable that the economic benefits associated with the transaction will flow to the Group; and
- the costs incurred or to be incurred in respect of the transaction can be measured reliably.

Deposits and installments received from purchasers prior to meeting the above criteria for revenue recognition are included in the consolidated statement of financial position under current liabilities.

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease.

Property management and related service fees are recognised in the period in which the services are rendered.

Consultancy fee income is recognised when the services are rendered.

Promotion and advertising income is recognised when advertisements are displayed on the advertising screens; or ratably over the displayed period of the advertisement contract.

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income from a financial asset is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts the estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

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

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

投資物業

投資物業持有賺取租金及/或資本增值 (包括就此用途的在建物業)的物業。投 資物業初步按成本(包括任何直接應佔開 支)計量。於初步確認後,投資物業按公 平值計量。投資物業公平值變動所產生 的盈虧於產生期間計入損益中。

在建投資物業之建設成本資本化為在建 投資物業之賬面值的一部分。

在建或開發日後作投資物業用途的物業 分類為在建投資物業。倘無法可靠地釐 定公平值,則在建投資物業將按成本計 量,直至公平值可以釐定或發展項目完 工為止,屆時公平值與賬面值之間的差 額將在期內的損益表中確認。

倘有證據顯示對另一方之經營租賃開始,則發展中待售物業及持作出售物業轉撥至在建投資物業及已落成投資物業。有關物業於轉讓當日之公平值與其以往賬面值間的任何差額於損益確認。

投資物業於出售或永久終止使用或預期 於出售不再產生日後經濟利益時解除確 認。解除確認資產所產生的任何盈虧(按 該資產的出售所得款項淨額與資產賬面 值的差額計算)於該項目解除確認期間計 入損益中。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation (including property under construction for such purposes). Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are measured at their fair values. Gains or losses arising from changes in the fair value of investment property are included in profit or loss for the period in which they arise.

Construction costs incurred for investment properties under construction are capitalised as part of the carrying amount of the investment properties under construction.

Property under construction or development for future use as an investment property is classified as investment property under construction. If the fair value cannot be reliably determined, the investment property under construction will be measured at cost until such time as fair value can be determined or development is completed, in which time any difference between the fair value and the carrying amount will be recognised in profit or loss in that period.

Properties under development for sales and properties held for sales are transferred to investment properties under construction and completed investment properties, respectively, when it is evidenced by the commencement of an operating lease to another party. Any difference between the fair value of the property at the date of transfer and its previous carrying amount shall be recognised in profit or loss.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use or no future economic benefits are expected from its disposal. 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 period in which the item is derecognised.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

物業、廠房及設備

物業、廠房及設備(包括持作行政用途的 樓字,發展中物業除外)於綜合財務狀況 表按成本減其後累計折舊及累計減值虧 損(如有)列賬。

物業、廠房及設備項目(發展中物業除外)使用直線法於估計可使用年期內確認 折舊以撤銷成本。於各報告期末檢討估 計可使用年期、剩餘價值及折舊方法, 估計變更影響於日後入賬。

物業、廠房及設備項目於出售或預期日後繼續使用有關資產不會產生經濟利益時解除確認。出售或報廢物業、廠房及設備項目所產生的任何盈虧釐定為出售所得款項與資產賬面值的差額並於損益確認。

當租賃土地及樓字處於發展作生產、租賃或行政用途的過程中,撥回租賃土地入賬為發展中物業成本。不作出售用途的發展中物業以成本減任何已識別減值虧損列賬。擬持作自用的發展中物業列為非流動資產。

預付租賃款項

預付租賃款項指土地使用權的預付款項,初步按成本確認及於租期內以直線法轉撥至損益表內或資本化為上述樓宇成本,惟分類及入賬列為擬持作出售的發展中物業則除外。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Property, plant and equipment

Property, plant and equipment including buildings held for administrative purposes (other than properties under development) are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and accumulated impairment loss, if any.

Depreciation is recognised so as to write off the cost of items of property, plant and equipment (other than properties under development) over their estimated useful lives using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

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 the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

When the leasehold land and buildings are in the course of development for production, rental or for administrative purposes, the release of the leasehold land is included as part of the costs of the properties under development. Properties under development not for sale are carried at cost, less any identified impairment losses. Properties under development which are intended to be held for own use are shown as non-current assets.

Prepaid lease payments

The prepaid lease payments represent upfront payments for land use rights and are initially recognised at cost and released to profit or loss, or capitalised as part of the cost of building as mentioned above, over the lease term on a straight-line basis, except for those that are classified and accounted for as properties under development intended to be held for sale.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

於聯營公司及合營企業的投資

聯營公司是指本集團對其實施重大影響 的主體。重大影響是指參與決定被投資 者的財務及經營政策的權力、但不是控 制或共同控制這些政策。

合營企業是指共同控制一項安排的參與 方對該項安排的淨資產享有權利的合營 安排。共同控制是指按合同約定分享對 一項安排的控制權,並且僅在對相關活 動的決策要求分享控制權的參與方一致 同意時才存在。

對聯營公司和合營企業的業績、資產及 負債按權益法會計納入本綜合財務報 表。按權益法核算的合營企業和聯營公 司的財務報表是用在相似情況下與集團 類似交易或事項統一的會計政策來編製 的。根據權益法,於聯營公司或合營企 業的投資在綜合財務狀況表中按成本進 行初始確認,並在其後進行調整,以確 認本集團在該聯營公司或合營企業的損 益及其他全面收益中所佔的份額。如果 本集團在聯營公司或合營企業的損失中 所佔的份額超過本集團在該聯營公司或 合營企業中的權益(包括任何實質上構成 本集團對該聯營公司或合營企業的淨投 資的長期權益),本集團應終止確認其在 進一步損失中所佔的份額。額外損失僅 在本集團已產生法定或推定責任或代表 聯營公司或合營企業進行的支付範圍內 進行確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

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 joint arrangement. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The results and assets and liabilities of associates and joint ventures are incorporated in these consolidated financial statements using the equity method of accounting. The financial statements of associates and joint ventures used for equity accounting purposes are prepared using uniform accounting policies as those of the Group for like transactions and events in similar circumstances. Under the equity method, an investment in an associate or a joint venture is initially recognised in the consolidated statement of financial position at cost and adjusted thereafter to recognise the Group's share of the profit or loss and other comprehensive income of the associate or joint venture. When the Group's share of losses of an associate or joint venture exceeds the Group's interest in that associate or joint venture (which includes any long-term interests that, in substance, form part of the Group's net investment in the associate or joint venture), the Group discontinues recognising its share of further losses. Additional losses are recognised only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate or joint venture.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

於聯營公司及合營企業的投資

聯營公司或合營企業中的投資應自被投資者成為聯營公司或合營企業之日起採用權益法進行核算。取得聯營公司或合營企業之日起採用權益法進行核算。取得聯營公司或合營企業中的投資時,投資成本超過本集團在被投資者的可辨認資產及負債的公平值淨額中所佔的份額超過投資成本,而且在重新評估後亦是如此,則超出的金額會在取得該項投資的當期立即計入損益。

在確定是否有必要就本集團在聯營公司 或合營企業中的投資確認任何減值損失 時,應採用國際會計準則第39號的是 定。如有必要,投資(包括商譽)的全部 賬面金額應按照國際會計準則第36號 「資產減值」的規定,作為一項單項公司 通過將其可收回金額(使用價值和公較 通過將其可收回金額進行比較來進行減值資 者)與其賬面金額進行比較來進行減值資 者)與其賬面金額進行比較來進行減值資 對。已確認的任何減值損失構成投資 面金額應按照國際會計準則第36號的 轉回金額應按照國際會計準則第36號的 規定,以投資的可收回金額其後增加為 限進行確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

An investment in an associate or a joint venture is accounted for using the equity method from the date on which the investee becomes an associate or a joint venture. On acquisition of the investment in an associate or a joint venture, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill, which is included within the carrying amount of the investment. Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

The requirements of IAS 39 are applied to determine whether it is necessary to recognise any impairment loss with respect to the Group's investment in an associate or a joint venture. When necessary, the entire carrying amount of the investment (including goodwill) is tested for impairment in accordance with IAS 36 *Impairment of Assets* as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs of disposal) with its carrying amount. Any impairment loss recognised forms part of the carrying amount of the investment. Any reversal of that impairment loss is recognised in accordance with IAS 36 to the extent that the recoverable amount of the investment subsequently increases.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

於聯營公司及合營企業的投資

本集團自相關投資不再是聯營公司或合 營企業或此項投資被劃歸為持有待售之 日起終止採用權益法。如果本集團保留 在前聯營公司或合營企業中的權益,且 所保留的權益是一項金融資產,則本集 團按當日的公平值計量所保留的權益, 且該公平值被視為其按照國際會計準則 第39號的規定進行初始確認時的公平 值。在確定處置該聯營公司或合營企業 所產生的利得或損失時,應將聯營公司 或合營企業在終止採用權益法之日的賬 面金額與任何保留的權益及處置聯營公 司或合營企業中的部份權益的任何收入 的公平值之間的差額納入其中。此外, 本集團採用如同聯營公司或合營企業已 直接處置相關資產或負債所適用的基礎 核算此前計入其他全面收益的與該聯營 公司或合營企業相關的全部金額。因 此,如果此前被該聯營公司或合營企業 計入其他全面收益的的收益或虧損應在 處置相關資產或負債時被重分類至損 益,則本集團會在終止採用權益法時將 此項利得或損失從權益重分類至損益(作 為一項重分類調整)。

當在聯營公司中的投資成為合營企業中 的投資或合營企業中的投資成為聯營公 司中的投資時,本集團將繼續採用權益 法。所有者權益發生此類變動時,不存 在按公平值進行重新計量的情況。

當本集團減少其在聯營公司或合營企業中的所有者權益但本集團繼續採用權益法時,本集團將此前計入其他全面收益的與此次減少所有者權益相關的收益或虧損部份重分類至損益(如果此項收益或虧損在處置相關資產或負債時將被重分類至損益)。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

The Group discontinues the use of the equity method from the date when the investment ceases to be an associate or a joint venture, or when the investment (or a portion thereof) is classified as held for sale. When the Group retains an interest in the former associate or joint venture and the retained interest is a financial asset, the Group measures the retained interest at fair value at that date and the fair value is regarded as its fair value on initial recognition in accordance with IAS 39. The difference between the carrying amount of the associate or joint venture at the date the equity method was discontinued, and the fair value of any retained interest and any proceeds from disposing of a part interest in the associate or joint venture is included in the determination of the gain or loss on disposal of the associate or joint venture. In addition, the Group accounts for all amounts previously recognised in other comprehensive income in relation to that associate or joint venture on the same basis as would be required if that associate or joint venture had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognised in other comprehensive income by that associate or joint venture would be reclassified to profit or loss on the disposal of the related assets or liabilities, the Group reclassifies the gain or loss from equity to profit or loss (as a reclassification adjustment) when the equity method is discontinued.

The Group continues to use the equity method when an investment in an associate becomes an investment in a joint venture or an investment in a joint venture becomes an investment in an associate. There is no remeasurement to fair value upon such changes in ownership interests.

When the Group reduces its ownership interest in an associate or a joint venture but the Group continues to use the equity method, the Group reclassifies to profit or loss the proportion of the gain or loss that had previously been recognised in other comprehensive income relating to that reduction in ownership interest if that gain or loss would be reclassified to profit or loss on the disposal of the related assets or liabilities.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

於聯營公司及合營企業的投資

當某集團主體與本集團的聯營公司或合營企業進行交易時,此類與聯營公司或合營企業進行的交易所產生的損益將僅按聯營公司或合營企業中的權益與本集團無關的份額,在本集團的綜合財務報表中予以確認。

發展中待售物業

擬於發展完成後出售的發展中物業列為 流動資產,以成本或可變現淨值兩者中 較低者列賬。成本包括相關土地成本、 所產生的發展開支及已資本化的借貸成 本(倘適用)。

發展中待售物業於落成後轉撥至持作出 售物業。

持作出售物業

持作出售物業按成本或可變現淨值兩者 之較低者列賬。成本包括土地成本、產 生的發展開支及已資本化的借貸成本(倘 適用)。可變現淨值按當時市況釐定。

存貨

存貨按成本或可變現淨值兩者之較低者 列賬。成本按加權平均法計算。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in associates and joint ventures (Continued)

When a group entity transacts with an associate or a joint venture of the Group, profits and losses resulting from the transactions with the associate or joint venture are recognised in the Group's consolidated financial statements only to the extent of interests in the associate or joint venture that are not related to the Group.

Properties under development for sales

Properties under development which are intended to be sold upon completion of development are classified as current assets, and carried at the lower of cost and net realisable value. Cost includes the related land cost, development expenditure incurred and where appropriate, borrowing costs capitalised.

Properties under development for sales are transferred to properties held for sales upon completion.

Properties held for sales

Properties held for sales are stated at the lower of cost and net realisable value. Cost includes the costs of land, development expenditure incurred and, where appropriate, borrowing costs capitalised. Net realisable value is determined based on prevailing market conditions.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is calculated using the weighted average method.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

金融工具

當一間集團公司成為工具合約條文的訂 約方時,金融資產及金融負債於綜合財 務狀況報表內確認。

金融資產及金融負債初步按公平值計量。收購或發行金融資產及金融負債直接應佔的交易成本(按公平值計入損益的金融資產及金融負債除外)於初步確認時加入或從金融資產或金融負債的公平值扣除(倘適用)。收購或發行按公平值計入損益的金融資產或金融負債直接應佔的交易成本即時於損益內確認。

金融資產

本集團的金融資產分為貸款及應收款項 或可供出售金融資產。有關分類基於金 融資產之性質及用途於初步確認時決定。

實際利率法

實際利率法為計算金融資產的攤銷成本及按有關期間攤分利息收入的方法。實際利率是將金融資產於預計年期或(倘適用)較短期間的估計未來現金收入(包括構成實際利率不可分割部分的已支付或收取的所有費用、交易成本及其他溢價或折價)準確折現至初步確認的賬面淨值的利率。

債務工具的利息收入按實際利率基準確 認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition or issue of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets

The Group's financial assets are classified as loans and receivables or available-for-sale financial assets. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or, where appropriate, a shorter period to the net carrying amount on initial recognition.

Interest income is recognised on an effective interest basis for debt instruments.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

金融工具(續)

金融資產(續)

貸款及應收款項

貸款及應收款項為無活躍市場報價而附 帶固定或可釐定付款的非衍生金融資 產。於初步確認後,貸款及應收款項 (包括應收賬款及應收票據、其他應收款 項、按金、應收合營企業款項、已抵押 銀行存款及銀行結餘及現金)採用實際利 率法按攤銷成本減任何已識別減值虧損 列賬(請參閱下文有關金融資產減值虧損 的會計政策)。

可供出售金融資產

可供出售金融資產為指定或未分類為按 公平值計入損益的金融資產、貸款及應 收款項或持至到期投資的非衍生工具。

可供出售股本工具的股息於本集團有權收取股息時於損益賬內確認。

對於在活躍市場並無市場報價及其公平 值無法可靠計量的可供出售股本投資, 於各報告期末按成本減任何已識別減值 虧損計量(請參閱下文有關金融資產減值 虧損的會計政策)。

金融資產的減值

金融資產會於各報告期末評定是否有減值跡象。金融資產於有客觀證據顯示金融資產的估計未來現金流量因於初步確認該金融資產後發生之一項或多項事件而受到影響時視為減值。

就可供出售股本投資而言,其公平值大 幅或持續下跌至低於其成本,視為減值 的客觀證據。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, loans and receivables (including accounts, bills and other receivables and deposits, amounts due from joint ventures, pledged bank deposits and bank balances and cash) are carried at amortised cost using the effective interest method, less any identified impairment losses (see accounting policy on impairment loss on financial assets below).

Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated or not classified as financial assets at fair value through profit or loss, loans and receivables or held-to-maturity investments.

Dividends on available-for-sale equity instruments are recognised in profit or loss when the Group's right to receive the dividends is established.

For available-for-sale equity investments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured, they are measured at cost less any identified impairment losses at the end of the reporting period (see accounting policy on impairment loss on financial assets below).

Impairment of financial assets

Financial assets are assessed for indicators of impairment at the end of the reporting period. Financial assets are considered to be impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial assets have been affected.

For an available-for-sale equity investment, a significant or prolonged decline in the fair value of that investment below its cost is considered to be objective evidence of impairment.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產的減值(續)

就貸款及應收款項而言,減值的客觀證 據可包括:

- 發行人或對手方出現重大財政困 難;或
- 違約(如拖欠或延遲償還利息或本金);或
- 借款人可能會破產或進行財務重組;或
- 由於財政困難,金融資產的活躍市 場消失。

就若干類別的金融資產(如應收賬款及票據)而言,評估為不會單獨減值的資產會另行一併評估減值。應收款項組合出現減值的客觀證據包括本集團過往收款記錄、組合延遲付款(超逾信貸期)數目增加、國家或地方經濟狀況出現明顯變動導致應收款項未能償還。

按攤銷成本列賬的金融資產之減值虧損 金額確認為資產賬面值與按金融資產原 實際利率貼現的估計未來現金流量現值 之間的差額。

按成本列賬的金融資產之減值虧損金額 按該資產的賬面值與估計未來現金流量 按類似金融資產現時市場回報率折現的 現值之間的差額計量。該等減值虧損不 會於其後期間撥回。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

For loans and receivables, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- breach of contract, such as default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation; or
- disappearance of an active market for that financial asset because of financial difficulties.

For certain categories of financial asset, such as accounts and bills receivables, assets that are assessed not to be impaired individually are in addition, assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the credit period, observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the financial asset's original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

Notes to the Consolidated Financial Statements

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3. 主要會計政策(續)

金融工具(續)

金融資產(續)

金融資產的減值(續)

所有金融資產的減值虧損直接於金融資產的賬面值扣減,惟應收賬款及應收票據、其他應收款項除外,其賬面值會透過使用撥備賬作出扣減。撥備賬內的賬面值變動會於損益中確認。當應收賬款及應收票據、其他應收款項視為不可收回時,會於撥備賬內撤銷。之前已撤銷的款項如其後收回,會計入損益內。

就按攤銷成本計量的金融資產而言,如 在隨後期間減值虧損金額減少,而有關 減少在客觀上與確認減值虧損後發生的 事件有關,則先前已確認的減值虧損將 透過損益撥回,惟該資產於減值撥回當 日的賬面值不得超過未確認減值時應有 的已攤銷成本。

金融負債及股本工具

本集團發行的金融負債及股本工具根據 合約安排的內容及金融負債與股本工具 的定義分類為金融負債或股本工具。

股本工具

股本工具為顯示本集團資產經扣除其所 有負債後的剩餘權益的任何合約。集團 實體發行的股本工具按已收所得款項扣 除直接發行成本確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of accounts, bills and other receivables, where the carrying amount is reduced through the use of an allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss. When an account, bill and other receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited to profit or loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment loss was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent 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.

Financial liabilities and equity instruments

Financial liabilities and equity instruments issued by the Group are classified as either financial liabilities or as equity instruments in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

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 group entities are recognised at the proceeds received, net of direct issue costs.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

金融工具(續)

金融負債及股本工具(續)

實際利率法

實際利率法為計算金融負債的攤銷成本及按有關期間分配利息支出的方法。實際利率是將金融負債於整個預計年期或(倘適用)較短期間的估計未來現金付款(包括構成實際利率不可分割部分的已支付或收取的所有費用、交易成本及其他溢價或折價)準確折現至首次確認時的賬面淨值的利率。

債務工具的利息開支按實際利息基準確 認。

金融負債

金融負債(包括應付賬款及應付票據、應付合營企業款項、優先票據以及銀行及 其他借款)其後使用實際利率法按攤銷成本計量。

衍生金融工具及對沖

衍生工具以其合約簽訂日的公平值作初 次確認及其後以報告期末的公平值重新 計量。除非衍生工具被指定為對沖工具 且生效,否則產生的損益於損益賬內確 認,在此情況下於損益賬內確認的時間 視乎對沖關係的性質而定。

對沖會計

本集團指定若干衍生工具對沖外幣及利 率變動風險(現金流量對沖)。

於對沖關係開始時,本集團記錄對沖工 具和被對沖項目的關係,及進行各類對 沖交易的風險管理目標及其策略。此 外,於對沖開始和進行期間,本集團記 錄用於對沖關係的對沖工具是否能高度 有效地抵銷被對沖項目的公平值或現金 流量變動。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or, where appropriate, a shorter period to the net carrying amount on initial recognition.

Interest expense is recognised on an effective interest basis for debt instruments.

Financial liabilities

Financial liabilities (including accounts and bills payables, amounts due to joint ventures, senior notes and bank and other borrowings) are subsequently measured at amortised cost using effective interest method.

Derivative financial instruments and hedging

Derivatives are initially recognised at fair value at the date when a derivative contract is entered into and are subsequently remeasured to their fair value at the end of the reporting period. The resulting gain or loss is recognised in profit or loss immediately unless the derivative is designated and effective as a hedging instrument, in which event the timing of the recognition in profit or loss depends on the nature of the hedge relationship.

Hedge accounting

The Group designates certain derivatives as hedges for foreign currency and interest rate movements exposure (cash flow hedges).

At the inception of the hedging relationship the Group documents the relationship between the hedging instrument and the hedged item, along with its risk management objectives and its strategy for undertaking various hedge transactions. Furthermore, at the inception of the hedge and on an ongoing basis, the Group documents whether the hedging instrument that is used in a hedging relationship is highly effective in offsetting changes in fair values or cash flows of the hedged item.

Notes to the Consolidated Financial Statements

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3. 主要會計政策(續)

金融工具(續)

現金流量對沖

當衍生工具獲指定並符合條件作為現金流量對沖,其有效部份的公平值變動於其他全面收益內確認並於對沖儲備項下累計。非有效部份的收益或虧損即時於損益確認,並列入「其他收益及虧損」項下。

先前於其他全面收益確認並於權益累計 的金額(對沖儲備),在被對沖項目於損 益確認期間重新分類至損益,與綜合損 益表內已確認被對沖項目處於相同項下。

當本集團撤銷對沖關係、對沖工具已到期或出售、終止、已行使或不再符合資格使用對沖會計法時,將會終止使用對沖會計法。當時於其他全面收益確認並於權益累計的任何收益或虧損將於權益保留,並於預期交易最終於損益內確認。

財務擔保合約

財務擔保合約指因指定債務人未能按債務工具的原有或經修訂條款如期付款時,發行人須支付指定金額予持有人以補價其所遭受損失的合約。本集團所務行而並無指定按公平值討入損益的財務擔保合約直接應佔的交易成本確認後,本集團以(i)按照國際會計準則第37號「援備、或然負債及或然資產」釐定的合約負債金額;及(ii)初步確認的累計攤銷定的合約負債金額;及(ii)初步確認的累計攤銷(如適用)兩者中的較高者計量財務擔保合約。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Cash flow hedges

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges are recognised in other comprehensive income and accumulated in hedging reserve. The gain or loss relating to the ineffective portion is recognised immediately in profit or loss and is included in the 'other gains or losses' line item.

Amounts previously recognised in other comprehensive income and accumulated in equity (hedging reserve) are reclassified to profit or loss in the periods when the hedged item is recognised in profit or loss, in the same line of the consolidated statement of profit or loss and other comprehensive income as the recognised hedged item.

Hedge accounting is discontinued when the Group revokes the hedging relationship, the hedging instrument expires or is sold, terminated, or exercised, or when it no longer qualifies for hedge accounting. Any gain or loss recognised in other comprehensive income and accumulated in equity at that time remains in equity and is recognised when the hedged risk is ultimately recognised in profit or loss.

Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument. A financial guarantee contract issued by the Group and not designated as at fair value through profit or loss is recognised initially at its fair value less transaction costs that are directly attributable to the issue of the financial guarantee contract. Subsequent to initial recognition, the Group measures the financial guarantee contract at the higher of: (i) the amount of obligation under the contract, as determined in accordance with IAS 37 *Provisions, Contingent Liabilities and Contingent Assets*; and (ii) the amount initially recognised less, when appropriate, cumulative amortisation recognised in accordance with the revenue recognition policy.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

金融工具(續)

解除確認

僅當從資產收取現金流量的權利已屆滿,或將金融資產及資產擁有權之絕大部分風險及回報轉讓予其他實體時,本集團方會解除確認金融資產。倘本集團並無轉讓或保留擁有權之絕大部分風險及回報並持續控制已轉讓資產,則本集團持續確認所涉資產並確認關連負債。倘本集團保留已轉讓金融資產所有權之絕大部分風險及回報,則持續確認金融資產,並確認已收所得款項的抵押借款。

於全面解除確認金融資產時,資產賬面 值與已收及應收代價及於其他全面收益 確認並於權益累積的累計損益總和之間 的差額,將於損益內確認。

當且僅當本集團的責任獲解除、取消或屆滿時,方會解除確認金融負債。已解除確認的金融負債之賬面值與已付及應付代價的差額,將於損益內確認。

租賃

當租賃條款轉移所有權絕大部分風險及 回報至承租人,則有關租賃分類為融資 租賃。所有其他租賃分類為經營租賃。

本集團作為出租人

經營租賃的租金收入於相關租賃年期按 直線法於損益內確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Derecognition

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group continues to recognise the asset to the extent of its continuing involvement and recognises an associated liability. 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.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

The Group derecognises a financial liability when, and only when, the Group's obligations are discharged, cancelled or expires. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

Leasing

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.

The Group as lessor

Rental income from operating leases is recognised in profit or loss on a straight-line basis over the term of the relevant lease.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

租賃(續)

本集團作為承租人

經營租賃付款於租期按直線法確認為開 支。已收訂立經營租賃的租賃獎勵確認 為負債。獎勵福利總額按直線基準確認 為租金開支減少。

租賃土地及樓宇

當一項租賃包括土地及樓宇部分,本集團會根據各部份的所有權絕大部分風險及回報是否轉移至本集團獨立評估各部份分類為融資或經營租賃,除非確認兩部份均為經營租賃,而在此情況下,整份租約分類為經營租賃。特別是,最低租賃款項(包括任何一次性預付款)於租賃開始時,按出租人自租賃土地與樓宇部分間分配。

租賃款項能夠可靠分配時,土地租賃權益作為經營租約在綜合財務狀況報表中列作「預付租賃款項」,並於租期內按直線基準撥回,惟按公平值模式分類及入賬列作投資物業者除外。當租賃款項無法於土地與樓宇部分間可靠分配,整份租約一般視作融資租賃處理,並入賬列作物業、廠房及設備。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as lessee

Operating lease payments are recognised as an expense on a straight-line basis over the lease term. In the event that lease incentives are received to enter into operating leases, such incentives are recognised as a liability. The aggregate benefit of incentives is recognised as a reduction of rental expense on a straight-line basis.

Leasehold land and buildings

When a lease includes both land and building elements, the Group assesses the classification of each element as a finance or an operating lease separately based on the assessment as to whether substantially all the risks and rewards incidental to ownership of each element have been transferred to the Group, unless it is clear that both elements are operating leases in which case the entire lease is classified as an operating lease. Specifically, the minimum lease payments (including any lump-sum upfront payments) are allocated between the land and the building elements in proportion to the relative fair values of the leasehold interests in the land element and building element of the lease at the inception of the lease.

To the extent the allocation of the lease payments can be made reliably, interest in leasehold land that is accounted for as an operating lease is presented as "prepaid lease payments" in the consolidated statement of financial position and is released over the lease term on a straight-line basis except for those that are classified and accounted for as investment properties under the fair value model. When the lease payments cannot be allocated reliably between the land and building elements, the entire lease is generally classified as a finance lease and accounted for as property, plant and equipment.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

借貸成本

由於收購、建設或生產需大量時間用作 擬定用途或出售的合資格資產而直接產 生的借貸成本計入該等資產之成本, 直至該等資產大致上可作擬定用途或出 售。特定借款在未用於未完成資產開支 之暫時投資所得投資收入,會從可撥作 資本化的借貸成本中扣除。

所有其他借貸成本均於產生期間於損益 內確認。

外幣

編製各個別集團實體的財務報表時,以該實體功能貨幣以外貨幣(外幣)進行的交易,以各自功能貨幣(即實體經營所在主要經濟環境的貨幣)按交易日的匯率記錄。於報告期末,以外幣列值的貨幣項目按該日的現行匯率重新換算。按過往成本以外幣計量的非貨幣項目毋須重新換算。

結算貨幣項目及重新換算貨幣項目所產 生的匯兑差額於產生期間確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets until such time as the assets are substantially ready for their intended use or sale. Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

Foreign currencies

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 the respective functional currency (i.e., the currency of the primary economic environment in which the entity operates) at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

税項

所得税開支指現時應付税項及遞延税項 的總和。

現時應付稅項按年度應課稅溢利計算。 應課稅溢利有別於綜合損益及其他全面 收益表所報「除稅前溢利」,乃因其不包 括其他年度的應課稅收入或可扣減支出 項目,亦不包括毋須課稅或不可扣減項 目。本集團的即期稅項負債按報告期末 已實施或實質上已實施的稅率計算。

遞延稅項按綜合財務報表內資產及負債 的賬面值與計算應課稅溢利所用相應稅 基間的暫時差額確認。遞延稅項負債通 常會就所有應課稅暫時差額確認,而 延稅項資產則按可能出現可利用暫時差 額扣稅之應課稅溢利時確認。倘因商譽 或初步確認一項交易(業務合併情況下 除外)的其他資產及負債而引致的暫時差 額既不影響應課稅溢利亦不影響會計溢 利,則不會確認該等資產及負債。

遞延税項負債確認來自投資附屬公司及聯營公司與合營企業權益的應課税暫時額,惟倘本集團可控制撥回暫時差額及該暫時差額可能不會於可見將來撥回則除外。有關該投資及權益可扣税暫時差額產生的遞延税項資產,僅以可能有足夠應課稅溢利可抵銷暫時差額利益,且預期暫時性差額於可見將來撥回時確認。

遞延税項資產的賬面值於各報告期末進 行檢討,會一直扣減至不再有足夠應課 稅溢利可收回全部或部份資產為止。

遞延税項資產及負債基於各報告期末已 頒佈或實質頒佈的税率(及税法)按清償 負債或變現資產期間的預期適用税率計 算。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation

Income tax expense represents the sum of the tax currently payable and deferred taxation.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from 'profit before taxation' as reported in the consolidated statement of profit or loss and other comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred taxation is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred taxation liabilities are generally recognised for all taxable temporary differences and deferred taxation assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred taxation liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred taxation assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred taxation assets is reviewed at each end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be recovered.

Deferred taxation assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rate (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

税項(續)

即期及遞延税項於損益確認,惟倘即期及遞延税項與於其他全面收益或直接於權益確認的項目有關時,則即期及遞延税項亦分別於其他全面收益或直接在權益確認。倘遞延税項的即期税項因業務合併初步入賬產生,則稅務影響納入業務合併入賬。

政府資助

政府資助於本集團確認支銷相關費用且 政府資助擬作賠償時有系統地於損益表 確認。應收政府資助作賠償已產生之開 支或虧損或用作即時本集團財政支持且 於未來並無費用,於應收期間於損益表 確認。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

The measurement of deferred taxation liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities. For the purposes of measuring deferred taxation liabilities or deferred taxation assets for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered entirely through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale. If the presumption is rebutted, deferred taxation liabilities and deferred taxation assets for such investment properties are measured in accordance with the above general principles set out in IAS 12 (i.e., based on the expected manner as to how the properties will be recovered).

Current and deferred taxation are recognised in profit or loss, except when it relates to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred taxation are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred taxation arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Government grants

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

退休福利成本

強制性公積金計劃的供款為定額供款, 於僱員就其提供服務可享有供款時確認 為開支。倘本集團根據國家管理退休福 利計劃的責任與定額供款退休福利計劃 所產生者相等,則該計劃供款視為定額 供款退休福利計劃的供款處理。

以股份為基礎的付款交易以權益結算及股份為基礎的付款交易

向僱員提供的購股權/股份獎勵 所獲服務之公平值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,並於權益作相應增加。

於報告期末,本集團修訂對預期最終歸屬購股權數目的估計。於歸屬期修訂原有估計之影響(如有)於損益確認以使累計開支反映修訂估計,並對購股權儲備或注資儲備作出相應調整。

倘購股權獲行使,過往於購股權儲備中確認之款項將轉入股份溢價。倘購股權於歸屬日期後被沒收或於屆滿日仍未行使,則過往於購股權儲備中確認之款項將轉入保留盈利。

已授出購股權的條款及條件如作出任何 修訂,則授出的新增公平值按經修訂購 股權公平值與原購股權公平值之間的差 額(均於修訂日期估計)釐定。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Retirement benefit costs

Payments to the Mandatory Provident Fund Scheme, which is a defined contribution plan, are recognised as an expense when employees have rendered service entitling them to the contributions. Payments made to state-managed retirement benefit schemes are dealt with as payments to defined contribution plans where the Group's obligations under the schemes are equivalent to those arising in a defined contribution retirement benefit plan.

Share-based payment transactions

Equity-settled share-based payment transactions

Share options/share awards to employees

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

At the end of the reporting period, the Group revises its estimates of the number of options or shares that are expected to ultimately vest. The impact of the revision of the original estimates during the vesting period, if any, is recognised in profit or loss such that the cumulative expense reflects the revised estimate, with a corresponding adjustment to share option reserve or capital contribution reserve.

When share options are exercised, the amount previously recognised in share option 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 option reserve will be transferred to retained earnings.

For any modification to the terms and conditions of share options granted, the incremental fair value granted is determined at the difference between the fair value of the modified share options and that of the original share options, both estimated as at the date of the modification.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

以股份為基礎的付款交易(續) 以權益結算及股份為基礎的付款交易 (續)

向僱員提供的購股權/股份獎勵(續) 倘修訂於歸屬期間作出,則授出的新增 公平值則計入修訂日期至經修訂購股權 歸屬當日期間就已獲提供服務確認的金 額(連同按授出日期的原有購股權公平值 計算且於原有歸屬期的餘下時間確認的 金額)。

倘修訂於歸屬日期後作出,則授出的新 增公平值即時於損益確認。

有形資產減值虧損

本集團於報告期末檢討有形資產的有限 可用年期賬面值,以決定是否有跡象顯 示該等資產出現減值虧損。倘出現任何 有關跡象,則會估計資產的可收回金 額,以釐定減值虧損(如有)的情況。 個別資產的可收回金額不能作出估計 資產所屬現金產生單位 的可收回金額。在合理及一貫的分配基 準可被確定的情況下,集團資產亦配 至個別現金產生單位,否則將分配至已 理及一貫的分配基準可被確定的最小現 金產生單位組別。

可收回金額乃公平值減銷售成本與使用 價值的較高者。在評估使用價值時,估 計未來現金流量使用税前貼現率貼現至 其現值,該貼現率反映貨幣時間價值的 當前市場估計及未來現金流量預期未經 調整的資產有關風險。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Share-based payment transactions (Continued)

Equity-settled share-based payment transactions (Continued)

Share options/share awards to employees (Continued)

If the modification occurs during the vesting period, the incremental fair value granted is included in the measurement of the amount recognised for services received over the period from the modification date until the date when the modified share options vest, in addition to the amount based on the grant date fair value of the original share options, which is recognised over the remainder of the original vesting period.

If the modification occurs after vesting date, the incremental fair value granted is recognised in profit or loss immediately.

Impairment losses on tangible assets

At the end of the reporting period, the Group reviews the carrying amounts of its tangible assets with finite useful lives to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

3. 主要會計政策(續)

有形資產減值虧損(續)

倘若估計資產(或現金產生單位)的可收回金額低於其賬面值,則該資產(或現金產生單位)的賬面值將調低至其可收回金額。減值虧損即時於收益表確認為開支。

倘其後撥回減值虧損,該資產的賬面值 (或現金產生單位)將增至重新估計的可 收回數額,惟增加後的賬面值不得超過 資產(或現金產生單位)於過往年度並無 確認減值虧損時釐定的賬面值。減值虧 損的撥回即時確認為收入。

4. 關鍵會計判斷及估計不明朗 因素的主要來源

於採用附註3所述本集團會計政策時,本公司董事須就不能透過其他來源明顯確定的資產及負債的賬面值作出判斷、估計及假設。估計及相關假設乃根據過往經驗及視為相關的其他因素作出。實際結果可能有別於該等估計。

估計及相關假設會持續檢討。對會計估 計進行修訂時,若修訂會計估計僅影響 修訂估計期間,則會在該段期間確認有 關修訂;若修訂影響到現行修訂期間及 未來期間,則在現行以及未來期間確認 有關修訂。

3. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment losses on tangible assets (Continued)

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or a cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or a cash-generating unit) in prior years. A reversal of an impairment loss is recognised as income immediately.

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 3, the directors of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

4. 關鍵會計判斷及估計不明朗 因素的主要來源(續)

應用會計政策的關鍵判斷 投資物業的遞延稅項

就計量利用公平值模式計量的投資物業 所產生遞延稅項負債或遞延稅項資產產 言,本公司董事已審閱本集團的投資物 業組,並斷定本集團投資物業乃以旨 隨著時間推移而消耗該等投資物業包 隨著時間推移而消耗該等投資物業包含 的絕大部分經濟利益的商業模式持有含 因此,在釐定本集團投資物業的遞與 項時,董事認為,以公平值模式計量的 投資物業可因出售而收回的假設並不成 立。因此,本集團已確認投資物業公平 值變動的遞延稅項。

估計不明朗因素的主要來源 所得稅開支

按附註32所載,於二零一四年十二月 三十一日,主要與税項虧損、土地增值 税撥備、呆賬撥備、政府津貼、集團內 購買的未變現溢利及其他項目相關的遞 延税項資產人民幣1,271,972,000元(二零 一三年:人民幣1,063,481,000元)經抵銷 若干遞延税項負債後已於本集團綜合財 務狀況報表確認。遞延税項資產能否變 現主要視乎未來有無足夠可供動用的未 來溢利或應課税暫時差額。本公司董事 釐定遞延税項資產乃基於已頒佈或實質 已頒佈的税率,以及本集團預期動用遞 延税項資產的未來數年所作的最佳溢利 預測。本公司董事會於報告期末前審閱 假設及溢利預測。倘所產生的實際未來 溢利高於或低於預期,則可能須額外確 認或撥回遞延税項資產,並於確認或撥 回期間於損益表內確認。

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY

(Continued)

Critical judgement in applying accounting policies

Deferred taxation on investment properties

For the purposes of measuring deferred taxation liabilities or deferred taxation assets arising from investment properties that are measured using the fair value model, the directors of the Company have reviewed the Group's investment property portfolios and concluded that the Group's investment properties are held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time, rather than through sale. Therefore, in measuring the Group's deferred taxation on investment properties, the directors have determined that the presumption that the carrying amounts of investment properties measured using the fair value model are recovered entirely through sale is rebutted. As a result, the Group has recognised deferred taxation on changes in fair value of investment properties.

Key sources of estimation uncertainty

Income tax expense

As at December 31, 2014, deferred taxation assets of RMB1,271,972,000 (2013: RMB1,063,481,000) mainly in relation to tax losses, land appreciation tax provisions, allowance for doubtful debts, government grants, unrealised profit on intra-group purchases and others have been recognised in the Group's consolidated statement of financial position, after offsetting certain deferred taxation liabilities as set out in note 32. The realisability of the deferred taxation assets mainly depends on whether sufficient future profits or taxable temporary differences will be available in the future. The directors of the Company determine the deferred taxation assets based on the enacted or substantively enacted tax rates and the best knowledge of profit projections of the Group for coming years during which the deferred taxation assets are expected to be utilised. The directors of the Company review the assumptions and profit projections by the end of the reporting period. In cases where the actual future profits generated are more or less than expected, an additional recognition or a reversal of deferred taxation assets may arise, which would be recognised in profit or loss for the period in which such a recognition or reversal takes place.

Notes to the Consolidated Financial Statements

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4. 關鍵會計判斷及估計不明朗 因素的主要來源(續)

應用會計政策的關鍵判斷(續) 土地增值税

本集團在中國須繳付土地增值稅。然 而,有關稅項的執行及繳納因中國不同稅務司法權區而各異,且本 集團若干項目尚未與中國任何地歐充 務機關確認土地增值稅的計算及付款方 法。因此,本集團於釐定土地增值及方 技關所得稅撥備的金額時須作出重大判 斷。本集團根據管理層的最佳估計確認 土地增值稅。最後稅務結果可能有別於 最初記錄的金額,而相關差額會於本集 團與地方稅務機關落實有關稅項期間 所得稅開支及相關所得稅撥備造成影響。

公平值計量和估值過程

本集團部分資產及負債就對財務報告目 的以公平值計量。本公司的財務總監確 定適當的估值技術和輸入公平值計量。

在估計資產或負債的公平值時,視乎可提供的程度,本集團採用市場可觀察數據。當未能提供第一層級輸入值時,本集團委聘第三方合資格估值師進行估值。本公司的財務總監與合資格外部估值師密切合作,建立適當的估值技術技術和輸入到模型。財務總監報告每半年向本公司董事會報告結果,解釋資產及負債的公平值波動的原因。

本集團採用估值技術,包括並非基於可 觀察市場數據的輸入值,以估計若干種 類金融工具的公平值。附註14及44f提 供關於確定各項資產和負債的公平值採 用的估值技術、輸入值和關鍵假設的詳 細資料。

4. CRITICAL ACCOUNTING JUDGEMENT AND KEY SOURCES OF ESTIMATION UNCERTAINTY

(Continued)

Key sources of estimation uncertainty (Continued)

Land appreciation tax

The Group is subject to land appreciation tax in the PRC. However, the implementation and settlement of the tax varies amongst different tax jurisdictions in various cities of the PRC and certain projects of the Group have not yet finalised their land appreciation tax calculations and payments with any local tax authorities in the PRC. Accordingly, significant judgment is required in determining the amount of land appreciation and its related income tax provisions. The Group recognises land appreciation tax based on management's best estimates. The final tax outcome could be different from the amounts that were initially recorded, and these differences will impact the income tax expense and the related income tax provisions in the periods in which such tax is finalised with local tax authorities.

Fair value measurements and valuation processes

Some of the Group's assets and liabilities are measured at fair value for financial reporting purposes. The Chief Financial Officer of the Company determines the appropriate valuation techniques and inputs for fair value measurements.

In estimating the fair value of an asset or a liability, the Group uses market-observable data to the extent it is available. Where Level 1 inputs are not available, the Group engages third party qualified valuers to perform the valuation. The Chief Financial Officer of the Company works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs to the model. The Chief Financial Officer reports the findings to the board of directors of the Company every half year to explain the cause of fluctuations in the fair value of the assets and liabilities.

The Group uses valuation techniques that include inputs that are not based on observable market data to estimate the fair value of certain types of financial instruments. Notes 14 and 44f provide detailed information about the valuation techniques, inputs and key assumptions used in the determination of the fair value of various assets and liabilities.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息

本集團根據主要經營決策人(即本公司執 行董事)為按分部配置資源及評估其表現 而定期檢討的有關本集團組成部分的內 部報告,釐定其經營分部。

本集團按活動類別組成業務單元,並據此編製資料而向本集團主要經營決策人呈報以便配置資源及評估表現。本集團根據國際財務報告準則第8號/經營分部/編製的經營分部可分為以下三項主要業務:

- 物業發展:該分部發展及銷售辦公 樓、商業及住宅物業。本集團所有 這方面的業務在中國開展。
- 物業投資:該分部租賃本集團發展的投資物業,以賺取租金收入並長期從物業增值中獲取收益。本集團目前的投資物業組合主要包括零售物業,全部位於中國。
- 物業管理及相關服務:該分部主要 透過物業管理產生收入。本集團目 前在中國開展這方面的業務。

5. SEGMENT INFORMATION

The Group determines its operating segments based on internal reports about components of the Group that are regularly reviewed by the chief operating decision maker (i.e., the executive directors of the Company) in order to allocate resources to the segment and to assess its performance.

The Group is organised into business units based on their types of activities, based on which information is prepared and reported to the Group's chief operating decision maker for the purposes of resource allocation and assessment of performance. The Group's operating segments under IFRS 8 *Operating Segments* are identified as three main operations:

- Property development: this segment develops and sells office
 premises, commercial and residential properties. All of the Group's
 activities in this regard are carried out in the PRC.
- Property investment: this segment leases investment properties, which are developed by the Group to generate rental income and to gain from the appreciation in the properties' values in the long term. Currently the Group's investment property portfolio mainly comprises retail properties and are all located in the PRC.
- Property management and related services: this segment mainly represents the income generated from property management.
 Currently the Group's activities in this regard are carried out in the PRC.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息(續)

(a) 分部業績、資產及負債

就評估分部表現及在各分部之間配置資源而言,本公司執行董事按以下基準監督各經營分部應佔的收入、業績、資產及負債:

分部資產包括所有分部直接相關的 有形資產及流動資產,惟若干物 業、廠房及設備、預付租賃款項、 就購入土地使用權已付的按金、於 聯營公司及合營企業的權益、可供 出售投資、遞延税項資產、可收回 税項、衍生金融工具及其他公司資 產除外。由於其他公司資產為總部 資產或由本集團集中管理,因此並 無分配至經營分部。主要經營決策 人評估時,計入分部資產的投資物 業以成本列賬。分部負債包括貿易 應付款項及應計建築開支、應付票 據、已收按金及物業銷售預收款以 及其他應付款項,惟不包括應付税 項、遞延税項負債、銀行及其他借 款、優先票據、衍生金融工具以及 其他公司負債。由於其他公司負債 為總部負債或由集團整體管理,因 此並無分配至經營分部。

收入及支出根據分部的銷售收入及 產生的相關支出分配至經營分部。 分部溢利不包括本集團應佔合營企 業業務活動產生的業績。

5. **SEGMENT INFORMATION** (Continued)

(a) Segment results, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Company's executive directors monitor the revenue, results, assets and liabilities attributable to each operating segment on the following bases:

Segment assets include all tangible assets and current assets directly attributable to each segment with the exception of certain property, plant and equipment, prepaid lease payments, deposits paid for acquisition of land use rights, interests in associates and joint ventures, available-for-sale investments, deferred taxation assets, taxation recoverable, derivative financial instruments and other corporate assets. Other corporate assets are not allocated to the operating segments because they are head office assets or assets which are managed centrally by the Group. The investment properties included in segment assets are stated at cost when assessed by the chief operating decision maker. Segment liabilities include trade and bills payables and accrued expenditure on construction, deposits received and receipt in advance from property sales, and other payables but exclude taxation payable, deferred taxation liabilities, bank and other borrowings, senior notes, derivative financial instruments and other corporate liabilities. Other corporate liabilities are not allocated to the operating segment because they are head office liabilities or liabilities which are managed on a group basis.

Revenue and expenses are allocated to the operating segments with reference to sales generated by those segments and the expenses incurred by those segments. Segment profit does not include the Group's share of results arising from the activities of the Group's joint ventures.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息(續)

(a) 分部業績、資產及負債(續)

呈報分部溢利所採用的指標為未計利息、稅項、折舊、應佔合營企業業績、投資物業及轉撥至投資物業時公平值變動以及融資成本的經調整盈利(「經調整盈利」),此處所指的「利息」包括投資收入,而「折舊」則視為包括非流動資產的減值虧損。為確定經調整盈利,本集團的盈利會就未具體劃撥至個別分,其的項目,如董事及核數師薪酬、其他總部或公司行政開支,作進一步調整。

除獲取有關分部溢利的分部資料外,管理層獲取各分部的相關資訊,包括收入(包括分部間銷售)及分部用於經營業務的新增非流動分部資產。分部間銷售乃參照同類服務對外部客戶的售價而定價。

有關本集團經營分部的資料列示如 下。

5. **SEGMENT INFORMATION** (Continued)

(a) Segment results, assets and liabilities (Continued)

The measure used for reporting segment profit is adjusted earnings before interest, taxes, depreciation, share of results of joint ventures, change in fair value of investment properties and upon transfer to investment properties, and finance costs ("Adjusted Earnings"), where "interest" is regarded as including investment income and "depreciation" is regarded as including impairment losses on non-current assets. To arrive at Adjusted Earnings the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as directors' and auditor's remuneration and other head office or corporate administration costs.

In addition to receiving segment information concerning segment profit, management is provided with segment information concerning revenue (including inter-segment sales) and additions to non-current segment assets used by the segments in their operations. Inter-segment sales are priced with reference to prices charged to external parties for similar service.

Information regarding the Group's operating segments is set out below.

		截至二零一四年十二月三十一日止年度				
			Year ended Dec	cember 31, 2014	Í	
		物業管理及				
				相關服務		
				Property		
				management		
		物業發展	物業投資	and		
		Property	Property	related	總計	
		development	investment	services	Total	
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	
		RMB'000	RMB'000	RMB'000	RMB'000	
医自外界客户的收入	Revenue from external customers	49,288,633	876,321	825,724	50,990,678	
) 部間收入	Inter-segment revenue	_		216,320	216,320	
部收入	Segment revenue	49,288,633	876,321	1,042,044	51,206,998	
計論溢利(經調整盈利)	Segment profit (Adjusted Earnings)	11,395,730	705,497	349,369	12,450,596	
部資產	Segment assets	84,865,137	17,863,378	63,833	102,792,348	
)部負債	Segment liabilities	49,195,792	184,647	6,840	49,387,279	

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Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

分部信息(續) 5.

5. **SEGMENT INFORMATION** (Continued)

分部業績、資產及負債(續)

Segment results, assets and liabilities (Continued) (a)

截至二零一三年十二月三十一日止年度

Year ended December 31, 2013

	物業管理及			
	相關服務			
	Property			
	management			
	and	物業投資	物業發展	
總計	related	Property	Property	
Total	services	investment	development	
人民幣千元	人民幣千元	人民幣千元	人民幣千元	
RMB'000	RMB'000	RMB'000	RMB'000	
41,510,167	651,714	634,599	40,223,854	
106,032	106,032	_	_	
41,616,199	757,746	634,599	40,223,854	
10,650,953	256,823	503,109	9,891,021	(s)
92,579,023	24,274	10,983,516	81,571,233	
50,264,532	16,646	189,262	50,058,624	

其他分部資料

來自外界客戶的收入

分部溢利(經調整盈利)

分部間收入

分部收入

分部資產

分部負債

Other segment information

				物業管理及	
				相關服務	
				Property	
		物業發展	物業投資	management	
		Property	Property	and related	總計
		development	investment	services	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
計量分部資產時所計入 之款項:	Amounts included in the measure of segment assets:				
二零一四年	2014				
添置非流動資產(附註)	Additions to non-current assets (Note)	44,022	3,806,869	1,141	3,852,032
二零一三年	2013				
添置非流動資產(附註)	Additions to non-current assets (Note)	34,462	2,227,658	5,420	2,267,540
附註: 款項包括添置投資物 業、廠房及設備。		Amounts comprise and equipment.	additions to inves	tment properties a	nd property, plan

Revenue from external customers

Segment profit (Adjusted Earnings

Inter-segment revenue

Segment revenue

Segment assets

Segment liabilities

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息(續)

(a) 分部業績、資產及負債(續)

除獲取有關分部溢利的分部資料外,主要經營決策人獲提供有關本集團綜合款料,綜合款項包括於聯營公司的權益及應佔相關業績(如有)、於合營企業的權益及應佔相關業績、投資物業及轉撥至投資物業時公平值變動、其他收入、其他(虧損)收益、借款產生的融資成本、折舊以及不可分配至營運分部的減值虧損(如有)。

(b) 分部收入、損益、資產及負 債的對賬

5. SEGMENT INFORMATION (Continued)

(a) Segment results, assets and liabilities (Continued)

In addition to receiving segment information concerning segment profit, the chief operating decision maker is provided with information concerning the Group's consolidated amount of interests in associates and related share of results (if any), interests in joint ventures and related share of results, changes in fair value of investment properties and upon transfer to investment properties, other income, other (losses) gains, finance costs from borrowings, depreciation and impairment losses (if any) which are not allocated to operating segments.

(b) Reconciliations of segment revenues, profit or loss, assets and liabilities

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
收入	Revenue		
分部收入	Segment revenue	51,206,998	41,616,199
分部間收入對銷	Elimination of inter-segment revenue	(216,320)	(106,032)
綜合收入	Consolidated revenue	50,990,678	41,510,167
溢利	Profit		
分部溢利	Segment profit	12,450,596	10,650,953
其他收入	Other income	319,766	453,586
其他(虧損)收益	Other (losses) gains	(653,269)	324,719
轉撥為投資物業的公平值收益	Fair value gain upon transfer to investment		
	properties	363,695	71,362
投資物業公平值變動	Change in fair value of investment properties	2,190,573	2,521,127
融資成本	Finance costs	(22,537)	(39,434)
應佔合營企業業績	Share of results of joint ventures	275,646	320,678
折舊	Depreciation	(55,326)	(39,210)
未分配開支	Unallocated expenses	(1,242,522)	(1,045,127)
綜合除税前溢利	Consolidated profit before taxation	13,626,622	13,218,654

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息(續)

(b) 分部收入、損益、資產及負 債的對賬(續)

5. SEGMENT INFORMATION (Continued)

(b) Reconciliations of segment revenues, profit or loss, assets and liabilities (Continued)

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
資產	Assets		
分部資產	Segment assets	102,792,348	92,579,023
投資物業公平值累計變動	Cumulative change in fair value of	102,772,540	72,777,023
以 負彻未公 田尔田 交 期	investment properties	15,549,160	12,854,650
預付租賃款項	Prepaid lease payments	14,940,036	11,602,243
於聯營公司的權益	Interests in associates	8,499	11,002,24)
於合營企業的權益	Interests in joint ventures	3,295,220	3,100,559
可供出售投資	Available-for-sale investments	8,600	8,600
就購入土地使用權已付的按金	Deposits paid for acquisition of land use rights	4,958,938	5,653,024
遞延税項資產	Deferred taxation assets	1,271,972	1,063,481
衍生金融工具	Derivative financial instruments	184,441	
可收回税項	Taxation recoverable	3,237,633	2,626,762
未分配總部及其他資產	Unallocated head office and other assets	21,909,378	14,683,624
一	Onanocated head office and other assets	21,707,570	14,003,024
綜合資產總值	Consolidated total assets	168,156,225	144,171,967
負債	Liabilities		
分部負債	Segment liabilities	49,387,279	50,264,532
應付税項	Taxation payable	9,576,795	8,511,214
遞延税項負債	Deferred taxation liabilities	3,751,379	2,959,231
銀行及其他借款	Bank and other borrowings	40,166,347	27,528,162
優先票據	Senior notes	7,574,953	10,174,918
衍生金融工具	Derivative financial instruments	2,077	214,816
未分配總部及其他負債	Unallocated head office and other liabilities	7,425,392	4,743,675
綜合負債總額	Consolidated total liabilities	117,884,222	104,396,548

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息(續)

(c) 主要產品及服務所得收益

本集團自出售物業、投資物業及提 供服務所得收益分析如下:

5. **SEGMENT INFORMATION** (Continued)

(c) Revenue from major product and services

The following is an analysis of the Group's revenue from its properties sold, properties invested and services provided:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
出售物業	Sales of properties	49,288,633	40,223,854
租賃物業	Leasing of properties	876,321	634,599
提供物業管理服務	Provision of property management services	825,724	651,714
			/ /-
		50,990,678	41,510,167

(d) 地區資料

下表載列按出售物業、投資物業及 提供服務所在中國城市劃分有關本 集團來自外界客戶收入的資料。非 流動資產資料按資產所在地理位置 分析。

(d) Geographic information

The following table sets out information about the Group's revenue from external customers by cities in the PRC, based on the location at which the properties are sold, properties are invested and services are provided. Information about its non-current assets is analysed by geographical location of assets.

來自外界客戶的收入

		术自外介合厂的权人			
		Revent	ue from	非流動	動資產
		external o	customers	Non-current assets	
		二零一四年	二零一三年	二零一四年	二零一三年
		2014	2013	2014	2013
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
重慶	Chongqing	8,697,136	10,454,706	16,764,372	15,100,732
北京	Beijing	12,547,158	6,215,618	8,076,697	6,487,691
成都	Chengdu	4,049,623	5,538,354	7,671,377	6,181,143
杭州	Hangzhou	5,509,648	4,502,021	4,455,218	2,489,639
蘇南	Sunan	4,042,102	4,300,614	1,152,468	1,148,058
煙台	Yantai	3,838,381	1,101,061	3,583,854	3,585,676
西安	Xián	3,363,609	2,478,612	1,136,237	745,001
中國其他城市	Other cities in the PRC	8,943,021	6,919,181	13,914,065	8,616,118
		50,990,678	41,510,167	56,754,288	44,354,058

附註: 非流動資產不包括金融工具及遞 延税項資產。

Note: Non-current assets excluded financial instruments and deferred taxation assets.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

5. 分部信息(續)

(d) 地區資料(續)

概無與單一外界客戶進行交易的收入達本集團收入的10%或以上。

5. SEGMENT INFORMATION (Continued)

(d) Geographic information (Continued)

No revenue from transaction with a single external customer amounts to 10% or more of the Group's revenue.

6. 其他收入

6. OTHER INCOME

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
利息收入	Interest income	145,929	116,039
非上市可供出售投資的股息收入	Dividend income from unlisted		
	available-for-sale investments	600	1,310
政府津貼	Government subsidies	56,417	252,594
違約收入(附註)	Penalty income (Note)	40,692	32,552
雜項收入	Sundry income	76,128	51,091
總計	Total	319,766	453,586

附註: 指從未履行物業銷售買賣協議的物業買家 收取的違約金。 Note: It represents penalty received from property buyers who do not execute sales and purchase agreement on property sales.

7. 其他(虧損)收益

7. OTHER (LOSSES) GAINS

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
持有待售物業之減值虧損	Impairment loss of properties held for sales	(310,013)	_
出售物業、廠房及設備的(虧損)收益	(Loss) gain on disposal of property,		
	plant and equipment	(1,031)	28,300
匯兑(虧損)收益淨額(附註)	Net exchange (loss) gain (Note)	(195,092)	381,624
從對沖儲備重新換算對沖	Reclassification of fair value gain (loss) of hedging		
工具產生的收益(虧損)	instrument from hedging reserve	118,995	(85,205)
提前贖回優先票據產生之虧損	Loss on early redemption of senior notes	(266,128)	_
		(653,269)	324,719

附註: 指原貨幣港元(「港元」)或美元(「美元」) 的銀行結餘、銀行借款及優先票據產生的 匯兑差額。 Note: It represents exchange difference arising from bank balances, bank borrowings and senior notes, original currencies of which are either Hong Kong Dollar ("HKD") or United States Dollar ("USD").

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

8. 融資成本

8. FINANCE COSTS

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
銀行及其他借款利息	Interest on bank and other borrowings		
五年內悉數償還	Wholly repayable within five years	(2,134,846)	(1,768,110)
非五年內悉數償還	Not wholly repayable within five years	(76,784)	(26,208)
優先票據的利息開支	Interest expense on senior notes	(584,073)	(833,871)
減:發展中物業的資本化金額	Less: Amount capitalised to		
	properties under development	2,773,166	2,588,755
		(22,537)	(39,434)
		(22,))//	(39,434)

資本化的借貸成本均源自本集團的一般借款額,於截至二零一四年十二月三十一日止年度按每年7.25%(二零一三年:7.5%)的資本化比率計算,計入合資格資產開支。

Borrowing costs capitalised arose on the general borrowing pool of the Group and were calculated by applying a capitalisation rate of 7.25% (2013: 7.5%) per annum for the year ended December 31, 2014, to expenditure on the qualifying assets.

9. 所得税開支

9. INCOME TAX EXPENSE

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
即期税項	Current tax		
中國企業所得税(「企業所得税」)	PRC Enterprise Income Tax ("EIT")	(2,924,334)	(2,359,979)
中國土地增值税(「土地增值税」)	PRC Land Appreciation Tax ("LAT")	(1,623,781)	(1,793,609)
		(4,548,115)	(4,153,588)
往年超額撥備:	Overprovision in prior years:		
土地增值税*	LAT*	255,528	47,384
		(4,292,587)	(4,106,204)
遞延税項(附註32)	Deferred taxation (note 32)		
本年度	Current year	(583,657)	(476,584)
		(4,876,244)	(4,582,788)

^{*} 年內所確認若干物業項目及所修訂一項物 業項目開發計劃的實際增值額與往年管理 層所估計的增值不同,導致往年土地增值 税超額撥備。

^{*} The actual appreciation value of several property projects had been finalised and the development plan for a property project had been revised which differed from the management's estimated appreciation value made in prior years, resulting in an overprovision of LAT in respect of prior years.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

9. 所得税開支(續)

由於本集團的收入既不產自亦非來自香港,故並無作出香港利得稅撥備。

根據中國企業所得税法(「企業所得税 法」)及企業所得税法實施條例,自二零 零八年一月一日起,中國附屬公司的税 率均為25%。

本公司於中國經營的若干附屬公司合資 格享有豁免繳納各年度的中國企業所得 税。

根據相關中國企業所得税規則及規例,本公司若干於西部地區成立且從事受鼓勵業務的中國附屬公司獲授優惠企業所得税税率。倘該等公司受鼓勵業務所得年收入超過其年總收入的70%,則彼等於二零一四年按15%(二零一三年:15%)的優惠税率繳納企業所得税,惟須待主管税務機構批准。

9. INCOME TAX EXPENSE (Continued)

No provision for Hong Kong Profits Tax has been made as the Group does not have income which arises in, or is derived from, Hong Kong.

Under the Law of the PRC on EIT (the "EIT Law") and Implementation Regulation of the EIT Law, the tax rate of the PRC subsidiaries is 25% from January 1, 2008 onwards.

Certain of the Company's subsidiaries operating in the PRC are eligible for exemption from PRC EIT for both years.

Pursuant to the relevant PRC corporate income tax rules and regulations, preferential corporate income tax rates have been granted to certain PRC subsidiaries of the Company which were established in western regions and engaged in the encouraged business. These companies are subject to a preferential rate of 15% in 2014 (2013: 15%), subject to approval of the tax authority, if the annual income derived from the encouraged business is more than 70% of the annual total income.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

9. 所得税開支(續)

年度税費與綜合損益及其他全面收益表 內除税前溢利的對賬如下:

9. INCOME TAX EXPENSE (Continued)

The tax charge for the year can be reconciled to the profit before taxation per the consolidated statement of profit or loss and other comprehensive income as follows:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
除税前溢利	Profit before taxation	13,626,622	13,218,654
25%的中國企業所得税	PRC EIT at 25%	(3,406,656)	(3,304,664)
應佔合營企業業績的税務影響	Tax effect of share of results of joint ventures	68,912	80,170
就税項而言不可扣除開支的税務影響	Tax effect of expenses not deductible for		
(附註a)	tax purposes (Note a)	(382,772)	(105,782)
就税項而言毋須課税收入的税務影響	Tax effect of income not taxable for tax purposes	2,389	3,149
土地增值税	LAT	(1,623,781)	(1,793,609)
土地增值税的税務影響	Tax effect of LAT	405,945	448,402
往年土地增值税超額撥備	Overprovision of LAT in prior years	255,528	47,384
未確認税項虧損的税務影響	Tax effect of tax losses not recognised	(180,616)	(465)
若干中國附屬公司獲授的税項豁免	Effect of tax exemption and preferential rates		
及優惠税率的影響	granted to certain PRC subsidiaries	20,824	19,438
有待分派之保留盈利的預扣税(附註b)	Withholding tax on retained profits to		
	be distributed (Note b)	(55,921)	_
已付股息徵收的預扣税	Withholding tax levied on dividend paid	21,046	23,189
其他	Others	(1,142)	_
年度税費	Tax charge for the year	(4,876,244)	(4,582,788)

附註:

- a. 該金額主要包括本集團不可扣減企業開支 及若干附屬公司開支超出相關稅法規定的 可扣減限額的稅務影響。
- b. 根據《內地和香港特別行政區關於對所得 避免雙重徵稅和防止偷漏稅的安排》及國 稅法[2008]112號,5%股息預扣稅稅率適 用於直接擁有中國內地公司股本最少25% 的香港居民公司。該數額指就若干中國附 屬公司於截至二零一四年十二月三十一日 止年度所賺取的未分派溢利而撥備的預扣 所得稅。

Notes:

- a. The amount mainly comprises the tax effect of non-deductible corporate expenses of the Group and the expenses of certain subsidiaries in excess of the allowable deduction limits in accordance with the relevant tax regulations.
- b. According to the "Arrangement between the Mainland of China and the Hong Kong Special Administrative Region for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income" and Guoshuifa [2008]112, where the Hong Kong resident company directly owns at least 25% of the capital of the Mainland company, 5% dividend withholding tax rate is applicable. The amount represents the withholding income tax provided on the undistributed profits arisen during the years ended December 31, 2014 of certain PRC subsidiaries.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

10. 年度溢利

10. PROFIT FOR THE YEAR

		二零一四年 2014 人民幣千元 RMB'000	二零一三年 2013 人民幣千元 RMB'000
經扣除(計入)下列各項後的年度溢利:	Profit for the year has been arrived at after charging (crediting):		
核數師酬金	Auditor's remuneration	4,253	4,049
計入銷售成本的物業存貨成本	Cost of property inventories included in cost of sales	36,614,815	26,936,011
物業、廠房及設備折舊	Depreciation of property, plant and equipment	55,326	39,210
出售物業、廠房及設備的虧損(收益)	Loss (gain) on disposal of property,		
	plant and equipment	1,031	(28,300)
經營租賃的最低租金付款	Minimum lease payment of operating lease rentals	33,999	34,947
員工成本	Staff costs		
董事薪酬(包括以權益結算及	Directors' emoluments (including equity-settled		
股份為基礎的付款)(附註11)	share-based payments) (note 11)	75,048	88,414
其他員工成本	Other staff costs		
退休福利供款	Retirement benefit contributions	189,177	162,809
以權益結算及股份為基礎的付款	Equity-settled share-based payments	62,313	72,575
其他員工成本	Other staff costs	1,278,560	1,025,534
總員工成本	Total staff costs	1,605,098	1,349,332
減:發展中物業的資本化金額	Less: Amount capitalised to properties		
	under development	(653,341)	(623,878)
		951,757	725,454
投資物業的最低租金收入	Minimum lease income from investment properties	744,799	509,203
或然租金收入	Contingent rental income	131,522	125,396
減:產生租金收入的直接開支	Less: direct expenses that generated rental income	(167,345)	(126,926)
		708,976	507,673
應佔合營企業税項	Share of tax of joint ventures (included in share of		
(計入應佔合營企業業績)	results of joint ventures)	184,620	241,995

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

11. 董事、行政總裁及僱員薪酬

11. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS

						以權益結算	
						及股份	
						為基礎的	
			基本薪金		退休	付款	
			及其他福利		福利供款	Equity-	
		董事袍金	Basic		Retirement	settled	
		里事他並 Directors'	salaries and	花紅	benefit	share-based	總計
			other benefits		contributions	payments	тоtal
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		MMD 000	MMD 000	(附註)	MIND 000	MMD 000	MMD 000
				(Note)			
				(IVOIC)			
截至二零一四年	Year ended December 31, 2014						
十二月三十一日							
止年度							
董事姓名	Name of director						
執行董事:	Executive Director:						
吳亞軍女士	Madam Wu Yajun	_	5,000	5,000	112	_	10,112
秦力洪先生	Mr. Qin Lihong	_	1,458	_	25	1,165	2,648
邵明曉先生	Mr. Shao Mingxiao	_	7,375	7,500	76	14,837	29,788
周德康先生	Mr. Zhou Dekang	_	4,550	1,800	99	964	7,413
馮勁義先生	Mr. Feng Jinyi	_	4,533	2,000	63	4,131	10,727
韋華寧先生	Mr. Wei Huaning	_	4,154	4,200	76	4,167	12,597
獨立非執行董事:	Independent						
	non-executive director:						
Frederick Peter	Mr. Frederick Peter Churchouse						
Churchouse 先生		276	_	_	_	183	459
陳志安先生	Mr. Chan Chi On, Derek	276	_	_	_	183	459
項兵博士	Dr. Xiang Bing	276	_	_	_	183	459
曾鳴博士	Dr. Zeng Ming	276	_	_	_	110	386
		1,104	27,070	20,500	451	25,923	75,048

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

11. 董事、行政總裁及僱員薪酬

11. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS (Continued)

					,		
		董事袍金 Directors' fees 人民幣千元 RMB'000	基本薪金 及其他福利 Basic salaries and other benefits 人民幣千元 RMB'000	花紅 Bonus <i>人民幣千元</i> <i>RMB'000</i> (附註) (Note)	退休 福利供款 Retirement benefit contributions 人民幣千元 RMB'000	以權益結算 及股份 為基礎的 付款 Equity- settled share-based payments 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
截至二零一三年 十二月三十一日 止年度	Year ended December 31, 2013						
董事姓名	Name of director						
執行董事:	Executive Director:						
吳亞軍女士	Madam Wu Yajun	_	5,000	5,000	80	_	10,080
秦力洪先生	Mr. Qin Lihong	_	3,475	1,400	72	4,058	9,005
邵明曉先生	Mr. Shao Mingxiao	_	5,917	6,000	72	18,232	30,221
周德康先生	Mr. Zhou Dekang	_	3,933	3,800	80	3,013	10,826
馮勁義先生	Mr. Feng Jinyi	_	3,750	4,000	67	5,136	12,953
韋華寧先生	Mr. Wei Huaning	_	3,613	3,800	72	5,759	13,244
獨立非執行董事:	Independent non-executive director:						
Frederick Peter	Mr. Frederick Peter Churchouse	0=0				0/0	500
Churchouse先生	M. Cl. Cl. O. D. 1	279				243	522
陳志安先生	Mr. Chan Chi On, Derek	279			_	247	526
項兵博士 曾鳴博士	Dr. Xiang Bing Dr. Zeng Ming	279 279	_	_	_	247 232	526 511
日、冰山工	Dr. Zang ming		25 (00	2/ 002	442		
		1,116	25,688	24,000	443	37,167	88,414

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

11. 董事、行政總裁及僱員薪酬

(續)

邵明曉先生亦為本公司的行政總裁,上 文披露的酬金包括其擔任行政總裁提供 服務的酬金。

附註: 與表現獎勵付款相關的花紅按個人表現及本集團截至二零一四年及二零一三年十二 月三十一日止年度的溢利百分比釐定。

僱員薪酬

本集團五名最高薪酬人士中,四名(二零一三年:五名)為本公司董事,其酬金已於上文披露。餘下一名(二零一三年:零)個別人士的酬金載列如下:

11. DIRECTORS', CHIEF EXECUTIVE'S AND EMPLOYEES' EMOLUMENTS (Continued)

Mr. Shao Mingxiao is also the Chief Executive of the Company and his emoluments disclosed above include those for services rendered by him as the Chief Executive.

Note: The bonus relates to performance related incentive payment which is determined based on performance of individual and as a percentage of the profit of the Group for the years ended December 31, 2014 and 2013.

Employee's emoluments

Of the five individuals with the highest emoluments in the Group, four (2013: five) were directors of the Company whose emolument is included in the disclosures above. The emoluments of the remaining one (2013: nil) individuals were as follows:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
薪金及其他福利	Salaries and other benefits	3,258	_
向退休福利計劃供款	Contributions to retirement benefits schemes	63	_
以股份為基礎的付款開支	Share-based payment expense	1,486	_
酌情及表現相關獎勵付款	Discretionary and performance related		
	incentive payments	4,950	_
於加入時支付的獎勵	Incentive paid on joining	_	_
喪失職位已付的賠償	Compensation for loss of office paid	_	_
		9,757	_

個別人士的酬金範圍界乎12,000,001港 元至12,500,000港元。 The emoluments of the individual were within HK\$12,000,001 to HK\$12,500,000.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

12. 股息

12. DIVIDEND

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
to a solution to the transition			
年內確認分派的股息:	Dividend recognised as distribution during the year:		
二零一三年派付的末期股息	Final dividend paid in respect of		
每股人民幣0.228元(二零一三年:	2013 of RMB0.228 (2013: in respect of		
二零一二年每股人民幣0.2元)	2012 of RM0.2) per share	1,240,687	1,082,568

本公司董事建議派發截至二零一四年十二月三十一日止年度的末期股息人民幣1,650,000,000元,每股人民幣0.284元(二零一三年:截至二零一三年十二月三十一日止年度的末期股息為人民幣1,241,000,000元,每股人民幣0.228元),惟須待股東於應屆股東週年大會批准。

A final dividend of RMB1,650,000,000, representing RMB0.284 per share, in respect of the year ended December 31, 2014 (2013: final dividend of RMB1,241,000,000, representing RMB0.228 per share, in respect of the year ended December 31, 2013) has been proposed by the directors of the Company and is subject to approval by the shareholders in the forthcoming Annual General Meeting.

13. 每股盈利

本公司擁有人應佔每股基本及攤薄盈利 的計算乃基於以下數據:

13. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to the owners of the Company is based on the following data:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
用於計算每股基本及攤薄盈利的	Earnings attributable to the owners of		
本公司擁有人應佔盈利	the Company for the purposes of calculation of		
	basic and diluted earnings per share	8,353,632	8,037,222

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

13. 每股盈利(續)

13. EARNINGS PER SHARE (Continued)

		二零一四年	二零一三年
		2014	2013
		<i>千股</i>	千股
		'000	'000
股份數目	Number of shares		
用於計算每股基本盈利的	Weighted average number of ordinary shares for		
普通股加權平均數	the purpose of calculation of basic		
	earnings per share	5,457,822	5,437,386
購股權相關之普通股的潛在攤薄影響	Effect of dilutive potential ordinary shares		
	in respect of		
	- share options	23,398	55,935
用於計算每股攤薄盈利的	Weighted average number of ordinary shares for		
普通股加權平均數	the purpose of calculation of diluted		
	earnings per share	5,481,220	5,493,321

截至二零一四年十二月三十一日止年度,由於經調整行使價高於二零一四年未行使期間本公司股份的平均市價,故計算每股攤薄盈利時並無計入根據二零零九年十二月二十三日採納的首次公開發售後購股權計劃於二零一一年一月十七日及二零一四年十一月四日授出的購股權。

For the year ended December 31, 2014, the share options granted on January 17, 2011 and November 4, 2014 under the Post-IPO share option scheme adopted on December 23, 2009 are not included in the calculation of diluted earnings per share as the adjusted exercise price was greater than the average market price of the Company's shares during the outstanding period in 2014.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業

14. INVESTMENT PROPERTIES

		已落成 投資物業 Completed investment properties 人民幣千元 RMB'000	在建投資物業 Investment properties under construction 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
公平值	FAIR VALUE			
於二零一三年一月一日	At January 1, 2013	11,779,600	6,603,700	18,383,300
添置	Additions	2,407	2,219,578	2,221,985
轉撥自預付租賃款項	Transfer from prepaid lease payments	_	727,638	727,638
轉撥	Transfer	3,023,438	(3,023,438)	_
成本調整	Cost adjustment	(112,012)	_	(112,012)
預付租賃款項轉撥至 投資物業之公平值收益	Fair value gain upon transfer of prepaid lease payments to investment properties	_	71,362	71,362
於損益確認的公平值 增加淨額	Net increase in fair value recognised in profit or loss	1,212,267	1,308,860	2,521,127
於二零一三年 十二月三十一日	At December 31, 2013	15,905,700	7,907,700	23,813,400
添置	Additions	48,577	3,728,139	3,776,716
出售	Disposal	(70,000)	_	(70,000)
轉撥自預付租賃款項	Transfer from prepaid lease payments	_	3,287,116	3,287,116
轉撥	Transfer	8,476,838	(8,476,838)	_
預付租賃款項轉撥至 投資物業之公平值收益	Fair value gain upon transfer of prepaid lease payments to investment properties	_	363,695	363,695
於損益確認的公平值 增加淨額	Net increase in fair value recognised in profit or loss	1,341,685	848,888	2,190,573
於二零一四年 十二月三十一日	At December 31, 2014	25,702,800	7,658,700	33,361,500
計入損益物業重估 的未變現收益	Unrealised gain on property revaluation included in profit or loss	1,486,497	1,212,583	2,699,080

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業(續)

投資物業均位於中國,屬中期租賃。

本集團投資物業於轉撥之日以及二零一四年及二零一三年十二月三十一日的公平值乃基於由與本集團並無關連的一家獨立合資格專業估值師第一太平戴維斯估值及專業顧問有限公司(其於相關地點類似物業的估值上擁有適當資格及新近經驗)於該等日期進行的估值編製。

在估計物業的公平值時,其目前用途為 該等物業帶來最高價值及和最佳用途。

估值師採用以下基準釐定投資物業的公 平值:

已落成物業-將現有租約所得租金收入 淨額撥充資本計算,並適當考慮有關物 業可能重訂租約收入。

在建物業一基於有關物業將根據最新發展建議發展及落成的假設估值,並計及完成發展項目將支銷的成本及開發商的 利潤率以反映已完成發展項目的質量。

本集團用作賺取租金或作資本增值用途 的所有租賃土地及樓宇的物業權益以公 平值模式計量並分類及入賬列作投資物 業。

有關該等投資物業公平值的釐定方法(特別是估值技術及輸入數據),以及根據公平值計量可觀察的輸入數據分類公平值計量的公平值等級(第一至三層級)資料載列如下。

14. INVESTMENT PROPERTIES (Continued)

The investment properties are all situated in the PRC under mediumterm leases.

The fair values of the Group's investment properties at dates of transfer and December 31, 2014 and 2013 have been arrived at on the basis of valuations carried out on those dates by Savills Valuation and Professional Services Limited, a firm of independent qualified professional valuers not connected with the Group, who have appropriate qualifications and recent experiences in the valuation of similar properties in the relevant locations.

In estimating the fair value of the properties, the highest and best use of the properties is their current use.

The fair values of the investment properties were determined by the valuers on the following basis:

Completed properties - arrived at by capitalising the net rental income derived from the existing tenancies with due allowance for reversionary incoming potential of the respective properties.

Properties under construction - valued on the basis that they will be developed and completed in accordance with the latest development proposals and taken into account the construction costs that will be expended to complete the development as well as developer's profit margin to reflect the quality of the completed development.

All of the Group's property interests in leasehold land and buildings to earn rentals or for capital appreciation purposes are measured using the fair value model and classified and accounted for as investment properties.

The following table gives information about how the fair values of these investment properties are determined (in particular, the valuation techniques and inputs used), as well as the fair value hierarchy into which the fair value measurements are categorised (Levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業(續)

本集團於綜合財務狀況表 持有之投資物業

Investment properties

公平值等級 held by the Group in the consolidated Fair value statement of financial position hierarchy

第三層級

Level 3

已落成投資物業-於中國西部 的購物中心

Completed investment properties - shopping malls in Western China

14. INVESTMENT PROPERTIES (Continued)

估值技術及主要輸入數據

Valuation technique(s) and key input(s)

收益資本化法

主要輸入數據為

- 年期收益率
- 可能重訂租約收益率 (2)
- 每月定期租金 (3)
- (4) 可能重訂租金

Income capitalisation method

The key inputs are

- (1) Term vield
- (2) Reversionary yield
- Monthly term rental (3)
- (4) Reversionary rental

重大不可觀察輸入數據

Significant unobservable input(s)

年期收益率,考慮到市場平均售價及可比物業市 概無跡象顯示年期收益率出現任何輕微變 場平均租金產生的收益率,並作出調整,以反映 動,或會導致公平值計量大幅上升或下跌。 年期價值較低的市場風險,界乎4%至6.5%(二 There is no indication that any slight change in 零一三年:3.5%至6%)。

Term yield, taking into account of yield generated or lower fair value measurement. by market average selling price and the market average rental from comparable properties and adjustment to reflect the lower market risk for the term value, range from 4% to 6.5% (2013: 3.5% to 6%).

比物業市場平均租金產生的收益率,並作出調 輕微變動,或會導致公平值計量大幅上升或 整,以反映購物中心的狀況,界乎4.5%至7.5%下跌。 (二零一三年:4.5%至7%)。

generated by market average selling price and the higher or lower fair value measurement. market average rental from comparable properties and adjustment to reflect the conditions of the shopping malls, range from 4.5% to 7.5% (2013: 4.5% to 7%).

每個單位的每月定期租金來自現有租賃協議所列 由於來自現有租賃協議,故此並無就每月定 的租金,平均為人民幣33元/平方米/月至人 期租金進行敏感度分析。 民幣231元/平方米/月(二零一三年: 人民幣 No sensitivity analysis for monthly term rental 39元/平方米/月至人民幣221元/平方米/ since they are derived from existing rental 月)。

Monthly term rental for each unit is derived from the rental as stated in the existing rental agreements with an average of RMB33/sq.m./month to RMB231/sq.m./month (2013: RMB39/sq.m./month to RMB221/sq.m./month)

可能重訂租金來自可比物業市場租金或新租賃協 概無跡象顯示可能重訂租金出現任何輕微變 議所列的租金,平均為人民幣82元/平方米/動,或會導致公平值計量大幅上升或下跌。 月至人民幣612元/平方米/月(二零一三年: There is no indication that any slight change in 人民幣80元/平方米/月至人民幣560元/平 the reversionary rental would result in significant 方米/月)。

Reversionary rental is derived from the market rentals from comparable properties or the rental as stated in the new rental agreements with an average of RMB82/sq.m./month to RMB612/sq.m./month (2013: RMB80/sq.m./month to RMB560/sq.m./ month).

敏感度

Sensitivity

the term yield would result in significant higher

可能重訂租約收益率,考慮到市場平均售價及可 概無跡象顯示可能重訂租約收益率出現任何

There is no indication that any slight change in Reversionary yield, taking into account of yield the reversionary yield would result in significant

agreements.

higher or lower fair value measurement.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業(續)

14. INVESTMENT PROPERTIES (Continued)

本集團於綜合財務狀況表

持有之投資物業

Investment properties held by the Group in

公平值等級 the consolidated Fair value statement of financial position hierarchy

中國西部在建投資物業 第三層級 Investment properties under Level 3

development in Western China

主要輸入數據為

剩餘法

總發展價值 開發商的利潤 貼現率

估值技術及主要輸入數據

Valuation technique(s) and key input(s)

The residual method

The key inputs are

Gross development value

Developer's profit

Discount rate

重大不可觀察輸入數據

Significant unobservable input(s)

以竣工為基準的總發展價值,考慮到可比物業及 總發展價值輕微上升,將導致公平值大幅上

人民幣1.001百萬元至人民幣1.589百萬元(二零

Gross development value on completion basis, and vice versa. taking into account of location and individual factors such as frontage and size, between the comparables and the property, range from RMB1,001 million

to RMB1,589 million (2013: RMB692 million to

RMB3,504 million).

進度,界乎10%至15%(二零一三年:10%至動,或會導致公平值計量大幅上升或下跌。

Developer's profit, taking into account of the the developer's profit would result in significant comparables land transactions and progress of the higher or lower fair value measurement. property, range from 10% to 15% (2013: 10% to

6.0%(二零一三年: 5.6%至6.15%)。

Discount rate, taking into account of the prevailing There is no indication that any slight change market interest rates, range from 5.6% to 6.0% in the discount rate would result in significant (2013: 5.6% to 6.15%).

敏感度

Sensitivity

物業的位置和個別因素,如面向和大小,界乎 升,反之亦然。

一三年:人民幣692百萬元至人民幣3,504百萬 A slight increase in the gross development value would result in a significant increase in fair value

開發商的利潤,考慮到可比土地交易及物業的 概無跡象顯示開發商的利潤出現任何輕微變

There is no indication that any slight change in

贴現率,考慮到市場現行利率,界乎5.6%至 概無跡象顯示貼現率出現任何輕微變動,或 會導致公平值計量大幅上升或下跌。

higher or lower fair value measurement.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業(續)

本集團於綜合財務狀況表 持有之投資物業

Investment properties

held by the Group in the consolidated

statement of financial position

已落成投資物業-環渤海區 的購物中心

Completed investment properties - shopping malls in Pau Bohai Rim

14. INVESTMENT PROPERTIES (Continued)

估值技術及主要輸入數據

Valuation technique(s) and key input(s)

收益資本化法

公平值等級

Fair value

hierarchy

第三層級

Level 3

主要輸入數據為

- (1) 年期收益率
- 可能重訂租約收益率 (2)
- 每月定期租金 (3)
- 可能重訂租金 (4)

Income capitalisation method

The key inputs are

- (1) Term yield
- (2) Reversionary yield
- (3) Monthly term rental
- (4) Reversionary rental

重大不可觀察輸入數據

Significant unobservable input(s)

場平均租金產生的收益率,並作出調整,以反映 或會導致公平值計量大幅上升或下跌。 年期價值較低的市場風險,界乎5.5%至6%(二 There is no indication that any slight change in 零一三年:不適用)。

Term yield, taking into account of yield generated or lower fair value measurement. by market average selling price and the market average rental from comparable properties and adjustment to reflect the lower market risk for the term value, range from 5.5% to 6% (2013: N/A).

比物業市場平均租金產生的收益率,並作出調 微變動,或會導致公平值計量大幅上升或下 整,以反映購物中心的狀況為6%(二零一三年: 跌。 不適用)。

generated by market average selling price and the higher or lower fair value measurement. market average rental from comparable properties and adjustment to reflect the conditions of the shopping malls, at 6% (2013: N/A).

每個單位的每月定期租金來自現有租賃協議所 由於來自現有租賃協議,故此並無就每月定 列的租金,平均為人民幣183元/平方米/月至 期租金進行敏感度分析。 人民幣206元/平方米/月(二零一三年: 不適 No sensitivity analysis for monthly term rental

Monthly term rental for each unit is derived agreements. from the rental as stated in the existing rental agreements with an average of RMB183/sq.m/ month to RMB206/sq.m/month (2013: N/A).

每個單位的每月定期租金來自現有租賃協議所 概無跡象顯示可能重訂租金出現任何輕微變 列的租金,平均為人民幣230元/平方米/月至 動,或會導致公平值計量大幅上升或下跌。 人民幣450元/平方米/月(二零一三年: 不適 There is no indication that any slight change in 用)。

Reversionary rental is derived from the market higher or lower fair value measurement. rentals from comparable properties or the rental as stated in the new rental agreements with an average of RMB230/sq.m./month to RMB450/sq.m/month (2013: N/A).

敏感度

Sensitivity

年期收益率,考慮到市場平均售價及可比物業市 概無跡象顯示年期收益率出現任何輕微變動,

the term yield would result in significant higher

可能重訂租約收益率,考慮到市場平均售價及可 概無跡象顯示可能重訂租約收益率出現任何輕

There is no indication that any slight change in Reversionary yield, taking into account of yield the reversionary yield would result in significant

since they are derived from existing rental

the reversionary rental would result in significant

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業(續)

14. INVESTMENT PROPERTIES (Continued)

本集團於綜合財務狀況表

Investment properties

持有之投資物業

held by the Group in

公平值等級 the consolidated Fair value statement of financial position hierarchy

環渤海區在建投資物業 第三層級 Investment property under Level 3

development in Pau Bohai Rim

估值技術及主要輸入數據

Valuation technique(s) and key input(s)

剩餘法

主要輸入數據為

總發展價值 開發商的利潤 貼現率

The residual method

The key inputs are

Gross development value

Developer's profit

Discount rate

重大不可觀察輸入數據

Significant unobservable input(s)

物業的位置和個別因素,如面向和大小,為人民 升,反之亦然。

Gross development value on completion basis, and vice versa. taking into account of location and individual factors such as frontage and size, between the comparables and the property, of RMB3,277 million

(2013; RMB6,049 million).

度,為5%(二零一三年:15%)。

comparables land transactions and progress of the the developer's profit would result in significant property, of 5% (2013: 15%).

贴現率,考慮到市場現行利率,為5.6%(二零 概無跡象顯示貼現率出現任何輕微變動,或 一三年:5.6%)。

market interest rate, of 5.6% (2013: 5.6%).

敏感度

Sensitivity

以竣工為基準的總發展價值,考慮到可比物業及 總發展價值輕微上升,將導致公平值大幅上

幣3,277百萬元(二零一三年:人民幣6,049百萬 A slight increase in the gross development value would result in a significant increase in fair value

開發商的利潤,考慮到可比土地交易及物業的進 概無跡象顯示開發商的利潤任何出現輕微變 動,或會導致公平值計量大幅上升或下跌。

Developer's profit, taking into account of the There is no indication that any slight change in higher or lower fair value measurement.

會導致公平值計量大幅上升或下跌。

Discount rate, taking into account of the prevailing There is no indication that any slight change in the discount rate would result in significant higher or lower fair value measurement.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

14. 投資物業(續)

14. INVESTMENT PROPERTIES (Continued)

本集團於綜合財務狀況表 持有之投資物業

Investment properties

Yangtze River Delta

held by the Group in the consolidated Fair value statement of financial position hierarchy

長三角區在建投資物業 第三層級 Investment properties Level 3 under development in

公平值等級 估值技術及主要輸入數據

Valuation technique(s) and key input(s)

剩餘法

主要輸入數據為

總發展價值 (1) 開發商的利潤 (2)

貼現率 (3)

The residual method

The key inputs are

(1) Gross development value

(2) Developer's profit

Discount rate (3)

重大不可觀察輸入數據 Significant unobservable input(s)

物業的位置和個別因素,如面向和大小,界乎 升,反之亦然。 人民幣1,354百萬元至人民幣4,421百萬元(二零 A slight increase in the gross development value

萬元)。

Gross development value on completion basis, taking into account of location and individual factors

such as frontage and size, between the comparables and the property, range from RMB1,354 million to RMB4,421 million (2013: RMB1,567 million to

RMB3,052 million).

開發商的利潤,考慮到可比土地交易及物業的進 概無跡象顯示開發商的利潤出現任何輕微變

度,為5%至15%(二零一三年:15%)。

Developer's profit, taking into account of the There is no indication that any slight change in comparables land transactions and progress of the the developer's profit would result in significant property, range from 5% to 15% (2013: 15%).

(二零一三年:6%至6.15%)。

Discount rate, taking into account of the prevailing There is no indication that any slight change market market rate, range from 5.6% to 6% (2013: in the discount rate would result in significant 6% to 6.15%).

敏感度

Sensitivity

以竣工為基準的總發展價值,考慮到可比物業及 總發展價值輕微上升,將導致公平值大幅上

一三年:人民幣1,567百萬元至人民幣3,052百 would result in a significant increase in fair value and vice versa.

動,或會導致公平值計量大幅上升或下跌。

higher or lower fair value measurement.

貼現率、考慮到市場現行利率、界乎5.6%至6% 概無跡象顯示貼現率出現任何輕微變動,或 會導致公平值計量大幅上升或下跌。

higher or lower fair value measurement.

Notes to the Consolidated Financial Statements 截至二零一四年十二月三十一日止年度

For the year ended December 31, 2014

15. 物業、廠房及設備

15. PROPERTY, PLANT AND EQUIPMENT

				設備及傢俱	
			機動車輛	Equipment	
		樓宇	Motor	and	總計
		Buildings	vehicles	furniture	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000
成本	COST				
於二零一三年一月一日	At January 1, 2013	169,424	52,181	96,924	318,529
添置	Additions	64	9,196	36,295	45,555
出售	Disposals	(9,227)	(2,300)	(2,888)	(14,415)
於二零一三年十二月三十一日	At December 31, 2013	160,261	59,077	130,331	349,669
添置	Additions	777	10,586	63,953	75,316
出售	Disposals	_	(8,054)	(28,506)	(36,560)
於二零一四年十二月三十一日	At December 31, 2014	161,038	61,609	165,778	388,425
累計折舊	ACCUMULATED				
	DEPRECIATION				
於二零一三年一月一日	At January 1, 2013	48,980	31,530	51,831	132,341
年度扣除	Charge for the year	8,196	6,413	24,601	39,210
出售時抵銷	Eliminated on disposals	(1,943)	(2,086)	(2,684)	(6,713)
於二零一三年十二月三十一日	At December 31, 2013	55,233	35,857	73,748	164,838
年度扣除	Charge for the year	7,450	7,423	40,453	55,326
出售時抵銷	Eliminated on disposals	(791)	(6,959)	(14,084)	(21,834)
於二零一四年十二月三十一日	At December 31, 2014	61,892	36,321	100,117	198,330
賬面值	CARRYING VALUES				
於二零一四年十二月三十一日	At December 31, 2014	99,146	25,288	65,661	190,095
於二零一三年十二月三十一日	At December 31, 2013	105,028	23,220	56,583	184,831

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

15. 物業、廠房及設備(續)

上述物業、廠房及設備項目經計及按以下年率計算的估計剩餘價值後以直線法 折舊:

樓宇 按估計可使用年期20年

機動車輛 20% 設備及傢俱 33%

樓宇所在土地均位於中國,根據中期租 賃持有。

16. 預付租賃款項

預付租賃款項的賬面值指在中國持有的 土地使用權,分析如下:

15. PROPERTY, PLANT AND EQUIPMENT (Continued)

The above items of property, plant and equipment are depreciated using the straight-line method after taking into account of their estimated residual values at the following rates per annum:

Buildings Over the estimated useful lives of 20 years

Motor vehicles 20% Equipment and furniture 33%

The buildings are all situated on land in the PRC held under mediumterm leases.

16. PREPAID LEASE PAYMENTS

The carrying amount of prepaid lease payments represents land use rights held in the PRC and is analysed as follows:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
-t-#n	M. P.	2 112 170	4527.054
中期	Medium-term	3,112,179	4,527,954
長期	Long-term	11,827,857	7,074,289
非即期	Non-current	14,940,036	11,602,243

本集團預付租賃款項指為在中國購入介 乎40年至70年租期作物業發展的土地使 用權所支付的款項。於二零一四年十二 月三十一日,本集團尚未自相關機構取 得賬面值人民幣8,751,577,000元(二零 一三年:人民幣5,848,419,000元)的預付 租賃土地使用權證。 The Group's prepaid lease payments represent payments for acquisition of the land use rights in the PRC with lease terms ranging from 40 to 70 years for the purpose of property development. The Group had not yet obtained the certificates of land use rights of prepaid leases with a carrying value of RMB8,751,577,000 (2013: RMB5,848,419,000) from the relevant authorities at December 31, 2014.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

17. 於聯營公司的權益

17. INTERESTS IN ASSOCIATES

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
投資成本,非上市	Cost of investments, unlisted	8,913	415
減:已確認減值虧損	Less: Impairment loss recognised	(414)	(414)
		8,499	1

於二零一四年十二月三十一日之聯營公司的詳情載於附註47。

Details of the associates as at December 31, 2014 are set out in note 47.

18. 於合營企業的權益

18. INTERESTS IN JOINT VENTURES

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
非上市投資成本	Cost of investments, unlisted	2,089,044	2,040,268
應佔收購後溢利,扣除已收股息	Share of post-acquisition profits,	1 207 177	1.0/0.201
	net of dividend received	1,206,176	1,060,291
		3,295,220	3,100,559

於二零一四年十二月三十一日之合營企 業的詳情載於附註47。

重大合營企業財務資料概要

就本集團重大合營企業財務資料概要載 列如下。

下列財務資料概要指於合營企業根據國 際財務報告準則編製的財務報表內呈列 的金額。

合營企業於綜合財務報表內以權益法列 賬。 Details of the joint ventures as at December 31, 2014 are set out in note 47.

Summarised financial information of material joint venture

Summarised financial information in respect of the Group's material joint venture is set out below.

The summarised financial information below represents amounts shown in the joint venture's financial statements prepared in accordance with IFRSs.

The joint venture is accounted for using the equity method in these consolidated financial statements.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

18. 於合營企業的權益(續)

重慶興龍湖置地發展有限公司

18. INTERESTS IN JOINT VENTURES (Continued)

Longhu Land Limited

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
流動資產	Current assets	4,626,241	3,710,503
非流動資產	Non-current assets	232,721	207,325
流動負債	Current liabilities	(2,597,144)	(2,080,764)
非流動負債	Non-current liabilities	(15,635)	_
上列資產及負債的金額包括下列項目:	The above amounts of assets and		
	liabilities include the following:		
現金及現金等價物	Cash and cash equivalents	968,315	1,082,076
收入	Revenue	1,122,156	1,442,425
年度溢利及全面收益總額	Profit and total comprehensive income for the year	409,119	433,512
上列年度溢利包括以下項目:	The above profit for the year includes the	e following:	
工/11/文画/10/10/10/10/10/10/10/10/10/10/10/10/10/	The above profit for the year includes the		
		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
折舊及攤銷	Depreciation and amortisation	(58)	(99)
利息收入	Interest income	19,189	23,039
利息支出	Interest expense	(31)	(427)
所得税開支	Income tax expense	(136,421)	(370,331)

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

18. 於合營企業的權益(續)

上列財務資料概要與重慶興龍湖置地發展有限公司於綜合財務報表內確認的權益賬面值對賬:

18. INTERESTS IN JOINT VENTURES (Continued)

Reconciliation of the above summarised financial information to the carrying amount of the interest in Longhu Land Limited recognised in the consolidated financial statements:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
重慶興龍湖置地發展有限公司的淨資產	Net assets of Longhu Land Limited	2,246,183	1,837,064
本集團於重慶興龍湖置地發展	Proportion of the Group's ownership interest in		
有限公司擁有權比例	Longhu Land Limited	49.57%	49.57%
於收購時公平值調整的影響	Effect of fair value adjustments at acquisition	71,866	71,866
本集團於重慶興龍湖置地發展	Carrying amount of the Group's interest in		
有限公司權益的賬面值	Longhu Land Limited	1,185,299	982,498

個別並不重大的合營企業彙總資 料

Aggregate information of joint ventures that are not individually material

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
本集團應佔的溢利及全面收益總額	The Group's share of profit and		
	total comprehensive income	72,846	105,786

19. 可供出售投資

19. AVAILABLE-FOR-SALE INVESTMENTS

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
非上市權益證券,按成本	Unlisted equity securities, at cost	8,600	8,600

上述非上市權益投資指投資於在中國成立的私營實體發行的非上市權益證券。 由於該等投資的合理公平值估計範圍甚 大,本公司董事認為不能可靠計量其公 平值,故其於報告期末以成本扣減減值 計量。 The above unlisted equity investments represent the investments in unlisted equity securities issued by private entities established in the PRC. They are measured at cost less impairment at the end of the reporting period because the range of reasonable fair value estimates is so significant that the directors of the Company are of the opinion that its fair value cannot be reliably measured.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

20. 存貨

20. INVENTORIES

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
建築材料	Construction materials	762,153	757,676
消費品及其他	Consumables and others	3,680	2,973
		765,833	760,649

21. 發展中待售物業

21. PROPERTIES UNDER DEVELOPMENT FOR SALES

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
成本	COST		
於年初	At the beginning of the year	65,368,224	57,727,061
添置	Additions	24,232,603	29,715,675
動工時轉撥自預付租賃款項	Transfer from prepaid lease payments upon		
	commencement of construction	14,055,401	13,349,588
轉撥至持作出售物業	Transfer to properties held for sales	(35,565,561)	(35,424,100)
於年終	At the end of the year	68,090,667	65,368,224

發展中待售物業均位於中國,屬中期租 賃。

於二零一四年十二月三十一日,計入發展中待售物業分類為流動資產的賬面值為約人民幣33,691,000,000元(二零一三年:人民幣46,105,000,000元),指預期自報告期末起逾十二個月後完工及出售的物業的賬面值。

22. 持作出售物業

本集團的持作出售物業位於中國。所有 持作出售物業均以成本列賬。 The properties under development for sales are located in the PRC under medium-term leases.

Included in the properties under development for sales classified as current assets as at December 31, 2014 is carrying value of approximately RMB33,691 million (2013: RMB46,105 million) which represents the carrying value of the properties expected to be completed and sold after more than twelve months from the end of the reporting period.

22. PROPERTIES HELD FOR SALES

The Group's properties held for sales are situated in the PRC. All the properties held for sales are stated at cost.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

23. 應收賬款及應收票據、其他 應收款項、按金及預付款項

貿易應收款項及應收票據主要來自物業 銷售及物業投資。有關銷售物業的代價 由買家根據相關買賣協議條款支付。物 業投資方面,租金收入由租戶於兩個月 內根據租約條款支付。

23. ACCOUNTS, BILLS AND OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

Trade and bills receivables are mainly arisen from sales of properties and properties investment. Considerations in respect of sales of properties are paid by purchasers in accordance with the terms of the related sales and purchase agreements. For properties investment, rental income are paid by tenants within two months in accordance with the terms in the tenancy agreements.

		一零一四年	二零一二年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
貿易應收款項	Trade receivables	1,367,739	362,725
應收票據	Bills receivables	21,204	_
其他應收款項,減呆賬撥備	Other receivables, net of allowance for		
	doubtful debts	1,217,094	860,994
向供應商墊款	Advances to suppliers	943,336	596,035
預付營業税及其他税項	Prepaid business tax and other taxes	1,979,031	2,385,688
預付款項及設施按金	Prepayments and utilities deposits	139,411	137,980
		. ((= 01.5	/ 2 / 2 / 2 2
		5,667,815	4,343,422

以下為報告期末按發票日期呈列的貿易 應收款項及應收票據的賬齡分析: The following is an aged analysis of trade and bills receivables at the end of the reporting period based on invoice date:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
60 日內	Within 60 days	947,965	327,436
61至180日	61 - 180 days	435,416	31,025
181至365日	181 - 365 days	1,520	4,264
1至2年	1 - 2 years	4,042	_
		1,388,943	362,725

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

23. 應收賬款及應收票據、其他應收款項、按金及預付款項(續)

於二零一四年十二月三十一日,2%(二 零一三年:17%)的貿易應收款項及應收 票據既無過期亦無減值,且信貸質素令 人滿意。

於二零一四年十二月三十一日計入本集團應收賬款及應收票據結餘的貿易應收款項之賬面值為人民幣1,356,516,000元(二零一三年:人民幣300,905,000元),其已於報告期末過期,但由於本集團保留售予該等客戶物業的業權且相關物業的估計公平值預期高於尚未收取的應收款項金額,故本集團並無就該等減值作出撥備。

過期但未減值貿易應收款項的賬齡分析:

23. ACCOUNTS, BILLS AND OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (Continued)

At December 31, 2014, 2% (2013: 17%) of the trade and bills receivables are neither past due nor impaired and with satisfactory credit quality.

Included in the Group's accounts and bills receivable balance are trade receivables with a carrying amount of RMB1,356,516,000 (2013: RMB300,905,000) at December 31, 2014 which are past due at the end of the reporting period for which the Group has not provided for impairment as the Group has retained the legal titles of the properties sold to these customers and the estimated fair value of the relevant properties is expected to be higher than the outstanding receivable amount.

Ageing of trade receivables which are past due but not impaired:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
60 日內	Within 60 days	915,538	265,616
61至180日	61 - 180 days	435,416	31,025
181至365日	181 - 365 days	1,520	4,264
1至2年	1 - 2 years	4,042	_
總計	Total	1,356,516	300,905

於釐定貿易應收款項可否收回時,本集團考慮自首次授出信貸日期至報告期末貿易應收款項信貸質素的任何變動。由於客戶基礎龐大且無關連,故信貸風險集中程度有限。

In determining the recoverability of trade receivables, the Group considers any change in the credit quality of the trade receivables from the date credit was initially granted up to the end of the reporting period. The concentration of credit risk is limited due to the customer base being large and unrelated.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

23. 應收賬款及應收票據、其他應收款項、按金及預付款項(續)

接受任何客戶前,本集團運用內部信貸 評估制度評估潛在客戶之信貸質素,且 認為已於報告期末作出充足撥備。所有 既未逾期亦未減值的結餘均有良好的信 貸質素。

於二零一四年十二月三十一日,其他應收款項主要包括租賃按金、應收土地拍賣按金撥回額、建築工程按金、臨時付款及已付但於到期日可退還的各項項目相關按金,該等款項已減值人民幣12,000,000元(二零一三年:人民幣12,000,000元),原因為對手方陷入嚴重的財政困難且本集團並無就該等結餘持有任何抵押。餘下的結餘尚未逾期。

其他應收款項的呆賬撥備變動:

23. ACCOUNTS, BILLS AND OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (Continued)

Before accepting any customers, the Group uses an internal credit assessment system to assess the potential customers' credit quality and considers adequate allowance has been made at the end of the reporting period. Balances which are neither past due nor impaired are all with good credit quality.

Other receivables mainly comprise rental deposits, receivable of refund of the deposit for land auction, deposits for construction work, temporary payments and miscellaneous projects related deposits paid which are refundable upon maturity, of which, RMB12,000,000 (2013: RMB12,000,000) was impaired as at December 31, 2014 because the counterparties are in severe financial difficulties and the Group does not hold any collateral over these balances. The remaining balance was not yet due for repayment.

Movements in the allowance for doubtful debts on other receivables:

二零一四年 二零一三年
2014 2013
人民幣千元 人民幣千元
RMB'000 RMB'000

年初及年末結餘

Balance at the beginning of the year and at the end of the year

24. 應收合營企業款項

應收合營企業款項無抵押、免息且須於 一年內償還。

24. AMOUNTS DUE FROM JOINT VENTURES

The amounts due from joint ventures are unsecured, interest-free and are repayable within one year.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

25. 已抵押銀行存款/銀行結餘 及現金

已抵押銀行存款以人民幣計值,主要指抵押予銀行的存款,確保為客戶提供按 揭擔保。於二零一四年十二月三十一 日,存款的固定年利率為0.35%(二零 一三年:0.35%)。

根據二零一四年適用政府法規,銀行結 餘及現金包括受規管銀行存款結餘人民 幣 241,454,000元(二零一三年:人民幣 181,496,787元),僅可用於指定物業發展 項目。

銀行結餘及現金包括本集團持有的現金 及原到期期限為三個月或以下的活期存 款。銀行的現金存款年利率為零至2.75% (二零一三年:零至3%)。

25. PLEDGED BANK DEPOSITS/BANK BALANCES AND CASH

Pledged bank deposits are denominated in RMB which mainly represent deposits pledged to banks to secure the mortgage guarantees provided to customers. The deposits carry fixed rate at 0.35% (2013: 0.35%) per annum at December 31, 2014.

Included in bank balances and cash are balances which, in accordance with the applicable government regulations prevailing in 2014, are placed in restricted bank accounts, amounting to RMB241,454,000 (2013: RMB181,496,787), which can only be applied in the designated property development projects.

Bank balances and cash comprise cash held by the Group and demand deposits with an original maturity of three months or less. The interest rates on cash placed with banks ranged from nil to 2.75% (2013: nil to 3%) per annum.

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
按貨幣分析的已抵押銀行存款/	Analysis of pledged bank deposits/bank balances		
銀行結餘及現金:	and cash by currency:		
一以人民幣計值	- Denominated in RMB	17,321,374	14,122,291
- 以港元計值	– Denominated in HKD	341,859	118,156
- 以美元計值	– Denominated in USD	1,373,317	435,643
			. / /- /
		19,036,550	14,676,089

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

26. 應付賬款及應付票據、已收 按金及應計費用

26. ACCOUNTS AND BILLS PAYABLES, DEPOSITS RECEIVED AND ACCRUED CHARGES

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
貿易應付款項及應計建築開支	Trade payables and accrued expenditure		
	on construction	12,140,210	7,078,610
應付票據	Bills payables	1,922,210	10,424
已收按金及物業銷售預收款項	Deposits received and receipt in advance		
	from property sales	35,324,859	43,185,922
其他應付款項及應計費用(附註)	Other payables and accrued charges (Note)	5,102,863	3,389,680
		54,490,142	53,664,636

附註: 其他應付款項及應計費用主要包括代客戶 應付政府的已收稅項、應計薪金及應計員 工福利。

貿易應付款項及應計建築開支和應付票 據包括建築費用及其他項目相關開支, 乃根據本集團計量的項目進展應付。本 集團已實施財務風險管理政策,以確保 所有應付款項已於信貸時限內清償。

以下為於報告期末,貿易應付款項及應 計建築開支及應付票據的賬齡分析: Note: Other payables and accrued charges comprise mainly tax received and payable to the government on behalf of customers, accrued salaries and accrued staff welfare.

Trade payables and accrued expenditure on construction and bills payables comprise construction costs and other project-related expenses which are payable based on project progress measured by the Group. The Group has financial risk management policies in place to ensure that all payables are settled within the credit timeframe.

The following is an aged analysis of trade and bills payables and accrued expenditure on construction at the end of the reporting period:

		14,062,420	7,089,034
超過3年	Over 3 years	28,132	9,101
2至3年	2 - 3 years	335,245	181,539
1至2年	1 - 2 years	575,339	429,385
181至365日	181 - 365 days	813,162	731,610
61至180日	61 - 180 days	5,176,944	487,761
60 日內	Within 60 days	7,133,598	5,249,638
		RMB'000	RMB'000
		人民幣千元	人民幣千元
		2014	2013
		二零一四年	二零一三年

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

27. 應付合營企業款項

該等款項以人民幣計值,為無抵押、免 息及須於要求時償還。

28. 銀行及其他借款

27. AMOUNTS DUE TO JOINT VENTURES

The amounts are denominated in RMB which are unsecured, interest-free and repayable on demand.

28. BANK AND OTHER BORROWINGS

		_ = m &	. =
		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
銀行貸款,有抵押	Bank loans, secured	23,541,291	19,029,775
銀行貸款,無抵押	Bank loans, unsecured	15,228,493	7,104,189
债券,有抵押	Bond, secured	1,396,563	1,394,198
		40,166,347	27,528,162
借款須於以下期限內償還(附註):	The borrowings are repayable (Note):		
		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
一年內	Within one year	7,972,731	9,067,212
多於一年,但不超過兩年	More than one year, but not exceeding two years	12,522,441	10,286,214
多於兩年,但不超過三年	More than two years, but not exceeding three years	12,630,240	6,037,684
多於三年,但不超過四年	More than three years, but not exceeding four years	2,683,641	692,272
多於四年,但不超過五年	More than four years, but not exceeding five years	2,727,514	682,000
超過五年	Exceeding five years	1,629,780	762,780
		/0.1 <i>((</i> .2/ =	27.520.1/2
试, 这都名佳能三, 左中列加勒西	Torri American Incoministra	40,166,347	27,528,162
減:流動負債所示一年內到期款項	Less: Amount due within one year shown under current liabilities	(7,972,731)	(9,067,212)
	Carrent natificies	(1,712,131)	(7,007,212)
一年後到期款項	Amount due after one year	32,193,616	18,460,950

附註: 到期款項乃根據貸款協議所載計劃還款日 列示。 Note: The amounts due are based on scheduled repayment dates set out in the loan agreements.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

28. 銀行及其他借款(續)

28. BANK AND OTHER BORROWINGS (Continued)

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
借款的貨幣分析:	Analysis of borrowings by currency:		
-以人民幣計值	- Denominated in RMB	30,893,533	23,517,115
- 以港元計值	- Denominated in HKD	7,498,305	3,784,045
- 以美元計值	- Denominated in USD	1,774,509	227,002
		/0.1// 2/7	27.520.162
		40,166,347	27,528,162

於報告期末的若干銀行貸款及債券以附 註37所載抵押資產所擔保。 Certain bank loans and bond at the end of the reporting period were secured by the pledge of assets as set out in note 37.

		二零一	一四年	四年 二零一三年	
		2014 2013)13	
		實際利率		實際利率	
		人民幣千元	Effective	人民幣千元	Effective
		RMB'000	interest rate	RMB'000	interest rate
定息銀行貸款	Fixed rate bank loans	544,000	5.43%	4,298,812	6.21%
浮息銀行貸款	Variable rate bank loans	38,225,784	5.48%	21,835,152	6.60%

於二零零九年五月五日,本集團發行本 金額為人民幣1,400,000,000元及將於二 零一六年五月五日悉數償還的債券(可按 本年報所述方式提早贖回)。債券於首五 年按每年6.7%的固定息率計息,須每半 年支付,本集團可選擇自二零一四年五 月五日起一次性上調最多100個基點(包 括該點)。本集團將於二零一四年四月 二十五日釐定利率,選擇調高利率,惟 倘釐定維持利率6.7%,債券持有人可於 二零一四年四月二十五日至二零一四年 四月三十日期間按面值贖回全部或部份 债券。於二零一四年四月二十五日票面 利率並無調整,而直至二零一四年四月 三十日並無贖回債務。該等債券部分(人 民幣1,100,000,000元)於上海證券交易所 上市及買賣。債券以本集團的若干物業 及土地使用權擔保。

On May 5, 2009, the Group issued a bond with the principal amount of RMB1,400,000,000 and will be repayable in full by May 5, 2016, subject to early redemption as described herein. The bond bears fixed coupon interest rate at 6.7% per annum for the first five years payable semi-annually in arrears and is subject to an one-off upward adjustment of up to 100 basis points (inclusive) from May 5, 2014 at the election of the Group. The Group would determine on April 25, 2014 the interest rate by election of an upward adjustment to the interest rate but if it determines to maintain the interest rate at 6.7%, the holder of the bond then may elect to redeem all or part of the bond at the face value from the period April 25, 2014 to April 30, 2014. There is neither adjustment on the coupon interest rate on April 25, 2014 nor redemption of bond up to April 30, 2014. A portion of such bond (RMB1,100,000,000) is listed and traded on the Shanghai Stock Exchange. The bond is secured by certain properties and land use rights of the Group.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

28. 銀行及其他借款(續)

管理層估計,債券於二零一四年十二月三十一日的公平值為人民幣1,431,500,000元(二零一三年:人民幣1,454,600,000元)。債券已上市及未上市部分之公平值乃參考債券已上市部分的市場報價計算,

29. 優先票據

28. BANK AND OTHER BORROWINGS (Continued)

Management estimates the fair value of the bond at December 31, 2014 to be RMB1,431,500,000 (2013: RMB1,454,600,000). The fair values of both the listed and unlisted portions of the bond have been calculated with reference to the quoted market price of the listed portion of the bond.

29. SENIOR NOTES

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
優先票據	Senior notes		
-於二零一一年發行的優先票據	– Senior notes issued in 2011	_	4,622,876
- 於二零一二年發行的優先票據	– Senior notes issued in 2012	2,450,307	2,436,196
-於二零一三年發行的優先票據	- Senior notes issued in 2013	3,129,068	3,115,846
- 於二零一四年發行的優先票據	 Senior notes issued in 2014 	1,995,578	_
			,
		7,574,953	10,174,918

(i) 於二零一一年四月七日,本公司按面值向公眾發行總面值750,000,000美元(約人民幣4,909,200,000元)的有擔保優先定息票據(「二零一六年美元票據」),該等票據之固定年利率為9.5%,須每半年支付一次利息,並須於二零一六年四月七日前按面值悉數償還。

二零一六年美元票據於新加坡證券 交易所有限公司上市,為本公司無 抵押優先責任,由本公司若干並非 根據中國及巴巴多斯法律成立之現 有附屬公司擔保。該等擔保實際從 屬於各擔保方的其他有抵押承擔, 惟以所抵押之資產價值為限。 (i) On April 7, 2011, the Company issued guaranteed senior fixed rate notes to the public at par with aggregate nominal value of US\$750,000,000 (approximately RMB4,909,200,000) (the "2016 USD Notes") which carry fixed interest of 9.5% per annum (interest payable semi-annually in arrears) and will be fully repayable at par by April 7, 2016.

The 2016 USD Notes are listed on the Singapore Exchange Securities Trading Limited. They are unsecured, senior obligations of the Company and guaranteed by certain of the Company's existing subsidiaries, other than those organised under the laws of the PRC and Barbados. The guarantees are effectively subordinated to the other secured obligations of each guarantor, to the extent of the value of assets serving as security.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(i) (續)

倘於下文所示各年四月七日開始的 十二個月期間贖回,則本公司可於 二零一四年四月七日後隨時及不時 選擇按相等於下文載列的本金額百 分比的贖回價另加截至贖回日期的 應計但未付利息贖回全部或部分二 零一六年美元票據。

年份

Year

二零一四年

二零一五年及其後

於二零一四年四月七日前任何時間,本公司可不時選擇按相等於二零一六年美元票據本金額100%的贖回價另加截至贖回日期(不包括當日)的二零一六年有關溢價及應計但未付利息(如有),贖回全部(但並非部分)二零一六年美元票據。

「二零一六年有關溢價」有關贖回日期之二零一六年美元票據,為(1)有關二零一六年美元票據本金額的1.00%及(2)(A)有關贖回日期(i)二零一四年四月七日有關二零一六年美元票據之贖回價加上(ii)按相當於經調整國債利率加100個基準點之貼現率計算有關二零一六年美元票據於二零一四年四月七日前之所有規定剩餘計劃應付利息(不包括截至贖回日期應計但未付利息)之現值超出(B)有關二零一六年美元票據於有關贖回日期之本金額之差額間的較高者。

29. SENIOR NOTES (Continued)

(i) (Continued)

At any time and from time to time after April 7, 2014, the Company may at its option redeem the 2016 USD Notes, in whole or in part, at a redemption price equal to the percentage of principal amount set forth below plus accrued and unpaid interest to the redemption date if redeemed during the twelve-month period beginning on April 7 of each of the years indicated below.

贖回價

Redemption price

2014 104.75% 2015 and thereafter 102.375%

At any time and from time to time prior to April 7, 2014, the Company may at its option redeem the 2016 USD Notes, in whole but not in part, at a redemption price equal to 100% of the principal amount of the 2016 USD Notes plus the 2016 Applicable Premium as of, and accrued the unpaid interest, if any, to (but not including) the redemption date.

"2016 Applicable Premium" means with respect to the 2016 USD Notes at any redemption date, the greater of (1) 1.00% of the principal amount of such 2016 USD Notes and (2) the excess of (A) the present value at such redemption date of (i) the redemption price of such 2016 USD Notes on April 7, 2014 plus (ii) all required remaining scheduled interest payments due on such 2016 USD Notes through April 7, 2014 (but excluding accrued and unpaid interest to the redemption date), computed using a discount rate equal to the adjusted treasury rate plus 100 basis points, over (B) the principal amount of such 2016 USD Notes on such redemption date.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(i) (續)

於二零一四年四月七日前任何時間,本公司可不時按二零一六年美元票據本金額109.5%的贖回價,另加截至贖回日期(但不包括該日)的應計但未付利息(如有),以一宗或以上的若干類型股本銷售的現金所得款項淨額,贖回最多二零一六年美元票據本金總額35%;惟於各有關贖回及於有關股本發售結束後60日內進行的任何有關贖回後,至少65%於原發行日期發行的二零一六年美元票據本金總額仍未償還。

董事認為,於初步確認時及報告期末提早贖回權的公平值並不重大。

倘發生觸發控制權變更的事件,則 本公司將按相等於本金額101%的 購買價另加要約日期(不包括該日) 至購買付款日期的應計但未付利息 要約購回所有未償還二零一六年美 元票據。

二零一六年美元票據之賬面淨值經 扣除發行費用合共15,995,000美元 (約人民幣104,696,000元)入賬, 二零一六年美元票據之實際年利率 為10.02%。

截至二零一四年十二月三十一 日止年度,本公司已從市場購 回本金總額750,000,000美元(約 人民幣4,614,075,000元),代價 為785,625,000美元(約 人民幣 4,832,224,000元)。

本公司於二零一四年四月七日從市場提早贖回二零一六年票據,引致提早贖回額外成本約人民幣266,128,000元。

29. SENIOR NOTES (Continued)

(i) (Continued)

At any time and from time to time prior to April 7, 2014, the Company may redeem up to 35% of the aggregate principal amount of the 2016 USD Notes with the net cash proceeds of one or more sales of common stock of the Company in an equity offering at a redemption price of 109.5% of the principal amount of the 2016 USD Notes, plus accrued and unpaid interest, if any, to (but not including) the redemption date; provided that at least 65% of the aggregate principal amount of the 2016 USD Notes originally issued on the original issue date remains outstanding after each such redemption and any such redemption takes place within 60 days after the closing of the related equity offering.

In the opinion of the directors, the fair value of the early redemption options is insignificant at initial recognition and the end of the reporting period.

Upon the occurrence of a change of control triggering event, the Company will make an offer to repurchase all outstanding 2016 USD Notes at a purchase price equal to 101% of their principal amount plus accrued and unpaid interest, if any, to (but not including) the offer to purchase payment date.

The net carrying amount of the 2016 USD Notes is stated net of issue expenses totalling US\$15,995,000 (approximately RMB104,696,000) and the effective interest rate of the 2016 USD Notes is 10.02% per annum.

During the year ended December 31, 2014, a total principal amount of US\$750,000,000 (approximately RMB4,614,075,000) was purchased from market at a consideration of US\$785,625,000 (approximately RMB4,832,224,000).

The 2016 Notes were early redeemed by the Company from the market on April 7, 2014 and resulted in an additional cost of early redemption of approximately RMB266,128,000.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(ii) 於二零一二年十月十八日,本公司進一步按面值向公眾發行總面值400,000,000美元(約人民幣2,513,560,000元)的有擔保優先定息票據(「二零一九年美元票據」),該等票據之固定年利率為6.875%,須每半年支付一次利息,並須於二零一九年十月十八日前按面值悉數償還。

二零一九年美元票據於新加坡證券 交易所有限公司上市,為本公司無 抵押優先責任,由本公司若干並非 根據中國法律成立之現有附屬公司 擔保。該等擔保實際從屬於各擔保 方的其他有抵押承擔,惟以所抵押 之資產價值為限。

倘於下文所示各年十月十八日開始 的十二個月期間贖回,則本公司可 於二零一六年十月十八日後隨時及 不時選擇按相等於下文載列的本金 額百分比的贖回價另加截至贖回日 期的應計但未付利息贖回全部或部 分二零一九年美元票據。

年份

Year

二零一六年

二零一七年

二零一八年及其後

於二零一六年十月十八日前任何時間,本公司可選擇按相等於二零一九年美元票據本金額100%的贖回價另加截至贖回日期(不包括當日)的二零一九年有關溢價及應計但未付利息(如有),贖回全部(但並非部分)二零一九年美元票據。

29. SENIOR NOTES (Continued)

(ii) On October 18, 2012, the Company further issued guaranteed senior fixed rate notes to the public at par with aggregate nominal value of US\$400,000,000 (approximately RMB2,513,560,000) (the "2019 USD Notes") which carry fixed interest of 6.875% per annum (interest payable semi-annually in arrears) and will be fully repayable at par by October 18, 2019.

The 2019 USD Notes are listed on the Singapore Exchange Securities Trading Limited. They are unsecured, senior obligations of the Company and guaranteed by certain of the Company's existing subsidiaries, other than those organised under the laws of the PRC. The guarantees are effectively subordinated to the other secured obligations of each guarantor, to the extent of the value of assets serving as security.

At any time and from time to time after October 18, 2016, the Company may at its option redeem the 2019 USD Notes, in whole or in part, at a redemption price equal to the percentage of principal amount set forth below plus accrued and unpaid interest to the redemption date if redeemed during the twelve-month period beginning on October 18 of each of the years indicated below.

贖回價

2016 Redemption price 2017 103.4375% 2017 101.71875%

2018 and thereafter 100%

At any time prior to October 18, 2016, the Company may at its option redeem the 2019 USD Notes, in whole but not in part, at a redemption price equal to 100% of the principal amount of the 2019 USD Notes plus the 2019 Applicable Premium as of, and accrued the unpaid interest, if any, to (but not including) the redemption date.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(ii) (續)

「二零一九年有關溢價」有關贖回日期之二零一九年美元票據,為(1)有關二零一九年美元票據本金額的1.00%及(2)(A)有關贖回日期(i)二零一六年十月十八日有關二零一九年美元票據之贖回價加上(ii)按相當於經調整國債利率加100個基準點之貼現率計算有關二零一九年美元票據於二零一六年十月十八日前之所有規定剩餘計劃應付利息(不包括截至贖回日期應計但未付利息)之現值超出(B)有關二零一九年美元票據於有關贖回日期之本金額之差額間的較高者。

於二零一六年十月十八日前任何時間,本公司可不時按二零一九年美元票據本金額106.875%的贖回價,另加截至贖回日期(但不包括該日)的應計但未付利息(如有),以一宗或以上的若干類型股本銷售的現金所得款項淨額,贖回最多二零一九年美元票據本金總額35%;惟於各有關贖回及於有關股本發售結束後60日內進行的任何有關贖回後,至少65%於原發行日期發行的二零一九年美元票據本金總額仍未償還。

董事認為,於初步確認時及報告期末提早贖回權的公平值並不重大。

倘發生觸發控制權變更的事件,則 本公司將按相等於本金額101%的 購買價另加要約日期(不包括該日) 至購買付款日期的應計但未付利息 要約購回所有未償還二零一九年美 元票據。

二零一九年美元票據之賬面淨值經 扣除發行費用合共6,927,000美元 (約人民幣43,529,000元)入賬,二 零一九年美元票據之實際年利率為 7.20%。

29. SENIOR NOTES (Continued)

(ii) (Continued)

"2019 Applicable Premium" means with respect to the 2019 USD Notes at any redemption date, the greater of (1) 1.00% of the principal amount of such 2019 USD Notes and (2) the excess of (A) the present value at such redemption date of (i) the redemption price of such 2019 USD Notes on October 18, 2016 plus (ii) all required remaining scheduled interest payments due on such 2019 USD Notes through October 18, 2016 (but excluding accrued and unpaid interest to the redemption date), computed using a discount rate equal to the adjusted treasury rate plus 100 basis points, over (B) the principal amount of such 2019 USD Notes on such redemption date.

At any time and from time to time prior to October 18, 2016, the Company may redeem up to 35% of the aggregate principal amount of the 2019 USD Notes with the net cash proceeds of one or more sales of common stock of the Company in an equity offering at a redemption price of 106.875% of the principal amount of the 2019 USD Notes, plus accrued and unpaid interest, if any, to (but not including) the redemption date; provided that at least 65% of the aggregate principal amount of the 2019 USD Notes originally issued on the original issue date remains outstanding after each such redemption and any such redemption takes place within 60 days after the closing of the related equity offering.

In the opinion of the directors, the fair value of the early redemption options is insignificant at initial recognition and the end of the reporting period.

Upon the occurrence of a change of control triggering event, the Company will make an offer to repurchase all outstanding 2019 USD Notes at a purchase price equal to 101% of their principal amount plus accrued and unpaid interest, if any, to (but not including) the offer to purchase payment date.

The net carrying amount of the 2019 USD Notes is stated net of issue expenses totalling US\$6,927,000 (approximately RMB43,529,000) and the effective interest rate of the 2019 USD Notes is 7.20% per annum.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(iii) 於二零一三年一月二十九日,本 公司進一步按面值向公眾發行 總面值500,000,000美元(約人民 幣 3,139,800,000 元)的有擔保優 先定息票據(「二零二三年美元票 據」),該等票據之固定年利率為 6.75%, 須每半年支付一次利息, 並須於二零二三年一月二十九日前 按面值悉數償還。

> 二零二三年美元票據於新加坡證券 交易所有限公司上市,為本公司無 抵押優先責任,由本公司若干並非 根據中國法律成立之現有附屬公司 擔保。該等擔保實際從屬於各擔保 方的其他有抵押承擔,惟以所抵押 之資產價值為限。

> 倘於下文所示各年一月二十九日開 始的十二個月期間贖回,則本公司 可於二零一八年一月二十九日或之 後隨時及不時選擇按相等於下文載 列的本金額百分比的贖回價另加截 至贖回日期的應計但未付利息贖回 全部或部分二零二三年美元票據。

年份

Year Redemption price 二零一八年 2018 二零一九年 2019 二零二零年 2020 二零二一年及其後 2021 and thereafter

於二零一八年一月二十九日前任何 時間,本公司可選擇按相等於二零 二三年美元票據本金額100%的贖 回價另加截至贖回日期(不包括當 日)的二零二三年有關溢價及應計 但未付利息(如有),贖回全部(但 並非部分)二零二三年美元票據。

29. SENIOR NOTES (Continued)

On January 29, 2013, the Company further issued guaranteed senior fixed rate notes to the public at par with aggregate nominal value of US\$500,000,000 (approximately RMB3,139,800,000) (the "2023 USD Notes") which carry fixed interest of 6.75% per annum (interest payable semi-annually in arrears) and will be fully repayable at par by January 29, 2023.

The 2023 USD Notes are listed on the Singapore Exchange Securities Trading Limited. They are unsecured, senior obligations of the Company and guaranteed by certain of the Company's existing subsidiaries, other than those organised under the laws of the PRC. The guarantees are effectively subordinated to the other secured obligations of each guarantor, to the extent of the value of assets serving as security.

At any time and from time to time on or after January 29, 2018, the Company may at its option redeem the 2023 USD Notes, in whole or in part, at a redemption price equal to the percentage of principal amount set forth below plus accrued and unpaid interest to the redemption date if redeemed during the twelve-month period beginning on January 29 of each of the years indicated below.

贖回價

103.375%

102.250%

101.125%

At any time prior to January 29, 2018, the Company may at its option redeem the 2023 USD Notes, in whole but not in part, at a redemption price equal to 100% of the principal amount of the 2023 USD Notes plus the 2023 Applicable Premium as of, and accrued and unpaid interest, if any, to (but not including) the redemption date.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(iii) (續)

「二零二三年有關溢價」有關贖回日期之二零二三年美元票據,為(1)有關二零二三年美元票據本金額的1.00%及(2)(A)有關贖回日期(i)二零一八年一月二十九日有關二零二三年美元票據之贖回價加上(ii)按相當於經調整國債利率加100個基準點之貼現率計算有關二零二三年美元票據於二零一八年一月二十九日前之所有規定剩餘計劃應付利息(不包括截至贖回日期應計但未付利息)之現值超出(B)有關二零二三年美元票據於有關贖回日期之本金額之差額間的較高者。

於二零一六年一月二十九日前任何時間,本公司可不時按二零二三年美元票據本金額106.75%的贖回價,另加截至贖回日期(但不包括該日)的應計但未付利息(如有),以一宗或以上的若干類型股本銷售的現金所得款項淨額,贖回最多二零二三年美元票據本金總額35%;惟於各有關贖回及於有關股本發售結束後60日內進行的任何有關贖回後,至少65%於原發行日期發行的二零二三年美元票據本金總額仍未償還。

董事認為,於初步確認時及報告期末提早贖回權的公平值並不重大。

倘發生觸發控制權變更的事件,則本公司將按相等於本金額101%的 購買價另加要約日期(不包括該日) 至購買付款日期的應計但未付利息 要約購回所有未償還二零二三年美元票據。

二零二三年美元票據之賬面淨值經 扣除發行費用合共4,081,000美元 (約人民幣23,494,000元)入賬,二 零二三年美元票據之實際年利率為 6.89%。

29. SENIOR NOTES (Continued)

(iii) (Continued)

"2023 Applicable Premium" means with respect to the 2023 USD Notes at any redemption date, the greater of (1) 1.00% of the principal amount of such 2023 USD Notes and (2) the excess of (A) the present value at such redemption date of (i) the redemption price of such 2023 USD Notes on January 29, 2018, plus (ii) all required remaining scheduled interest payments due on such 2023 USD Notes through January 29, 2018 (but excluding accrued and unpaid interest to the redemption date), computed using a discount rate equal to the adjusted treasury rate plus 100 basis points, over (B) the principal amount of such 2023 USD Notes on such redemption date.

At any time and from time to time prior to January 29, 2016, the Company may redeem up to 35% of the aggregate principal amount of the 2023 USD Notes with the net cash proceeds of one or more sales of common stock of the Company in an equity offering at a redemption price of 106.75% of the principal amount of the 2023 USD Notes, plus accrued and unpaid interest, if any, to (but not including) the redemption date; provided that at least 65% of the aggregate principal amount of the 2023 USD Notes originally issued on the original issue date remains outstanding after each such redemption and any such redemption takes place within 60 days after the closing of the related equity offering.

In the opinion of the directors, the fair value of the early redemption options is insignificant at initial recognition and the end of the reporting period.

Upon the occurrence of a change of control triggering event, the Company will make an offer to repurchase all outstanding 2023 USD Notes at a purchase price equal to 101% of their principal amount plus accrued and unpaid interest, if any, to (but not including) the offer to purchase payment date.

The net carrying amount of the 2023 USD Notes is stated net of issue expenses totaling US\$4,081,000 (approximately RMB23,494,000) and the effective interest rate of the 2023 USD Notes is 6.89% per annum.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(iv) 於二零一四年五月二十八日,本公司按面值向公眾發行總面值人民幣2,000,000,000元的有擔保優先定息票據(「二零一八年人民幣票據」),該等票據之固定年利率為6.75%,須每半年支付一次利息,並須於二零一八年五月二十八日前按面值悉數償還。

二零一八年人民幣票據於新加坡證券交易所有限公司上市,為本公司無抵押優先責任,由本公司若干並非根據中國法律成立之現有附屬公司擔保。該等擔保實際從屬於各擔保方的其他有抵押承擔,惟以所抵押之資產價值為限。

於二零一八年五月二十八日前任何時間,本公司可不時選擇按相等於二零一八年人民幣票據本金額100%的贖回價另加截至贖回日期(不包括當日)的二零一八年有關溢價及應計但未付利息(如有),贖回全部(但並非部分)二零一八年人民幣票據。

「二零一八年有關溢價」有關贖回日期之二零一八年人民幣票據,為(1)有關二零一八年人民幣票據,本金額的1.00%及(2)二零一八年人民幣票據本金額連同直至二零一八年人民幣票據到期前之所有規定剩餘計劃應付利息(按年貼現率2.50%計算)(不包括截至贖回日期應計但未付利息)超出二零一八年人民幣票據於有關贖回日期之本金額之差額。

29. SENIOR NOTES (Continued)

(iv) On May 28, 2014, the Company issued guaranteed senior fixed rate notes to the public at par with aggregate nominal value of RMB2,000,000,000 (the "2018 RMB Notes") which carry fixed interest of 6.75% per annum (interest payable semi-annually in arrears) and will be fully repayable at par by May 28, 2018.

The 2018 RMB Notes are listed on the Singapore Exchange Securities Trading Limited. They are unsecured, senior obligations of the Company and guaranteed by certain of the Company's existing subsidiaries, other than those organised under the laws of the PRC. The guarantees are effectively subordinated to the other secured obligations of each guarantor, to the extent of the value of assets serving as security.

At any time prior to May 28, 2018, the Company may at its option redeem the 2018 RMB Notes, in whole but not in part, at a redemption price equal to 100% of the principal amount of the Notes plus 2018 Applicable Premium as of, and accrued and unpaid interest, if any, to (but not including) the redemption date.

"2018 Applicable Premium" means with respect to 2018 RMB Notes at any redemption date, the greater of (1) 1.00% of the principal amount of such 2018 RMB Notes and (2) the excess of the principal amount of such 2018 RMB Notes, plus all required remaining scheduled interest payments due on such 2018 RMB Notes through the maturity date of such 2018 RMB Notes (but excluding accrued and unpaid interest to the redemption date), computed using a discount rate of 2.50% per annum, over the principal amount of such 2018 RMB Notes on such redemption date.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

29. 優先票據(續)

(iv) (續)

於二零一七年五月二十八日前任何時間,本公司可不時按二零一八年人民幣票據本金額106.75%的贖回價,另加截至贖回日期(但不包括該日)的應計但未付利息(如有),以一宗或以上的若干類型股本銷售的現金所得款項淨額,贖回及於有關贖回及於有關贖回及於有關贖回及於有關贖回後,至少65%於原發行日期發行的二零一八年人民幣票據本金總額仍未償還。

董事認為,於初步確認時及報告期末提早贖回權的公平值並不重大。

倘發生觸發控制權變更的事件,則本公司將按相等於本金額101%的 購買價另加要約日期(不包括該日) 至購買付款日期的應計但未付利息 要約購回所有未償還二零一八年人 民幣票據。

於二零一四年十二月三十一日,二零一八年人民幣票據之賬面淨值經扣除未攤銷發行費用合共人民幣18,630,000元入賬,而二零一八年人民幣票據之實際年利率為7%。

於二零一四年十二月三十一日,經參考新加坡證券交易所有限公司之市場報價計算之二零一六年美元票據、二零一九年美元票據、二零一九年美元票據、二零一三年美元票據及二零一八年人民幣票據公平值分別約為人民幣零元(二零一三年:人民幣4,497,776,000元(二零一三年:人民幣2,497,776,000元(二零一三年:人民幣2,558,259,000元)、人民幣2,910,349,000元(二零一三年:2,807,439,000元)及人民幣2,000,780,000元(二零一三年:零)。

29. SENIOR NOTES (Continued)

(iv) (Continued)

At any time and from time to time prior to May 28, 2017, the Company may redeem up to 35% of the aggregate principal amount of the 2018 RMB Notes with the net cash proceeds of one or more sales of Common Stock of the Company in an equity offering at a redemption price of 106.75% of the principal amount of the 2018 RMB Notes, plus accrued and unpaid interest, if any, to (but not including) the redemption date; provided that at least 65% of the aggregate principal amount of the 2018 RMB Notes originally issued on the original issue date remains outstanding after each such redemption and any such redemption takes place within 60 days after the closing of the related equity offering.

In the opinion of the directors, the fair value of the early redemption options is insignificant at initial recognition and the end of the reporting period.

Upon the occurrence of a change of control triggering event, the Company will make an offer to repurchase all outstanding 2018 RMB Notes at a purchase price equal to 101% of their principal amount plus accrued and unpaid interest, if any, to (but not including) the offer to purchase payment date.

The net carrying amount of the 2018 RMB Notes is stated net of unamortised issue expenses totalling RMB18,630,000 as at December 31, 2014 and the effective interest rate of the 2018 RMB Notes is 7% per annum.

The fair value of the 2016 USD Notes, 2019 USD Notes, 2023 USD Notes and 2018 RMB Notes at December 31, 2014 with reference to the quoted market price available on the Singapore Exchange Securities Trading Limited amounted to nil (2013: RMB4,864,183,000), RMB2,497,776,000 (2013: RMB2,558,259,000), RMB2,910,349,000 (2013: RMB2,807,439,000) and RMB2,000,780,000 (2013: nil), respectively.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

30. 衍生金融工具

30. DERIVATIVE FINANCIAL INSTRUMENTS

非	丰流	動
/	1 1/10	-73

		Non-current	
		二零一四年	二零一三年
		2014	2013
		千民幣千元	千民幣千元
		RMB'000	RMB'000
根據對沖會計方法入賬的衍生金融工具	Derivative financial instruments		
	under hedge accounting		
衍生金融資產	Derivative financial assets		
現金流量對沖	Cash flow hedges		
- 交叉貨幣利率掉期	 Cross currency interest rate swaps 	184,441	
衍生金融負債	Derivative financial liabilities		
現金流量對沖	Cash flow hedges		
- 利率掉期	– Interest rate swaps	_	(1,509)
- 交叉貨幣利率掉期	– Cross currency interest rate swaps	(2,077)	(213,307)
		(2.077)	(21/, 216)

利率掉期

截至二零一三年十二月三十一日止年 度,本集團有以下利率掉期指定為高效 對沖工具,透過借款部份從浮息掉期為 定息,管理本集團銀行借款之利率波動。

Interest rate swaps

During the year ended December 31, 2013, the Group had the following interest rate swaps designated as highly effective hedging instruments in order to manage the Group's interest rate movements on its bank borrowings by swapping a proportion of those borrowings from floating rates to fixed rate.

				估算本金額	
		從浮動利率	至固定利率	Notional	估算本金額
		From floating	To fixed	principal	Estimated
		interest rate	interest rate	amount	fair value
於二零一四年到期的合約	Contracts maturing in 2014	香港銀行同意拆息	4.32%	325,000,000港元	人民幣1,038,000元
		Hong Kong		HKD325,000,000	RMB1,038,000
		Inter-Bank			
		Offering Rate			
		("HIBOR") + 2.85%			
於二零一四年到期的合約	Contracts maturing in 2014	HIBOR + 2.85%	4.30%	150,000,000港元	人民幣471,000元
				HKD150,000,000	RMB471,000

於二零一四年十二月三十一日並無利率 掉期合約未到期。

No interest rate swaps contract outstanding as at December 31, 2014.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

利息掉期

30. 衍生金融工具(續)

交叉貨幣利率掉期

於報告期末,本集團有以下指定為高效 對沖工具的交叉貨幣利率掉期,以透過 將一定比例的浮息美元及港元銀行借款 及相應利息付款由美元及港元轉換為人 民幣及由美元及港元浮息利息付款轉換 為人民幣定息付款來減低本集團承受的 該等借款及相應利息付款的外幣及現金 流量利率風險。

交叉貨幣利率掉期的條款經已磋商以配 合各項指定對沖項目的條款,而董事認 為該等交叉貨幣利率掉期屬高效對沖工 具。該等合約的主要條款如下:

名義金額 到期日 雁率 Notional amount Maturity Exchange rates Interest rate swap 買入50,000,000美元 18/10/2019 人民幣1元兑0.1637美元 由6.875%至7.850% (二零一三年:買入50,000,000美元) Buy USD50,000,000 18/10/2019 RMB1: USD0.1637 From 6.875% to 7.850% (2013: Buy USD50,000,000) 人民幣1元兑0.1641美元 由 6.875% 至 7.700% 買入50,000,000美元 18/10/2019 (二零一三年:買入50,000,000美元) RMB1: USD0.1641 From 6.875% to 7.700% Buy USD50,000,000 18/10/2019 (2013: Buy USD50,000,000) 人民幣1元兑0.1637美元 由 6.875% 至 7.650% 買入50,000,000美元 18/10/2019 (二零一三年:零) RMB1: USD0.1637 Buy USD50,000,000 (2013: nil) 18/10/2019 From 6.875% to 7.650% 買入50,000,000美元 人民幣1元兑0.1633美元 由 6.875% 至 7.680% 18/10/2019 (二零一三年:零) Buy USD50,000,000 (2013: nil) 18/10/2019 RMB1: USD0.1633 From 6.875% to 7.680% 人民幣1元兑0.1641美元 由6.750%至7.590% 買入50,000,000美元 29/01/2023 (二零一三年:零) RMB1: USD0.1641 Buy USD50,000,000 (2013: nil) 29/01/2023 From 6.750% to 7.590% 人民幣1元兑0.1637美元 買入20,000,000美元 29/01/2023 由 6.750% 至 7.530% (二零一三年:零) Buy USD20,000,000 (2013: nil) RMB1: USD0.1637 From 6.750% to 7.530% 29/01/2023 買入5,000,000美元 18/10/2019 人民幣1元兑0.1636美元 由 6.875% 至 7.690% (二零一三年:買入5,000,000美元) Buy USD5,000,000 RMB1: USD0.1636 From 6.875% to 7.690% 18/10/2019 (2013: Buy USD5,000,000)

30. DERIVATIVE FINANCIAL INSTRUMENTS (Continued)

Cross currency interest rate swaps

At the end of the reporting period, the Group had the following cross currency interest rate swaps designated as highly effective hedging instruments in order to minimise its exposures to foreign currency and cash flow interest rate risk on its floating-rate USD and HKD bank borrowings and corresponding interest payment by swapping a portion of those borrowings and corresponding interest payment from USD and HKD to RMB and from USD and HKD floating-rate interest payments to RMB fixed rate interest payments.

The terms of the cross currency interest rate contracts have been negotiated to match the terms of the respective designated hedged items and the directors consider that the cross currency interest rate swaps are highly effective hedging instruments. The major terms of these contracts are as follows:

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

30. 衍生金融工具(續)

交叉貨幣利率掉期(續)

名義金額	到期日
Notional amount	Maturity
買入25,000,000美元	18/10/2019
(二零一三年:買入25,000,000美元)	
Buy USD25,000,000	18/10/2019
(2013: Buy USD25,000,000)	
買入25,000,000美元	18/10/2019
(二零一三年:買入25,000,000美元)	
Buy USD25,000,000	18/10/2019
(2013: Buy USD25,000,000)	
買入25,000,000美元	18/10/2019
(二零一三年:買入25,000,000美元)	40404040
Buy USD25,000,000	18/10/2019
(2013: Buy USD25,000,000) 四1 a5 and and 第二(一重 一年 : 重)	20/01/2022
買入25,000,000美元(二零一三年:零)	5
Buy USD25,000,000 (2013: nil)	30/01/2023
買入75,000,000美元(二零一三年:零)	30/01/2023
Buy USD75,000,000 (2013: nil) 買入25.000.000美元(二零一三年:零)	30/01/2023
× +	30/01/2023
Buy USD25,000,000 (2013: nil) 買入25,000,000美元(二零一三年:零)	30/01/2023
貝八25,000,000天九(二令 二牛・令) Buy USD25,000,000 (2013: nil)	30/01/2023
買入25,000,000美元	30/01/2023
(二零一三年:零)	30/01/2023
Buy USD25,000,000 (2013: nil)	30/01/2023
買入50,000,000美元(二零一三年:零)	18/10/2019
Buy USD50,000,000 (2013: nil)	18/10/2019
買入20,000,000美元(二零一三年:零)	
Buy USD20,000,000 (2013: nil)	18/10/2019
買入1,000,000,000港元	10/07/2017
(二零一三年:零)	
Buy HKD1,000,000,000 (2013: nil)	10/07/2017
買入155,000,000港元(二零一三年:零)	10/07/2017
Buy HKD155,000,000 (2013: nil)	10/07/2017
買入200,000,000港元(二零一三年:零)	10/07/2017
Buy HKD200,000,000 (2013: nil)	10/07/2017
買入200,000,000港元(二零一三年:零)	10/07/2017
Buy HKD200,000,000 (2013: nil)	10/07/2017

上述所有交叉貨幣利率掉期均指定作為現金流量對沖且有效。於二零一四年十二月三十一日,上述交叉貨幣利率掉期合約的公平值收益合共人民幣182,364,000元(二零一三年:虧損人民幣213,307,000元)已於權益內作遞延處理。對沖工具的公平值收益人民幣118,995,000元(二零一三年:虧損人民幣85,205,000元)於同年內由對沖儲備重新分類為損益。

30. DERIVATIVE FINANCIAL INSTRUMENTS (Continued)

Cross currency interest rate swaps (Continued)

匯率 Exchange rates	利息掉期 Interest rate swap
人民幣1元兑0.1640美元	由6.875%至7.710%
RMB1 : USD0.1640	From 6.875% to 7.710%
人民幣1元兑0.1643美元	由6.875%至7.730%
RMB1: USD0.1643	From 6.875% to 7.730%
人民幣1元兑0.1642美元 RMB1: USD0.1642	由 6.875% 至 7.730% From 6.875% to 7.730%
人民幣1元兑0.1661美元	中roin 6.875% 16 7.750% 由 6.750% 至 7.650%
RMB1: USD0.1661	From 6.750% to 7.650%
人民幣1元兑0.1660美元 RMB1 : USD0.1660	由 6.750% 至 7.650% From 6.750% to 7.650%
人民幣1元兑0.1660美元	由 6.750% 至 7.630%
RMB1 : USD0.1660 人民幣1元兑0.1655美元	From 6.750% to 7.630% 由 6.750% 至 7.630%
RMB1 : USD0.1655	From 6.750% to 7.630%
人民幣1元兑0.1651美元	由 6.750% 至 7.600%
RMB1: USD0.1651	From 6.750% to 7.600%
人民幣1元兑0.1656美元 RMB1 : USD0.1656	由 6.875% 至 7.750% From 6.875% to 7.750%
人民幣1元兑0.1614美元	由6.875%至8.500%
RMB1: USD0.1614	From 6.875% to 8.500%
人民幣1元兑1.2616港元	由香港銀行同業拆息 + 3.1% 至 5.650%
RMB1: HKD1.2616	From HIBOR + 3.1% to 5.650%
人民幣1元兑1.2517港元 RMB1:HKD1.2517	由香港銀行同業拆息 + 3.1% 至 6.180% From HIBOR + 3.1% to 6.180%
人民幣1元兑1.2515港元	由香港銀行同業拆息 + 3.1% 至 6.130%
RMB1: HKD1.2515	From HIBOR + 3.1% to 6.130%
人民幣1元兑1.2542港元	由香港銀行同業拆息 + 3.1% 至 6.130%
RMB1 : HKD1.2542	From HIBOR + 3.1% to 6.130%

All of the above cross currency interest rate swaps are designated and effective as cash flow hedges. The fair values gain of the above cross currency interest rate swap contracts totalling RMB182,364,000 (2013: loss of RMB213,307,000) have been deferred in equity at December 31, 2014. The fair value gain of the hedging instruments amounting to RMB118,995,000 (2013: loss of RMB85,205,000) were reclassified from hedge reserve to profit and loss in the same year.

每股面值 0.10港元 之普通股數目 Number of

ordinary shares

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

面值

31. 資本及儲備

31. CAPITAL AND RESERVES

(a) 股本

(a) Share capital

		of par value HK\$0.10 each	Nominal value <i>千港元</i> <i>HK\$'000</i>
法定 於二零一三年一月一日、 二零一三年十二月三十一日 及二零一四年	Authorised At January 1, 2013, December 31, 2013 and December 31, 2014		
十二月三十一日		10,000,000,000	1,000,000
已發行及繳足 於二零一三年一月一日 行使購股權發行股份	Issued and fully paid At January 1, 2013 Issue of shares upon exercise of	5,428,775,500	542,878
(附註(i))	share options (note (i))	12,757,000	1,275
於二零一三年十二月三十一日 行使購股權發行股份	At December 31, 2013 Issue of shares upon exercise of	5,441,532,500	544,153
(附註(i)) 收購附屬公司的額外權益時	share options (note (i)) Issue of shares upon acquisition of an	1,055,000	106
發行股份(附註33)	additional interest in a subsidiary (Note 33)	366,344,605	36,634
於二零一四年十二月三十一日	At December 31, 2014	5,808,932,105	580,893
綜合財務報表所示	Shown in the consolidated financial statements		
於二零一四年十二月三十一日	At December 31, 2014	等值人民幣千元 RMB'000 equivalent	505,814
於二零一三年十二月三十一日	At December 31, 2013	等值人民幣千元 RMB'000 equivalent	476,822

- (i) 截至二零一四年十二月 三十一日止年度,本公司因 行使購股權發行1,055,000 股(二零一三年:12,757,000 股)每股面值0.1港元的股份。年內所行使購股權當於 人民幣6.54元至人民幣6.58 元)(二零一三年:介乎2.94 港元至12.528港元(相幣 6.54 10.16元))。已發行新股在 各方面與當時已有股份享有 同等權益。
- (i) During the year ended December 31, 2014, the Company issued 1,055,000 (2013: 12,757,000) shares of HK\$0.1 each upon exercise of share options. The exercise prices of the share options exercised during the year is HK\$8.28 (equivalent to RMB6.54 to RMB6.58) (2013: range from HK\$2.94 to HK\$12.528 (equivalent to RMB2.33 to RMB10.16)). The new shares issued rank pari passu with the then existing shares in all respects.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

31. 資本及儲備(續)

(b) 儲備

儲備名稱、性質及用途

(i) 股份溢價

二零一四年及二零一三年 十二月三十一日的股份溢價 指本公司股份溢價。

除非於緊隨建議作出分派或 支付股息日期後,本公司可 償還日常業務中到期的債 務,否則不得自股份溢價賬 向權益股東作出任何分派或 支付任何股息。

31. CAPITAL AND RESERVES (Continued)

(b) Reserves

Name, nature and purpose of reserves

(i) Share premium

Share premium at December 31, 2014 and 2013 represented share premium of the Company.

The share premium account is governed by the Cayman Companies Law and may be applied by the Company subject to the provisions, if any, of its memorandum and articles of association in (a) paying distributions or dividends to members; (b) paying up unissued shares of the Company to be issued to equity shareholders as fully paid bonus shares; (c) the redemption and repurchase of shares (subject to the provisions of section 37 of the Cayman Companies Law); (d) writing-off the preliminary expenses of the Company; (e) writing-off the expenses of, or the commission paid or discount allowed on, any issue of shares or debentures of the Company; and (f) providing for the premium payable on redemption or purchase of any shares or debentures of the Company.

No distribution or dividend may be paid to the equity shareholders out of the share premium account unless immediately following the date on which the distribution or dividend is proposed to be paid, the Company will be able to pay its debts as they fall due in the ordinary course of business.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

31. 資本及儲備(續)

(b) 儲備(續) 儲備名稱、性質及用途(續)

(ii) 資本儲備

為籌備本公司股份上市,於 二零零八年六月十一日,透 過發行3,999,999,000股每股 面值0.1港元的股份完成集 團重組。本公司所發行股份 的面值與嘉遜發展香港(控 股)有限公司(「嘉遜發展」, 本集團當時的控股公司)的 股本總額之間的差額自資本 儲備扣除。

於二零零九年十月二日,本公司向其當時股東宣派股息 100,000,000港元(相當於人 民幣88,120,000元)並自資 本儲備扣除。

(iii) 特別儲備

截至二零零七年十二月 三十一日止年度,嘉遜發展 已向一家非全資附屬公司重 慶龍湖企業拓展有限公司 (「重慶龍湖企業拓展」) 增資 770,000,000港元,而本公司 當日的最終控股股東吳亞軍 女士及蔡奎先生亦為重慶龍 湖企業拓展的非控制股東。 本集團於重慶龍湖企業拓展 的股權由60%增至91.3%, 而視作收購的折讓人民幣 620,672,000元則指所收購額 外權益的應佔資產淨值超出 注資金額的部分,已於特別 儲備內確認為權益擁有人注 資。

31. CAPITAL AND RESERVES (Continued)

b) Reserves (Continued)

Name, nature and purpose of reserves (Continued)

(ii) Capital reserve

On June 11, 2008, a group reorganisation was completed for the preparation of the listing of the Company's shares by issuing 3,999,999,000 shares of HK\$0.1 each. The difference between the nominal amount of the shares issued by the Company and the aggregate amount of the share capital of Juntion Development Hong Kong (Holding) Limited ("Juntion Development"), then holding company of the Group, is charged to capital reserve.

On October 2, 2009, the Company declared dividend of HK\$100,000,000 (equivalent to RMB88,120,000) to the then shareholders of the Company and charged to capital reserve.

(iii) Special reserve

During the year ended December 31, 2007, Juntion Development injected additional capital of HK\$770,000,000 in a non-wholly owned subsidiary, Chongqing Longhu Development Company Limited ("Chongqing Longhu Development") in which the noncontrolling shareholders are Madam Wu Yajun and Mr. Cai Kui, who are also the ultimate controlling shareholders of the Company at that date. The Group's equity interest in Chongqing Longhu Development has increased from 60% to 91.3% and a discount on deemed acquisition of RMB620,672,000 which represents the excess of the share of net assets attributable to the additional interest acquired over the amount injected was recognised in special reserve as the contribution from equity owners.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

31. 資本及儲備(續)

(b) 儲備(續)

儲備名稱、性質及用途(續)

(iv) 其他儲備

其他儲備指本集團應佔有關 附屬公司擁有權變動的資產 淨值變動。

(v) 法定盈餘儲備

根據在中國成立的若干附屬公司的組織章程細則,結構在中國成立的若干的屬公司須向法定盈餘儲備轉撥其除稅後溢利的10%,直至儲備達到註冊資儲備達到註冊資格量整至該儲集至該儲價之。法定盈餘儲備可,於獨補過往年度的虧損、附限有的經營業務或轉換為附屬公司的額外資本。

(vi) 注資儲備

注資儲備指附註41(a)所載歸屬期內確認的首次公開發售前股份獎勵計劃之股份獎勵公平值。

(vii) 對沖儲備

對沖儲備指就現金流量對沖 訂立之對沖工具之公平值變 動產生之損益之累計實際部 分。僅當對沖交易影響損 益,則於對沖儲備項下確認 及累計之對沖工具之公平值 變動產生之累計損益才會重 新分類至損益表。

31. CAPITAL AND RESERVES (Continued)

(b) Reserves (Continued)

Name, nature and purpose of reserves (Continued)

(iv) Other reserve

Other reserve represents the change in net assets attributable to the Group in relation to changes in ownership interests in subsidiaries.

(v) Statutory surplus reserve

In accordance with the articles of association of certain subsidiaries established in the PRC, these subsidiaries are required to transfer 10% of the profit after taxation to the statutory surplus reserve until the reserve reaches 50% of the registered capital. Transfer to this reserve must be made before distributing dividends to equity owners. The statutory surplus reserve can be used to make up for previous year's losses, expand the existing operations or convert into additional capital of the subsidiaries.

(vi) Capital contribution reserve

Capital contribution reserve represents the recognition of the fair value of share awards under the Pre-IPO share award schemes over the vesting period as set out in note 41(a).

(vii) Hedging reserve

The hedging reserve represents the cumulative effective portion of gains and losses arising on changes in fair value of hedging instruments entered into for cash flow hedges. The cumulative gain and loss arising on changes in fair value of the hedging instrument that are recognised and accumulated under the heading of hedging reserve will be reclassified to profit or loss only when the hedged transaction affects the profit or loss.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

32. 遞延税項

以下為於年內確認的主要遞延税項(負債)資產及其變動:

32. DEFERRED TAXATION

The followings are the major deferred taxation (liabilities) assets recognised and movements thereon during the year:

									待分配		
								集團內	保留溢利		
			投資物業		土地増值			購買的	的預扣税		
		加速	的公平值		税撥備	呆賬撥備		未變現溢利	Withholding		
		税項折舊	Fair value		Land	Allowance	政府津貼	Unrealised	tax		
		Accelerated	of	税項虧損	appreciation	for	(附註a)	profit on	on retained	其他	
		tax	investment	Tax	tax	doubtful	Government	intra-group	profits to be	(附註b)	總計
		depreciation	properties	losses	provisions	debts	subsidies	purchases	distributed	Others	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
							(Note a)			(Note b)	
於二零一三年一月一日	At January 1, 2013	(89,406)	(2,556,209)	184,566	961,834	3,750	16,458	106,655	(79,360)	32,546	(1,419,166)
於損益(扣除)計入	(Charge) credit to profit or loss	(29,085)	(648,122)	33,306	131,553	-	(1,468)	26,987	23,189	(12,944)	(476,584)
於二零一三年十二月三十一日	At December 31, 2013	(118,491)	(3,204,331)	217,872	1,093,387	3,750	14,990	133,642	(56,171)	19,602	(1,895,750)
於損益(扣除)計入	(Charge) credit to profit or loss	(19,439)	(638,567)	101,253	64,216	_	(4,329)	(15,151)	(34,875)	(1,705)	(548,597)
出售投資物業	Disposal of investment property	_	(35,060)		_	-	_	_	_	_	(35,060)
於二零一四年十二月三十一日	At December 31, 2014	(137,930)	(3,877,958)	319,125	1,157,603	3,750	10,661	118,491	(91,046)	17,897	(2,479,407)

附註:

- a. 該金額指會計準則與稅務機關對政府津貼 的處理所產生暫時差額的稅務影響。稅務 機關將政府津貼視為收入,但進行財務呈 報時則將政府津貼當作發展中待售物業開 支減少。
- b. 該金額指扣除廣告開支所產生暫時差額的 稅務影響。本集團可扣除不超過其收益 15%的廣告開支,而不可扣除的部分(如 有)則可於期後年間結轉。

Notes:

- a. This represents the tax effect of the temporary difference arising from the treatment of the government subsidies between the accounting standard and the tax bureau. Tax bureau treats the government subsidies as an income but for financial reporting purpose, the government subsidies as deduction from costs of properties under development for sales.
- This represents the tax effect of temporary differences arising from the deduction of advertising expense. The Group can deduct its advertising expense of no more than 15% of its revenue and for the part that cannot be deducted, if any, it can be carried forward to future years.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

32. 遞延税項(續)

為呈報綜合財務狀況報表,若干遞延稅 項資產(負債)已抵銷。以下為就財務報 告目的而作出的遞延稅項結餘分析:

32. DEFERRED TAXATION (Continued)

For the presentation purposes of the consolidated statement of financial position, certain deferred taxation assets (liabilities) have been offset. The following is an analysis of the deferred taxation balances for financial reporting purposes:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
遞延税項資產	Deferred taxation assets	1,271,972	1,063,481
遞延税項負債	Deferred taxation liabilities	(3,751,379)	(2,959,231)
		(2 (=0 (0=)	(4.005.55)
		(2,479,407)	(1,895,750)

於二零一四年十二月三十一日,本集團有約人民幣2,010,301,000元(二零一三年:人民幣883,709,000元)的估計未動用税項虧損可用於抵銷未來溢利。已就約人民幣1,276,502,000元(二零一三年:人民幣871,488,000元)的虧損確認遞延税項資產。由於不可預測未來溢利來源,故概無就餘下人民幣733,799,000元(二零一三年:人民幣12,221,000元)確認遞延税項資產。未確認稅項虧損將於以下年度到期:

At December 31, 2014, the Group had unused estimated tax losses of RMB2,010,301,000 (2013: RMB883,709,000) available to offset against future profits. Deferred taxation assets have been recognised in respect of RMB1,276,502,000 (2013: RMB871,488,000) of such losses. No deferred taxation asset has been recognised in respect of the remaining RMB733,799,000 (2013: RMB12,221,000) due to the unpredictability of future profit streams. The unrecognised tax losses will expire in the following years:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
二零一四年	2014	_	888
二零一五年	2015	3,428	3,428
二零一六年	2016	1,934	1,934
二零一七年	2017	4,110	4,110
二零一八年	2018	1,861	1,861
二零一九年	2019	722,466	_
	_	722 700	12 221
		733,799	12,221

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

32. 遞延税項(續)

根據《內地和香港特別行政區關於對所得避免雙重徵稅和防止偷漏稅的安排》及國稅法[2008]112號,5%股息預扣稅稅率適用於直接擁有中國內地公司股本最少25%的香港居民公司。

遞延税項負債包括最近財政年度就所有中國附屬公司所產生及香港公司所持的未分派溢利20%作出的預扣税撥備。於報告期末,暫時差額的總額連同附屬公司的未分配盈利(遞延税項負債未被確認)約為人民幣25,000,000元(二零一三年:人民幣25,000,000元)。由於本集團能夠控制暫時差額撥回的時間,及該等差額在可見將來將可能不會撥回,因此並無就此等差額確認負債。

33. 收購附屬公司的額外權益

截至二零一四年十二月三十一日止年度,本集團向本公司董事及主要股東收購附屬公司重慶龍湖企業拓展額外8.7%股權,由發行本公司366,344,605股股份償付。收購事項已作為權益交易入賬,而非控股權益與人民幣319,368,000元的差額已作出調整,已付代價的公平值已直接計入其他儲備。

34. 出售附屬公司的部份權益

截至二零一四年十二月三十一日止年度,本集團向非控股股東出售順升企業有限公司之49%股權,現金代價為人民幣318,396,000元。收購事項已作為權益交易入賬,而非控股權益與人民幣293,598,000元的差額已作出調整,已付代價的公平值已直接計入其他儲備。

32. DEFERRED TAXATION (Continued)

According to the "Arrangement between the Mainland of China and the Hong Kong Special Administrative Region for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income" and Guoshuifa [2008]112, where the Hong Kong resident company directly owns at least 25% of the capital of the Mainland company, 5% dividend withholding tax rate is applicable.

Deferred taxation liabilities include provision for withholding tax which has been provided for 20% of the latest financial year's undistributed profits arising from all subsidiaries situated in the PRC and held by Hong Kong companies. At the end of the reporting period, the aggregate amount of temporary differences associated with undistributed earnings of subsidiaries for which deferred taxation liabilities have not been recognised was approximately RMB25 million (2013: RMB25 million). No liability has been recognised in respect of these differences because the Group is in a position to control the timing of the reversal of the temporary differences and it is probable that such differences will not reverse in the foreseeable future.

33. ACQUISITION OF AN ADDITIONAL INTEREST IN A SUBSIDIARY

During the year ended December 31, 2014, the Group acquired an additional 8.7% equity interest in a subsidiary, Chongging Longhu Development, from the director and substantial shareholders of the Company, satisfied by issuance of 366,344,605 shares of the Company. This acquisition has been accounted for as equity transaction and the difference of RMB319,368,000 between the amount by which the noncontrolling interests are adjusted and the fair value of the consideration paid are charged directly in other reserve.

34. DISPOSAL OF PARTIAL INTEREST IN A SUBSIDIARY

During the year ended December 31, 2014, the Group disposed of 49% equity interest in Easy Rise Enterprise Limited to a non-controlling shareholder at a cash consideration of RMB 318,396,000. The acquisition has been accounted for as equity transaction and the difference of RMB293,598,000 between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid are recognised directly in other reserve.

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截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

35. 透過收購附屬公司收購資產

截至二零一四年十二月三十一日止年度,本集團收購南京金名城置業有限公司的全部註冊資本及北京古北水鎮房地產開發有限公司的60%股權,兩間公司擁有預付租賃付款,代價為人民幣2,539,000,000元。該等交易由本公司董事釐定為收購資產,而並非國際財務報告準則第3號(經修訂)業務合併所界定的業務合併。

36. 退休福利計劃

根據中國的相關法律及法規,本公司的中國附屬公司須參加由地方市政府管理的界定供款退休計劃。本公司的中國附屬公司向該計劃供款以撥款予僱員退休福利,該供款根據經地方市政府同意的按僱員平均薪金的若干百分比計算。本集團就有關退休福利計劃的主要責任為根據該計劃作出規定供款。

本集團亦為其所有香港合資格僱員設立 強制性公積金計劃。計劃的資產與本集 團的資產分開持有,存置於受託人管理 的基金。本集團按相關薪金成本的5%向 該計劃供款,而僱員按相同金額供款。

截至二零一四年十二月三十一日止年度,本集團確認退休福利供款人民幣 189,628,000元(二零一三年:人民幣 163,252,000元)。

35. ACQUISITION OF ASSETS THROUGH ACQUISITION OF SUBSIDIARIES

During the year ended December 31, 2014, the Group acquired the entire registered share capital of Nanjing Jinmingcheng Real Estate Co., Ltd. and 60% of the equity interest of Beijing Gubei Town Real Estate Development Ltd. which own prepaid lease payment for a consideration of RMB2,539,000,000 and RMB598,500,000, respectively. The transactions were determined by the directors of the Company to be acquisition of assets rather than a business combination as defined in IFRS 3 (Revised) Business Combinations.

36. RETIREMENT BENEFIT PLANS

According to the relevant laws and regulations in the PRC, the Company's PRC subsidiaries are required to participate in a defined contribution retirement scheme administered by the local municipal government. The Company's PRC subsidiaries contribute funds which are calculated on certain percentage of the average employee salary as agreed by local municipal government to the scheme to fund the retirement benefits of the employees. The principal obligation of the Group with respect to the retirement benefit scheme is to make the required contributions under the scheme.

The Group also operates a Mandatory Provident Fund Scheme for all qualifying employees in Hong Kong. The assets of the scheme are held separately from those of the Group, in funds under the control of trustee. The Group contributes 5% of relevant payroll costs to the scheme and the same amount is matched by employees.

The Group recognised the retirement benefit contributions of RMB189,628,000 (2013: RMB163,252,000) for the year ended December 31, 2014.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

37. 抵押資產

於報告期末,已抵押以下資產作為本集 團獲授若干銀行及其他融資的擔保及向 已出售物業的買方提供按揭貸款:

37. PLEDGE OF ASSETS

The following assets were pledged to secure certain banking and other facilities granted to the Group and mortgage loans to buyers of sold properties at the end of the reporting period:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
投資物業	Investment properties	10,212,462	4,677,958
預付租賃款項	Prepaid lease payments	_	1,019,001
發展中待售物業	Properties under development for sales	33,353,260	31,003,343
持作出售物業	Properties held for sales	_	610
已抵押銀行存款	Pledged bank deposits	242,069	276,914
		(2.22-22	
		43,807,791	36,977,826

38. 租賃安排

本集團作為出租人

倘超過預定月租,若干物業向租戶收取的或然租金乃根據租戶賺取的營業額的若干百分比釐定。截至二零一四年十二月三十一日止年度確認的或然租金收入為人民幣131,522,000元(二零一三年:人民幣125,396,000元)。本集團持作租賃用途的物業已與租戶訂立介乎一至二十年的租期。

於報告期末,本集團已與租戶就以下未來最低租賃款項訂約:

38. LEASE ARRANGEMENTS

The Group as a lessor

Contingent rental for certain properties was charged to tenants and was determined by a certain percentage of turnover earned by the tenants upon they exceed the pre-determined monthly rental. The contingent rental income recognised during the year ended December 31, 2014 amounted to RMB131,522,000 (2013: RMB125,396,000). The properties held by the Group for rental purpose have committed tenants for periods ranging from one to twenty years.

At the end of the reporting period, the Group had contracted with tenants for the following future minimum lease payments:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
一年內	Within one year	733,623	417,269
第二年至第五年(包括首尾兩年)	In the second to fifth year inclusive	1,482,807	724,279
五年後	After five years	202,568	320,911
<u></u>		2,418,998	1,462,459

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

38. 租賃安排(續)

本集團作為承租人

於報告期末,本集團根據不可撤銷經營 租約就有關租賃物業支付的未來最低租 賃款項如下:

38. LEASE ARRANGEMENTS (Continued)

The Group as a lessee

At the end of the reporting period, the Group had the following future minimum lease payments under non-cancellable operating leases in respect of leased properties:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
一年內	Within one year	42,007	26,568
第二年至第五年(包括首尾兩年)	In the second to fifth year inclusive	52,452	24,217
五年後	After five years	8,530	4,726
		102,989	55,511

signing of lease agreements.

經營租賃款項指本集團就租賃土地及其 若干辦公物業應付的租金。租賃的平均 租期協商為一至十五年,而租金於簽訂 租賃協議之日確定。

39. 承擔 39. COMMITMENTS

於報告期末,本集團有以下承擔:

At the end of the reporting period, the Group had the following commitments:

Operating lease payments represent rentals payable by the Group for

leasehold land and certain of its office premises. Leases are negotiated for

an average term of one to fifteen years and rentals are fixed at the date of

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
已訂約但未於綜合財務報表中作出撥備:	Contracted but not provided for in the consolidated financial statements:		
- 有關分類為發展中待售物業及	– Expenditure in respect of projects classified		
在建投資物業項目的開支	as properties under development for sales		
	and investment properties		
	under construction	22,050,976	24,267,689
- 有關購入土地使用權的開支	 Expenditure in respect of acquisition 		
	of land use rights	5,587,568	4,646,373
		27,638,544	28,914,062

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

40. 或然負債

於二零一四年十二月三十一日,本集團就物業買方獲授按揭銀行貸款提供人民幣10,738,667,000元(二零一三年:人民幣10,376,827,000元)的擔保。本公司董事認為,本集團該等財務擔保合約的公平值於初始確認時並不重大,所涉訂約方違約的機率極低,因此於擔保合約開始時以及於二零一四年及二零一三年十二月三十一日的報告期末概無確認價值。

本集團向銀行提供有關本集團物業買方 之銀行貸款擔保。該等擔保於買方交收 物業及相關按揭物業登記完成時由銀行 解除。

40. CONTINGENT LIABILITIES

The Group provided guarantees amounting to RMB10,738,667,000 (2013: RMB10,376,827,000) as at December 31, 2014 in respect of mortgage bank loans granted to purchasers of the Group's properties. In the opinion of the directors of the Company, the fair values of these financial guarantee contracts of the Group are insignificant at initial recognition and the directors of the Company consider that the possibility of default of the parties involved is remote, accordingly, no value has been recognised at the inception of the guarantee contracts and at the end of the reporting period as at December 31, 2014 and 2013.

Guarantees are given to banks with respect to loans procured by the purchasers of the Group's properties. Such guarantees will be released by banks upon delivery of the properties to the purchasers and completion of the relevant mortgage properties registration.

二零一四年 二零一三年 2014 2013 人民幣千元 人民幣千元 RMB'000 RMB'000 10,738,667 10,376,827

按揭擔保

Mortgage guarantees

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

以權益結算的股份獎勵/購股權 計劃:

a. 首次公開發售前股份獎勵計劃

本公司的兩項首次公開發售前股份 獎勵計劃(「股份獎勵計劃」)根據於 二零零七年十一月三十日及二零 九年七月三十一日通過的決議案採 納。根據股份獎勵計劃,本公司董事及本集團若干僱員授出 本公司 股份(「獎勵股份」)。股份獎 勵計劃旨在使僱員利益與本公司股份 獎勵其表現及對本集團的貢獻。

於二零一四年及二零一三年十二月 三十一日,於二零零七年十一月 三十日及二零零九年七月三十一日 採納的計劃項下概無獎勵股份仍未 行使。

b. 首次公開發售前購股權計劃

本公司的首次公開發售前購股權計劃(「首次公開發售前購股權計劃」)乃根據於二零零七年十一月三十日通過的一項決議案獲採納,主要目的是為本集團董事及合資於聯交所開始至為之目(「上零七年十一月三十日至本公(「上野時日期」)的前一個營業日止期間前電長投出。根據首次公開發售司股權計劃,本公司及其附屬公開聯份的購入可認購本公司股份的購入可認購本公司股份的購入可認購本公司股份的購入可認購本公司股份的購入可認購本公司股份的購入可認購本公司股份的購入可認購本公司股份的購入可認購本公司股份的購入可以表述。

41. SHARE-BASED PAYMENT TRANSACTIONS

Equity-settled share award/share option schemes:

a. Pre-IPO share award schemes

The Company's two Pre-IPO share award schemes (the "Share Award Schemes") were adopted pursuant to a resolution passed on November 30, 2007 and July 31, 2009. Under the Share Award Schemes, the Company has awarded the Company's shares (the "Awarded Shares") to directors of the Company and certain employees of the Group. The objective of the Share Award Schemes is to align the interests of the employees with those of the Company, to share the pride of ownership among employees and to reward their performance and contribution to the Group.

There were no Awarded Shares outstanding under the scheme adopted on November 30, 2007 and July 31, 2009 as at December 31, 2014 and 2013.

b. Pre-IPO share option scheme

The Company's Pre-IPO share option scheme (the "Pre-IPO Share Option Scheme") was adopted pursuant to a resolution passed on November 30, 2007 for the primary purpose of providing incentives to directors and eligible employees of the Group, and options can only be offered and granted from November 30, 2007 until the business date before the date on which dealings in the Company's share first commence on the SEHK (the "Listing Date"). Under the Pre-IPO share Option Scheme, the directors of the Company and its subsidiaries were granted options to subscribe for shares in the Company. The term of the Pre-IPO share Option Scheme is 10 years from the date of adoption.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

b. 首次公開發售前購股權計劃(續)

於二零零七年十一月三十日,已授出購股權37,940,000份(包括向董事授出15,588,000份購股權)。於二零一四年及二零一三年十二月三十一日根據首次公開發售前購股權計劃已授出而仍未行使的購股權涉及股份數目為8,088,000股(包括向董事授出7,188,000份購股權),佔二零一四年及二零一三年十二月三十一日本公司股份的0.14%及0.15%。

因行使根據首次公開發售前購股權計劃及本公司的其他購股權計劃將授出的所有購股權而可能發行的本公司股份總數,不得超過於上市日期本公司已發行股份總數的10%。首次公開發售前購股權計劃的初步行使價為6.46港元,於二零零九年一月一日更改為2.94港元。

因行使根據首次公開發售前購股權 計劃及本公司的其他購股權計劃已 授出而仍未行使的所有購股權而可 能發行的股份數目的全部限額,不 得超過不時已發行股份的30%。

截至二零一四年及二零一三年十二 月三十一日止年度並無就本公司授 出的首次公開發售前購股權計劃項 下的購股權確認購股權開支,原因 是已於二零一一年度悉數攤銷。

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

b. Pre-IPO share option scheme (Continued)

On November 30, 2007, 37,940,000 share options (including 15,588,000 share options granted to directors) were granted. The number of shares in respect of which options had been granted and remained outstanding under the Pre-IPO Share Option Scheme as at December 31, 2014 and 2013 was 8,088,000 (including 7,188,000 share options granted to directors), representing 0.14% and 0.15% of the shares of the Company as at December 31, 2014 and 2013.

The total number of the Company's shares which may be issued upon exercise of all options to be granted under the Pre-IPO Share Option Scheme and other share option schemes of the Company shall not exceed 10% of the aggregate of the shares of the Company in issue at the Listing Date. The exercise price of the pre-IPO share option initial at HK\$6.46 and amended to HK\$2.94 effective from January 1, 2009.

The overall limit on the number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Pre-IPO Share Option Scheme and other share option schemes of the Company must not exceed 30% of the shares in issue from time to time.

There was no share option expense in relation to the share options under the Pre-IPO-Share Option Scheme granted by the Company recognised for the years ended December 31, 2014 and 2013 as the they were fully amortised in 2011.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

b. 首次公開發售前購股權計劃 (續)

> 年內所授出購股權之條款及條件如 下:

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

b. Pre-IPO share option scheme (Continued)

The terms and conditions of the grants that existed during the year are as follows:

	購股權數目 Number of options	歸屬期間 Vesting periods	購股權 合約年期 Contractual life of options
向董事授出購股權:			
Share options granted to directors:			
- 於二零零七年十一月三十日	12,776,000	自授出日期起至二零零九年一月一日為25%	十年
– on November 30, 2007		25% from the date of grant to January 1, 2009	10 years
		自授出日期起至二零一零年一月一日為25%	十年
		25% from the date of grant to January 1, 2010	10 years
		自授出日期起至二零一一年一月一日為25%	十年
		25% from the date of grant to January 1, 2011	10 years
		自授出日期起至二零一二年一月一日為25%	十年
		25% from the date of grant to January 1, 2012	10 years
向僱員授出購股權:			
Share options granted to employees:			
- 於二零零七年十一月三十日	25,164,000	自授出日期起至二零零九年一月一日為25%	十年
– on November 30, 2007		25% from the date of grant to January 1, 2009	10 years
		自授出日期起至二零一零年一月一日為25%	十年
		25% from the date of grant to January 1, 2010	10 years
		自授出日期起至二零一一年一月一日為25%	十年
		25% from the date of grant to January 1, 2011	10 years
		自授出日期起至二零一二年一月一日為25%	十年
		25% from the date of grant to January 1, 2012	10 years

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

b. 首次公開發售前購股權計劃 (續)

> 年內董事及僱員持有的本公司首次 公開發售前購股權計劃項下購股權 的變動:

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

b. Pre-IPO share option scheme (Continued)

The movements of the Company's share options under the Pre-IPO Share Option Scheme held by directors and employees during the year:

					購股權數目 Number of options	
				於二零一四年		於二零一四年
				一月一日		十二月三十一日
				未行使		未行使
		行使價		Outstanding	年內已行使	Outstanding
		港元		at	Exercised	at
	授出日期	Exercise	歸屬期間	January 1,	during	December 31,
	Grant date	price	Vesting period	2014	the year	2014
		HK\$				
購股權	二零零七年十一月三十日	2.94	二零零七年			
Share option	November 30, 2007		十一月三十日至			
			二零一二年一月一日			
			November 30, 2007	8,088,000	_	8,088,000
			to January 1, 2012			
於二零一四年十二月三十一日						
可行使						
Exercisable at						
December 31, 2014			_			8,088,000

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

b. 首次公開發售前購股權計劃 (續)

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

購盼樺數目

b. Pre-IPO share option scheme (Continued)

					胂	
					Number of options	
				於二零一三年		於二零一三年
				一月一日		十二月三十一日
				未行使	年內已行使	未行使
		行使價		Outstanding	(附註)	Outstanding
		港元		at	Exercised	at
	授出日期	Exercise	歸屬期間	January 1,	during	December 31,
	Grant date	price	Vesting period	2013	the year	2013
		HK\$			(Note)	
購股權	二零零七年十一月三十日	2.94	二零零七年十一月三十日			
Share option	November 30, 2007		至二零一二年一月一日			
			November 30, 2007			
			to January 1, 2012	19,929,000	(11,841,000)	8,088,000

於二零一三年十二月三十一日

可行使

Exercisable at

December 31, 2013 8,088,000

附註:於行使日期的加權平均股價為 13.62港元。 Note: The weighted average share price at the dates of exercise is HK\$13.62.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

c. 首次公開發售後購股權計劃

本公司的首次公開發售後購股權計劃(「首次公開發售後購股權計劃」)乃根據於二零零九年十二月二十三日通過的一項決議案獲採納,主要目的是為本集團董事及合資格僱員提供獎勵。根據首次公開發售後購股權計劃,本公司及其附屬公司董事已獲授可認購本公司股份的購股權。首次公開發售後購股權計劃自獲採納之日起為期10年。

於二零零九年十二月二十三日,已 授出可認購10,600,000股(包括向 董事授出4,550,000股股份)股份的 購股權。購股權的行使價為8.44港 元。

於二零一一年一月十七日及二零一一年九月二十八日授出可認購46,000,000股(包括向董事授出9,200,000股股份)及150,000,000股(包括向董事授出55,600,000股股份)股份的購股權。購股權之行使價分別為12.52港元及8.28港元。

截至二零一四年十二月三十一日 止年度,可認購110,000,000股 股份的購股權(包括向董事授予 的11,200,000股股份)已於二零 一四年十一月四日授出。授出購 股權日期的估計公平值為人民幣 181,028,000元。

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

c. Post-IPO share option scheme

The Company's Post-IPO share option scheme (the "Post-IPO Share Option Scheme") was adopted pursuant to a resolution passed on December 23, 2009 for the primary purpose of providing incentives to directors and eligible employees of the Group. Under the Post-IPO Share Option Scheme, the directors of the Company and its subsidiaries were granted options to subscribe for shares in the Company. The term of the Post-IPO Share Option Scheme is 10 years from the date of adoption.

On December 23, 2009, options to subscribe 10,600,000 shares (including 4,550,000 shares granted to directors) were granted. The exercise price of the option is HK\$8.44.

On January 17, 2011 and September 28, 2011, options to subscribe 46,000,000 shares (including 9,200,000 shares granted to directors) and 150,000,000 shares (including 55,600,000 shares granted to directors) were granted. The exercise price of the options are HK\$12.52 and HK\$8.28, respectively.

During the year ended December 31, 2014, options to subscribe 110,000,000 shares (include 11,200,000 shares granted to directors) were granted on November 4, 2014. The estimated fair value of the options granted on the date is RMB181,028,000.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

c. 首次公開發售後購股權計劃 (續)

> 公平值採用二項式模型計算計算。 輸入模型的數據如下:

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

c. Post-IPO share option scheme (Continued)

The fair value was calculated using the binomial model. The inputs into the model were as follows:

二零一四年

2014 HK\$9.37港元 授予日期股價 Grant date share price 行使價 Exercise price HK\$9.37港元 預計年期 10 years年 Expected life 預計波幅 Expected volatility 38.4% 股息收益率 Dividend yield 3% 無風險利率 Risk-free interest rate 1.83%

預期波幅乃根據本公司股價於過往 年度之歷史波幅釐定。模式中之預 期計年度已因應之不可轉讓性、行 使限制及行為等考慮因素之影響根 據管理層最佳估計有所調整。

於二零一四年及二零一三年十二 月三十一日,根據首次公開發 售後購股權計劃已授出未行使購 股權可認購之本公司股份數目為 268,180,500股及204,919,000股, 相當於本公司於二零一四年及二零 一三年十二月三十一日股份4.62% 及3.77%。

因行使根據首次公開發售後購股權計劃及本公司的其他購股權計劃將予授出的所有購股權而可能發行的本公司股份總數,不得超過於上市日期本公司已發行股份總數的10%。

因行使根據首次公開發售後購股權計劃及本公司的其他購股權計劃已授出而仍未行使的所有購股權而可能發行的股份數目的全部限額,不得超過不時已發行股份30%。

截至二零一四年十二月三十一日止年度,本集團就本公司授出的首次公開發售後購股權計劃項下購股權確認總支出人民幣88,236,000元(二零一三年:人民幣107,326,000元)。

Expected volatility was determined by using the historical volatility of the Company's share price over the past few years. The expected life used in the model has been adjusted, based on management's best estimate, for the effects of non-transferability, exercise restrictions and behavioural considerations.

The number of shares in respect of which options had been granted and remained outstanding under the Post-IPO Share Option Scheme as at December 31, 2014 and 2013 was 268,180,500 and 204,919,000, representing 4.62% and 3.77% of the shares of the Company as at December 31, 2014 and 2013.

The total number of the Company's shares which may be issued upon exercise of all options to be granted under the Post-IPO Share Option Scheme and other share option schemes of the Company shall not exceed 10% of the aggregate of the shares of the Company in issue at the Listing Date.

The overall limit on the number of shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Post-IPO Share Option Scheme and other share option schemes of the Company must not exceed 30% of the shares in issue from time to time.

The Group recognised total expense of RMB88,236,000 (2013: RMB107,326,000) for the year ended December 31, 2014 in relation to share options under the Post-IPO Share Option Scheme granted by the Company.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

c. 首次公開發售後購股權計劃 (續)

> 年內所授出購股權之條款及條件如 下:

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

c. Post-IPO share option scheme (Continued)

The terms and conditions of the grants that existed during the year are as follows:

	授出日期 Grant date	購股權數目 Number of options	歸屬期間 Vesting periods	購股權 合約年期 Contractual life of options
向董事授出購股權 Share options granted to directors	二零零九年 十二月二十三日 December 23, 2009	4,550,000	自授出日期起至二零一零年十二月二十三日為 25% 25% from the date of grant to December 23, 2010 自授出日期起至二零一一年十二月二十三日為 25% 25% from the date of grant to December 23, 2011 自授出日期起至二零一二年十二月二十三日為 25% 25% from the date of grant to December 23, 2012 自授出日期起至二零一三年十二月二十三日為 25% 25% from the date of grant to December 23, 2013	十年 10 years 十年 10 years 十年 10 years 十年 10 years
	二零一一年 一月十七日 January 17, 2011	9,200,000	自授出日期起至二零一二年一月十七日為 25% 25% from the date of grant to January 17, 2012 自授出日期起至二零一三年一月十七日為 25% 25% from the date of grant to January 17, 2013 自授出日期起至二零一四年一月十七日為 25% 25% from the date of grant to January 17, 2014 自授出日期起至二零一五年一月十七日為 25% 25% from the date of grant to January 17, 2015	十年 10 years 十年 10 years 十年 10 years 十年 10 years
	二零一一年 九月二十八日 September 28, 2011	45,600,000	自授出日期起至二零一三年九月二十八日為10% 10% from the date of grant to September 28, 2013 自授出日期起至二零一四年九月二十八日為30% 30% from the date of grant to September 28, 2014 自授出日期起至二零一五年九月二十八日為30% 30% from the date of grant to September 28, 2015 自授出日期起至二零一六年九月二十八日為30% 30% from the date of grant to September 28, 2016	十年 10 years 十年 10 years 十年 10 years 十年 10 years
	二零一一年 九月二十八日 September 28, 2011	10,000,000	自授出日期起至二零一七年九月二十八日為 100% 100% from the date of grant to September 28, 2017	十年 10 years

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(Cont.

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

c. 首次公開發售後購股權計劃 (續) (Continued)

Equity-settled share award/share option schemes: (Continued)

41. SHARE-BASED PAYMENT TRANSACTIONS

c. Post-IPO share option scheme (Continued)

	授出日期 Grant date	購股權數目 Number of options	歸屬期間 Vesting periods	購股權 合約年期 Contractual life of options
	二零一四年 十一月四日 November 4, 2014	11,200,000	自授出日期起至二零一五年十一月四日為10% 10% from the date of grant to November 4, 2015 自授出日期起至二零一六年十一月四日為15% 15% from the date of grant to November 4, 2016 自授出日期起至二零一七年十一月四日為20% 20% from the date of grant to November 4, 2017 自授出日期起至二零一八年十一月四日為25% 25% from the date of grant to November 4, 2018 自授出日期起至二零一九年十一月四日為30% 30% from the date of grant to November 4, 2019	十年 10 years 十年 10 years 十年 10 years 十年 10 years 十年
向僱員授出購股權 Share options granted to employees	二零零九年 十二月二十三日 December 23, 2009	6,050,000	自授出日期起至二零一零年十二月二十三日為 25% 25% from the date of grant to December 23, 2010 自授出日期起至二零一一年十二月二十三日為 25% 25% from the date of grant to December 23, 2011 自授出日期起至二零一二年十二月二十三日為 25% 25% from the date of grant to December 23, 2012 自授出日期起至二零一三年十二月二十三日為 25% 25% from the date of grant to December 23, 2013	十年 10 years 十年 10 years 十年 10 years 十年 10 years
	二零一一年 一月十七日 January 17, 2011	36,800,000	自授出日期起至二零一二年一月十七日為25% 25% from the date of grant to January 17, 2012 自授出日期起至二零一三年一月十七日為25% 25% from the date of grant to January 17, 2013 自授出日期起至二零一四年一月十七日為25% 25% from the date of grant to January 17, 2014 自授出日期起至二零一五年一月十七日為25% 25% from the date of grant to January 17, 2015	十年 10 years 十年 10 years 十年 10 years 十年 10 years

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

購股權

41. 以股份為基礎的付款交易

41. SHARE-BASED PAYMENT TRANSACTIONS

(續)

(Continued)

以權益結算的股份獎勵/購股權 計劃:(續) $Equity-settled\ share\ award/share\ option\ schemes:\ ({\it Continued})$

c. 首次公開發售後購股權計劃 (續) c. Post-IPO share option scheme (Continued)

授出日期 Grant date	購股權數目 Number of options	歸屬期間 Vesting periods	合約年期 Contractual life of options
二零一一年	94,400,000	自授出日期起至二零一三年九月二十八日為10%	十年
九月二十八日		10% from the date of grant to September 28, 2013	10 years
September 28, 2011		自授出日期起至二零一四年九月二十八日為30%	十年
		30% from the date of grant to September 28, 2014	10 years
		自授出日期起至二零一五年九月二十八日為30%	十年
		30% from the date of grant to September 28, 2015	10 years
		自授出日期起至二零一六年九月二十八日為30%	十年
		30% from the date of grant to September 28, 2016	10 years
二零一四年	98,800,000	自授出日期起至二零一五年十一月四日為10%	十年
十一月四日		10% from the date of grant to November 4, 2015	10 years
November 4, 2014		自授出日期起至二零一六年十一月四日為15%	十年
		15% from the date of grant to November 4, 2016	10 years
		自授出日期起至二零一七年十一月四日為20%	十年
		20% from the date of grant to November 4, 2017	10 years
		自授出日期起至二零一八年十一月四日為25%	十年
		25% from the date of grant to November 4, 2018	10 years
		自授出日期起至二零一九年十一月四日為30%	十年
		30% from the date of grant to November 4, 2019	10 years

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

c. 首次公開發售後購股權計劃 (續)

> 年內董事及僱員持有的本公司首次 公開發售後購股權計劃項下購股權 的變動:

二零一四年

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

c. Post-IPO share option scheme (Continued)

The movements of the Company's share options under the Post-IPO Share Option Scheme held by directors and employees during the year:

2014

						購股權數目		
					N	lumber of option	s	
				於二零一四年 一月一日		b-11.1-14		於二零一四年 十二月 三十一日
		行使價		未行使 Outstanding	年內已授出	年內已行使 (附註)	年內已註銷	未行使 Outstanding
	授出日期	港元 Exercise	歸屬期間	at January 1,	Granted during	Exercised during	Cancelled during	at December 31,
	Grant date	price HK\$	Vesting period	2014	the year	the year (Note)	the year	2014
購股權 Share option	二零零九年十二月二十三日	8.44	二零零九年十二月二十三日至 二零一三年十二月二十三日					
	December 23, 2009 二零一一年	12 520	December 23, 2009 to December 23, 2013 二零一一年一月十七日至	10,400,000	-	-	(6,000,000)	4,400,000
	一月十七日 January 17, 2011	12.)20	二零一五年一月十七日 January 17, 2011	44,795,500	_	_	(12,780,000)	32,015,500
	二零一一年	8.28	to January 17, 2015 二零一一年九月二十八日至	41,/93,300			(12,/00,000)	52,017,700
	九月二十八日 September 28, 2011		二零一七年九月二十八日 September 28, 2011 to September 28, 2017	149,724,000	_	(1,055,000)	(26,904,000)	121,765,000
	二零一四年 十一月四日	9.37	二零一五年十一月四日至 二零一九年十一月四日					
	November 4, 2014		November 4, 2015 to November 4, 2019	-	110,000,000	-	_	110,000,000
				204,919,500	110,000,000	(1,055,000)	(45,684,000)	268,180,500
於二零一四年 十二月三十一日 可行使 Exercisable at								
December 31, 2014			_					77,006,500
加權平均行使價 (港元) Weighted average								
exercise price (HK\$)				9.22	9.37	8.28	9.49	9.24

附註:於行使日期的加權平均股價為 10.01港元。 Note: The weighted average share price at the dates of exercise is HK\$10.01.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

41. 以股份為基礎的付款交易

(續)

以權益結算的股份獎勵/購股權 計劃:(續)

c. 首次公開發售後購股權計劃 (續)

二零一三年

41. SHARE-BASED PAYMENT TRANSACTIONS

(Continued)

Equity-settled share award/share option schemes: (Continued)

c. Post-IPO share option scheme (Continued)

2013

					Number of	options	
				於二零一三年			於二零一三年
				一月一日			十二月三十一日
				未行使	年內已行使		未行使
		行使價		Outstanding	(附註)	年內已註銷	Outstanding
		港元		at	Exercised	Cancelled	at
	授出日期	Exercise	歸屬期間	January 1,	during	during	December 31,
	Grant date	price	Vesting period	2013	the year	the year	2013
		HK\$			(Note)		
購股權	二零零九年	8.44	二零零九年十二月二十三日至				
Share option	十二月二十三日		二零一三年十二月二十三日				
	December 23, 2009		December 23, 2009	10,550,000	(150,000)	_	10,400,000
			to December 23, 2013				
	二零一一年	12.528	二零一一年一月十七日至				
	一月十七日		二零一五年一月十七日				
	January 17, 2011		January 17, 2011	45,285,500	(490,000)	_	44,795,500
			to January 17, 2015				
	二零一一年	8.28	二零一一年九月二十八日至				
	九月二十八日		二零一七年九月二十八日				
	September 28, 2011		September 28, 2011	150,000,000	(276,000)	_	149,724,000
			to September 28, 2017				
				205,835,500	(916,000)	_	204,919,500
於二零一三年							
十二月三十一日可行使							
Exercisable at December 31, 2013							45,919,500
抽構更均仁は無(洪二)							
加權平均行使價(港元)	ě)			0.22	10.50	NT/A	0.22
Weighted average exercise price (HK	3)			9.22	10.58	N/A	9.22

附註:於行使日期的加權平均股價為 13.50港元。

Note: The weighted average share price at the dates of exercise is HK\$13.50.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

42. 關連方交易

除載於綜合財務狀況報表及附註 24及 27 的關連方結餘外,及附註 33的關連方交 易,年內,本集團與其關連方訂立以下 重大交易:

(a) 合營企業

42. RELATED PARTY TRANSACTIONS

Apart from the balances with related parties as set out in the consolidated statement of financial position, and in notes 24 and 27, and the transaction with the related parties as set out in note 33, during the year, the Group entered into the following significant transactions with its related parties:

(a) Joint ventures

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
物業管理收入	D	2.002	265
彻未旨垤収八	Property management income	2,993	265

(b) 主要管理層及董事

(b) Key management and director

		一零一四年	_零一二年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
銷售物業	Sales of properties	29,761	14,705
	1 1	- /-	,

- (c) 年內已付及應付本公司主要管理層 (亦為本公司的董事)的薪酬載於附 註11。
- (c) The remuneration paid and payable to the key management of the Company, who are the directors of the Company, for the year is set out in note 11.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

43. 資本風險管理

本集團管理資本以確保本集團的實體能 持續經營,同時透過優化債務及股本結 餘為股東帶來最大回報。

本集團的資本結構包括債務淨額(包括分別於附註28及29披露的借款及優先票據)、現金及現金等價物淨額以及本公司擁有人應佔權益(包括已發行股本、儲備及保留盈利)。

本公司董事定期審閱資本架構。作為該 審閱的一部分,本公司董事考慮資本成 本及與各類資本有關的風險,並採取適 當措施平衡整體資本架構。

44. 金融工具

a. 金融工具類別

43. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balance.

The capital structure of the Group consists of net debt, which includes, where appropriate, the borrowings and senior notes disclosed in notes 28 and 29 respectively, net of cash and cash equivalents and equity attributable to owners of the Company, comprising issued share capital, reserves and retained earnings.

The directors of the Company review the capital structure on a regular basis. As part of this review, the directors of the Company consider the cost of capital and the risks associated with each class of capital, and take appropriate actions to balance its overall capital structure.

44. FINANCIAL INSTRUMENTS

a. Categories of financial instruments

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
金融資產	Financial assets		
可供出售投資	Available-for-sale investments	8,600	8,600
指定為對沖工具的衍生金融工具	Derivative financial instruments		
	designated as hedging instruments	184,441	_
貸款及應收款項(包括現金及	Loans and receivables (including cash		
現金等價物)	and cash equivalents)	24,515,415	15,907,239
金融負債	Financial liabilities		
攤銷成本	Amortised cost	67,916,343	48,243,117
指定為對沖工具的衍生金融工具	Derivative financial instruments		
	designated as hedging instruments	2,077	214,816

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

b. 金融風險管理目標及政策

本集團的主要金融工具包括可供出售投資、衍生金融工具、應收賬款、應收票據及其他應收款項、應收應付)合營企業款項、已抵押銀行存款、銀行結餘及現金、應付賬款及票據、銀行及其他借款以及優先票據。該等金融工具的詳情載於各相應附註。與該等金融工具相關的風險及減低該等風險的政策對於下文。管理層管理及監控該等風險以確保能適時有效地採取適當措施。

c. 市場風險

本集團的業務主要面對利率變動、 外幣匯率變動風險及其他價格風險 的市場風險(見下文)。

本集團於年內面對的市場風險或其 管理及計量該等風險的方法概無重 大變動。

利率風險管理

由於銀行結餘與銀行及其他借款 (按現行市場利率及根據中國人民 銀行所報利率計算的浮動利率計 息)的現行市場利率波動,因此本 集團面對現金流量利率風險。

本集團亦面對主要與已抵押銀行存 款以及按固定利率計息之銀行及其 他借款及優先票據有關的公平值利 率風險。

44. FINANCIAL INSTRUMENTS (Continued)

b. Financial risk management objectives and policies

The Group's major financial instruments include available-for-sale investments, derivative financial instruments, accounts, bills and other receivables, amounts due from (to) joint ventures, pledged bank deposits, bank balances and cash, accounts and bills payables, bank and other borrowings and senior notes. Details of these financial instruments are set out in respective notes. The risks associated with these financial instruments and the policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

c. Market risk

The Group's activities expose primarily to the market risks of changes in interest rates, foreign currency exchange rates risks and other price risk (see below).

There has been no significant change to the Group's exposure to market risk or the manner in which it manages and measures the risk over the year.

Interest rate risk management

The Group is exposed to cash flow interest rate risk due to the fluctuation of the prevailing market interest rate on bank balances and bank and other borrowings which carried at prevailing market interest rates and variable rate based on the interest rates quoted by the People's Bank of China, respectively.

The Group is also exposed to fair value interest rate risk relates primarily to pledged bank deposits, bank and other borrowings and senior notes which carried fixed interest rate.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

c. 市場風險(續)

利率風險管理(續)

管理層旨在透過利率掉期及交叉貨幣利率掉期維持適當水平的重大定息銀行及其他借款。為達致前述結果,本集團訂定利率掉期及交叉貨幣利率掉期以對沖因借款利率變動而產生的若干風險。管理層採納的政策乃保證本集團所有重大銀行及其他借款均有效地以固定利率計息,包括訂定借貸協議內的合約條款或使用利率掉期及交叉貨幣利率掉期。

於報告期末本集團訂立的利率掉期、交叉貨幣利率掉期及銀行及其他借款的詳情分別載於附註30及 28。

本集團面對與金融負債有關的利率 風險,詳情載於本附註流動資金風 險管理一節。本集團現金流量利率 主要集中在本集團以人民幣計值的 借款所產生的中國人民銀行所報利 率波動。

44. FINANCIAL INSTRUMENTS (Continued)

c. Market risk (Continued)

Interest rate risk management (Continued)

The management aims at keeping material bank and other borrowings at fixed rates at appropriate level by entering into interest rate swaps and cross currency interest rate swaps. In order to achieve this result, the Group entered into interest rate swaps and cross currency interest rate swaps to hedge against certain exposures to changes in interest rates of the bank borrowings. The management adopts a policy of ensuring that all the material bank and other borrowings of the Group are effectively on a fixed rate basis, either through the contractual terms of the loan facilities agreements or through the use of interest rate swaps and cross currency interest rate swaps.

Details of the Groups interest rate swaps, cross currency interest rate swaps and bank and other borrowings entered into by the Group at the end of the reporting period are set out in notes 30 and 28, respectively.

The Group's exposures to interest rates on financial liabilities are detailed in the liquidity risk management section of this note. The Group cash flow interest rate is mainly concentrated on the fluctuation of the interest rates quoted by the People's Bank of China arising from the Group's RMB denominated borrowings.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

c. 市場風險(續) 利率風險管理(續)

利率敏感度

以下敏感度分析乃基於報告期末面對的以浮動利率計息之非衍生工具(銀行結餘與銀行及其他借款)利率風險以及假設於報告期末未償還的金融工具於整年未償還而作出。公司內部向主要管理人員匯報利率風險時會以升跌200個基點(就銀行結餘而言)及升跌100個基點(就銀行結餘而言)為基準,即管理人員分別評估銀行及其他借款以及銀行結餘利率的可能變動。

於報告期末,倘利率上升/下降 200個基點(就銀行及其他借款而 言),而所有其他變數維持不變, 並經計及指定為對沖工具的利率掉 期及交叉貨幣利率掉期及利息成本 資本化的影響後,本集團截至二零 一四年十二月三十一日止年度溢利 增加/減少零(二零一三年:零)。

此外,倘利率上升/下降100個基點(就銀行存款而言),而所有其他變數維持不變,則本集團截至二零一四年十二月三十一日止年度溢利將增加/減少人民幣140,959,000元(二零一三年:人民幣107,994,000元)。

44. FINANCIAL INSTRUMENTS (Continued)

c. Market risk (Continued)

Interest rate risk management (Continued)

Interest rate sensitivity

The sensitivity analyses below have been prepared based on the exposure to interest rates for non-derivative instruments carried at variable rates (bank balances and bank and other borrowings) at the end of the reporting period and assuming the financial instruments outstanding at the end of the reporting period were outstanding for the whole year. A 200 basis point increase or decrease for bank and other borrowings and a 100 basis point increase or decrease for bank balances are used when reporting interest rate risk internally to key management personnel and represent management's assessment of the possible change in interest rate in respect of bank and other borrowings and bank balances respectively.

At the end of the reporting period, if interest rates had been increased/decreased by 200 basis points in respect of bank and other borrowings and all other variables were held constant, the Group's profit for the year would increase/decrease by nil (2013: nil) for the year ended December 31, 2014, after taking into effects of the interest rate swaps and the cross currency interest rate swaps designated as hedging instruments and capitalisation of interest costs.

In addition, if interest rate had been increased/decreased by 100 basis points in respect of bank deposits, with all other variables held constant, the Group's profit for the year would increase/decrease by RMB140,959,000 (2013: RMB107,994,000) for the year ended December 31, 2014.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

c. 市場風險(續)

外幣風險管理

本集團的全部收入均以人民幣收款,且大部分開支(包括物業銷售 所致的開支)以及資本開支亦以人 民幣計值。

本集團面對的貨幣風險主要來自個別附屬公司以非功能貨幣計值的借款。本集團訂定貨幣掉期以對沖以外幣計值的若干重大銀行借款。有鑒於此,管理層認為所面對的貨幣風險淨額保持於合適水平。本集團的政策是磋商對沖衍生工具的條款以符合對沖項目的條款從而將對沖效率最大化。於報告期末本集團訂定貨幣掉期的詳情載列於附註30。

此外,本集團亦面對以外幣計值的 銀行存款所產生的貨幣風險。管理 層保持以不同貨幣計值的銀行存款 組合及將所面對的貨幣風險保持在 適當水平。

44. FINANCIAL INSTRUMENTS (Continued)

c. Market risk (Continued)

Foreign currency risk management

The Group collects all of its revenue in RMB and most of the expenditures including expenditures incurred in property sales as well as capital expenditures are also denominated in RMB.

The Group is exposed to currency risk primarily arising from borrowings denominated in currencies other than the functional currency of individual subsidiaries. The Group entered into currency swaps to hedge certain material bank borrowings denominated in foreign currencies. Given this, the management considers that the net exposure to currency risk is kept to an appropriate level. It is the Group's policy to negotiate the terms of the hedge derivatives to match the terms of the hedged item to maximise hedge effectiveness. Details of the currency swaps entered into by the Group at the end of the reporting period are set out in note 30.

The Group is also exposed to currency risk arising from bank deposits denominated in foreign currencies. The management maintains the portfolio of bank deposits denominated in different currencies and the exposure to currency risk is kept to an appropriate level.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

c. 市場風險(續)

外幣風險管理(續)

本集團於各呈報日期以外幣計值的 貨幣資產及貨幣負債(受指定為對 沖工具的交叉貨幣利率掉期影響的 銀行借款除外)的賬面值如下:

44. FINANCIAL INSTRUMENTS (Continued)

c. Market risk (Continued)

Foreign currency risk management (Continued)

The carrying amount of the Group's foreign currency denominated monetary assets and monetary liabilities (other than bank borrowings subject to cross currency interest rate swaps designated as hedging instruments) at the respective reporting date are as follows:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
資產	Assets		
美元	USD	1,373,317	435,643
港元	HKD	341,859	118,156
		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
負債	Liabilities		
美元	USD	3,676,623	8,986,353
港元	HKD	6,279,308	1,075,127

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

c. 市場風險(續)

外幣風險管理(續)

外幣敏感度分析

本集團主要面對美元及港元兑人民 幣的匯率波動風險。

下表詳述本集團有關人民幣兑相 關外幣匯率增加及減少5%的敏感 度。敏感度分析僅包括未換算的外 幣計值貨幣項目(受指定為對沖工 具的交叉貨幣利率掉期影響的銀 行借款除外), 並於年末調整其換 算以反映外匯匯率的5%變動。5% 為用於向主要管理層人員內部報告 外幣風險的敏感度利率,並為管理 層對外匯匯率合理可能變動的評 估。敏感度分析包括以外幣計值的 銀行借款以及銀行結餘及已抵押銀 行存款。正數表示人民幣兑相關外 幣升值時年度溢利的增加。倘人民 幣兑相關外幣貶值5%,則對年度 溢利帶來同等的負面影響。

44. FINANCIAL INSTRUMENTS (Continued)

c. Market risk (Continued)

Foreign currency risk management (Continued)

Foreign currency sensitivity analysis

The Group mainly exposes to foreign exchange fluctuation of USD and HKD against RMB.

The following table details of the Group's sensitivity to a 5% increase and decrease in RMB against the relevant foreign currencies. The sensitivity analysis includes only outstanding foreign currency denominated monetary items (other than the bank borrowings subject to cross currency interest rate swaps designated as hedging instruments) and adjusts their translation at the year end for a 5% change in foreign currency rates. 5% is the sensitivity rate used when reporting foreign currency risk internally to key management personnel and represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes bank borrowings as well as bank balances and pledged bank deposits denominated in foreign currencies. A positive number indicates an increase in profit for the year where the RMB strengthens against the relevant currencies. For a 5% weakening of RMB against the relevant currency, there would be an equal and opposite impact on the profit for the year.

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
美元	USD		
	USD		
年度溢利	Profit for the year	115,165	427,536
港元	HKD		
年度溢利	Profit for the year	296,872	47,849

其他價格風險

本集團因可供出售投資面對股價波 動風險。然而,管理層認為本公司 面對的股價波動風險甚微。

Other price risk

The Group is exposed to equity price risk through its available-for-sale investments. However, the management considers that the Company's exposure to fluctuation in equity price is minimal.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

d. 信貸風險管理

於各報告期末,本集團所面對並因 對手方未能履行責任及本集團發出 金融擔保而導致本集團產生財務虧 損的最大信貸風險,乃產生自綜合 財務狀況報表內所列各已確認金融 資產的賬面值,以及附註40所披 露的或然負債金額。為將信貸風險 降至最低,已執行監管程序確保採 取跟進行動收回過期債務。此外, 本集團於報告期末定期審閱每項個 別貿易、票據及其他應收款項,以 及應收關連方款項的可收回金額。 呈列於綜合財務狀況報表中的金額 乃扣除呆壞賬撥備,並由本集團管 理層基於過往經驗及其對現時經濟 環境的評估進行估算。

由於對手方均為國際評級機構給予 高信貸評級的銀行或中國的國有銀 行,故流動資金信貸風險有限。

除存於多家高信貸評級銀行的流動 資金及應收合營企業款項有信貸風 險集中的情況外,本集團的風險分 佈於多個對手方及客戶,故並無重 大集中信貸風險。

就已預售但未竣工的物業而言,本 集團通常就客戶借入按揭貸款以為 購買物業籌集資金而向銀行提供擔 保,擔保金額最高為個別物業購買 價的70%。倘買方於擔保期間未能 償還按揭,則持有按揭的銀行可要 求本集團償還未償還貸款及任何有 關應計利息。在此情況下,本集團 可沒收已收銷售按金並轉售收回的 物業。因此,管理層認為本集團將 有可能收回擔保引致的任何虧損。 管理層認為,由於該等融資以物業 擔保而物業的市價高於擔保金額, 故提供予置業者的金融擔保面對的 信貸風險有限。就此而言,本公司 董事認為,本集團的信貸風險已大 幅降低。

44. FINANCIAL INSTRUMENTS (Continued)

d. Credit risk management

At each of the end of the reporting period, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties and financial guarantees issued by the Group is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position and the amount of contingent liabilities disclosed in note 40. In order to minimise the credit risk, monitoring procedures are carried out to ensure that follow up action is taken to recover overdue debts. In addition, the Group reviews regularly the recoverable amount of each individual trade, bills and other receivables and amounts due from related parties at the end of the reporting period. The amounts presented in the consolidated statement of financial position are net of allowances for bad and doubtful debts, estimated by the Group's management based on prior experience and their assessment of the current economic environment.

The credit risk on liquid funds is limited because the counterparties are banks with high credit ratings assigned by international credit rating agencies or state-owned banks in the PRC.

Other than concentration of credit risk on liquid funds which are deposited with several banks with high credit ratings and amounts due from joint ventures, the Group has no significant concentration of credit risk, in which exposure is spread over a number of counterparties and customers.

For properties that are presold but development has not been completed, the Group typically provides guarantees to banks in connection with the customers' borrowing of mortgage loans to finance their purchase of the properties for an amount up to 70% of the purchase price of the individual property. If a purchaser defaults on the payment of its mortgage during the period of guarantee, the bank holding the mortgage may demand the Group to repay the outstanding loan and any interest accrued thereon. Under such circumstances, the Group is able to forfeit the sales deposit received and resell the repossessed properties. Therefore, the management considers the Group would likely recover any loss incurred arising from the guarantees. The management considers the credit risk exposure to financial guarantees provided to property purchasers is limited because the facilities are secured by the properties and the market price of the properties is higher than the guaranteed amounts. In this regard, the directors of the Company consider that the Group's credit risk is significantly reduced.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

e. 流動資金風險

本集團的目標是在持續取得資金與 靈活使用借款之間維持平衡。本公 司董事密切監察流動資金狀況,預 期會有足夠資金來源來為本集團的 項目及經營提供融資。

下表詳列本集團非衍生金融負債基 於協定還款期的預期剩餘合約到期 日。該表按本集團可能須付款的最 早日期的金融負債之未貼現現金流 量編製。表中包括利息及本金現金 流量。

倘利息按浮動利率計算,則已貼現 金額按報告期末當時的利率計算。

此外,下表詳列本集團衍生金融工 具的流動資金分析。下表反映出以 淨基準結算的衍生工具的未貼現合 約現金(流入)及流出淨額。當應 付款項不固定時,披露的金額已參 照於報告期末的收益曲線所示的預 計利率釐定。本集團衍生金融工具 的流動資金分析根據合約到期日編 製,原因是管理層認為合約到期日 製物生工具現金流量的時間掌握而 言屬必要。

44. FINANCIAL INSTRUMENTS (Continued)

e. Liquidity risk

The Group's objective is to maintain a balance between continuity of funding and the flexibility through the use of borrowings. The directors of the Company closely monitor the liquidity position and expect to have adequate sources of funding to finance the Group's projects and operations.

The following table details the Group's expected remaining contractual maturity for its non-derivative financial liabilities based on agreed repayment terms. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows.

To the extent that interest flows are floating rate, the discounted amount is derived from interest rates existing at the end of the reporting period.

In addition, the following table details the Group's liquidity analysis for its derivative financial instruments. The tables have been drawn up based on the undiscounted contractual net cash (inflows) and outflows on derivative instruments that settle on a net basis. When the amount payable is not fixed, the amount disclosed has been determined by reference to the projected interest rates as illustrated by the yield curves existing at the end of the reporting period. The liquidity analysis for the Group's derivative financial instruments is prepared based on the contractual maturities as the management considers that the contractual maturities are essential for an understanding of the timing of the cash flows of derivatives.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

e. 流動資金風險(續)

44. FINANCIAL INSTRUMENTS (Continued)

e. Liquidity risk (Continued)

			於二零一四年							
			十二月							
		加權平均	三十一目							
		利率	的賬面值							未貼現現金
		Weighted	Carrying							流量總額
		average	amount at	0至60目	61至180日	181至365日	1至2年	2至3年	超過3年	Total
		interest	December 31,	0 to 60	61 to 180	181 to 365	1 to 2	2 to 3	Over	undiscounted
		rate	2014	days	days	days	years	years	3 years	cash flows
			人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
			RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
非衍生金融負債	Non-derivative financial liabilities									
不計息	Non-interest bearing	_	20,175,043	3,531,291	8,168,856	8,474,896	_	_	_	20,175,043
定息工具	Fixed interest rate instruments	5.28%	9,515,516	302,948	705,878	334,041	2,309,728	769,537	9,251,842	13,673,974
浮息工具	Variable interest rate instruments	5.58%	38,225,784	867,156	2,424,985	6,505,148	12,639,348	13,058,664	6,291,199	41,786,500
財務擔保合約	Financial guarantee contracts	J. Jo /0		10,738,667		- 0,707,110	- 12,037,310		— U,2)1,1))	10,738,667
2) (V) NU NV CI N)	Tilianciai guarantee contracts			10,7 30,007						10,730,007
			67,916,343	15,440,062	11,299,719	15,314,085	14,949,076	13,828,201	15,543,041	86,374,184
衍生工具-淨額結算	Derivative-net settlement									
衍生金融工具	Derivative financial instruments	_	2,077	1,951	4,661	5,536	3,330	(8,107)	(4,607)	2,764
			(= 010 /20	15 //2 012	11 20 / 200	15 210 (21	1/052/0/	12.020.00/	15 520 /2/	0(37(0/0
			67,918,420	15,442,013	11,304,380	15,319,621	14,952,406	13,820,094	15,538,434	86,376,948
			弘一帝 .一仁							
			於二零一三年							
		加權平均	十二月 三十一日							
		加催十均	二 I 一 ロ 的賑面值							未貼現現金
										不知· 流量總額
		Weighted	Carrying	0至60日	61至180日	181至365日	1至2年	2至3年	超過3年	
		average	amount at							Total
		interest	December 31,	0 to 60	61 to 180	181 to 365	1 to 2	2 to 3	Over	undiscounted cash flows
		rate	2013 人民幣千元	days 人民幣千元	days <i>人民幣千元</i>	days 人民幣千元	years 人民幣千元	years 人民幣千元	3 years <i>人民幣千元</i>	人民幣千元
			RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
			MMD 000	AMD 000	AMD 000	AMD 000	AMD 000	MIND 000	AMD 000	KMD 000
非衍生金融負債	Non-derivative financial liabilities									
不計息	Non-interest bearing	_	10,540,037	1,508,124	4,460,687	4,571,226	_	_	_	10,540,037
定息工具	Fixed interest rate instruments	7.42%	15,867,928	307,894	795,685	2,166,241	3,162,700	6,572,287	6,262,536	19,267,343
浮息工具	Variable interest rate instruments	6.31%	21,835,152	401,179	2,408,342	3,678,788	8,919,847	6,462,488	2,396,010	24,266,654
財務擔保合約	Financial guarantee contracts	_	_	10,376,827	_	_	_	_	_	10,376,827
			40.2/2.11=	12.50/.02/	7///71/	10 /1/ 255	12,002,5/5	12.02/ 775	0.(50.51/	(1/200/2
公山十日 西州山州	D. C. C. C.		48,243,117	12,594,024	7,664,714	10,416,255	12,082,547	13,034,775	8,658,546	64,450,861
衍生工具-淨額結算 ※出人融工目	Derivative-net settlement		21/01/	4/075	== (00	10.115	10/00=	10.050		025.50=
衍生金融工具 ————————————————————————————————————	Derivative financial instruments		214,816	14,077	55,699	48,665	106,897	10,259		235,597
			48,457,933	12,608,101	7,720,413	10,464,920	12,189,444	13,045,034	8,658,546	64,686,458

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

e. 流動資金風險(續)

上述非衍生金融負債之浮息工具金 額會因浮動利率變動不同於報告期 末所釐定的利率估計變動而調整。

計入上述財務擔保合約之金額為倘擔保的交易方索償,本集團根據安排須清償的全部擔保的最高金額。 基於報告期末的預計,本集團認為 根據該安排很有可能並無應付款 項。然而,此估計視乎交易方根據 擔保索償的可能性而改變,而提出 索償之可能性則取決於交易方所持 獲擔保金融應收款項遭受信貸損失 的可能性。

f. 金融工具的公平值計量

本集團部份金融資產及負債於各報告期末按公平值計量。下表提供如何計量公平值(特別是所使用之估值技術及輸入數據),其輸入數據之可觀測程度以釐定該等金融資產及負債之公平值,及公平值計量所劃分之公平值級別(第一至三層級)之資料。

44. FINANCIAL INSTRUMENTS (Continued)

e. Liquidity risk (Continued)

The amounts included above for variable interest rate instruments for non-derivative financial liabilities are subject to change if changes in variable interest rates differ to those estimates of interest rates determined at the end of the reporting period.

The amounts included above for financial guarantee contracts are the maximum amounts the Group could be required to settle under the arrangement for the full guaranteed amount if that amount is claimed by the counterparty to the guarantee. Based on expectations at the end of the reporting period, the Group considers that it is more likely than not that no amount will be payable under the arrangement. However, this estimate is subject to change depending on the probability of the counterparty claiming under the guarantee which is a function of the likelihood that the financial receivables held by the counterparty which are guaranteed suffer credit losses.

f. Fair value measurements of financial instruments

Some of the Group's financial assets and liabilities are measured at fair value at the end of each reporting period. The following table gives information about how the fair values of these financial assets and liabilities are determined (in particular, the valuation technique(s) and inputs used), as well as the level of the fair value hierarchy into which the fair value measurements are categorised (levels 1 to 3) based on the degree to which the inputs to the fair value measurements is observable.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

44. FINANCIAL INSTRUMENTS (Continued)

f. 金融工具的公平值計量(續)

f. Fair value measurements of financial instruments (Continued)

於十二月三十一日之公平值 Fair value as at December

	Fair value as	at December		
	3	1,	公平值等級	
金融資產/負債 Financial assets/liabilities	二零一四年 2014 人民幣千元 RMB'000	二零一三年 2013 人民幣千元 RMB'000	Fair value hierarchy	估值技術及主要輸入數據 Valuation techniques and key inputs
綜合財務狀況表分類為衍生 金融工具之交叉貨幣利率掉 期	資產: Assets: 184,441 負債: Liabilities	負債: Liabilities: (213,307)	第二層級	貼現現金流量。根據遠期匯率及利率(於報告期末可觀察的遠期匯率及收益曲線)及已 訂約的遠期比率及利率來估計未來現金流量,並採用一個能夠反映本集團或對手信 貸風險的比率將之貼現(如適用)。
Cross currency interest rate swaps classified as derivative financial instruments in the consolidated statement of financial position	(2,077)		Level 2	Discounted cash flows. Future cash flows are estimated based on forward exchange rates and interest rates (from observable forward exchange rates and yield curves at the end of the reporting period) and contracted forward rates and interest rates, discounted at a rate that reflects the credit risk of the Group or the counterparties, as appropriate.
綜合財務狀況表分類為衍生 金融工具之利率掉期	_	負債: Liabilities: (1,509)	第二層級	貼現現金流量。根據遠期利率(於報告期末 可觀察的收益曲線)及已訂約的利率來估 計未來現金流量,並採用一個能夠反映本 集團或對手信貸風險的比率將之貼現(如適 用)。
Interest rate swaps classified as derivative financial instruments in the consolidated statement of financial position			Level 2	Discounted cash flows. Future cash flows are estimated based on forward interest rates (from observable yield curves at the end of the reporting period) and contracted interest rates, discounted at a rate that reflects the credit risk of the Group or the counterparties, as appropriate.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

44. 金融工具(續)

f. 金融工具的公平值計量(續)

本年度及過往年度,第一層級及第 二層級之間並無任何轉換。

除分別於附註28及29披露的註有公平值的債券及優先票據及衍生金融工具人民幣182,364,000元(二零一三年:人民幣214,816,000元)外,本公司董事認為,報告期末於綜合財務狀況報表內以攤銷成本列賬之金融資產及金融負債的賬面值與其公平值相若。

計入第二層級之金融資產及負債之 公平值按公認定價模式基於貼現現 金流量分析釐定,主要輸入數據為 貼現率,該輸入數據反應了交易對 手的信用風險。

44. FINANCIAL INSTRUMENTS (Continued)

f. Fair value measurements of financial instruments (Continued)

There were no transfers between Level 1 and 2 in the current and prior years.

Except for the bond and senior notes with fair value disclosed in notes 28 and 29 respectively and the derivative financial instruments of RMB182,364,000 (2013: RMB214,816,000), the directors of the Company consider that the carrying amounts of financial assets and financial liabilities recorded at amortised cost in the consolidated statement of financial positions approximate their respective fair values at the end of the reporting period.

The fair values of the assets and financial liabilities included in Level 2 have been determined in accordance with generally accepted pricing models based on a discounted cash flow analysis, with the most significant inputs being the discount rate that reflects the credit risk of counterparties.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

45. 受抵銷、可強制執行總淨額 對銷安排及類似安排規限的 金融資產及金融負債

本集團現時有強制執行權利,可基於同 日結算而本集團計劃以淨額結算該等結 餘時,對銷應收合營企業款項及應付對 手方款項。

受抵銷、可強制執行總淨額對銷 安排及類似安排規限的金融資產

於二零一四年十二月三十一日

45. FINANCIAL ASSETS AND FINANCIAL LIABILITIES SUBJECT TO OFFSETTING, ENFORCEABLE MASTER NETTING ARRANGEMENTS AND SIMILAR AGREEMENTS

The Group currently has a legal enforceable right to set off the amount due from joint ventures and the amount due to these counterparties that are due to be settled on the same date and the Group intends to settle these balances on a net basis.

Financial assets subject to offsetting, enforceable master netting arrangements and similar agreements

As at December 31, 2014

	財務狀況表內		
財務狀況表內	對銷		
呈列	已確認		
金融資產	金融負債		
淨額	總額		
Net	Gross		
amounts of	amounts of	已確認	
financial	recognised	金融資產	
assets	financial	總額	
presented	liabilities	Gross	
in the	set off in the	amounts of	
statement	statement	recognised	
of financial	of financial	financial	
position	position	assets	
人民幣千元	人民幣千元	人民幣千元	
RMB'000	RMB'000	RMB'000	
2,872,828	(300,937)	3,173,765	

應收合營企業款項

Amounts due from joint ventures

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

45. 受抵銷、可強制執行總淨額 對銷安排及類似安排規限的 金融資產及金融負債(續)

受抵銷、可強制執行總淨額對銷安排及類似安排規限的金融資產

於二零一四年十二月三十一日

45. FINANCIAL ASSETS AND FINANCIAL LIABILITIES SUBJECT TO OFFSETTING, ENFORCEABLE MASTER NETTING ARRANGEMENTS AND SIMILAR AGREEMENTS (Continued)

Financial liabilities subject to offsetting, enforceable master netting arrangements and similar agreements

As at December 31, 2014

	財務狀況表內	
財務狀況表內	對銷	
呈列	已確認	
金融負債	金融資產	
淨額	總額	
Net	Gross	
amounts of	amounts of	已確認
financial	recognised	金融負債
liabilities	financial	總額
presented	assets set	Gross
in the	off in the	amounts of
statement	statement	recognised
of financial	of financial	financial
position	position	liabilities
人民幣千元	人民幣千元	人民幣千元
RMB'000	RMB'000	RMB'000
2,322,529	(1,711,625)	4,034,154

應付合營企業款項

Amounts due to joint ventures

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

45. 受抵銷、可強制執行總淨額 對銷安排及類似安排規限的 金融資產及金融負債(續)

> 受抵銷、可強制執行總淨額對銷 安排及類似安排規限的金融資產

於二零一三年十二月三十一日

45. FINANCIAL ASSETS AND FINANCIAL LIABILITIES SUBJECT TO OFFSETTING, ENFORCEABLE MASTER NETTING ARRANGEMENTS AND SIMILAR AGREEMENTS (Continued)

Financial assets subject to offsetting, enforceable master netting arrangements and similar agreements

As at December 31, 2013

	財務狀況表內	財務
	對銷	狀況表內
	已確認	呈列
	金融負債	金融資產
	總額	淨額
	Gross	Net
已確認	amounts of	amounts of
金融資產	recognised	financial
總額	financial	assets
Gross	liabilities	presented
amounts of	set off in the	in the
recognised	statement	statement
financial	of financial	of financial
assets	position	position
人民幣千元	人民幣千元	人民幣千元
RMB'000	RMB'000	RMB'000
11,783	(4,352)	7,431

應收合營企業款項

Amounts due from joint ventures

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

45. 受抵銷、可強制執行總淨額 對銷安排及類似安排規限的 金融資產及金融負債(續)

受抵銷、可強制執行總淨額對銷安排 及類似安排規限的金融資產

於二零一三年十二月三十一日

45. FINANCIAL ASSETS AND FINANCIAL LIABILITIES SUBJECT TO OFFSETTING, ENFORCEABLE MASTER NETTING ARRANGEMENTS AND SIMILAR AGREEMENTS (Continued)

Financial liabilities subject to offsetting, enforceable master netting arrangements and similar agreements

As at December 31, 2013

	財務狀況表內	
財務狀況表內	對銷	
呈列	已確認	
金融負債	金融資產	
淨額	總額	
Net	Gross	
amounts of	amounts of	已確認
financial	recognised	金融負債
liabilities	financial	總額
presented	assets set	Gross
in the	off in the	amounts of
statement	statement	recognised
of financial	of financial	financial
position	position	liabilities
人民幣千元	人民幣千元	人民幣千元
RMB'000	RMB'000	RMB'000
1,343,571	(1,234,572)	2,578,143

應付合營企業款項

Amounts due to joint ventures

上表所披露本集團綜合財務狀況表內呈 列已確認金融資產及金融負債總額以及 淨額已按攤銷成本計量。

與本集團綜合財務狀況表內呈列已確認 或受可強制執行總淨額對銷安排及類似 安排規限的金融資產及金融負債對銷的 金額以已確認金融資產及金融負債相同 基準計量。 The gross amounts of the recognised financial assets and financial liabilities and their net amounts as presented in the Group's consolidated statement of financial position, both of which have been disclosed in the above tables, are measured at amortised cost.

The amounts which have been offset against the related recognised financial assets and financial liabilities in the Group's consolidated statement of financial position or are subject to enforceable master netting arrangements or similar agreements are measured on the same basis as the recognised financial assets and financial liabilities.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

46. 本公司財務資料

(a) 本公司財務狀況之財務資 料:

46. FINANCIAL INFORMATION OF THE COMPANY

(a) Financial information of the financial position of the Company:

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
非流動資產	NON-CURRENT ASSETS		
投資附屬公司	Investments in subsidiaries	22,275,391	20,178,787
衍生金融工具	Derivative financial instruments	184,441	_
		22,459,832	20,178,787
流動資產	CURRENT ASSETS		
應收賬款及其他應收款項、	Accounts and other receivables, deposits and		
按金及預付款項	prepayments	121,697	117,349
銀行結餘及現金	Bank balances and cash	1,180,893	577,294
		1,302,590	694,643
流動負債	CURRENT LIABILITIES		
應付賬款、已收按金及	Accounts payable, deposits received and		
應計開支	accrued charges	34,277	14,950
應付附屬公司款項	Amounts due to subsidiaries	199,847	206,153
銀行及其他借款	Bank and other borrowings		
——年內到期	- due within one year	650,931	1,524,631
		885,055	1,745,734
流動資產(負債)淨值	NET CURRENT ASSETS (LIABILITIES)	417,535	(1,051,091)
總資產減流動負債	TOTAL ASSETS LESS		
	CURRENT LIABILITIES	22,877,367	19,127,696

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

46. 本公司財務資料(續)

46. FINANCIAL INFORMATION OF THE COMPANY

(Continued)

- (a) 本公司財務狀況之財務資 料:(續)
- (a) Financial information of the financial position of the Company: (Continued)

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
股本及儲備	CAPITAL AND RESERVES		
股本(附註31)	Share capital (note 31)	505,814	476,822
儲備	Reserves	6,172,639	5,774,724
#	MORAL POLITY	((30 /52	(251 5 / (
權益總額	TOTAL EQUITY	6,678,453	6,251,546
非流動負債	NON-CURRENT LIABILITIES		
銀行及其他借款——年後到期	Bank and other borrowings - due after one year	8,621,884	2,486,416
優先票據	Senior notes	7,574,953	10,174,918
衍生金融工具	Derivative financial instruments	2,077	214,816
		16,198,914	12,876,150
		22,877,367	19,127,696
		22,077,507	17,127,070

Notes to the Consolidated Financial Statements 截至二零一四年十二月三十一日止年度

For the year ended December 31, 2014

46. 本公司財務資料(續)

46. FINANCIAL INFORMATION OF THE COMPANY

(Continued)

(b) 本公司儲備變動:

(b) Movement of reserves of the Company:

				購股權儲備	注資儲備			
		股份溢價	股本儲備	Share	Capital	對沖儲備	累計虧損	
		Share	Capital	option	contribution	Hedging	Accumulated	總計
		premium	reserve	reserve	reserve	reserve	losses	Total
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
於二零一三年	At January 1, 2013							
一月一日		7,562,380	2,523,930	304,336	184,958	(114,152)	(2,247,640)	8,213,812
年度虧損	Loss for the year	_	_	_	_	_	(1,485,384)	(1,485,384)
對沖工具的	Fair value loss on hedging							
公平值虧損	instruments	_	_	_	_	(100,664)	_	(100,664)
重新分類至損益的	Loss on hedging instruments							
對沖工具虧損	reclassified to profit and loss	_		_	_	85,205	_	85,205
年度全面開支總額	Total comprehensive							
	expense for the year	_	_	_	_	(15,459)	(1,485,384)	(1,500,843)
確認以權益結算及	Recognition of equity-settled							
股份為基礎的付款	share-based payments	_	_	107,326	2,416	_	_	109,742
確認為分派的股息	Dividend recognised							
	as distribution	(1,082,568)	_	_	_	_	_	(1,082,568)
行使購股權發行股份	Issue of shares on exercise of							
	share options	49,972	_	(15,391)	_	_	_	34,581
於二零一三年	At December 31, 2013							
十二月三十一日		6,529,784	2,523,930	396,271	187,374	(129,611)	(3,733,024)	5,774,724

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

46. 本公司財務資料(續)

46. FINANCIAL INFORMATION OF THE COMPANY

(Continued)

(b) 本公司儲備變動:(續)

(b) Movement of reserves of the Company: (Continued)

		股份溢價 Share premium 人民幣千元 RMB'000	股本儲備 Capital reserve 人民幣千元 RMB'000	購股權儲備 Share option reserve 人民幣千元 RMB'000	注資儲備 Capital contribution reserve 人民幣千元 RMB'000	對沖儲備 Hedging reserve 人民幣千元 RMB'000	累計虧損 Accumulated losses 人民幣千元 RMB'000	總計 Total 人民幣千元 RMB'000
年度虧損	Loss for the year	_	_	_	_	_	(1,386,775)	(1,386,775)
對沖工具的	Fair value gain on hedging						(-,5, 1 - 1)	(-,5,1 - 7)
公平值收益	instruments	_	_	_	_	397,180	_	397,180
重新分類至損益的	Gain on hedging instruments							
對沖工具收益	reclassified to profit and loss	_	_	_	_	(118,995)	_	(118,995)
年度全面開支總額	Total comprehensive expense for the year	_	_	_	_	278,185	(1,386,775)	(1,108,590)
確認以權益結算及 股份為基礎的付款	Recognition of equity-settled share-based payments	_	_	88,236	_	_	_	88,236
註銷購股權	Cancellation of share options	_	_	(3,728)	_	_	3,728	_
根據股份獎勵計劃 歸屬的股份 確認為分派的股息	Share vested under share award scheme Dividend recognised	_	-	-	(187,374)	-	187,374	_
	as distribution	(1,240,687)	_	_	_	_	_	(1,240,687)
發行新普通股 發行新普通股應佔	Issue of new ordinary shares Transaction costs attributable	2,665,341	_	_	_	_	_	2,665,341
交易成本 行使購股權發行股份	to issue of new ordinary shares Issue of shares on exercise of	(13,222)	_	_	_	-	_	(13,222)
1] 灰牌取惟發1] 放彻	share options	8,285	_	(1,448)	_	_	_	6,837
於二零一四年 十二月三十一日	At December 31, 2014	7,949,501	2,523,930	479,331	_	148,574	(5,119,129)	6,172,639

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

46. 本公司財務資料(續)

46. FINANCIAL INFORMATION OF THE COMPANY

(Continued)

(c) 投資附屬公司

(c) Investments in subsidiaries

		二零一四年	二零一三年
		2014	2013
		人民幣千元	人民幣千元
		RMB'000	RMB'000
II - Norman (No. 15) (S. 1			
非上市股份,按成本	Unlisted shares, at cost	2,875,598	2,875,598
視作向附屬公司注資	Deemed capital contribution to subsidiaries	19,399,793	17,303,189
		22,275,391	20,178,787

(d) 應付附屬公司款項

應付附屬公司款項為無抵押、免息 且須於要求時償還。

(d) Amounts due to subsidiaries

The amounts due to subsidiaries are unsecured, interest-free and are repayable on demand.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情

(i) 於二零一四年及二零一三年十二月 三十一日,本公司主要附屬公司、 合營企業及聯營公司詳情如下:

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES

(i) Particulars of the Company's principal subsidiaries, joint ventures and associates at December 31, 2014 and 2013 are as follows:

公司名稱 Name of company 附屬公司 Subsidiary	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應 Equity ir attributable to 二零一四年 2014	nterest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
北京德卓貿易有限公司(附註a) Beijing Dezhuo Trade Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣 20,000,000 元 繳足股本 人民幣 20,000,000 元 Registered RMB20,000,000 Paid up capital RMB20,000,000	中國 PRC	建材貿易 Trading of construction materials
北京匯晟投資有限公司(附註a) Beijing Huicheng Investment Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 10,000,000 元 繳足股本 人民幣 10,000,000 元 Registered RMB10,000,000 Paid up capital RMB10,000,000	中國 PRC	物業發展 Properties development
北京龍湖成恒裝飾有限公司(附註a) Beijing Longhu Chengheng Decoration Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 2,000,000 元 缴足股本 人民幣 2,000,000 元 Registered RMB2,000,000 Paid up capital RMB2,000,000	中國 PRC	房屋装修 House decoration
北京龍湖置業有限公司(附註b) Beijing Longhu Properties Company Limited (note b)	中國 PRC	98.5%	89.9%	註冊資本 人民幣1,000,000,000 元 繳足股本 人民幣1,000,000,000 元 Registered RMB1,000,000,000 Paid up capital RMB1,000,000,000	中國 PRC	物業發展 及提供蓄詢服務 Properties development and provision of consultancy service

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

(;)	(續)
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(i) (Continued)

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公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應佔 Equity into attributable to t 二零一四年 2014	erest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
北京龍湖物業服務有限公司(附註a) Beijing Longhu Property Service Company Limited (note a)	中國 PRC	100%	90.0%	註冊資本 人民幣5,000,000元 繳足股本 人民幣5,000,000元 Registered RMB5,000,000 Paid up capital RMB5,000,000	中國 PRC	物業管理 Properties management
北京龍湖慶華置業有限公司(附註b) Beijing Longhu Qinghua Property Company Limited (note b)	中國 PRC	99.97%	91.3%	註冊資本 人民幣500,000,000元 繳足股本 人民幣500,000,000元 Registered RMB500,000,000 Paid up capital RMB500,000,000	中國 PRC	物業發展 Properties development
北京龍湖時代置業有限公司(附註a) Beijing Longhu Shidai Properties Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣1,400,000,000 元 繳足股本 人民幣1,400,000,000 元 Registered RMB1,400,000,000 Paid up capital RMB1,400,000,000	中國 PRC	物業發展 Properties development
北京龍湖天行置業有限公司(附註a) Beijing Longhu Tianxing Properties Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣600,000,000 元 繳足股本 人民幣600,000,000 元 Registered RMB600,000,000 Paid up capital RMB600,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

(i) (續)

(i) (Continued)

公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應佔股 Equity interes attributable to the 二零一四年 二 2014	st	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 (續) Subsidiary (Continued)						
北京龍湖中佰置業有限公司 (附註 a) Beijing Longhu Zhongbai Properties Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣1,500,000,000元 繳足股本 人民幣1,500,000,000元 Registered RMB1,500,000,000 Paid up capital RMB1,500,000,000	中國 PRC	物業發展 Properties development
北京盟科置業有限公司(附註a) Beijing Mengke Properties Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣830,000,000元 繳足股本 人民幣830,000,000元 Registered RMB830,000,000 Paid up capital RMB830,000,000	中國 PRC	物業發展 及提供諮詢服務 Properties development and provision of consultancy service
北京通瑞萬華置業有限公司 (附註 a) Beijing Tongrui Wanhua Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣2,800,000,000元 繳足股本 人民幣2,800,000,000元 Registered RMB2,800,000,000 Paid up capital RMB2,800,000,000	中國 PRC	物業發展 Properties development
北京龍湖興順置業有限公司(附註a) Beijing Xingshun Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣700,000,000 元 繳足股本 人民幣700,000,000 元 Registered RMB700,000,000 Paid up capital RMB700,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

(續)		(i) (i)	Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應f Equity int attributable to 二零一四年 2014	erest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
北京龍湖興潤置業有限公司(附註a) Beijing Xiongrun Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣800,000,000 元 繳足股本 人民幣800,000,000 元 Registered RMB800,000,000 Paid up capital RMB800,000,000	中國 PRC	物業發展 Properties development
北京古北水鎮房地產 開發有限公司(附註b) Beijing Gubei Town Real Estate Development Ltd (note b)	中國 PRC	60%	_	註冊資本 人民幣127,500,000 元 繳足股本 人民幣127,500,000 元 Registered RMB127,500,000 Paid up capital RMB127,500,000	中國 PRC	物業發展 Properties development
常州嘉南置業有限公司(附註 a) Changzhou Jia'nan Properties Co., Ltd. (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣720,000,000 元 繳足股本 人民幣720,000,000 元 Registered RMB720,000,000 Paid up capital RMB720,000,000	中國 PRC	物業發展 Properties development
常州龍湖基業發展有限公司(附註b) Changzhou Longfor Jiye Co.,	中國 PRC	100%	96.8%	註冊資本 124,690,000美元	中國 PRC	物業發展 Properties development

繳足股本

124,690,000美元 Registered USD124,690,000 Paid up capital USD124,690,000

Ltd. (note b)

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company 附屬公司 <i>(續)</i> Subsidiary (Continued)	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應佔股村 Equity interes attributable to the C 二零一四年 二 2014	t	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
常州嘉博置業有限公司(附註 c) Changzhou Jiabo Real Estate Co., Ltd. (note c)	中國 PRC	100%	100%	註冊資本 196,160,000美元 繳足股本 196,160,000美元 Registered USD196,160,000 Paid up capital USD196,160,000	中國 PRC	物業發展 Properties development
無錫嘉南置業有限公司(附註a) Wuxi Jianan Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 260,000,000 元 缴足股本 人民幣 260,000,000 元 Registered RMB260,000,000 Paid up capital RMB260,000,000	中國 PRC	物業發展 Properties development
無錫嘉睿置業有限公司(附註a) Wuxi Jiarui Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 559,500,000 元 繳足股本 人民幣 559,500,000 元 Registered RMB559,500,000 Paid up capital RMB559,500,000	中國 PRC	物業發展 Properties development
無錫嘉騰置業有限公司(附註a) Wuxi Jiateng Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣720,000,000元 繳足股本 人民幣720,000,000元 Registered RMB720,000,000 Paid up capital RMB720,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

省公内的计谓(纜)	JOINT VENTURES AND ASSOCIATES (Continued)					
(續)		(i) (i)	Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應f Equity int attributable to 二零一四年 2014	erest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
成都佳遜投資有限公司 (「成都佳遜」)(附註a) Chengdu Jiaxun Investment Company Limited ("Chengdu Jiaxun") (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 30,000,000 元 繳足股本 人民幣 30,000,000 元 Registered RMB 30,000,000 Paid up capital RMB 30,000,000	中國 PRC	物業發展 Properties development
成都錦騰貿易公司 (附註 a) Chengdu Jinteng Trade Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣 20,000,000 元 繳足股本 人民幣 20,000,000 元 Registered RMB 20,000,000 Paid up capital RMB 20,000,000	中國 PRC	建材貿易 Trading of construction materials
成都龍湖錦華置業有限公司(附註b) Chengdu Longhu Jinhua Real Estate Company Limited (note b)	中國 PRC	100%	94.2%	註冊資本 人民幣 100,000,000 元 缴足股本 人民幣 100,000,000 元 Registered RMB100,000,000 Paid up capital RMB100,000,000	中國 PRC	物業發展 Properties development
成都龍湖物業服務有限公司(附註a) Chengdu Longhu Property Services Company Limited (note a)	中國 PRC	100%	91.04%	註冊資本 人民幣 5,000,000 元 繳足股本 人民幣 5,000,000 元 Registered RMB 5,000,000 Paid up capital RMB 5,000,000	中國 PRC	物業管理 Properties management

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

(i) (續)

(i) (Continued)

公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應佔股 Equity interes attributable to the 二零一四年 二 2014	it	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary <i>(Continued)</i>						
成都龍湖同晉置業有限公司(附註b) Chengdu Longhu Tongjin Real Estate Company Limited (note b)	中國 PRC	100%	93.5%	註冊資本 人民幣 966,549,865 元 繳足股本 人民幣 966,549,865 元 Registered RMB966,549,865 Paid up capital RMB966,549,865	中國 PRC	物業發展 Properties development
成都西璽置業有限公司(附註a) Chengdu Xixi Real Estate Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 335,660,000 元 缴足股本 人民幣 335,660,000 元 Registered RMB 335,660,000 Paid up capital RMB 335,660,000	中國 PRC	物業發展 Properties development
成都西祥置業有限公司(附註a) Chengdu Xixiang Real Estate Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣436,370,000元 繳足股本 人民幣436,370,000元 Registered RMB436,370,000 Paid up capital RMB436,370,000	中國 PRC	物業發展 Properties development
成都元博苗木有限公司(附註a) Chengdu Yuanbo Gardening Co., Lrd (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣 20,000,000 元 繳足股本 人民幣 20,000,000 元 Registered RMB20,000,000 Paid up capital RMB20,000,000	中國 PRC	樹苗培育 Nursery of seeding tree

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

(續)		(i)	(Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	Equity	應估股權 interest to the Group 二零一三年 2013	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
成都龍湖錦城置業有限公司(附註a) Chengdu Longfor Jincheng Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.4%	註冊資本 人民幣 390,000,000 元 繳足股本 人民幣 390,000,000 元 Registered RMB 390,000,000 Paid up capital RMB 390,000,000	中國 PRC	物業發展 Properties development
成都龍湖北城置業有限公司(附註b) Chengdu Longfor Beicheng Co., Ltd. (note b)	中國 PRC	100%	92.8%	註冊資本 人民幣1,970,000,000 元 繳足股本 人民幣1,970,000,000 元 Registered RMB1,970,000,000 Paid up capital RMB1,970,000,000	中國 PRC	物業發展 Properties development
成都龍湖錦鴻置業有限公司(附註a) Chengdu Longfor Jinhua Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣650,000,000 元 繳足股本 人民幣650,000,000 元 Registered RMB650,000,000 Paid up capital RMB650,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

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公司名稱 Name of company	註冊成立 成立地點 Place of incorporation/ establishment	本集團應佔股 Equity intere attributable to the 二零一四年 2014	est	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (<i>Continued)</i>						
重慶北龍湖置地發展 有限公司(附註 a) Chongqing Beilonghu Property Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣700,000,000元 缴足股本 人民幣700,000,000元 Registered RMB700,000,000 Paid up capital RMB700,000,000	中國 PRC	物業發展 Properties development
重慶恒弘投資有限公司(附註 a) Chongqing Henghong Investment Inc. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣10,000,000元 繳足股本 人民幣10,000,000元 Registered RMB10,000,000 Paid up capital RMB10,000,000	中國 PRC	物業發展 Properties development
重慶嘉遜地產開發有限公司(附註b) Chongqing Juntion Real Estate Development Inc. (note b)	中國 PRC	100%	93.5%	註冊資本 人民幣778,000,000 元 繳足股本 人民幣778,000,000 元 Registered RMB778,000,000 Paid up capital RMB778,000,000	中國 PRC	物業發展 Properties development
重慶龍湖成恒地產發展 有限公司(附註a) Chongqing Longhu Chengheng Real Estate Development Inc. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣1,000,000,000 元 缴足股本 人民幣1,000,000,000 元 Registered RMB1,000,000,000 Paid up capital RMB1,000,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應估用 Equity inter attributable to th 二零一四年 2014	est	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司(續) Subsidiary (Continued)						
重慶龍湖企業拓展有限公司(附註b) Chongqing Longhu Development Company Limited (note b)	中國 PRC	100%	91.3%	註冊資本 人民幣 1,308,000,000 元 繳足股本 人民幣 1,308,000,000 元 Registered RMB1,308,000,000 Paid up capital RMB1,308,000,000	中國 PRC	物業發展及投資 Properties development and investment
重慶龍湖恒尚地產發展 有限公司(附註a) Chongqing Longhu Hengshang Real Estate Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣30,000,000 元 繳足股本 人民幣30,000,000 元 Registered RMB30,000,000 Paid up capital RMB30,000,000	中國 PRC	物業發展 Properties development
重慶龍湖凱安地產發展 有限公司(附註b) Chongqing Longhu Kaian Real Estate Development Co., Ltd. (note b)	中國 PRC	100%	95.6%	註冊資本 人民幣1,278,000,000元 繳足股本 人民幣1,278,000,000元 Registered RMB1,278,000,000 Paid up capital RMB1,278,000,000	中國 PRC	物業發展 Properties development
重慶龍湖地產發展有限公司(附註a) Chongqing Longhu Properties Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣1,544,912,450元 繳足股本 人民幣1,544,912,450元 Registered RMB1,544,912,450 Paid up capital RMB1,544,912,450	中國 PRC	物業發展及投資 Properties development and investment

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company	註冊成立 成立地點 Place of incorporation/ establishment	本集團應估 Equity inter attributable to th 二零一四年 2014	rest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities	
附屬公司(續) Subsidiary (Continued)							
重慶龍湖西街置業有限公司(附註a) Chongqing Longhu Xijie Real Estate Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 624,000,000 元 繳足股本 人民幣 624,000,000 元 Registered RMB624,000,000 Paid up capital RMB624,000,000	中國 PRC	物業發展及投資 Properties development and investment	
重慶龍湖宜恒地產發展 有限公司(附註a) Chongqing Longhu Yiheng Estate Development Co., Ltd. (note a)	中國 PRC	100%	95.6%	註冊資本 人民幣 360,000,000 元 繳足股本 人民幣 360,000,000 元 Registered RMB 360,000,000 Paid up capital RMB 360,000,000	中國 PRC	物業發展 Properties development	
重慶融凱實業有限公司(附註b) Chongqing Rongkai Industrial Company Limited (note b)	中國 PRC	100%	93.5%	註冊資本 人民幣 698,000,000 元 繳足股本 人民幣 698,000,000 元 Registered RMB698,000,000 Paid up capital RMB698,000,000	中國 PRC	物業發展 Properties development	
重慶天卓投資有限公司(附註 a) Chongqing Tianzhuo Investment Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣 20,000,000 元 繳足股本 人民幣 20,000,000 元 Registered RMB20,000,000 Paid up capital RMB20,000,000	中國 PRC	物業發展 Properties development	

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應佔股 Equity inter attributable to th 二零一四年 2014	est	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
重慶天朗農業發展有限公司(附註a) Chongqing Tianlang Agriculture Development Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣10,000,000元 繳足股本 人民幣10,000,000元 Registered RMB10,000,000 Paid up capital RMB10,000,000	中國 PRC	樹苗培育 Nursery of seeding tree
重慶新龍湖物業服務有限公司(附註a) Chongqing Xinlonghu Properties Services Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣5,000,000元 繳足股本 人民幣5,000,000元 Registered RMB5,000,000 Paid up capital RMB5,000,000	中國 PRC	物業管理 Properties management
重慶龍湖德卓地產發展 有限公司(附註c) Chongqing Longfor Dezhuo Real Estate Development Co., Ltd. (note c)	中國 PRC	100%	100%	註冊資本 150,000,000美元 繳足股本 150,000,000美元 Registered USD150,000,000 Paid up capital USD150,000,000	中國 PRC	物業發展 Properties development
杭州龍湖房地產開發有限公司(附註 c) Hangzhou Longhu Real Estate Development Co., Ltd. (note c)	中國 PRC	100%	100%	註冊資本 229,400,000美元 缴足股本 189,400,000美元 Registered USD229,400,000 Paid up capital USD189,400,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company	註冊成立/成立地點 Place of incorporation/ establishment	本集團應佔股 Equity interes attributable to the 二零一四年 二 2014	t	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司(續) Subsidiary (Continued)						
杭州龍嘉房地產開發有限公司 (附註 a) Hangzhou Longjia Real Estate Development Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 50,000,000 元 繳足股本 人民幣 50,000,000 元 Registered RMB 50,000,000 Paid up capital RMB 50,000,000	中國 PRC	物業發展 Properties development
上海恒馳房地產有限公司(附註 a) Shanghai Hengchi Real Estate Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣1,010,000,000元 繳足股本 人民幣1,010,000,000元 Registered RMB1,010,000,000 Paid up capital RMB1,010,000,000	中國 PRC	物業發展 Properties development
上海龍湖物業管理有限公司(附註a) Shanghai Longhu Property Management Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 5,000,000 元 繳足股本 人民幣 5,000,000 元 Registered RMB 5,000,000 Paid up capital RMB 5,000,000	中國 PRC	物業管理 Properties management
上海龍湖置業發展有限公司 (附註 a) Shanghai Longhu Real Estate Co. Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣100,000,000 元 繳足股本 人民幣100,000,000 元 Registered RMB100,000,000 Paid up capital RMB100,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

百公司的肝用(類)		JOHA	L VLIVI		3001/11	L3 (Continued)
(續)		(i) (i	Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應作 Equity in attributable to 二零一四年 2014	terest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
上海莘潤園林綠化有限公司(附註a) Shanghai Xinrun Garden Virescence Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣12,000,000元 繳足股本 人民幣12,000,000元 Registered RMB12,000,000 Paid up capital RMB12,000,000	中國 PRC	樹苗培育 Nursery of seeding tree
上海渝久實業有限公司(附註a) Shanghai Yujiu Industrial Company Limited (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣 20,000,000 元 繳足股本 人民幣 20,000,000 元 Registered RMB 20,000,000 Paid up capital RMB 20,000,000	中國 PRC	建材貿易 Trading of construction materials
上海恒世房地產有限公司(附註a) Shanghai Hengshi Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣1,000,000,000 元 繳足股本 人民幣1,000,000,000 元 Registered RMB1,000,000,000 Paid up capital RMB1,000,000,000	中國 PRC	物業發展 Properties development
上海恒逸房地產有限公司(附註a) Shanghai Hengyi Real Estate Co., Ltd. (note a)	中國 PRC	100%	95.6%	註冊資本 人民幣1,100,000,000元 繳足股本 人民幣1,100,000,000元 Registered RMB1,100,000,000 Paid up capital RMB1,100,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company 附屬公司 <i>(續)</i>		本集團應佔股權 Equity interest attributable to the Gro 零一四年 二零 2014	oup 一三年 2013	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
Subsidiary (Continued) 上海恒奢房地產有限公司(附註b) Shanghai Hengrui Real Estate Co., Ltd. (note b)	中國 PRC	100%	91.3%	註冊資本 人民幣 1,589,000,000 元 繳足股本 人民幣 1,589,000,000 元 Registered RMB1,589,000,000 Paid up capital RMB1,589,000,000	中國 PRC	物業發展 Properties development
上海恒駿房地產有限公司(附註b) Shanghai Hengjun Real Estate Co., Ltd. (note b)	中國 PRC	100%	93.5%	註冊資本 人民幣 4,300,000,000 元 繳足股本 人民幣 3,539,934,000 元 Registered RMB4,300,000,000 Paid up capital RMB3,539,934,000	中國 PRC	物業發展 Properties development
瀋陽龍湖房地產拓展有限公司(附註b) Shenyang Longhu Estate Development Co., Ltd. (note b)	中國 PRC	100%	98.5%	註冊資本 65,000,000美元 繳足股本 65,000,000美元 Registered USD65,000,000 Paid up capital USD65,000,000	中國 PRC	物業發展 Properties development
瀋陽龍湖新北置業有限公司(附註b) Shenyang Longfor Xinbei Real Estate Co., Ltd. (note b)	中國 PRC	100%	96.2%	註冊資本 113,000,000美元 繳足股本 113,000,000美元 Registered USD113,000,000 Paid up capital USD113,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

(續)		(i) (Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應 Equity in attributable to 二零一四年 2014	terest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
四川龍湖地產發展有限公司(附註b) Sichuan Longhu Real Estate Development Company Limited (note b)	中國 PRC	100%	93.5%	註冊資本 人民幣 50,000,000 元 繳足股本 人民幣 50,000,000 元 Registered RMB 50,000,000 Paid up capital RMB 50,000,000	中國 PRC	物業發展 Properties development
西安龍湖錦城置業有限公司(附註a) Xi'an Longhu Jincheng Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣430,000,000 元 繳足股本 人民幣430,000,000 元 Registered RMB430,000,000 Paid up capital RMB430,000,000	中國 PRC	物業發展 Properties development
西安龍湖物業服務有限公司(附註a) Xi'an Longhu Property Service Company Limited (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣3,000,000元 繳足股本 人民幣3,000,000元 Registered RMB3,000,000 Paid up capital RMB3,000,000	中國 PRC	物業管理 Properties management
西安龍湖地產發展有限公司(附註a) Xi'an Longhu Real Estate Inc. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣50,000,000元 繳足股本 人民幣50,000,000元 Registered RMB50,000,000 Paid up capital RMB50,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應估 Equity inte attributable to t 二零一四年 2014	erest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司(續) Subsidiary (Continued)						
西安龍湖興城置業有限公司(附註a) Xi'an Longhu Xingcheng Estate Co. Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 499,610,000 元 繳足股本 人民幣 499,610,000 元 Registered RMB 499,610,000 Paid up capital RMB 499,610,000	中國 PRC	物業發展 Properties development
西安龍湖澗融置業有限公司(附註a) Xi'an Longfor Runrong Real Estate Co., Ltd. (note a)	中國 PRC	100%	94.2%	註冊資本 人民幣 615,000,000 元 繳足股本 人民幣 615,000,000 元 Registered RMB 615,000,000 Paid up capital RMB 615,000,000	中國 PRC	物業發展 Properties development
無錫龍湖置業有限公司(附註a) Wuxi Longhu Real Estate Inc. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣615,200,000元 繳足股本 人民幣615,200,000元 Registered RMB615,200,000 Paid up capital RMB615,200,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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(續)		(i) (Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應f Equity in attributable to 二零一四年 2014	terest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
青島龍湖置業拓展有限公司(附註b) Qingdao Longfor Real Estate Co. Ltd. (note b)	中國 PRC	100%	95.2%	註冊資本 人民幣1,100,000,000元 繳足股本 人民幣1,100,000,000元 Registered RMB1,100,000,000 Paid up capital RMB1,100,000,000	中國 PRC	物業發展 Properties development
青島龍嘉置業有限公司(附註c) Qingdao Longjia Real Estate Co. Ltd. (note c)	中國 PRC	100%	100%	註冊資本 90,000,000美元 繳足股本 90,000,000美元 Registered USD90,000,000 Paid up capital USD90,000,000	中國 PRC	物業發展 Properties development
青島龍凱置業有限公司(附註 c) Qingdao Longkai Real Estate Co. Ltd. (note c)	中國 PRC	100%	100%	註冊資本 80,000,000美元 繳足股本 80,000,000美元 Registered USD80,000,000 Paid up capital USD80,000,000	中國 PRC	物業發展 Properties development
寧波龍嘉房地產發展有限公司 (附註 c) Ningbo Longjia Real Estate Development Co., Ltd. (note c)	中國 PRC	100%	100%	註冊資本 99,800,000美元 繳足股本 99,800,000美元 Registered USD99,800,000 Paid up capital USD99,800,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

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公司名稱 Name of company	註冊成立/成立地點 Place of incorporation/ establishment	本集團應估度 Equity inter attributable to th 二零一四年 2014	est	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司 <i>(續)</i> Subsidiary (Continued)						
煙台龍湖置業有限公司(附註 a) Yantai Longfor Real Estate Co., Ltd. (note a)	中國 PRC	100%	91.3%	註冊資本 人民幣 600,000,000 元 繳足股本 人民幣 600,000,000 元 Registered RMB 600,000,000 Paid up capital RMB 600,000,000	中國 PRC	物業發展 Properties development
大連龍湖東港房地產有限公司(附註a) Dalian Longfor Donggang Real Estate Co., Ltd. (note a)	中國 PRC	100%	93.5%	註冊資本 人民幣 340,000,000 元 繳足股本 人民幣 340,000,000 元 Registered RMB 340,000,000 Paid up capital RMB 340,000,000	中國 PRC	物業發展 Properties development
南京金名城置業有限公司(附註a) Nanjing Jinmingcheng Real Estate Co., Ltd. (note a)	中國 PRC	100%	_	註冊資本 人民幣 20,000,000 元 繳足股本 人民幣 8,000,000 元 Registered RMB20,000,000 Paid up capital RMB8,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

(續)		(i) (C	Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應估 Equity inte attributable to tl 二零一四年 2014	erest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
附屬公司(續)						
Subsidiary (Continued)						
蘇州龍湖基業房地產有限公司 (附註c) Suzhou Longfor Real Estate Co., Ltd. (note c)	中國 PRC	51%	100%	註冊資本 100,000,000 美元 繳足股本 100,000,000 美元 Registered USD100,000,000 Paid up capital USD100,000,000	中國 PRC	物業發展 Properties development
Jasmine Spread Investment Limited	英屬維爾京群島 (「英屬維爾京 群島」) The British Virgin Islands (the "BVI")	100%	100%	法定股本 50,000美元 缴足股本 2美元 Authorised USD50,000 Paid up capital USD2	香港 HK	投資控股 Investment holding
Join Dragon Limited	英屬維爾京群島 BVI	100%	100%	法定股本 50,000 美元 缴足股本 2 美元 Authorised USD50,000 Paid up capital USD2	香港 HK	投資控股 Investment holding

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

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公司名稱	註冊成立/ 成立地點 Place of incorporation/	本集團應 Equity in attributable to 二零一四年	nterest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/	經營地點 Place of	主要業務
Name of company	establishment	2014	2013	registered capital	operation	工女来初 Principal activities
附屬公司(續)						
Subsidiary (Continued)						
Longfor Investment Co. Ltd. (附註f) Longfor Investment Co. Ltd. (note f)	英屬維爾京群島 BVI	100%	100%	法定股本 1美元 缴足股本 1美元 Authorised USD1 Paid up capital USD1	香港 HK	投資控股 Investment holding
Silver Oak Enterprises Limited	英屬維爾京群島 BVI	100%	100%	法定股本 50,000美元 缴足股本 2美元 Authorised USD50,000 Paid up capital USD2	香港 HK	投資控股 Investment holding
富煌發展有限公司 Fortune Glister Development Limited	香港 (「香港」) Hong Kong ("HK")	100%	100%	法定股本 10,000港元 缴足股本 1港元 Authorised HKD10,000 Paid up capital HKD1	香港 HK	投資控股 Investment holding
實欣貿易有限公司 Joy Wealth Trading Limited	香港 HK	100%	91.3%	法定股本 100,000,000港元 缴足股本 69,687,000港元 Authorised HKD100,000,000 Paid up capital HKD69,687,000	香港 HK	投資控股 Investment holding

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

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47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

(續)		(i) (C	Continued)			
公司名稱	註冊成立/ 成立地點 Place of incorporation/	本集團應佔 Equity inte attributable to th 二零一四年	rest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/	經營地點 Place of	主要業務
Name of company	establishment	2014	2013	registered capital	operation	Principal activities
附屬公司(續) Subsidiary (Continued)						
順嘉有限公司 Joyline Corporation Limited	香港 HK	100%	100%	法定股本 10,000港元 繳足股本 1港元 Authorised HKD10,000 Paid up capital HKD1	香港 HK	投資控股 Investment holding
嘉遜發展香港(控股)有限公司 Juntion Development Hong Kong (Holding) Limited	香港 HK	100%	100%	法定股本 2,000,000港元 缴足股本 2,000,000港元 Authorised HKD2,000,000 Paid up capital HKD2,000,000	香港 HK	投資控股 Investment holding
Longfor Company Limited	香港 HK	100%	100%	法定股本 10,000港元 繳足股本 1港元 Authorised HKD10,000 Paid up capital HKD1	香港 HK	投資控股 Investment holding
定邦有限公司 Treasure State Limited	香港 HK	100%	100%	法定股本 10,000港元 繳足股本 1港元 Authorised HKD10,000 Paid up capital HKD1	香港 HK	投資控股 Investment holding

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

(i)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

管	含公可的評情(續)	JOINT VENTURES AND ASSOCIATES (Continued)							
	(續)		(i) (Continued)					
	公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應 Equity in attributable to 二零一四年 2014	terest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities		
	附屬公司(續)								
	Subsidiary (Continued) 順升企業有限公司 Easy Rise Enterprise Limited	香港 HK	51%	100%	法定股本 20,000港元 缴足股本 20,000港元 Authorised HKD20,000 Paid up capital HKD20,000	香港 HK	投資控股 Investment holding		
	合營企業								
	Joint ventures								
	成都匯新置業有限公司 (「成都匯新」) (附註 d) Chengdu Huixin Real Estate Company Limited ("Chengdu Huixin") (note d)	中國 PRC	78.5%#+	78.5%#+	註冊資本 人民幣 629,993,500 元 繳足股本 人民幣 629,993,500 元 Registered RMB629,993,500 Paid up capital RMB629,993,500	中國 PRC	物業發展 Properties development		
	成都嘉南置業有限公司 (「成都嘉南」) (附註d) Chengdu Jia'nan Real Estate Company Limited ("Chengdu Jia'nan") (note d)	中國 PRC	71.3%#+	71.3% #+	註冊資本 人民幣 382,890,100 元 繳足股本 人民幣 382,890,100 元 Registered RMB382,890,100 Paid up capital RMB382,890,100	中國 PRC	物業發展 Properties development		
	成都景匯置業有限公司 (「成都景匯」) (附註 d) Chengdu Jinghui Real Estate Company Limited ("Chengdu Jinghui") (note d)	中國 PRC	70.3%#+	70.3%#+	註冊資本 人民幣653,275,800 元 繳足股本 人民幣653,275,800 元 Registered RMB653,275,800 Paid up capital	中國 PRC	物業發展 Properties development		

RMB653,275,800

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

(i)

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

百名马的肝用(類)		JOHV	I VLIVI		55001711	LS (Continued)
(續)		(i)	(Continued)			
公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應 Equity in attributable to 二零一四年 2014	nterest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
合營企業 <i>(續)</i>						
Joint ventures (Continued)						
成都拓展置業有限公司 (「成都拓展」)(附註 d) Chengdu Tuocheng Real Estate Company Limited ("Chengdu Tuocheng") (note d)	中國 PRC	70.3%#+	70.3%#+	註冊資本 人民幣 633,495,100 元 繳足股本 人民幣 633,495,100 元 Registered RMB 633,495,100 Paid up capital RMB 633,495,100	中國 PRC	物業發展 Properties development
重慶興龍湖置地發展有限公司 (附註d) Longhu Land Limited (note d)	中國 PRC	50%#	49.6%#	註冊資本 27,000,000美元 繳足股本 27,000,000美元 Registered USD27,000,000 Paid up capital USD27,000,000	中國 PRC	物業發展 Properties development
北京錦昊萬華置業有限公司(附註d) Beijing Jinghao Wanhua Real Estate Company Limited (note d)	中國 PRC	34%#	不適用 N/A	繳足股本 人民幣 50,000,000元 註冊資本 人民幣 50,000,000元 Paid up capital RMB 50,000,000 Registered RMB 50,000,000	中國 PRC	物業發展 Properties development
北京葛洲壩龍湖置業有限公司 (附註d) Beijing Gezhouba Longhu Real Estate Company Limited (note d)	中國 PRC	50%#	不適用 N/A	繳足股本 人民幣50,000,000元 註冊資本 人民幣50,000,000元 Paid up capital RMB50,000,000 Registered RMB50,000,000	中國 PRC	物業發展 Properties development

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

(i) (續)

(i) (Continued)

公司名稱 Name of company	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應 Equity in attributable to 二零一四年 2014	iterest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
合營企業(續)						
Joint ventures (Continued)						
佛山市順德區盛暉置業有限公司 (附註 d) Foshan Shi Shun De Gu Sheng Hui Real Estate Company Limited (note d)	中國 PRC	46.6%#	不適用 N/A	繳足股本 人民幣10,000,000 元 註冊資本 人民幣10,000,000 元 Paid up capital RMB10,000,000 Registered RMB10,000,000	中國 PRC	物業發展 Properties development
Northpole Intermediary Limited ("Northpole")	開曼群島 Cayman Islands	61.5%#	61.5%#	註冊資本 200美元 缴足股本 200美元 Registered USD200 Paid up capital USD200	開曼群島 Cayman Islands	投資控股 Investment holding
高宏國際企業有限公司 Top Grand International Enterprise Limited	香港 HK	50%#	50%#	註冊資本 10,000港元 繳足股本 10,000港元 Registered HKD10,000 Paid up capital HKD10,000	香港 HK	投資控股 Investment holding

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

(i) (續)

(i) (Continued)

公司名稱 Name of company 聯營公司 Associate	註冊成立/ 成立地點 Place of incorporation/ establishment	本集團應f Equity int attributable to 二零一四年 2014	erest	已發行及繳足 股本/註冊資本 Issued and fully paid share capital/ registered capital	經營地點 Place of operation	主要業務 Principal activities
埃克爾空調技術(無錫)有限公司 (附註e) Ar Ke Er (note e)	中國 PRC	20%	20%	註冊資本 1,250,000美元 繳足股本 100美元 Registered USD1,250,000 Paid up capital USD100	中國 PRC	生產空調 Production of air conditioners
嘉遜置地(中國)有限公司 (前稱Easeridge Investments Limited) Jiaxun Land (China) Company Limited (Formerly known as Easeridge Investments Limited)	英屬維爾京群島 BVI	47.4%	47.4%	法定股本 50,000美元 繳足股本 100美元 Authorised USD50,000 Paid up capital USD100	香港 HK	投資控股 Investment holding

附註:

- (a) 該附屬公司為於中國成立之國內全資附屬 企業。
- (b) 該附屬公司為於中國成立之合資企業。
- (c) 該附屬公司為於中國成立之全外資企業。
- (d) 該合營企業為於中國成立之合資企業。
- (e) 該聯營公司為於中國成立之全外資企業。
- (f) 該附屬公司為本公司全資附屬公司並由本 公司直接持有,而其他附屬公司由本公司 間接持有。

Notes:

- (a) The subsidiary is a domestic wholly-owned enterprise established in the PRC.
- (b) The subsidiary is an equity joint venture established in the PRC.
- (c) The subsidiary is a wholly foreign owned enterprise established in the PRC.
- (d) The joint venture is an equity joint venture established in the PRC.
- (e) The associate is a wholly foreign owned enterprise established in the PRC.
- (f) The subsidiary is a wholly owned subsidiary and directly held by the Company. All other subsidiaries are indirectly held by the Company.

Notes to the Consolidated Financial Statements

截至二零一四年十二月三十一日止年度 For the year ended December 31, 2014

47. 主要附屬公司、合營企業及 聯營公司的詳情(續)

附註:(續)

- # 該等公司於各期間結算日根據各公司組織 章程大綱及細則入賬列為合營企業,該等 公司主要財務及經營政策須獲全體董事一 致同意。
- + 成都佳遜(本集團附屬公司)分別直接持 有成都嘉南、成都拓晟、成都景匯及成都 匯新32.84%、29.74%、29.50%及57.05% 的權益,而Northpole(本集團合營企業) 分別直接持有成都嘉南、成都拓晟、成 都景匯及成都匯新67.16%、70.26%、 70.41%及42.95%的權益。根據相關合營 協議,該等公司主要財務及經營政策須獲 全體合營夥伴一致同意。本集團透過附屬 公司及合營企業實際享有該等合營企業 71.96%的溢利。

董事認為,上表列示主要影響本集 團業績或資產之本集團附屬公司、 合營企業及聯營公司。董事認為描 述其他附屬公司、合營企業及聯營 公司詳情會令篇幅過於冗長。

概無附屬公司於二零一四年十二 月三十一日發行任何債務證券, 重慶龍湖企業拓展發行而本公司 並無持有權益之本金額為人民幣 1,400,000,000元債券除外。

(ii) 董事認為本集團於資產、負債及現金流量之非控制權益對本集團而言並不重大,故並無披露資產、負債及現金流量之財務資料概要。年內,已向非控制權益支付股息人民幣100,050,000元(二零一三年:人民幣72,344,000元)。

47. PARTICULARS OF PRINCIPAL SUBSIDIARIES, JOINT VENTURES AND ASSOCIATES (Continued)

Notes: (Continued)

- # These companies are accounted for as joint ventures as at respective period end date as in accordance with the memorandum and articles of the companies, major financial and operating policies of these companies require the unanimous consent of all directors.
- + The interests in Chengdu Jia'nan, Chengdu Tuocheng, Chengdu Jinghui and Chengdu Huixin directly held by Chengdu Jiaxun (a subsidiary of the Group) and Northpole (a joint venture of the Group) are 32.84%, 29.74%, 29.50% and 57.05% and 67.16%, 70.26%, 70.41% and 42.95% respectively. Pursuant to the relevant joint venture agreements, major financial and operating policies of these companies require the unanimous consent of all joint venture partners. The Group is effectively entitled to 71.96% of profit of these joint ventures through its subsidiary and joint venture.

The above table lists the subsidiaries, joint ventures and associates of the Group which, in the opinion of the directors, principally affected the results or assets of the Group. To give details of other subsidiaries, joint ventures and associates would, in the opinion of the directors, result in particulars of excessive length.

None of the subsidiaries had issued any debt securities at December 31, 2014, except for Chongqing Longhu Development which has issued bonds with principal amount of RMB1,400 million, in which the Group has no interest.

The directors consider that the non-controlling interest in the assets, liabilities and cash flows of the Group are not material to the Group and so no summarised financial information on the assets, liabilities and cash flows are disclosed. Dividend of RMB100,050,000 (2013: RMB72,344,000) was paid to non-controlling interests during the year.

五年財務概要 Five Years Financial Summary

		截至十二月三十一日止年度						
				ended Decembe				
		二零一四年	二零一三年	二零一二年	二零一一年	二零一零年		
		2014	2013	2012	2011	2010		
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
		RMB' 000	RMB' 000	RMB' 000	RMB' 000	RMB' 000		
營業額	Revenue	50,990,678	41,510,167	27,892,830	24,092,893	15,093,122		
税前溢利	Profit before taxation	13,626,622	13,218,654	11,301,542	11,444,230	7,068,474		
所得税開支	Income tax expense	(4,876,244)	(4,582,788)	(4,436,068)	(4,523,942)	(2,051,101)		
年度溢利	Profit for the year	8,750,378	8,635,866	6,865,474	6,920,288	5,017,373		
以下應佔:	Attributable to:							
本公司持有人	Owners of the Company	8,353,632	8,037,222	6,301,060	6,327,560	4,130,155		
少數股東權益	Minority interests	396,746	598,644	564,414	592,728	887,218		
年度溢利	Profit for the year	8,750,378	8,635,866	6,865,474	6,920,288	5,017,373		
				·二月三十一日山				
				ended Decembe				
		二零一四年	二零一三年	二零一二年	二零一一年	二零一零年		
		2014	2013	2012	2011	2010		
		人民幣千元	人民幣千元	人民幣千元	人民幣千元	人民幣千元		
		RMB' 000	RMB' 000	RMB '000	RMB' 000	RMB' 000		
資產及負債	ASSETS AND							
ATANK	LIABILITIES							
資產總值	Total assets	168,156,225	144,171,967	125,426,497	97,260,041	71,713,564		
負債總值	Total liabilities	(117,884,222)	(104,396,548)	(92,849,085)	(73,165,371)	(54,347,744)		
		50,272,003	39,775,419	32,577,412	24,094,670	17,365,820		
本公司擁有人	Equity attributable to							
應佔權益	owners of the Company	47,763,925	36,983,645	29,909,248	21,940,541	15,980,256		
少數股東權益	Minority interests	2,508,078	2,791,774	2,668,164	2,154,129	1,385,564		
		50,272,003	39,775,419	32,577,412	24,094,670	17,365,820		

Longfor 走湖地产