

Sino Harbour Property Group Limited 漢港房地產集團有限公司

(Incorporated in Bermuda with limited liability 於百慕達註冊成立之有限公司) (Stock Code 股份代號 1663)



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Corporate Information _

公司資料

DIRECTORS

Executive Directors:

Mr. SHI Feng (Deputy Chairman and Chief Executive Officer)

Mr. WONG Lui

Ms. GAO Lan (appointed on 13 August 2014)

Non-executive Director:

Ms. CHAN Heung Ling (Chairlady)

Independent Non-executive Directors:

Mr. XIE Gang Mr. LEE Man To Ms. ZHANG Juan

COMPANY SECRETARY

Mr. SIU Ho Fai

AUTHORISED REPRESENTATIVES

Mr. WONG Lui Mr. SIU Ho Fai

AUDIT COMMITTEE

Mr. LEE Man To (Chairman)

Mr. XIE Gang Ms. ZHANG Juan

REMUNERATION COMMITTEE

Mr. XIE Gang (Chairman)
Ms. CHAN Heung Ling
Mr. LEE Man To
Ms. ZHANG Juan
Mr. SHI Feng

NOMINATION COMMITTEE

Mr. XIE Gang *(Chairman)* Mr. LEE Man To

Ms. ZHANG Juan Mr. WONG Lui

Ms. GAO Lan (appointed on 13 August 2014)

SHARE LISTING

Main Board of The Hong Kong Stock Exchange Limited, Stock Code: 01663

董事

執行董事:

石 峰先生(副主席兼首席執行官)

汪 磊先生

高 嵐女士(於二零一四年八月十三日獲委任)

非執行董事:

陳响玲女士(主席)

獨立非執行董事:

解 剛先生 李敏滔先生 張 娟女士

公司秘書

蕭浩暉先生

授權代表

汪 磊先生 蕭浩暉先生

審核委員會

李敏滔先生(主席)解 剛先生張 娟女士

薪酬委員會

解 剛先生(主席) 陳响玲女士 李敏滔先生 張 娟女士 石 峰先生

提名委員會

解 剛先生(主席) 李敏滔先生 張 娟女士 汪 磊先生

高 嵐女士(於二零一四年八月十三日獲委任)

股份上市

香港聯合交易所有限公司主板,股份代號: 01663

COMPANY'S WEBSITE

http://www.sinoharbour.com.hk

HEAD OFFICE AND PRINCIPAL PLACE OF BUSINESS IN THE PEOPLE'S REPUBLIC OF CHINA (THE "PRC")

Level 25 and 26, Sino Harbour Kaixuan Center, Nanchang Honggu Kaixuan (南昌紅谷凱旋), No. 1568 Honggu Avenue, Honggu Tan Central District, Nanchang City, Jiangxi Province, the PRC

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Room 1215, Tower B, Hunghom Commercial Centre, 37-39 Ma Tau Wai Road, Hunghom, Kowloon, Hong Kong

Telephone: (852) 2363 1300 Facsimile: (852) 2764 2160

REGISTERED OFFICE

Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

PRINCIPAL SHARE REGISTRARS AND TRANSFER OFFICE

Codan Services Limited Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

BRANCH SHARE REGISTRARS AND TRANSFER OFFICE

Tricor Investor Services Limited Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong

INDEPENDENT AUDITOR

BDO Limited

Certified Public Accountants

公司網站

http://www.sinoharbour.com.hk

總部及中華人民共和國(「中國 |) 主要營業地點

中國 江西省南昌市 紅谷灘中心區紅谷大道 1568號 南昌紅谷凱旋 漢港凱旋中心 25 及 26 層

香港主要營業地點

香港 九龍紅磡 馬頭圍道 37-39 號 紅磡商業中心 B座 1215 室 電話:(852) 2363 1300

電話: (852) 2363 1300 傳真: (852) 2764 2160

註冊辦事處

Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

主要股份過戶登記處

Codan Services Limited Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda

股份過戶登記分處

卓佳證券登記有限公司 香港 皇后大道東 183號 合和中心 22樓

獨立核數師

香港立信德豪會計師事務所有限公司 *執業會計師*

Corporate Profile

公司簡介

Sino Harbour Property Group Limited ("Sino Harbour" or the "Company") and its subsidiaries (together, the "Group") is a property developer focused on residential properties in Jiangxi Province, the People's Republic of China (the "PRC"). The residential projects developing by the Group are coupled with retail shops and other commercial office premises.

漢港房地產集團有限公司(「漢港」或「本公司」)及其附屬公司(統稱「本集團」)為一家專注於開發中華人民共和國(「中國」)江西省住宅物業的物業開發商。本集團致力開發住宅項目連同零售店舖與其他商業辦公物業。

The Group's first project was Nanchang Honggu Kaixuan (南昌紅谷凱旋), a residential and commercial development in Honggu Tan Central District of Nanchang City, Jiangxi Province, the PRC. Nanchang Honggu Kaixuan occupies a total site area of approximately 80,521 square metres ("sq. m."), comprising residential and commercial development with an aggregate saleable gross floor area ("GFA") of approximately 304,839 sq. m.

本集團的首個項目為南昌紅谷凱旋,有關項目乃位於中國 江西省南昌市紅谷灘中心區的住宅及商業開發項目。南昌 紅谷凱旋的總地盤面積約為80,521平方米(「平方米」),包 括可售總建築面積(「建築面積」)合共約304,839平方米的 商住開發項目。

In 2009, the Group further explored and capitalised opportunities in Fuzhou(撫州), Jiangxi Province, the PRC to develop the second project Fuzhou Hua Cui T ing Yuan (撫州華萃庭院). Fuzhou Hua Cui Ting Yuan occupies a total site area of approximately 190,753 sq. m. with a planned aggregate saleable GFA of approximately 297,955 sq. m.

於二零零九年,本集團進一步物色及利用中國江西省撫州的商機以開發第二個項目撫州華萃庭院。撫州華萃庭院的總地盤面積約為190,753平方米,規劃可售建築面積合共約為297,955平方米。

During the financial year ended 31 March 2012, the Group's joint venture Jiangxi Ganghong Investment Co., Ltd. (江西港洪實業有限公司) started the pre-sale of Yichun Royal Lake City (宜春御湖城) in Yichun, Jiangxi Province, the PRC. Yichun Royal Lake City occupies a total site area of approximately 607,084 sq. m. with a planned aggregate saleable GFA of approximately 1,244,115 sq. m.

截至二零一二年三月三十一日止財年,本集團的合營企業 江西港洪實業有限公司開始預售位於中國江西省宜春之 宜春御湖城。宜春御湖城的總地盤面積約為607,084平方 米,規劃可售建築面積合共約為1,244,115平方米。

During the financial year ended 31 March 2013, the Group commenced the development of Nanchang Sino Harbour Kaixuan City(南昌漢港凱旋城), in Nanchang, Jiangxi Province, the PRC. Nanchang Sino Harbour Kaixuan City occupies a total site area of approximately 719,547.5 sq. m. with a planned aggregate saleable GFA of approximately 1,004,788 sq. m.

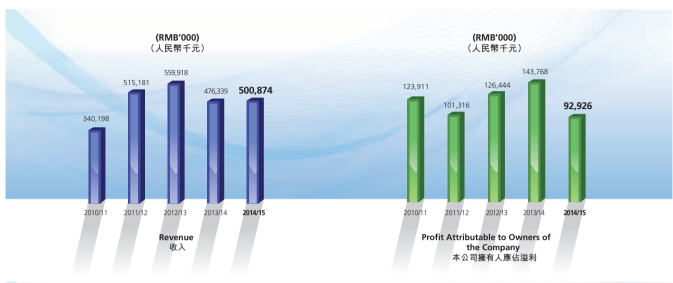
截至二零一三年三月三十一日止財年,本集團開始開發南昌的南昌漢港凱旋城。南昌漢港凱旋城的總地盤面積約為719,547.5平方米,規劃可售建築面積合共約為1,004,788平方米。

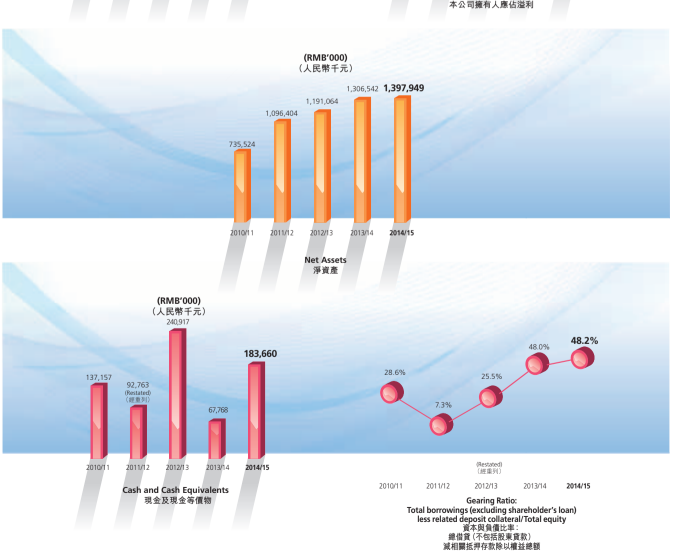
In March 2013, the Group succeeded in acquiring a parcel of land with a total site area of approximately 20,482 sq. m. for the development of Hangzhou Ganglian Sino Africa Tower (杭州港聯中非大廈), in Hangzhou, Zhejiang Province, the PRC. The land would be developed into a commercial complex with office premises and retail shops.

於二零一三年三月,本集團成功收購一幅總地盤面積約為 20,482平方米的土地用作開發位於中國浙江省杭州的杭州 港聯中非大廈。該幅土地將發展為辦公室物業及零售店舖 的綜合商業大廈。

Going forward, the Group will make an effort to replicate its successful investment model in property projects with strong potential elsewhere in the PRC in order to generate better growth.

展望未來,本集團將致力於中國其他地區複製其具強大潛力的物業項目的成功投資模式,以錄得更佳增長。





Chairlady's Statement 主席報告

Dear Shareholders,

I am pleased to present to the shareholders of the Company (the "**Shareholders**") the results in the financial performance of the Company and its subsidiaries for the year ended 31 March 2015.

In the year ended 31 March 2015, revenue was mainly derived from the sales of residential properties of Fuzhou Hua Cui Ting Yuan (撫州華萃庭院) and Nanchang Sino Harbour Kaixuan City (南昌漢港凱旋城). Revenue from commercial and residential properties increased steadily in the year ended 31 March 2015 compared with the previous financial year. During the year under review, being adversely affected by the drop in net fair gain for investment properties, profit attributable to owners of the Company amounted to RMB92.9 million, representing a decrease of 35.4% over that of last year.

Recently, new policies implemented by the PRC government had provided property buyers with interest rate and tax incentives. The PRC property market shows sign of recovery, national housing sales area rose 7% year-on-year in April 2015, the first increase since 2014.

The Group will grasp the opportunity by proactively connecting the Group's future properties to be released to the market with mobile internet technologies and online-to-offline ("OTO") business model with intent to offer customers with fresh experience of living.

Looking ahead, the Group will also simultaneously explore and seek new business opportunities to broaden revenue and improve profitability.

各位股東:

本人欣然向本公司股東(「**股東**」)提呈本公司及其附屬公司 截至二零一五年三月三十一日止年度之財務表現業績。

截至二零一五年三月三十一日止年度,收入主要來自銷售 無州華萃庭院及南昌漢港凱旋城之住宅物業。截至二零 一五年三月三十一日止年度,來自商業及住宅物業之收入 較上一財年穩定地增加。於回顧年度,受投資物業公平值 收益淨額下跌影響,本公司擁有人應佔溢利為人民幣92.9 百萬元,較去年下跌35.4%。

最近,中國政府推出之新政策為物業買家提供利率及税務優惠。中國房地產市場呈現復甦跡象,2015年4月份全國商品房銷售面積按年增長7%,這是自2014年來首次錄得增長。

本集團將抓緊機遇,積極把流動互聯網技術及線上至線下 業務模式扣連至本集團未來推出市場的物業,期待為客戶 提供新鮮的居住生活體驗。

展望未來,本集團亦會同時探索及尋求新的商業機會,以擴大收入及提高盈利能力。

Chairlady's Statement 主席報告

APPRECIATION

Finally, I would like to express my sincere appreciation to our Shareholders and investors for your support and confidence in the Group. I would also like to express my gratitude to the Board for their guidance and to thank the Group's management and employees for their diligence and contributions to the Group.

CHAN Heung Ling

Chairlady Hong Kong, 23 June 2015

致謝

最後,本人謹此對股東及投資者給予本集團的支持及信任 致以致誠感謝,亦感謝董事會對本集團業務的不斷指導, 與及藉此對管理層及僱員對本集團所付出的不懈努力及貢 獻表示感謝。

主席 陳响玲

香港,二零一五年六月二十三日



Management Discussion and Analysis

管理層討論及分析

MANAGEMENT DISCUSSION AND ANALYSIS

Revenue

During the year under review, the Group achieved revenue of approximately RMB500.9 million mainly from the sales of residential units of Fuzhou Hua Cui Ting Yuan (撫州華萃庭院) and Nanchang Sino Harbour Kaixuan City (南昌漢港凱旋城). Revenue increased by approximately 5.2% over the previous financial year. The total gross floor area ("**GFA**") of the residential and commercial properties (excluding car parking spaces) sold in the year under review amounted to approximately 83,119 sq. m..

The following table sets out an analysis of the revenue for (i) residential properties, (ii) commercial properties, and (iii) car parking spaces during the year under review:

管理層討論與分析

收入

於回顧年度,本集團錄得收入約為人民幣500.9百萬元,主要來自銷售撫州華萃庭院及南昌漢港凱旋城之住宅單位。收入較上一財年增長約5.2%。於回顧年度已售住宅及商業物業(不包括停車位)總建築面積(「**建築面積**」)約為83,119平方米。

下表載列回顧年度內(i)住宅物業、(ii)商業物業及(iii)停車位之收入分析:

		Year ended 31 March 2015 截至 二零一五年 三月三十一日 止年度	Year ended 31 March 2014 截至 二零一四年 三月三十一日 止年度	% change 變動百分比
(i) Residential - GFA sold (in sq. m.) - Average selling price ("ASP")	(i) 住宅 一已售建築面積(以平方米計) 一平均售價(每平方米人民幣)	78,103	83,130	-6.0%
(RMB per sq. m.) - Revenue (approx. RMB'000)	一收入 <i>(約人民幣千元)</i>	5,498 429,375	4,964 412,622	+10.8% +4.1%
(ii) Commercial - GFA sold (in sq. m.) - ASP (RMB per sq. m.) - Revenue (approx. RMB'000)	(ii) 商業 一已售建築面積(以平方米計) 一平均售價(每平方米人民幣) 一收入(約人民幣千元)	5,016 13,217 66,296	3,366 14,503 48,818	+49.0% -8.9% +35.8%
(iii) Car parking spaces - Revenue (approx. RMB'000)	(iii) 停車位 一收入 <i>(約人民幣千元)</i>	5,203	14,899	-65.1%
Total revenue (approx. RMB'000)	收入總額 <i>(約人民幣千元)</i>	500,874	476,339	+5.2%

Cost of Sales and Gross Profit Margin

Cost of sales increased from approximately RMB324.2 million in the previous financial year to approximately RMB365.4 million for the year under review. Due to the increased construction cost in the year under review, gross profit margin decreased from 31.9% for the previous financial year to 27.1% for the year under review.

銷售成本及毛利率

銷售成本由上一財年約人民幣324.2百萬元增加至回顧年度 約人民幣365.4百萬元。由於回顧年度建築成本上升,毛利 率由上一財年之31.9%下降至回顧年度之27.1%。

Management Discussion and Analysis 管理層討論及分析

Other Income

Other income decreased from approximately RMB107.9 million in the previous financial year to approximately RMB62.7 million in the year under review. The decrease mainly represented the decrease in net fair value gain of the Group's investment properties.

Selling and Distribution Expenses

Selling and distribution expenses increased from approximately RMB14.6 million in the previous financial year to approximately RMB18.6 million in the year under review. The higher selling expenses in the year under review was mainly due to the increase in marketing expenses for Nanchang Sino Harbour Kaixuan City (南昌漢港凱旋城) and Yichun Royal Lake City (宜春御湖城).

Administrative Expenses

Administrative expenses increased to approximately RMB33.9 million in the year under review from approximately RMB30.7 million in the previous financial year. The increase was mainly attributable to the increase in staff cost.

Profit for the Year

As a cumulative effect of the foregoing factors, the Group had recorded a profit before tax of approximately RMB144.4 million in the year under review, representing a decrease of 32.6% from approximately RMB214.4 million in the previous financial year.

Profit for the year attributed to the owners of the Company decreased by 35.4% from approximately RMB143.8 million in the previous financial year to approximately RMB92.9 million in the year under review.

Interests in Joint Ventures

Interests in joint ventures increased from approximately RMB182.4 million as at 31 March 2014 to RMB184.7 million as at 31 March 2015. The increase represented the advance to the joint venture by the Group for Yichun Royal Lake City (宜春御湖城) Phases 3 to 6.

Properties Held Under Development

As at 31 March 2015, the Group's properties held under development increased to approximately RMB1,567.2 million from approximately RMB1,154.5 million as at 31 March 2014. The increase mainly represented the transfer of the land use rights consideration for a land parcel in Hangzhou, Zhejiang Province, the PRC amounted approximately RMB506.0 million from prepayment to properties held under development during the year under review.

其他收入

其他收入由上一財年約人民幣107.9百萬元減少至回顧年度 約人民幣62.7百萬元。該減少主要為本集團投資物業之公 平值收益淨額減少。

銷售及分銷費用

銷售及分銷費用由上一財年約人民幣14.6百萬元增加至回顧年度約人民幣18.6百萬元。回顧年度銷售費用較高主要由於南昌漢港凱旋城及宜春御湖城市場營銷費用增加所致。

管理費用

管理費用由上一財年約人民幣30.7百萬元增加至回顧年度 約人民幣33.9百萬元,主要由於員工成本增加所致。

年內溢利

由於以上因素之綜合影響,本集團於回顧年度錄得除稅前溢利約人民幣144.4百萬元,較上一財年約人民幣214.4百萬元減少32.6%。

本公司擁有人應佔年內溢利由上一財年約人民幣143.8百萬 元減少至回顧年度約人民幣92.9百萬元,跌幅為35.4%。

於合營企業之權益

於合營企業之權益自於二零一四年三月三十一日約人民幣 182.4百萬元增長至於二零一五年三月三十一日人民幣 184.7百萬元。該增長乃由於本集團為宜春御湖城第三期至第六期向合營企業作出墊款所致。

開發中物業

於二零一五年三月三十一日,本集團開發中物業由於二零一四年三月三十一日約人民幣1,154.5百萬元增加至約人民幣1,567.2百萬元。金額增加主要由於將一幅位於中國浙江省杭州市之土地使用權作價約人民幣506.0百萬元已於回顧年度由預付款項轉至開發中物業所致。

Management Discussion and Analysis

管理層討論及分析

Properties Held for Sale

Properties held for sale increased from approximately RMB414.2 million as at 31 March 2014 to approximately RMB695.3 million as at 31 March 2015. The increase was mainly due to the transfer of the completed residential property units of Fuzhou Hua Cui Ting Tuan (撫州華萃庭院) Phase 3 to properties held for sale in the year under review.

Prepayments and Other Receivables

As at 31 March 2015, the Group's prepayments and other receivables amounted approximately RMB155.0 million, compared to approximately RMB517.2 million as at 31 March 2014. The decrease mainly represented the transfer of the land use rights consideration for a land parcel in Hangzhou, Zhejiang Province, the PRC to properties held under development during the year under review.

Accounts and Bill Payables, Accruals, Receipts in Advance and Other Payables

Accounts and bill payables increased to approximately RMB65.3 million as at 31 March 2015 from approximately RMB24.0 million as at 31 March 2014 due to the completion of Fuzhou Hua Cui Ting Tuan (撫州華萃庭院) Phase 3 in March 2015. Accounts and bill payables mainly comprised amount payable to suppliers for construction costs incurred in respect of the Group's properties under development.

Accruals, receipts in advance and other payables mainly comprise of the advance receipts from customers in respect of deposit and prepayments for the Group's property presales, and the accrued construction costs and project-related expenses that are based on the progress of project development but are not due for payment.

Accruals, receipts in advance and other payables increased to approximately RMB954.9 million as at 31 March 2015 from approximately RMB653.2 million as at 31 March 2014. The increase mainly represented the advance receipts from customers for the deposits and prepayments for the Group's property pre-sales in the year under review, which was partially offset by the receipts realised as revenue in the same period.

LIQUIDITY AND FINANCIAL RESOURCES

In the year ended 31 March 2015, the Group had recorded a net cash inflow of approximately RMB153.9 million from operating activities, mainly as a result of the profit before working capital change and being partially offset by payment of Enterprise Income Tax and Land Appreciation Tax.

待售物業

於二零一五年三月三十一日,待售物業由於二零一四年三月三十一日約人民幣414.2百萬元增加至約人民幣695.3百萬元,該增加主要由於撫州華萃庭院第三期之竣工住宅單位已於回顧年度內轉撥至待售物業所致。

預付款項及其他應收款項

於二零一五年三月三十一日,本集團預付款項及其他應收款項金額約為人民幣155.0百萬元,而於二零一四年三月三十一日則約為人民幣517.2百萬元。金額減少主要由於一幅位於中國浙江省杭州市之土地使用權作價已於回顧年度由預付款項轉至開發中物業。

應付賬款及應付票據、應計款項、預收款項及其他應付款項

於二零一五年三月三十一日,由於撫州華萃庭院第三期於二零一五年三月竣工,應付賬款及應付票據自於二零一四年三月三十一日約人民幣24.0百萬元增加至約人民幣65.3百萬元。應付賬款及應付票據主要包括就本集團開發中物業產生之應付建築成本。

應計款項、預收款項及其他應付款項主要包括來自客戶就本集團物業預售所支付之按金及預付款項、以及根據項目開發進度所預提之建築成本及項目相關費用(惟尚未到期支付)。

於二零一五年三月三十一日,應計款項、預收款項及其他應付款項較於二零一四年三月三十一日約人民幣653.2百萬元增加至約人民幣954.9百萬元,增加主要為於回顧年度客戶就本集團物業預售所支付之按金及預付款項,其中部分被期內轉至收入之金額所抵銷。

資金流動性及財務資源

截至二零一五年三月三十一日止年度,本集團自經營活動錄得現金流入淨額約為人民幣153.9百萬元,主要來自營運資金變動前溢利,其部分被企業所得税及土地增值税之支付所抵銷。

Management Discussion and Analysis 管理層討論及分析

Net cash outflow from investing activities for the year under review was approximately RMB13.5 million, which was mainly due to the net increase in pledged and structured bank deposits of approximately RMB9.6 million and the advance of approximately RMB3.4 million to the joint venture by the Group for Yichun Royal Lake City (宜春御湖城) Phases 3 to 6.

於回顧年度,投資活動之現金流出淨額約為人民幣 13.5 百萬元,主要由於本集團已抵押及銀行結構存款淨額增加約人民幣 9.6 百萬元及就宜春御湖城第三期至第六期向合營企業作出墊款約人民幣 3.4 百萬元所致。

Net cash outflow from financing activities for the year under review was approximately RMB26.0 million representing the payments of loan principals and interests and they were partially offset by the receipts from new bank and other loans.

於回顧年度,融資活動之現金流出淨額約為人民幣26.0百萬元,乃貸款本金及利息的支付,當中部分被新增銀行及其他貸款所收之款項所抵銷。

As at 31 March 2015, the Group had cash and cash equivalents of approximately RMB183.7 million (31 March 2014: approximately RMB67.8 million) and bank and other loans of approximately RMB1,177.8 million (31 March 2014: approximately RMB1,123.7 million).

於二零一五年三月三十一日,本集團現金及現金等價物約為人民幣183.7百萬元(二零一四年三月三十一日:約人民幣67.8百萬元),銀行及其他貸款約為人民幣1,172.7百萬元)。

BORROWINGS AND GEARING RATIO

借貸及資本與負債比率

Bank and other loans

銀行及其他貸款

As at 31 March 2015, the Group had bank and other loans of approximately RMB1,177.8 million (2014: RMB1,123.7 million) as follows:

於二零一五年三月三十一日,本集團之銀行及其他貸款約人民幣1,177.8百萬元(二零一四年:人民幣1,123.7百萬元)如下:

		2015 二零一五年	2014 二零一四年
		RMB'000 人民幣千元	RMB'000 人民幣千元
Repayment period Within one year or on demand Mary than one year but not exceeding	還款期 於一年內或按要求 一年以上但不超過五年	697,832	375,173
More than one year, but not exceeding five years	一十以上但小炟妲丑十	480,000	748,500
		1,177,832	1,123,673

The bank loans were denominated in HK\$ and RMB and amounted to RMB439,332,000 as at 31 March 2015 and bore interest at floating rates ranging from 4.71% to 8.40% per annum. Other loans as at 31 March 2015 were denominated in RMB and amounted RMB738,500,000 bearing interest at fixed rates ranging from 6.15% to 10.25% per annum.

於二零一五年三月三十一日,銀行貸款以港元及人民幣計值,數額為人民幣439,332,000元,並按介乎每年4.71%至8.40%之浮動利率計息。於二零一五年三月三十一日之其他貸款以人民幣計值及數額為人民幣738,500,000元,並按介乎每年6.15%至10.25%之固定利率計息。

Gearing ratio

資本與負債比率

Gearing ratio is measured by borrowings (total amount of bank and other loans) less related deposit collateral over total equity. As at 31 March 2015, the Group's gearing ratio was 48.2%. The Group has implemented certain loan management policies, which include close monitoring of the gearing ratio and any changes in interest rates.

資本與負債比率以借貸(銀行及其他貸款總額)減相關抵押存款除以權益總額計算。於二零一五年三月三十一日,本集團之資本與負債比率為48.2%。本集團已施行若干貸款管理政策,其中包括嚴謹監控資本與負債比率及利率之任何變動。

Management Discussion and Analysis

管理層討論及分析

CONTINGENT LIABILITIES

Details of the contingent liabilities of the Group are set out in note 31 of the consolidated financial statements.

CAPITAL COMMITMENTS

Details of the capital commitments of the Group are set out in note 29 of the consolidated financial statements.

FUNDING AND TREASURY POLICIES

The Group adopts a prudent funding and treasury policy with regard to its overall business operations. Historically, we have met our capital expenditures, working capital and other liquidity requirements principally from cash generated from our operations and bank and other borrowings. Going forward, we expect to fund our working capital. capital expenditures and other capital requirements with a combination of various sources, including but not limited to cash generated from our operations, bank and other borrowings as well as other external equity and debt financing. The Group's objectives are to maintain a prudent financial policy, to monitor liquidity ratios against risk limits and to maintain contingency plan for funding to ensure that the Group maintains sufficient cash to meet its liquidity requirements.

FOREIGN CURRENCY RISK

Most of the Group's transactions are carried out in RMB which is the functional currency of the Company and most of the operating subsidiaries. Exposures to currency exchange rates arise from certain of the Group's cash and bank balances which are denominated in HK dollars and US Dollars. The Group does not use derivative financial instruments to hedge its foreign currency risk. The Group reviews its foreign currency exposures regularly and believes that there is no significant exposure on its foreign exchange risk.

PLEDGE OF ASSETS

As at 31 March 2015, the Group pledged its property, plant and equipment, investment properties, properties held under development, properties held for sale, and bank deposits of approximately RMB1,546.3 million (2014: RMB1,853.7 million) to various banks and financial institutions to secure loan facilities granted to the Group.

MATERIAL ACQUISITION AND DISPOSAL

The Group did not have any material acquisition or disposal of assets, subsidiaries and affiliated companies during the year ended 31 March 2015.

或然負債

本集團或然負債之詳情載於綜合財務報表附註31。

資本承擔

本集團資本承擔之詳情載於綜合財務報表附註29。

資金和財務政策

本集團就其整體業務運作採取嚴謹資金和財務政策。歷年 來主要以我們的營運所得現金及銀行及其他借貸達到我們 資本開支、營運資金及其他流動資金的要求。展望未來, 我們期望以各種來源的組合,包括但不限於營運所得現 金、銀行及其他借貸及其他外部權益及債務融資資助我們 的營運資金、資本開支及其他資本要求。本集團的目標為 保持審慎的財務政策,以根據風險限額監控流動資金比率 及維持資金應急計劃,以確保本集團有充足現金達到其流 動資金要求。

外幣風險

本集團大部分交易以人民幣進行,而人民幣乃本公司及大 多數營運附屬公司之功能貨幣。貨幣匯率風險來自本集團 以港元及美元列值之若干現金及銀行結餘。本集團並無使 用衍生金融工具以對沖其外幣風險。本集團定期檢討其外 幣風險,並相信並無重大外匯風險。

資產抵押

於二零一五年三月三十一日,本集團將其物業、廠房及設 備、投資物業、開發中物業及銀行存款約人民幣1,546.3百 萬元(二零一四年:人民幣1,853.7百萬元)抵押予若干銀行 及金融機構以取得本集團獲授之貸款融資。

重大收購及出售

截至二零一五年三月三十一日止年度,本集團並無進行任 何重大收購或出售資產、附屬公司及聯屬公司。

Management Discussion and Analysis 管理層討論及分析

EMPLOYEE AND REMUNERATION POLICY

As at 31 March 2015, there were 147 employees in the Group (31 March 2014: 158 employees). Staff remuneration package are determined in connection with market conditions and the performance of the individuals concerned, and are subject to review from time to time. The Group also provides other benefits including medical insurance, and grants discretionary incentive bonuses to eligible staff based on their performance and contributions to the Group.

COMPANY UPDATE

Property Pre-sales

The cumulative results for the pre-sale and delivery of residential properties under each project up to 17 May 2015 are summarised as follows:

員工及薪酬政策

於二零一五年三月三十一日,本集團有147名員工(二零一四年三月三十一日:158名員工)。員工薪酬待遇經考慮市場狀況及有關人士之表現而釐定,並須不時檢討。本集團亦提供其他員工福利(包括醫療保險),並根據彼等表現及對本集團之貢獻向合資格員工授予酌情獎勵花紅。

公司最新消息

物業預售

截至二零一五年五月十七日,各項目之住宅物業預售及交付之累計情況概述如下:

	Nanchang Sino Harbour Harbour Kaixuan City Phase 1 – Low-rise Nanchang Sino Harbour Kaixuan City Phase 1 – High-rise		Fuzhou Hua Cui Ting Yuan Phase 2	Ting Yuan Ting Yuan	
	南昌漢港凱旋城一期一	南昌漢港凱旋城一期-	撫州華萃庭院	撫州華萃庭院	宜春御湖城
	低層	高層	二期	三期	二期
Estimated total GFA released for sale (total units)	19,558 sq. m.	61,128 sq. m.	79,933 sq. m.	117,177 sq. m.	59,863 sq. m.
估計推出可供銷售之總建築面積 (總單位數目)	(152 units) 19,558平方米 (152 個)	(616 units) 61,128平方米 (616個)	(550 units) 79,933平方米 (550 個)	(1,127 units) 117,177平方米 (1,127個)	(684 units) 59,863平方米 (684個)
Estimated total GFA pre-sold (total units)	15,182 sq. m.	33,590 sq. m.	71,478 sq. m.	100,770 sq. m.	48,450 sq. m.
	(119 units)	(341 units)	(522 units)	(981 units)	(538 units)
估計已預售之總建築面積(總單位數目)	(119 units) 15,182平方米 (119 個)	33,590平方米 (341個)	71,478平方米 (522個)	100,770平方米 (981個)	48,450平方米(538個)
Percentage of pre-sale	78%	55%	89%	86%	81%
預售所佔比率	百分之78	百分之55	百分之89	百分之86	百分之81
Pre-sale GFA (units pre-sold) not handed to buyers as at 31 March 2015 ^	3,724 sq. m.	33,590 sq. m.	9,552 sq. m.	62,108 sq. m.	48,450 sq. m.
	(29 unit)	(341 unit)	(39 units)	(611 units)	(538 units)
截至二零一五年三月三十一日尚未交付客戶之	3,724平方米	33,590平方米	9,552平方米	62,108平方米	48,450平方米
已預售樓宇總面積(已預售單位數目)^	(29個)	(341 個)	(39個)	(611個)	(538個)
Pre-sale value not handed over to buyers as at 31 March 2015 ^	RMB23.96 million	RMB170.4 million	RMB70.58 million	RMB318.42 million	RMB220.14 million
截至二零一五年三月三十一日尚未交付客戶之	人民幣 23.96	人民幣 170.4	人民幣70.58	人民幣 318.42	人民幣 220.14
已預售樓宇總金額^	百萬元	百萬元	百萬元	百萬元	百萬元
ASP per sq. m. *	RMB6,434	RMB5,073	RMB7,389	RMB5,127	RMB4,544
每平方米平均售價*	人民幣 6,434元	人民幣5,073元	人民幣7,389元	人民幣5,127元	人民幣 4,544元
Expected completion date 預計竣工日期	Completed 已竣工	Q1CY2016 二零一六年 第一季度竣工	Completed 已竣工	Completed 已竣工	Q2CY2015 二零一五年 第二季度竣工

^{*:} ASP of the projects is computed as follows: Pre-sale value not handed over to buyers divided by Pre-sale GFA not handed over to buyers.

^{^:} Pre-sale value not handed over to buyers is computed as follows: the year less those handed over to buyers during the year (recognised as sales during the year).

^{*:} 該等項目之平均售價計算方法如下:尚未移交客戶之已預售樓 宇總金額除以尚未移交客戶之已預售樓宇總面積。

A: 尚未移交客戶之已預售樓字總金額計算方法如下:年初預售金額加年內新增預售減年內已移交客戶(於年內確認為銷售)金額。

Management Discussion and Analysis

管理層討論及分析

CONSTRUCTION PROGRESS AND DEVELOPING PROJECTS

建築進度及開發項目

The Group will maintain our construction scale in order to offer enough GFA available for sale and for delivery to support our growth in future. Currently, the Group's property projects under construction are as follows:

本集團將維持其建築規模以提供足夠建築面積作出售及交付,以支持其未來增長。現時,本集團在建之物業項目如下:

Name of Project 項目名稱	Province 省份	City 城市	Planned GFA 規劃建築面積	Expected Completion Date 預期竣工日期
Nanchang Honggu Kaixuan City Phase 1 – high-rise residential annexed with commercial	Jiangxi	Nanchang	Residential: 61,128 Commercial: 1,640	Q1CY2016
南昌漢港凱旋城一期-高層住宅連同商業	江西	南昌	住宅:61,128 商業:1,640	二零一六年 第一季度竣工
Nanchang Honggu Kaixuan Phase 1 – townhouses 南昌漢港凱旋城一期-聯排別墅	Jiangxi 江西	Nanchang 南昌	Residential: 54,978 住宅: 54,978	Q2CY2017 二零一七年 第二季度竣工
Nanchang Sino Harbour Kaixuan City Phase 2	Jiangxi	Nanchang	Residential: 169,763	3 Q3CY2017
南昌漢港凱旋城二期	江西	南昌	Commercial: 1,993 住宅: 169,763 商業: 1,993	二零一七年 第三季度竣工
Yichun Royal Lake City Phase 2 宜春御湖城二期	Jiangxi 江西	Yichun 宜春	Residential: 105,000 住宅: 105,000	Q2CY2015 二零一五年 第二季度竣工

The Group will continue to release properties in Fuzhou Hua Cui Ting Yuan Phase 3, Yichun Royal Lake City Phase 2 and Nanchang Sino Harbour Kaixuan City Phase 1 for sale and pre-sales.

本集團將繼續推出撫州華萃庭院三期、宜春御湖城二期及 南昌漢港凱旋城一期之物業作銷售及預售。

Management Discussion and Analysis 管理層討論及分析

LAND BANK

As at 31 March 2015, the Group had land bank with total Planned Saleable GFA of approximately 2,773,231 sq. m. in 5 cities in the PRC.

土地儲備

於二零一五年三月三十一日,本集團於中國五個城市擁有總規劃可售建築面積約為2,773,231平方米之土地儲備。

Planned Saleable GFA 規劃可售 建築面積 (sg. m.)

(sq. m.) (平方米)

Completed properties held for sales Properties under development Properties held for future development 持作出售之已竣工物業 開發中物業 持作未來開發之物業 166,063 394,502 2,212,666

Total

總計

2.773.231

FUTURE OUTLOOK

The People's Bank of China ("PBOC") reduced the oneyear lending rate 0.25 percentage point to 5.1 percent and cut the one-year deposit rate by the same amount to 2.25 percent effective on 11 May 2015, it was the third reduction since November 2014. Furthermore, in accordance with the joint statement issued by the PBOC, the Ministry of Housing and Urban-Rural Development and the Banking Regulatory Commission on 30 March 2015, buyers of second homes would be required to make a minimum down payment of 40%, down from the previous 60%, as part of efforts to encourage upgraders to take the plunge. Property owners are also exempt from paving a business tax on the sale of an ordinary home if they have owned it for at least two years, down from the previous minimum of five years under the Notice on the Amendments to Business Tax Policies on Individual Housing Transfer issued by Ministry of Finance and State Administration of Taxation on 30 March 2015.

The moves by the PRC government recently would boost the property market in the PRC as the buyers are now provided with much more incentives. Accordingly, the Group remains optimistic with the prospect of property industry and will continue to enhance the quality of our properties and associated services to increase our competitiveness in the property market.

During the year under review, the Group started to examine the connection among our properties, mobile internet technologies and OTO business model. The Group considered that such connection would have a significant impact on our residential and commercial properties to be developed in the future.

The Group will also continue to explore and seek new business opportunities to broaden revenue and improve profitability.

未來展望

中國人民銀行(「人民銀行」)自二零一五年五月十一日起將一年期借貸利率調低0.25個百分點至5.1%,並將一年期存款利率按相同數額減至2.25%,這是自二零一四年十一月以來第三次下調。此外,根據人民銀行、住房和城鄉建設部及中國銀行業監督管理委員會於二零一五年三月三十日頒佈的聯合聲明,與先前的60%相比,二套房買家須作出最低首付款40%,以鼓勵換樓買家作出嘗試。根據財政部及國家税務總局於二零一五年三月三十日頒佈的《關於修訂個人住房轉讓營業稅政策的通知》,物業擁有人如已持有普通住房至少兩年(先前最少為五年),則彼等於出售該物業時可獲豁免支付營業稅。

中國政府近期的措施將推動中國的房地產市場,這是由於買家目前獲得更多激勵。因此,本集團仍然對房地產行業的前景抱有樂觀態度,並將繼續提升物業及相關服務的質素,從而增加我們於房地產市場的競爭力。

於回顧年度內,本集團開始審視我們的物業與流動互聯網技術及線上至線下業務模式之間的連繫。本集團認為,有關連繫將會對我們於日後發展的住宅及商用物業構成舉足輕重的影響。

本集團亦將繼續探索和尋求新的商業機會,以擴大收入和 提高盈利能力。

Directors' Report

董事會報告

The board of directors of Sino Harbour Property Group Limited (the "Company" and the "Directors", respectively) presents the annual report and the audited consolidated financial statements of the Company and its subsidiaries (the "Group") for the year ended 31 March 2015 (the "Year").

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities and other particulars of the subsidiaries are set out in note 16 to the consolidated financial statements. There were no significant changes in the nature of the Group's principal activities during the Year.

RESULTS AND FINAL DIVIDENDS

The results of the Group for the Year are set out in the consolidated statement of comprehensive income on page 44 of the annual report.

The board of Directors (the "Board") does not recommend the payment of a final dividend for the Year.

ANNUAL GENERAL MEETING

The annual general meeting of the Company for the Year (the "Annual General Meeting") is scheduled to be held on Thursday, 23 July 2015. A notice convening the Annual General Meeting has been issued and disseminated to the Shareholders on 23 June 2015.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Tuesday, 21 July 2015 to Thursday, 23 July 2015 (both days inclusive), during which no transfer of shares of the Company will be effected. In order to be eligible to attend and vote at the forthcoming Annual General Meeting, completed share transfer forms must be lodged with the Company's branch share registrar in Hong Kong, Tricor Investor Services Limited at Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong, not later than 4: 30 p.m. on Monday, 20 July 2015.

FINANCIAL SUMMARY

A summary of the results and of the assets and liabilities of the Group for the last five financial years is set out on page 123 of the annual report. 漢港房地產集團有限公司董事會(分別為「本公司」及「董事會」)謹此提呈本公司及其附屬公司(「本集團」)截至二零一五年三月三十一日止年度(「本年度」)之年報及經審核綜合財務報表。

主要業務

本公司之主要業務為投資控股。附屬公司之主要業務及其 他詳情載於綜合財務報表附註16。本集團截至本年度之主 要業務性質概無重大變動。

業績及末期股息

本集團截至本年度之業績載於年報第44頁之綜合全面收益表。

董事會(「董事會」)不建議派付截至本年度之末期股息。

股東週年大會

本公司計劃於二零一五年七月二十三日(星期四)舉行截至本年度之股東週年大會(「股東週年大會」)。召開股東週年大會之通告已於二零一五年六月二十三日刊發及寄發予股東。

暫停辦理股份過戶登記手續

本公司將自二零一五年七月二十一日(星期二)至二零一五年七月二十三日(星期四)(包括首尾兩日)暫停辦理股份過戶登記手續,期間不會進行任何本公司股份轉讓登記。為符合資格出席應屆股東週年大會並於會上投票,已填妥之股份過戶表格最遲須於二零一五年七月二十日(星期一)下午四時三十分之前遞交本公司之香港股份過戶登記分處卓佳證券登記有限公司,地址為香港皇后大道東183號合和中心22樓。

財務概要

本集團最近五個財年之業績以及資產及負債概要載於年報 第123頁。

FINANCIAL STATEMENTS

The profit of the Group for the Year and the state of the Company's and the Group's affairs as at that date are set out on pages 42 to 122 of the annual report.

SHARE CAPITAL

Details of the movement in the share capital of the Company during the Year are set out in note 27 to the consolidated financial statements.

TRANSFER TO RESERVES

Profits attributable to the Shareholders, before dividends, of RMB92,926,000 (2014: RMB143,768,000) have been transferred to reserves. Other movements in reserves are set out in the consolidated statement of changes in equity on pages 48 and 49 of the annual report.

At 31 March 2015, the Company did not have reserves available for distribution as calculated in accordance with the provisions of the laws of Bermuda (31 March 2014: Nil).

PURCHASE, SALE OR REDEMPTION OF THE COMPANY'S LISTED SECURITIES

During the Year, the Company did not redeem any of the shares listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") nor did the Company or any of its subsidiaries purchase or sell any of such shares.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the bye-laws of the Company (the "Bye-laws") or the laws of Bermuda in relation to the issue of new Shares.

RETIREMENT SCHEMES

The Group operates a Mandatory Provident Fund scheme for its employees in Hong Kong and participates in a defined contribution retirement scheme organized by the municipal government of the People's Republic of China for its employees. Particulars of these retirement schemes are set out in note 3.17 to the consolidated financial statements.

TAX RELIEF AND EXEMPTION

The Company is not aware of any tax relief and exemption available to its shareholders (the "Shareholders") by reason of their holding of the Company's securities.

財務報表

本集團截至本年度之溢利以及本公司及本集團於該日之狀 況載於年報第42頁至第122頁。

股本

年內本公司之股本變動詳情載於綜合財務報表附註27。

轉撥至儲備

股東應佔溢利(派付股息前)人民幣92,926,000元(二零一四年:人民幣143,768,000元)已轉撥至儲備。儲備之其他變動載於年報第48及49頁之綜合權益變動表。

於二零一五年三月三十一日,根據百慕達法律之條文計算,本公司並無可供分派之儲備(二零一四年三月三十一日:無)。

購買、出售或贖回本公司上市證券

年內,本公司概無贖回任何其於香港聯合交易所有限公司 (「聯交所」)主板上市的股份,本公司及任何其附屬公司亦 無購買及出售任何相關股份。

優先購買權

本公司之章程細則(「細則」)或百慕達法例均無有關發行新 股份之優先購買權規定。

退休計劃

本集團為其香港僱員設立強制性公積金計劃,並為其僱員 參與中華人民共和國市政府成立之定額供款退休計劃。有 關該等退休計劃之詳情載於綜合財務報表附註3.17。

税務寬減及豁免

本公司概不知悉有任何因本公司股東(「股東」)持有本公司 證券而向彼等提供之税務寬減及豁免。

Directors' Report

董事會報告

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group are set out in note 14 to the consolidated financial statements.

BANK AND OTHER LOANS

Details of bank and other loans of the Group are set out in note 25 to the consolidated financial statements.

MAJOR CUSTOMERS AND SUPPLIERS

For the Year, sales to the Group's largest customer and five largest customers amounted to approximately 6.1% and approximately 11.7% respectively of the Group's revenue in the Year.

In the Year, payment attributable to the Group's largest supplier and five largest suppliers amounted to approximately 10.3% and 43.3% of total payment under construction contracts for the Year respectively.

None of the Directors or any of their close associates or any Shareholders (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) had any beneficial interest in the Group's five largest suppliers or customers.

DIRECTORS

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

Executive Directors:

Mr. Shi Feng (Deputy Chairman and Chief Executive Officer) Mr. Wong Lui

Ms. Gao Lan (appointed on 13 August 2014)

Non-executive Director:

Ms. Chan Heung Ling (Chairlady)

Independent Non-executive Directors (the "INEDs"):

Mr. Xie Gang Mr. Lee Man To Ms. Zhang Juan

物業、廠房及設備

本集團之物業、廠房及設備變動詳情載於綜合財務報表附 註14。

銀行及其他貸款

本集團之銀行及其他貸款詳情載於綜合財務報表附註25。

主要客戶及供應商

截至本年度,對本集團最大客戶及五大客戶之銷售額分別 佔本集團之年內收益約6.1%及約11.7%。

截至本年度,本集團之最大供應商及五大供應商應佔付款分別佔本年度內就建築合約付款總額約10.3%及43.3%。

概無董事或其任何密切聯繫人士或任何股東(據董事所深知,擁有本公司已發行股本超過5%)於本集團五大供應商或客戶擁有任何實益權益。

董事

本年度內及直至本報告日期,董事為:

執行董事:

石 峰先生(副主席兼首席執行官)

汪 磊先生

高 嵐女士(於二零一四年八月十三日獲委任)

非執行董事:

陳响玲女士(主席)

獨立非執行董事:

解 剛先生 李敏滔先生

張 娟女士

Directors' Report 董事會報告

DIRECTORS (CONTINUED)

In accordance with bye-law 83(2) of the Bye-laws, Ms. Gao Lan will retire from office as an executive Director and being eligible, offer herself for re-election at the forthcoming Annual General Meeting.

In accordance with bye-laws 84(1) and 84(2) of the Bye-laws, Mr. Wong Lui and Mr. Xie Gang will retire from office as an executive Director and an INED, respectively by rotation and being eligible, offer themselves for re-election at the forthcoming Annual General Meeting.

The Company has received from each of the INEDs, namely Mr. Xie Gang, Mr. Lee Man To and Ms. Zhang Juan an annual confirmation of his/her independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules"). As at the date of this report, the Company considers that all of them are independent.

The biographical information of the Directors and Senior Management are set out on pages 37 to 41 of this annual report.

DIRECTORS' SERVICE CONTRACTS

Each of Ms. Chan Heung Ling, Mr. Shi Feng, Mr. Wong Lui and Ms. Gao Lan has a service contract with the Company for a term of three years and each of these service contracts is subject to termination by either party giving not less than six months' written notice.

Each of the INEDs has entered into a letter of appointment with the Company for an initial term of one year and thereafter shall continue year to year subject to termination by either party giving not less than one month's notice.

Apart from the foregoing, no Director proposed for reelection at the forthcoming Annual General Meeting has a service contract or letter of appointment with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' REMUNERATION

The Directors' emoluments are subject to the recommendations of the remuneration committee and the Board's approval. The emoluments are determined by the Board by reference to the Directors' duties, responsibilities and performance and the results of the Group.

Details of the emoluments of the Directors and the five individuals with the highest emoluments for the Year are set out in note 13 to the consolidated financial statements respectively.

董事(續)

根據章程細則第83(2)條,高嵐女士將於應屆股東週年大會上退任執行董事,並符合資格願意重選連任。

根據章程細則第84(1)條及第84(2)條,汪磊先生及解剛先生 將於應屆股東週年大會上分別輪值退任執行董事及獨立非 執行董事,並符合資格願意重選連任。

本公司已接獲各獨立非執行董事,即解剛先生、李敏滔先生及張娟女士根據聯交所證券上市規則(「上市規則」)第3.13條發出之年度獨立性確認書。於本報告日期,本公司認為全體獨立非執行董事均屬獨立人士。

董事及高級管理層之履歷詳情載列於本年報第37頁至41 百。

董事服務合約

陳响玲女士、石峰先生、汪磊先生及高嵐女士各自均與本公司訂立為期三年之服務合約,而每份服務合約均可透過 一方發出不少於六個月之書面通告予以終止。

各獨立非執行董事均與本公司訂立一份初步為期一年之委任書,其後須逐年續約,而每份委任書均可透過任何一方發出不少於一個月之頒告予以終止。

除上述者外,概無擬於應屆股東週年大會上重選之董事與本公司訂立本公司於一年內在不支付賠償(法定賠償除外)之情況下不可終止之服務合約或委任書。

董事薪酬

董事酬金須根據薪酬委員會推薦並獲得董事會批准。酬金乃由董事會參考董事職責、責任及表現以及本集團之業績 釐定。

董事酬金及本年度五位最高薪酬個別人士之詳情分別載列於綜合財務服表附註13。

Directors' Report

Name of Directors/

董事會報告

INTERESTS OF DIRECTORS AND CHIEF EXECUTIVES

As at 31 March 2015, the interests or short positions of the Directors and chief executives in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong (the "SFO") as recorded in the register maintained by the Company pursuant to Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") were as follows:

(i) Long position in the ordinary shares of HK\$0.01 each in the Company (the "Shares")

Shares held chief executive 董事/主要行政人員姓名 所持股份數目 900,000,000 Ms. Chan Heung Ling ("Ms. Chan") (Note) 陳响玲女士(「陳女士」)

Number of

(附註)

Note: These Shares are held by Pan Hong Property Group Limited ("Pan Hong Property") as beneficial owner. Pan Hong Property is owned as to 56.22% by Extra Good Enterprises Ltd. ("Extra Good"), which is in turn owned as to 52% by Mr. Wong Lam Ping ("Mr. Wong"), the spouse of Ms. Chan, a non-executive director and the chairlady of the Company and 48% by Ms. Chan.

Save as disclosed above, as at 31 March 2015, none of the Directors or chief executives had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange.

董事及主要行政人員之權益

於二零一五年三月三十一日,董事及主要行政人員於本公 司或其任何相聯法團(定義見《證券及期貨條例》(「《證券及 期貨條例》()第XV部)之股份、相關股份或債券中擁有須記 入本公司根據香港法例第571章《證券及期貨條例》第352條 存置之登記冊之權益或淡倉,或須根據上市發行人董事進 行證券交易之標準守則(「標準守則」)另行知會本公司及聯 交所之權益或淡倉如下:

於本公司每股面值0.01港元之普通股(「股份 |)之好倉

	, de les estimo
Capacity/	
Nature of Interest	i
身份/權益性質	本公司權

Approximate percentage of Shareholding in the Company 整益之概約百分比

Interest of a controlled corporation -間受控制法團權益

75%

附註:該等股份由汎港地產集團有限公司(「汎港地產」)作為 實益擁有人持有。Extra Good Enterprises Ltd.(「Extra Good」)持有汎港地產56.22%權益,而陳女士之配偶汪 林冰先生(「汪先生」)及本公司非執行董事及主席陳女士 分別擁有Extra Good之52%及48%權益。

除上文所披露者外,於二零一五年三月三十一日,概無董 事或主要行政人員於本公司或其任何相聯法團(定義見《證 券及期貨條例》第XV部)之股份、相關股份或債券中擁有之 任何權益或淡倉而須記入根據《證券及期貨條例》第352條 存置之登記冊內,或須另行知會本公司及聯交所。

INTERESTS OF DIRECTORS AND CHIEF EXECUTIVES (CONTINUED)

董事及主要行政人員之權益(續)

(ii) Long positions in the shares of associated corporations

(ii) 於相聯法團股份之好倉

Name of Directors/ chief executive 董事/ 主要行政人員姓名	Name of associated corporations 相聯法團名稱	Capacity/ nature of interest 身份/權益性質	Number, class and percentage of shares in associated corporations 佔相聯法團的股份數目、類別及百分比
Mr. Shi Feng	Pan Hong Property	Beneficial owner	473,900 ordinary shares (0.09%) of
石峰先生	汎港地產	實益擁有人	Pan Hong Property 473,900 股汎港地產普通股 (0.09%)
Ms. Chan	Pan Hong Property	Beneficial owner	323,395,494 ordinary shares (63.12%)
陳女士	汎港地產	實益擁有人	of Pan Hong Property (Note) 323,395,494 股汎港地產普通股 (63.12%)(附註)

Note: Ms. Chan is interested in 323,395,494 ordinary shares (approximately 63.12% of the entire issued share capital) of Pan Hong Property, which comprises: (1) 14,443,300 ordinary shares of Pan Hong Property held by her; (2) 20,952,194 ordinary shares of Pan Hong Property, held by her spouse, Mr. Wong, in which she is deemed to be interested; and (3) 288,000,000 ordinary shares of Pan Hong Property held by Extra Good, in which she is deemed to be interested.

附註:陳女士擁有323,395,494股汎港地產普通股之權益(佔全部已發行股本約63.12%),當中包括:(1)其持有汎港地產之14,443,300股普通股;(2)其配偶汪先生持有汎港地產之20,952,194股普通股,且陳女士視作於當中擁有權益;及(3) Extra Good持有之汎港地產288,000,000股普通股,陳女士視作於當中擁有權益。

Save as disclosed above, as at 31 March 2015, none of the Directors or the chief executive of the Company had or was deemed to have any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) which were required (i) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); or (ii) pursuant to section 352 of the SFO to be entered in the register referred to therein; or (iii) to be notified to the Company and the Stock Exchange pursuant to the Model Code contained in Appendix 10 to the Listing Rules.

除上文所披露者外,於二零一五年三月三十一日,董事或本公司主要行政人員概無於本公司或其任何相聯法團(定義見《證券及期貨條例》第 XV部)的股份、相關股份或債券中擁有或被視為擁有(i)根據《證券及期貨條例》第 XV部第7及第8分部須知會本公司及聯交所之任何權益或淡倉(包括彼等根據《證券及期貨條例》之該等條文被當作或視作擁有之權益及淡倉);或(ii)根據《證券及期貨條例》第352條記入該條所指登記冊之任何權益或淡倉;或(iii)根據上市規則附錄十所載的標準守則知會本公司及聯交所之任何權益或淡倉。

ARRANGEMENTS TO ACQUIRE SHARES

At no time during the Year was the Company or any of its subsidiaries a party to any arrangement to enable a Director to acquire benefits by means of the acquisition of the Shares or any shares in other body corporate.

購買股份安排

本公司或其任何附屬公司於本年度內任何時間概無訂立任 何安排而致使董事可透過購買股份或任何本其他法團的股 份而從中獲得利益。

Directors' Report

董事會報告

INTERESTS OF SUBSTANTIAL SHAREHOLDERS

As at 31 March 2015, insofar as is known to the Directors or chief executive of our Company, the following persons or organisations (not being a Director or chief executive of our Company), had or were deemed or taken to have an interest and/or short position in the Shares or underlying Shares, which fall to be disclosed to the Company under the provisions of Division 2 and 3 of Part XV of the SFO were as follows:

主要股東之權益

於二零一五年三月三十一日,據董事或本公司主要行政人員所知,下列人士或組織(並非董事或本公司主要行政人員)於股份或相關股份中擁有或被視作或被認定為擁有須根據《證券及期貨條例》第XV部第2及3分部之條文向本公司披露之權益及/或淡倉如下:

Long position in the Shares

Name of Shareholders 股東名稱	Number of Shares held 所持股份數目	Capacity/ Nature of Intere 身份/權益性質
Pan Hong Property 汎港地產	900,000,000	Beneficial owner 實益擁有人
Extra Good	900,000,000 (Note) (附註)	Interest of contro corporation 受控制法團權益
Mr. Wong 汪先生	900,000,000 (Note) (附註)	Interest of contro corporation 受控制法團權益

Note: Pan Hong Property is owned as to 56.22% by Extra Good, which is in turn owned as to 52% by Mr. Wong, the spouse of Ms. Chan, and 48% by Ms. Chan.

Save as disclosed above, the Directors are not aware of any other person or organisations (other than a Director or chief executive of the Company) who/which had, or were deemed or taken to have an interest or short position in the Shares or underlying Shares as at 31 March 2015, which would fall to be disclosed under Division 2 and 3 of part XV of the SFO and were recorded in the register required to be kept by the Company under Section 336 of the SFO.

CONNECTED TRANSACTIONS

The related party transactions as disclosed in note 32(a) to the consolidated financial statements also fell under the definition of "continuing connected transaction" in Chapter 14A of the Listing Rules. As the annual amount involved in this continuing connected transaction is less than HK\$3,000,000, such continuing connected transaction will qualify as a de minimis transaction under Rule 14A.33(3) of the Listing Rules, that is exempt from the reporting, annual review, announcement and independent Shareholders' approval requirements.

股份之好倉

Capacity/ Nature of Interest 身份/權益性質	Approximate percentage of shareholding in the Company 本公司權益之概約百分比
Beneficial owner 實益擁有人	75%
Interest of controlled corporation 受控制法團權益	75%
Interest of controlled corporation 受控制法團權益	75%

附註:Extra Good持有汎港地產56.22%權益,而陳女士之配偶汪先生及陳女士分別擁有Extra Good 52% 及 48%權益。

除上文所披露者外,董事並不知悉,於二零一五年三月三十一日,有任何其他人士或組織(本公司董事或主要行政人員除外)於股份或相關股份中擁有或被視作或被認定為擁有之權益或淡倉而須根據《證券及期貨條例》第XV部第2及3分部作出披露,而該等人士須記入本公司根據《證券及期貨條例》第336條存置之登記冊。

關連交易

綜合財務報表附註32(a)內披露之關連方交易亦符合上市規則第14A章所界定之「持續關連交易」。由於此持續關連交易涉及之年度金額少於3,000,000港元,該持續關連交易將合資格根據上市規則第14A.33(3)條界定為一項最低豁免水平交易,有關交易豁免遵守申報、年度審核、公佈及尋求獨立股東批准之規定。

DIRECTORS' INTERESTS IN CONTRACT OF SIGNIFICANCE

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

MANAGEMENT CONTRACTS

No contacts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during the Year.

DIRECTORS' INTERESTS IN COMPETING BUSINESS

During the Year and up to the date of this report, none of the Directors are considered to have interests in a business which competes or is likely to compete, either directly or indirectly, with the business of the Group, as defined by the Listing Rules.

NON-COMPETE UNDERTAKING

On 30 June 2011, the Company and Pan Hong Property entered into a non-compete undertaking (the "Non-compete Undertaking") to avoid any potential competitions between the business of the Company and Pan Hong Property after the spin-off and separate listing of the Company. Information about the relevant undertakings between the Company and Pan Hong Property was disclosed in the section headed "Relationship with Controlling Shareholders" of the Company's prospectus dated 12 July 2011.

The Company has received a confirmation from Pan Hong Property that it has complied with the terms of the Noncompete Undertaking for the Year. The INEDs have also reviewed the said confirmation and are of the view that Pan Hong Property has complied with the terms of the Noncompete Undertaking.

SHAREHOLDERS' INTERESTS IN CONTRACTS OF SIGNIFICANCE

Save as disclosed above, no Shareholder had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company or any of its subsidiaries was a party during the Year.

重大合約中的董事權益

於本年度末或本年度內任何時間,本公司或其附屬公司所 訂立與本公司業務有關的重大合約中,概無董事是於其中 擁有重大權益(無論直接或間接)的訂約方。

管理合約

於本年度內並無訂立或存在任何涉及本公司全部或任何大 部份業務之管理及行政之合約。

董事於競爭業務之權益

本年度內及直至本報告日期,概無董事被視為於與本集團之業務直接或間接競爭或可能競爭之業務中擁有權益(定義見上市規則)。

不競爭承諾

於二零一一年六月三十日,本公司與汎港地產訂立不競爭承諾(「不競爭承諾」),以避免於本公司分拆及單獨上市後本公司與汎港地產業務間之任何潛在競爭。本公司與汎港地產之有關承諾資料已於本公司日期為二零一一年七月十二日的招股章程「與控股股東的關係」一節披露。

本公司已接獲汎港地產之確認書,其於本年度已遵守不競爭承諾之條款。獨立非執行董事亦已審閱上述確認書,並認為汎港地產已遵守不競爭承諾之條款。

重大合約中的股東權益

除上文所披露者外,概無股東於本公司或其任何附屬公司 於本年度內訂立的任何本集團業務重大合約直接或間接擁 有權益。

Directors' Report

董事會報告

UPDATE ON DIRECTORS' INFORMATION UNDER RULE 13.51B(1) OF THE LISTING RULES

On 13 August 2014, Ms. GAO Lan was appointed as an executive Director of the Company and a member of Nomination Committee.

Apart from the above, there has been no change to the information of the Directors since the date of the issuance of the annual report of the Company for the year ended 31 March 2014, which is required to be disclosed in this annual report pursuant to Rule 13.51B(1) of the listing Rules.

CORPORATE GOVERNANCE

The principal corporate governance practices adopted by the Company are set out in the Corporate Governance Report.

SUFFICIENCY OF PUBLIC FLOAT

Based on information that is publicly available to the Company and within the knowledge of the Directors, the Board confirms that the Company has maintained a sufficient public float as required by the Listing Rules (i.e. at least 25% of the issued Shares in public hands) during the Year and as at the date of this annual report.

DONATION

During the Year, the Group made charitable donations amounting to approximately RMB0.2 million (2014: RMB0.8 million).

REVIEW BY AUDIT COMMITTEE

The audit committee of the Company has discussed and reviewed with the management of the annual results, the consolidated financial statements and the annual report of the Company for the Year.

INDEPENDENT AUDITOR

BDO Limited retire and a resolution for the re-appointment as independent auditor of the Company will be proposed at the forthcoming Annual General Meeting. There has been no change in the auditors of the Company since the listing of the Shares on the Main Board of the Stock Exchange.

By order of the Board

Shi Feng

Deputy Chairman and Executive Director

Hong Kong, 23 June 2015

根據上市規則第13.51B(1)條更新董事之資料

於二零一四年八月十三日,高嵐女士獲委任為本公司之執 行董事及提名委員會成員。

除上述者外,本公司自刊發截至二零一四年三月三十一日止年度年報日期以來,並無其他須根據上市規則第13.51B(1)條於本年報作出披露之董事資料變更。

企業管治

本公司採納之主要企業管治常規載於企業管治報告。

足夠公眾持股量

根據本公司所取得之公開資料及據董事所知,董事會確認,於本年報日期,本公司於年內一直維持上市規則所規定之足夠公眾持股量(即已發行股份最少25%由公眾持有)。

捐贈

本年度內,本集團作出慈善捐款人民幣0.2百萬元(二零 一四年:人民幣0.8百萬元)。

審核委員會審閲

本公司審核委員會已與管理層討論及審核本年度本公司之全年業績、綜合財務報表及年報。

獨立核數師

香港立信德豪會計師事務所有限公司退任本公司獨立核數師,而本公司將於應屆股東週年大會上提呈續聘其為本公司核數師之決議案。自股份於聯交所主板上市以來,本公司並無更換核數師。

承董事會命

副主席及執行董事 **石峰**

香港,二零一五年六月二十三日

COMPLIANCE WITH THE CODE ON CORPORATE GOVERNANCE PRACTICES

Sino Harbour Property Group Limited (the "Company") and together with its subsidiaries (the "Group") recognises that good corporate governance establishes and maintains a legal and ethical environment, which is essential for preserving and enhancing the interests of all stakeholders. The Company has complied with all of the code provisions in the Corporate Governance Code (the "Code Provision") as set out in Appendix 14 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange" and the "Listing Rules", respectively) during the year ended 31 March 2015 (the "Year").

(A) THE BOARD OF DIRECTORS

The board of directors of the Company (the "Board") is primarily responsible for overseeing and supervising the management of the business affairs and the overall performance of the Group. The Board sets the Group's values and standards and ensures that the requisite financial and human resources support are in place for the Group to achieve its objectives. Currently, the Board comprises six Directors, including three executive Directors, Mr. Shi Feng, Mr. Wong Lui and Ms. Gao Lan, a non-executive Director Ms. Chan Heung Ling and three independent non-executive Directors, Mr. Xie Gang, Mr. Lee Man To and Ms. Zhang Juan. Mr. Wong Lui is the son of Ms. Chan Heung Ling. Save as disclosed above, there is no family or other material relationship among members of the Board. The biographical details of the Directors are out on pages 37 to 40 of the annual report.

The Board has adopted a board diversity policy which sets out the approach to accomplish diversity on the Board. The Company recognises that increasing diversity at the Board level will support the achievement of the Company's business objectives and sustainable development.

遵守企業管治常規守則

漢港房地產集團有限公司(「本公司」)與其附屬公司(「本集團」)確認良好之企業管治能建立及維持法律及道德環境,其對保護及提升全體權益持有人之權益至關重要。本公司於截至二零一五年三月三十一日止年度(本年度)已遵守香港聯合交易所有限公司證券上市規則(分別為「聯交所」及「上市規則」)附錄十四企業管治守則全部的守則條文(「守則條文」)。

(A) 董事會

本公司董事會(「**董事會**」)主要負責監察及監管本集團之業務事宜管理及整體表現。董事會確立本集團之價值及標準,並確保本集團擁有必思由六名之時,这至其目標。董事會現時由六名之時,包括三名執行董事陳响玲女士以及三名執行董事解剛先生、大及張與女士、一名非執行董事解剛先生及張與女士之兒,蘇先生為陳响玲女士之兒子。除上文披露者外履歷事會成員間並無家族或其他重大關係。董事之履歷詳情載於本年報第37至40頁。

董事會已採納董事會成員多元化政策,其載列達致 董事會多元化之方針。本公司深明董事會成員不斷 多元化有助實現本公司之商業目標及可持續發展。

Corporate Governance Report

企業管治報告

(A) THE BOARD OF DIRECTORS (CONTINUED)

The Company seeks to accomplish Board diversity through the consideration of a number of factors, such as gender, age, cultural and educational background, professional experience, skills, knowledge and length of service. All Board appointments will be based on merit while taking into account diversity including gender diversity.

Selection of candidates will be based on a range of diversity perspectives, such as gender, age, cultural and educational background, professional experience, skills, knowledge and length of service. The ultimate decision will be based on merit and contribution that the selected candidates will bring to the Board.

All executive Directors and non-executive Director entered into service contracts with the Company for a specific term of three years. Under the Bye-Laws of the Company (the "Bye-Laws"), the Board is empowered to appoint any person as a Director to fill a causal vacancy or as an additional Director. Where vacancies exist, the Board shall carry out selection process by making reference to the skills, experience, qualification, integrity and time commitments of the proposed candidates.

In compliance with Rule 3.10 of the Listing Rules, the Company has appointed three independent nonexecutive Directors, one of whom has appropriate professional qualifications in accounting and financial management. All independent non-executive Directors have confirmed their independence of the Company and the Company considers them to be independent in accordance with the guidelines for assessing independence set out in Rule 3.13 of the Listing Rules. All independent non-executive Directors have entered into letters of appointment with the Company for a specific term of one year. One-third of the Directors are subject to retirement from office by rotation and reelection at each annual general meeting provided that every Director shall be subject to rotation at least once every three years in accordance with the Bye-Laws.

(A) 董事會(續)

本公司致力透過考慮多項因素達致董事會成員多元化,例如性別、年齡、文化及教育背景、專業經驗、技能、知識及服務年期。所有董事會成員之聘任均以用人唯才為原則,並考慮多元化因素(包括性別多元化)。

甄選成員將以一系列多元化範疇為基準,例如性 別、年齡、文化及教育背景、專業經驗、技能、知 識及服務年期。最終將按候選人的長處及可為董事 會提供的貢獻而作決定。

各執行董事及非執行董事均與本公司訂立特定任期為三年的服務合同。根據本公司之章程細則(「細則」),董事會獲授權委任任何人士為董事,以填補董事會空缺或作為新增董事。倘存在空缺,董事會將會參考建議候選人之技能、經驗、資格、誠信及時間投入進行甄選程序。

本公司已根據上市規則第3.10條委任三名獨立非執行董事,其中一人擁有合適的會計及財務管理專業資格。各獨立非執行董事已確認其獨立於本公司,而本公司已根據上市規則第3.13條所載評估獨立性的指引認為彼等為獨立。各獨立非執行董事已與本公司訂立特定任期為一年的聘任函件。三份之一的董事須按細則每年在股東週年大會上輪值退任及膺選連任,惟每名董事須最少三年輪值退任一次。

(A) THE BOARD OF DIRECTORS (CONTINUED)

All Directors, including independent non-executive Directors, have given sufficient time and effort to the affairs of the Group. Independent non-executive Directors have provided the Board with their diversified expertise, experience and professional advice. The Board believes that the ratio between executive Directors and independent non-executive Directors is reasonable and adequate to provide sufficient checks and balances that safeguard the interests of the Company's shareholders (the "Shareholders") and the Group. The Board also believes that the views and participation of the independent non-executive Directors in the Board and committee meetings provide independent judgment on the issues relating to strategy, performance, conflict of interest and management process to ensure that the interests of all Shareholders are considered and safeguarded.

All Directors have full and timely access to all relevant information in relation to the Group's businesses and affairs as well as unrestricted access to the advice and services of the company secretary of the Company (the "Company Secretary"), who is responsible for providing Directors with Board papers, and related materials. The Directors may seek independent professional advice at the Company's expenses in carrying out their duties and responsibilities.

The Company has subscribed appropriate and sufficient insurance coverage on Directors' liabilities in respect of legal actions taken against Directors arising out of corporate activities.

The Directors are committed to complying with the code provision A.6.5 of the Code Provisions. All Directors have participated in continuous professional development and provided a record of training they received for the Year to the Company.

(A) 董事會(續)

所有董事(包括獨立非執行董事)已投放充足時間及精力於本集團的事務上。獨立非執行董事已向董事會給予他們在多方面的專業知識、經驗及專業的見。董事會相信執行董事與獨立非執行董事的股東(「股東」)及本集團的利益。董事會亦相信獨立非執行董事於董事會及委員會會議的意見及參與能就有關策略、表現、利益衝突及管理過程的事宜上提供獨立判斷,以確保各股東的利益得到考慮及保障。

本公司之公司秘書(「公司秘書」)負責向董事提供董事會文件及有關材料,所有董事可全面及時掌握與本集團業務及事務有關的所有相關資料,並在無限制的情況下得到公司秘書的意見及服務。本公司承擔董事於履行職務及職責時或須徵詢獨立專業意見的有關費用。

本公司已就董事在履行公司事務期間因而遭受法律 訴訟起訴的責任購買合嫡及充足的保險。

董事承諾遵守守則條文之第A.6.5條守則條文。於截至本年度,全體董事均有參與持續專業發展,並已向本公司提供其所接受之培訓記錄。

Corporate Governance Report

企業管治報告

(A) THE BOARD OF DIRECTORS (CONTINUED)

(A) 董事會(續)

The individual training record of each Director received for the Year is set out below:

於截至本年度,各董事接受培訓之個人記錄載列如下:

Briefings and updates on the business, operations and corporate governance matters 有關業務、營運及

Name of Director	董事姓名	企業管治事宜之簡報及更新
Executive Directors Mr. Shi Feng (Deputy Chairman and Chief Executive Officer) Mr. Wong Lui Ms. Good an (appointed on 13 August 2014)	執行董事 石峰先生(副主席兼 首席執行官) 汪磊先生 高嵐女士(於二零一四年八月十三日	✓ ✓
Ms. Gao Lan (appointed on 13 August 2014)	同風ダエ(が二令一四千八万 ニロ 獲委任)	✓
Non-executive Director Ms. Chan Heung Ling (Chairlady)	非執行董事 陳响玲女士(主席)	✓
Independent Non-executive Directors Mr. Xie Gang Mr. Lee Man To Ms. Zhang Juan	獨立非執行董事 解剛先生 李敏滔先生 張娟女士	<i>y y y</i>

During the Year, the Board held seven meetings. At these Board meetings, Directors discussed and exchanged their views on significant issues and general operations of the Group, reviewed the financial performance and reviewed and approved the quarterly, interim and final results.

At least 14 days' notice prior to the date of meeting is given to all Directors and an agenda together with the Board papers are sent to all Directors no less than three days before the date of meeting. All Directors are given opportunity to include in the agenda any other matter that they would like to discuss in the meeting. Regarding the Board committee meeting, reasonable prior notice is given to all committee members.

本年度內,董事會舉行七次會議。於該等董事會會議上,董事就本集團的重要議題及一般營運進行討論及交換意見,檢討財務表現,以及審閱及批准季度、中期及末期業績。

各董事於董事會會議日期前最少十四日獲發會議通知,亦於會議日期前最少三日獲派議程連同董事會文件。各董事有機會於議程中加入其欲於會議上討論的任何其他事項。各委員會成員於董事委員會會議前獲合理的預先通知。

(A) THE BOARD OF DIRECTORS (CONTINUED)

The Company Secretary assists the Chairman of the Board in preparation of the agenda for the Board meetings and Board committee meetings. He also prepares and keeps detailed minutes of each Board meeting and Board committee meeting. Within a reasonable time after each meeting, the draft minutes are circulated to all Directors or committee members for comment and the final and approved version of minutes is sent to all Directors and committee members for their record. The Company Secretary has duly complied with the relevant professional training requirement under Rule 3.29 of the Listing Rules.

(B) CHAIRLADY AND CHIEF EXECUTIVE OFFICER

Ms. Chan Heung Ling is the Chairlady of the Board and Mr. Shi Feng is the Chief Executive Officer of the Company. The division of responsibilities between the Chairlady and the Chief Executive Officer are clearly divided to ensure a balance of power and authority.

Ms. Chan Heung Ling, being the Chairlady, is responsible for formulating the Company's overall strategies and policies, providing leadership to the Board and ensuring the Board functions effectively. She would ensure complete, reliable and timely information being provided to the Directors and encourage Directors to actively participate in the Board to act in the best interest of the Company.

Mr. Shi Feng, being the Chief Executive Officer, is responsible for the daily operations of the Company, execution of business policies, strategies, objectives and plans as formulated and adopted by the Board and leading the management of the Company.

(C) COMPLIANCE WITH MODEL CODE

The Company has adopted the Model Code for Securities Transactions by Directors of the Listed Issuers (the "Model Code") set out in Appendix 10 to the Listing Rules as its code of conduct for securities transactions by the Directors. After having made specific enquiries by the Company with all Directors, all of them confirmed that they had complied with the required standards set out in the Model Code throughout the Year.

(A) 董事會(續)

公司秘書協助董事會主席預備董事會及董事委員會會議議程。彼亦就董事會及董事委員會會議作出及存置詳細記錄。會議記錄的草稿將於每次會議結束後的合理時間內發給所有董事或委員會成員查閱,以供董事或委員會成員提供意見,而會議記錄最終獲批准的版本將發給所有董事及委員會成員作記錄。公司秘書已妥為遵守上市規則第3.29條之相關專業培訓要求。

(B) 主席及首席執行官

陳响玲女士為董事會主席,石峰先生為本公司首席 執行官。主席與首席執行官的職責清楚劃分,以確 保權力及權限之均衡。

主席陳响玲女士負責制定本公司的整體策略及政策、領導董事會及確保董事會有效運作。彼確保董事獲提供完整、可靠與及時的資料,並鼓勵各董事積極參與董事會,從而令董事會以本公司的最佳利益為依歸。

首席執行官石峰先生負責本公司的日常運作,落實 由董事會制定及採納的業務政策、策略、目標及計 劃以及領導本公司管理人員。

(C) 遵守標準守則

本公司已採納上市規則附錄十所載之上市發行人董事進行證券交易的標準守則(「標準守則」),作為董事進行證券交易之行為守則。經本公司向全體董事作出具體查詢後,全體董事確認,彼等於截至本年度內已遵守標準守則所載之規定準則。

Corporate Governance Report

企業管治報告

(D) DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors acknowledge their responsibility for preparation of the consolidated financial statements for the financial Year, which give a true and fair view of the state of affairs of the Company and the Group at 31 March 2015 and of the Group's results and cash flows for the Year then ended and are properly prepared on a going concern basis in accordance with the applicable statutory requirements and accounting standards.

The external auditors of the Group have also stated their reporting responsibility in the independent auditor's report of the consolidated financial statements.

(E) BOARD COMMITTEES

The Board has established three Board committees, namely audit committee, remuneration committee and nomination committee, to oversee particular aspects of the Company's affairs. The Board committees are provided with sufficient resources to discharge their duties.

The written terms of reference for each committee were adopted by the Board. The terms of reference are in line with the Listing Rules and they are posted on the respective websites of the Stock Exchange and the Company.

(F) AUDIT COMMITTEE AND ACCOUNTABILITY

In compliance with Rule 3.21 of the Listing Rules, an audit committee was established on 4 July 2011 with written terms of reference in accordance with the Corporate Governance Code as set out in Appendix 14 to the Listing Rules. The audit committee comprises three independent non-executive Directors, namely Mr. Lee Man To (the chairman), Mr. Xie Gang and Ms. Zhang Juan. The audit committee reports to the Board and is delegated by the Board to assess matters related to the financial statements. Under its terms of reference, the audit committee is required to perform, amongst others, the following duties:

 monitoring whether the Group's management has, in the performance of its duties, infringed any policies set by the Board or any applicable laws, regulation and code and reporting to the Board;

(D) 董事對財務報表的責任

董事知悉彼等編製截至本財年的綜合財務報表的責任,財務報表如實公平反映本公司及本集團於二零一五年三月三十一日的事務狀況及本集團截至該日期止年度的業績及現金流,並根據適用的法定規定及會計準則按持續經營基準妥為編製。

本集團之外聘核數師亦已於綜合財務報表之獨立核 數師報告內作出彼等之申報責任聲明。

(E) 董事委員會

董事會已成立三個董事委員會,分別為審核委員會、薪酬委員會及提名委員會,以監察本公司特定 範疇的事務。董事委員會得到充足資源履行其責任。

董事會已採納各委員會之書面職權範圍。該等職權 範圍符合上市規則,並刊載於聯交所及本公司相關 網站。

(F) 審核委員會及問責性

本公司已根據上市規則第3.21條於二零一一年七月四日成立審核委員會,及根據上市規則附錄十四的企業管治守則界定其書面職權範圍。審核委員會由三名獨立非執行董事組成,即李敏滔先生(主席)、解剛先生及張娟女士。審核委員會向董事會匯報及獲董事會授權評估與財務報表有關的事宜。根據職權範圍,審核委員會須履行(其中包括)以下職責:

監督本集團的管理人員在履行其職責時是否干犯董事會制定的任何政策或任何適用法律、法規及守則並向董事會報告;

(F) AUDIT COMMITTEE AND ACCOUNTABILITY (CONTINUED)

- reviewing the Group's internal control procedures and system;
- making recommendations to the Board for the improvement of the Group's internal control procedures and system;
- making recommendations to the Board on the appointment, reappointment and removal of the external auditor, and approving and reviewing the remuneration and terms of engagement of the external auditor and any questions of its resignation or dismissal; and
- monitoring the integrity of accounts, financial statements, interim reports and annual reports.

The audit committee held four meetings during the Year and all minutes were kept by the Company Secretary. The committee has reviewed the accounting policies and practices adopted by the Group and the quarterly and interim results of the Group. The committee reported that there was no material uncertainty that cast doubt on the Company's going concern ability.

Auditors' remuneration

The total fees paid/payable in relation to the audit service provided by BDO Limited, Certified Public Accountants, Hong Kong, the external auditors of the Company, for the Year amounted to HK\$850,000. No non-audit service was provided by the external auditors for the Year.

(F) 審核委員會及問責性(續)

- 檢討本集團的內部監控程序與系統;
- 就本集團的內部監控程序與系統向董事會提出 改善建議:
- 就委任、重新委任及罷免外聘核數師、批准及檢討外聘核數師的薪酬及委聘條款以及其辭任或解除委任的任何問題向董事會提出建議;及
- 監察賬目、財務報表、中報及年報的完整性。

審核委員會於本年度內舉行四次會議,所有會議記錄由公司秘書保存。委員會已審閱本集團所採納的會計政策及常規、本集團的季度及中期業績。委員會報告本公司持續經營的能力不存在重大不確定因素。

核數師酬金

截至本年度,就本公司外聘核數師香港立信德豪會計師事務所有限公司(香港執業會計師)所提供的審核服務已付/應付的費用總額為850,000港元。截至本年度,外聘核數師概無提供任何非審核服務。

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(G) REMUNERATION COMMITTEE

The remuneration committee was established with written terms of reference in accordance with the Code Provision as set out in Appendix 14 to the Listing Rules. The main responsibilities of the remuneration committee include but are not limited to formulating a remuneration policy for the approval of the Board, and making recommendations to the Board on the Company's policy and structure for the remuneration of all Directors and senior management and on the remuneration package of individual executive Directors and senior management. The remuneration committee comprises three independent nonexecutive Directors, namely Mr. Xie Gang (the chairman), Mr. Lee Man To and Ms. Zhang Juan, one non-executive Director Ms. Chan Heung Ling and one executive Director Mr. Shi Fena. The remuneration of senior management by band for the Year are set out in note 13 to the consolidated financial statements.

Two remuneration committee meetings were held during the Year to review the remuneration policies and consider and recommend to the Board the annual bonus of the Directors and senior executives.

(H) NOMINATION COMMITTEE

The major duties of the nomination committee are to give advice to the Board on the appointment/re-appointment of Directors, to review the structure, number of members and composition of the Board, and to assess the independence of independent non-executive Directors.

The nomination committee comprises three independent non-executive Directors, namely Mr. Xie Gang (the chairman), Mr. Lee Man To and Ms. Zhang Juan, and two executive Directors Mr. Wong Lui and Ms. Gao Lan.

Two meetings were held during the Year to review and assess the overall diversity of the composition of the Board with reference to the various aspects as set out in the Board Diversity Policy.

(I) CORPORATE GOVERNANCE FUNCTIONS

The Board is responsible for performing the corporate governance functions of the Company pursuant to the Code Provisions stated in the Corporate Governance Code as set forth in Appendix 14 to the Listing Rules and, has, amongst other matters, reviewed this corporate governance report in discharge of its corporate governance functions, ensuring compliance with the Listing Rules.

(G) 薪酬委員會

薪酬委員會已根據上市規則附錄十四所載的守則條文成立,並以書面列出其職權範圍。薪酬委員會會大主要職責包括但不限於制訂薪酬政策以供董事及高級管理層的薪酬組合行董事及高級管理層之薪酬組合向批及架構及個別執行董事及高級管理層之薪獨立非執行董事解剛先生(主席)、李敏滔先生及張娟女士失告組成。本年度高級管理層按薪級的薪金載列於綜合財務狀況表附註13。

薪酬委員會於年內舉行兩次會議以檢討薪酬政策及 考慮和向董事會建議董事及高級行政人員之年度花 紅。

(H) 提名委員會

提名委員會的主要職責為就委任/重新委任董事、 檢討成員架構及數目以及董事會的組成向董事會提 供意見,及評估獨立非執行董事之獨立性。

提名委員會成員由三名獨立非執行董事解剛先生(主席)、李敏滔先生及張娟女士以及兩名執行董事汪磊 先生及高嵐女士組成。

本年度共舉行兩次會議,以參考董事會多元性政策 載列的各方面審議及評核董事會組成的整體多元性。

(I) 企業管治職能

董事會負責履行上市規則附錄十四所載企業管治守 則列出之守則條文之企業管治職能,並(其中包括)就其企業管治職能審核本企業管治報告,以確 保符合上市規則規定。

(J) ATTENDANCE RECORD OF DIRECTORS AND COMMITTEE MEMBERS

The attendance record of each Director at the Board meetings, Board committee meetings and the general meeting of the Company held during the Year is set out in the table below:

(J) 董事及委員會成員的會議出席記錄

下表載列各董事出席截至本年度舉行之董事會會議、董事委員會會議及本公司股東大會的記錄:

Annual

Attendance/Number of Meetings held 出席會議次數/會議舉行次數

Name of Directors 董事姓名		Board 董事會	Audit Committee 審核委員會	Remuneration Committee 薪酬委員會	Nomination Committee 提名委員會	General Meeting 股東週年大會
Executive Directors	執行董事					
Mr. Shi Feng	石峰先生	7/7		2/2		1/1
Mr. Wong Lui	汪磊先生	7/7			2/2	0/1
Ms. Gao Lan *	高嵐女士*	2/7			0/2	0/1
Non-executive Director	非執行董事					
Ms. Chan Heung Ling	陳响玲女士	7/7		2/2		1/1
Independent Non-executive Directors	獨立非執行董事					
Mr. Xie Gang	解剛先生	7/7	4/4	2/2	2/2	1/1
Mr. Lee Man To	李敏滔先生	7/7	4/4	2/2	2/2	1/1
Ms. Zhang Juan	張娟女士	7/7	4/4	2/2	2/2	0/1

^{*} Appointed on 13 August 2014

* 於二零一四年八月十三日獲委任

(K) INTERNAL CONTROL

The Board acknowledges its responsibility for maintaining a sound system of internal control framework. The controls are to provide reasonable assurance to safeguard Shareholders' investments and the Group's assets. The system of internal controls is designed to manage rather than eliminate the risk of failure to achieve business objectives. It can only provide reasonable but not absolute assurance against material misstatement or loss and the review of the Group's internal control systems should be a concerted and continuing process.

The Group's control environment provides the foundation upon which all other components of internal controls are built. It provides discipline and structure, setting the tone of the organisation and influencing the control consciousness of its staff. A weak control environment foundation hampers the effectiveness of even the best designed internal control procedure.

(K) 內部監控

董事會知悉其維持穩健的內部監控架構系統的責任。監控旨在為保障股東投資及本集團的資產提供合理保證。內部監控系統乃為管理而非消除不能達至業務目標的風險而設。其僅可提供合理但非絕對防範重大失實陳述或損失之保證,而檢討本集團的內部監控系統應為一個協調及持續的過程。

本集團的監控環境提供建立所有其他內部監控組成 部份的基礎。其提供準則及架構、設立組織風氣及 影響其員工的監控意識。一個有缺陷的監控環境基 礎降低了儘管為最佳設計的內部監控程序的效率。

(K) INTERNAL CONTROL (CONTINUED)

The external auditors have, during the course of audit, considered the internal control relevant to the Group's preparation of the consolidated financial statements within the scope of their audit. The Board, through the audit committee, had reviewed the effectiveness of the internal control system of the Group, and also reviewed the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget. The Board believes that the existing internal control system is adequate and effective.

(L) SHAREHOLDER RELATIONS

The Group is committed to regular and proactive communication with its Shareholders. The Company has adopted a policy of disclosing clear, adequate and relevant information to Shareholders in a timely manner through various channels. Annual and interim reports are printed and sent to all Shareholders by post as requested. The Company has complied with provisions of the Listing Rules by posting announcements, notices, quarterly reports, interim reports, annual reports and Shareholders' circulars on the respective websites of the Stock Exchange and the Company (http://www.sinoharbour.com.hk).

Shareholders are encouraged to attend the annual general meetings and special general meetings. In the general meeting, there is a briefing on the business of the Company by the Chairman of the Board and a question and answer session as well as a discussion with Shareholders on the long-term development strategy of the Company.

Notice of annual general meeting is delivered to all Shareholders at least 20 clear business days prior to the date of the meeting, setting out details of each proposed resolution, voting procedures (including procedures for demanding and conducting a poll) and other relevant information. As at the beginning of the meeting, the procedures for demanding and conducting a poll will be explained by the chairman of the meeting. Vote results are released by way of publication of an announcement.

(K) 內部監控(續)

外聘核數師已於審核過程中考慮於其審核範圍內與本集團編製綜合財務報表有關之內部監控。董事會已透過審核委員會檢討本集團內部監控系統之效能,並已檢討本公司在會計及財務匯報職能方面的資源、員工的資歷及經驗,以及彼等所接受的培訓課程及有關預算是否足夠。董事會相信現有內部監控系統為充足及有效。

(L) 股東關係

本集團致力與其股東進行定期及主動的溝通。本公司已採納政策,透過多種渠道及時向股東清晰及充足地披露有關資料。刊發的年報及中期報告會因應要求以郵寄方式寄發予所有股東。本公司遵守上市規則的規定,於聯交所網站及本公司相關網站(http://www.sinoharbour.com.hk)刊載公告、通告、季報、中報、年報及股東通函。

本公司鼓勵股東出席股東週年大會及股東特別大會。於股東大會上,董事會主席會就本公司的業務作簡要説明,然後透過問答環節以及就本公司之長遠發展策略與股東進行討論。

所有股東於會議日期前最少足二十個營業日獲發股東週年大會通告,通告載有各項提呈的決議案、投票程序(包括要求及進行投票表決的程序)及其他相關資料詳情。於大會開始時,大會主席會解釋要求及進行投票表決的程序。投票結果會以刊登公告方式公佈。

(M) SHAREHOLDERS' RIGHTS

How Shareholders can convene a Special General Meeting

According to Bye-law 58 of the Bye-laws, Shareholders holding, at the date of deposit of the requisition, not less than one-tenth of the paid up capital of the Company carrying the right of voting at general meetings of the Company shall have the right to require a special general meeting to be called by the Board for the transaction of any business specified in such requisition.

The requisition shall be in writing addressed to the Board or the Company Secretary and deposited at the Company's principal place of business in Hong Kong at Room 1215, Tower B, Hunghom Commercial Centre, 37-39 Ma Tau Wai Road, Hunghom, Kowloon, Hong Kong.

If within twenty-one (21) days of such deposit the Board fails to proceed to convene such meeting, the requisitionists themselves may do so in accordance with section 74(3) of the Companies Act of Bermuda.

Procedures for sending enquiries to the Board

Shareholders should direct their questions about their shareholdings to the Company's share registrar in Hong Kong, the contact details of which are set out as follows:

Tricor Investor Services Limited

Level 22, Hopewell Centre, 183 Queen's Road East, Hong Kong

Telephone : (852) 2980 1333

Facsimile : (852) 2810 8185

(M) 股東權利

股東可召開股東特別大會之方法

根據細則第58條,持有於本公司股東大會上投票權利之本公司繳足股本不少於十分之一之股東於呈遞要求日期有權要求董事會召開股東特別大會,以處理該要求中指明之任何事項。

要求須以書面形式寄發予董事會或公司秘書,並送達本公司之香港主要營業地點(地址為香港九龍紅磡馬頭圍道37-39號紅磡商業中心B座1215室)。

倘於呈遞後二十一日(21)內,董事會未有召開有關大會,則呈遞要求人士可根據百慕達公司法第74(3)條 自行召開大會。

向董事會發出查詢之程序

股東如對其持股產生疑問,應向本公司之香港股份 過戶登記處提出,其聯絡詳情載列如下:

卓佳證券登記有限公司

香港皇后大道東183號合和中心22樓

電話 : (852) 2980 1333

傅真 : (852) 2810 8185

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(M) SHAREHOLDERS' RIGHTS (CONTINUED)

Shareholders, potential investors and the media may at any time make a request for the Company's information to the extent that such information is publicly available and make enquiries to the Company through the following means:

By telephone : (852) 2363 1300

By post : Room 1215, Tower B,

Hunghom Commercial

Centre,

37-39 Ma Tau Wai Road, Hunghom, Kowloon,

Hong Kong

By email : ir@sinoharbour.com.hk

The procedures for making proposals at general meetings

To put forward proposals at a general meeting, Shareholders should submit a written notice of those proposals with detailed contact information to the Company Secretary at the Company's principal place of business in Hong Kong at Room 1215, Tower B, Hunghom Commercial Centre, 37-39 Ma Tau Wai Road, Hunghom, Kowloon, Hong Kong. The request will be verified by the Company's share registrar in Hong Kong and upon their confirmation that the request is proper and in order, the Company Secretary will ask the Board to include the resolution in the agenda for the general meeting.

(N) CONSTITUTIONAL DOCUMENTS

There were no significant changes in the Company's constitutional documents during the Year.

(M) 股東權利(續)

股東、潛在投資者及媒體可於任何時間要求獲得本公司可予公開的資料,並可透過下列方式向本公司 查詢:

通過電話 : (852) 2363 1300

通過郵件 : 香港

九龍紅磡

馬頭圍道37-39號 紅磡商業中心 B座1215室

通過電郵 : ir@sinoharbour.com.hk

於股東大會上提呈議案之程序

如於股東大會上提呈議案,股東須向公司秘書呈交該等議案之書面通知連同詳細聯絡資料,地址為本公司於香港之主要營業地點(地址為香港九龍紅磡馬頭圍道37-39號紅磡商業中心B座1215室)。有關要求將由本公司之香港股份過戶登記處核實,並待彼等確認該要求為恰當後,公司秘書將向董事會提出將有關決議案納入股東大會議程內。

(N) 組織章程文件

本公司本年度之組織章程文件並無重大變動。

CHAIRLADY AND NON-EXECUTIVE DIRECTOR

Chan Heung Ling (陳响玲), aged 56, is one of the founders of the Group and became the Chairlady of the Company and non-executive Director on 4 July 2011. She is also a member of the remuneration committee of the Company (the "Remuneration Committee"). Ms. Chan is mainly responsible for the formulation of the overall strategy of the Group. Ms. Chan has engaged in property development since 1990s and has experience in this area for over 19 years. She participated in the property business of Pan Hong Property Group Limited ("Pan Hong Property"), the controlling shareholder of the Company, and was the deputy chairlady and an executive director of Pan Hong Property from January 2006 to June 2011. Ms. Chan is the spouse of Mr. Wong Lam Ping ("Mr. Wong"), and is the mother of Mr. Wong Lui, one of the executive Directors. Ms. Chan and Mr. Wong indirectly control Pan Hong Property.

EXECUTIVE DIRECTORS

Shi Feng (石峰), aged 57, became the deputy chairman, the chief executive officer of the Company and an executive Director on 4 July 2011. He is also a member of the Remuneration Committee. Mr. Shi is responsible for the management of project plans, quality control, contractors, and the management of the Company's subsidiaries. He joined Pan Hong Property in September 2002 and was an executive director of Pan Hong Property from January 2006 to June 2011.

He was certified as an engineer by the Ministry of Light Industry of the People's Republic of China (the "**PRC**") (中華人民共和國輕工業部) in 1987.

Mr. Shi graduated with a bachelor's degree in civil and industrial construction from the Hunan University in the PRC in December 1981.

Prior to joining Pan Hong Property, Mr. Shi was an assistant civil engineer at the construction technology department of Twenty Third Metallurgy Construction Company under the Ministry of Metallurgy(冶金工業部第二十三冶金建設 公司(施工技術處)) from 1982 to 1983. He served as an engineer at the Changsha Design Institute of the Ministry of Light Industry (輕工業部長沙設計院) from 1983 to 1992, where he specialised in the structural design of buildings. Mr. Shi subsequently joined Huilong (Group) Ltd. of Huizhou City, Guangdong Province (廣東省惠州市惠隆集團有限公 司) in the PRC from 1992 to 1999 as the deputy general manager, responsible for real estate development and technical construction management. Between 1999 and 2002, he was the general manager of 3A Electronics Co., Ltd. in Huzhou City, Zhejiang Province (浙江省湖州三愛電 子有限公司), the PRC.

Mr. Shi is now a member of the Chinese People's Political Consultative Conference of Donghu District of Nanchang City, Jiangxi Province, the PRC. He is also the standing director of the Second Nanchang Overseas Chinese Entrepreneurs Association.

主席兼非執行董事

陳响玲,56歲,為本集團創辦人之一,並於二零一一年七月四日成為本公司主席兼非執行董事。陳女士亦為本公司薪酬委員會(「薪酬委會員」)成員。陳女士主要負責制定本集團整體策略。陳女士自一九九零年代起從事房地產開發且在有關方面擁有逾19年經驗。彼於二零零六年一月至二零一一年六月曾參與汎港地產集團有限公司(「汎港地產」)之房地產業務,並擔任汎港地產副主席兼執行董事、陳女士為汪林冰先生(「汪先生」)之配偶,亦為執行董事汪磊先生之母。陳女士及汪先生間接控制汎港地產。

執行董事

石峰,57歲,於二零——年七月四日成為本公司副主席、首席執行官兼執行董事。他同時為薪酬委員會成員。石先生負責管理項目策劃、質檢、承建商及本公司之附屬公司。彼於二零零二年九月加入汎港地產,並於二零零六年一月至二零——年六月期間擔任汎港地產之執行董事。

彼於一九八七年獲中華人民共和國(「**中國**」)輕工業部認可 為工程師。

石先生於一九八一年十二月畢業於中國湖南大學,取得土 木工程及工業建築學士學位。

在加入汎港地產之前,石先生由一九八二年至一九八三年期間於冶金工業部第二十三冶金建設公司(施工技術處)任職助理土木工程師。彼於一九八三年至一九九二年期間擔任輕工業部長沙設計院工程師,專責樓宇結構設計。石先生隨後加入中國廣東省惠州市惠隆集團有限公司,於一九九二年至一九九九年期間擔任副總經理,負責房地產開發及技術建設管理。於一九九九年至二零零二年期間,彼為中國浙江省湖州三愛電子有限公司之總經理。

石先生現為中國江西省南昌市東湖區中國人民政治協商會議成員。彼亦為第二屆南昌海外中國企業家協會理事長。

EXECUTIVE DIRECTORS (CONTINUED)

Wong Lui (汪磊), aged 32, became an executive Director on 4 July 2011 and is a member of the nomination committee of the Company (the "Nomination Committee"). Mr. Wong Lui is mainly responsible for the operational management and development of the projects of Nanchang Honggu Kaixuan (南昌紅谷凱旋) and Fuzhou Hua Cui Ting Yuan (撫州華萃庭院). He joined Pan Hong Property in October 2007 as the assistant to the chairman of Pan Hong Property in the formulation of business strategy and management of Pan Hong Property. He was appointed as the deputy project manager and the deputy general manager of Jiangxi Asia City Real Estate Development Co., Ltd. ("Jiangxi Asia City", 江西亞洲城房地產開發有限公司), one of the Group's subsidiaries, in 2008 and was mainly responsible for management of construction works. He was also appointed as the general manager of Fuzhou Pan Hong Kai Xuan Property Development Co., Ltd. ("Fuzhou Pan Hong", 撫 州汎港房地產開發有限公司) and Hangzhou Ganglian Real Estate Co., Ltd. ("Hangzhou Ganglian", 杭州港聯置業 有限公司) in 2009 and 2014 respectively and was mainly responsible for the formulation of business strategy and the daily management of Fuzhou Pan Hong and Hangzhou Ganglian.

Mr. Wong Lui is now a standing committee member of Jiangxi Federation of Industry and Commerce in the PRC.

Mr. Wong Lui is the son of Ms. Chan Heung Ling ("Ms. Chan"), the chairlady and a non-executive Director, and Mr. Wong. Ms. Chan and Mr. Wong indirectly control Pan Hong Property.

Gao Lan (高嵐), aged 49, joined the Group in June 2010 as the director of marketing and administration. She has been re-designated as the Group's director of marketing since November 2013 in order to concentrate on the Group's marketing affairs. Ms. Gao was appointed as an executive Director on 13 August 2014 and is also a member of the Nomination Committee.

Ms. Gao graduated from the Jiangxi Industrial University (江西工業大學) in the PRC, the predecessor of Nanchang University (南昌大學), in 1987, with a bachelor's degree majoring in industrial and civil construction. She was certified as an engineer in 1994 and qualified as class 2 constructor in 2003.

執行董事(續)

汪磊,32歲,於二零一一年七月四日成為本公司執行董事,並為本公司提名委員會(「**提名委員會**」)之成員會汪在 先生主要負責南昌紅谷凱旋及撫州華萃庭院之營運管理及項目開發。彼於二零零七年十月加入汎港地產,擔任汎港地產主席助理一職,負責制定業務策略及管理汎港地產的人工。 被於二零零八年獲委任為本集團一間附屬公司江西亞洲域別之副項目經理及副院地產開發有限公司(「**江西亞洲城**」)之副項目經理及副經理,主要負責建築工程監理。彼亦分別於二零零九年州、股港」)及杭州港聯置業有限公司(「杭州港聯」)之總經理,主要負責制定業務策略及撫州汎港及杭州港聯之日常管理。

汪磊先生現為中國江西省工商業聯合會理事委員。

汪磊先生為本公司主席及非執行董事陳响玲女士(「**陳女** 士」)及汪先生之兒子。陳女士及汪先生間接控制汎港地產。

高嵐,49歲,二零一零年六月加入本集團,為營銷及行政總監。彼自二零一三年十一月起,改為擔任本集團營銷總監,專注本集團之營銷業務。高女士於二零一四年八月十三日獲委任為執行董事並為提名委員會成員。

高女士於一九八七年畢業於中國江西工業大學(南昌大學之前身),獲學士學位,主修工業與民用建築。彼於一九九四年獲認可為工程師,並於二零零三年獲認可為二級建造師。

EXECUTIVE DIRECTORS (CONTINUED)

Ms. Gao has extensive experience in construction and real estate development industry. She worked at the technology division of the real estate department of Nanchang City Municipal Engineering Development Co., Ltd. (南昌市市政 工程開發有限公司) from 1987 to 1993. She joined Hainan Huan Li (Real Estate) Group (海南環立(地產)集團) in 1993, acting as the director of the chief executive officer's office, and as the deputy general manager of Hainan Huan Li Real Estate Development Co. Ltd. (海南環立房地產開發有限公 司). Ms. Gao was the deputy general manager of Shanghai Jing Ja Immovable Investment Consultant Co., Ltd. (上海經 佳不動產投資諮詢有限公司) from 2001 to 2006. From 2006 to 2009, she was the deputy general manager of Nanchang Lan Di Consultant Co., Ltd. (南昌藍地顧問有限公司). After that, she joined Jiangxi Jinhai Property Co., Ltd. (江西錦海 置業有限責任公司) as the general manager from 2009 to 2010 before joining the Group.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Xie Gang (解剛), aged 50, became an independent nonexecutive Director on 4 July 2011. He is also the chairman of each of the Remuneration Committee and the Nomination Committee and a member of the audit committee of the Company (the "Audit Committee"). Mr. Xie was the head representative of AXA Guangzhou representative office from 1995 to 2002, during which he was responsible for the operation of the representative office and matters relating to establishing branch companies for AXA group. From 2003 to 2008, he was the manager of AXA-Minmetals Assurance Co., Ltd., Guangdong Branch in the PRC and was responsible for government relations, establishing new companies, recruitment, franchise development, risk management, marketing and sales etc. Mr. Xie graduated from the Xiamen University in the PRC with a bachelor's degree in computer science in July 1988.

Lee Man To (李敏滔), aged 42, became an independent non-executive Director on 4 July 2011. He is also the chairman of the Audit Committee and a member of each of the Remuneration Committee and the Nomination Committee. Mr. Lee is an executive director, the financial controller, qualified accountant and company secretary of Combest Holdings Limited (formerly known as Goldmond Holdings Limited), a company listed on the Growth Enterprise Market of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (Stock Code: 8190). Mr. Lee has over 17 years of experience in auditing, accounting and finance including acting as accountant, compliance officer and financial manager for various private companies. He served in the group finance department of Rosedale Hotel Holdings Limited (formerly known as Wing On Travel (Holdings) Limited), a company listed on the main board of the Stock Exchange (Stock Code: 1189), from 2007 to 2008. Mr. Lee graduated in the Hong Kong Polytechnic University with a bachelor's degree in accountancy in 1995. Mr. Lee is an associate member of the Hong Kong Institute of Certified Public Accountants and a fellow member of the Association of Chartered Certified Accountants.

執行董事(續)

高女士在建築及房地產開發業擁有豐富經驗。彼於一九八七年至一九九三年期間任職南昌市市政工程開發有限公司房地產開發部技術科,並於一九九三年加入海南環立(地產)集團,擔任總裁辦公室主任,其後於海南環立房地產開發有限公司擔任副總經理一職。高女士在二零零一年至二零零六年期間為上海經佳不動產投資諮詢有限公司副總經理。於二零零六年至二零零九年,彼為南昌藍地顧問有限公司副總經理。此後,在加入本集團之前,彼於二零零九年至二零一零年期間在江西錦海置業有限責任公司擔任總經理。

獨立非執行董事

解剛,50歲,於二零一一年七月四日成為獨立非執行董事。解先生亦為薪酬委員會及提名委員會之主席及本公司審核委員會(「審核委員會」)之成員。解先生於一九九五年至二零零二年期間擔任法國安盛集團廣州代表處首席代表,期間負責代表辦事處之營運及設立法國安盛集團分公司之有關事宜。自二零零三年至二零零八年期間,彼於金盛人壽保險有限公司中國廣東分公司擔任經理一職,負宜政府關係、透過設立新公司拓展公司規模、聘任事宜、經銷權發展、風險管理、市場營銷及銷售等。解先生於一九八八年七月畢業於中國廈門大學,取得電腦科學學士學位。

李敏滔,42歲,於二零一一年七月四日成為獨立非執行董事,亦為審核委員會之主席柔薪酬委員會與提名委員會之成員。李先生為香港聯合交易所有限公司(「聯交所」)創業板上市公司康佰控股有限公司(前稱金望控股有限公司)(股份代號:8190)之執行董事、財務總監、合資格會計師兼公司秘書。李先生於審計、會計及財務方面擁有逾17年經驗,包括於多間私營公司擔任會計師、合規主任及財務經理職務。彼於二零零七年至二零零八年期間任職聯交所主板上市公司珀麗酒店控股有限公司(前稱永安旅遊(控股)有限公司)(股份代號:1189)之集團財務部。李先生於一九九五年畢業於香港理工大學,取得會計學學士學位。李先生為香港會計師公會會員及英國特許公認會計師公會資深會員。

INDEPENDENT NON-EXECUTIVE DIRECTORS (CONTINUED)

Zhang Juan (張娟), aged 31, became an independent non-executive Director on 4 July 2011. She is also a member of each of the Audit Committee, Remuneration Committee and Nomination Committee. She has been the legal representative of Shanghai Jinfu Trading Company Limited (上海錦馥商貿有限公司) since 2009, which is principally engaged in the business of retail of jewellery and artworks and accessories trading. Ms. Zhang is responsible for product design and product manufacturing and sales process. She has also been the legal representative and a director of Shanghai Yunteng Investment Management Limited (上海雲騰投資管理有限公司) since 2010, which is principally engaged in the business of financial investment management and consultation. In her position as legal representative, Ms. Zhang is in charge of the said company's financial regulatory matters, budget analysis, as well as overseeing the said company's internal controls. Ms. Zhang graduated from the Shanghai Ocean University (上海海洋 大學) in the PRC, formerly known as Shanghai Fisheries University (上海水產大學), with a bachelor's degree in finance in 2005.

SENIOR MANAGEMENT

Li Ming Yuan (李明元), aged 52, is the Group's director of property management. He joined Pan Hong Property in 2004 as deputy general manager of Jiangxi Asia City. He remained in this position until 2007 and was afterwards appointed as the deputy general manager of Jiangxi Ganghong Investment Co. Ltd. (江西港洪實業有限公司) in the same year.

Mr. Li was educated at the Jiangxi Broadcasting and Television University (江西廣播電視大學) in the PRC, where he graduated in 1989 majoring in Industrial and Civil Construction. From 1989 to 1996, he served as a construction worker, the deputy head of the production department and the director of production technology department at Nanchang City Municipal Engineering Development Co., Ltd. (南昌市市政工程開發有限公司). Mr. Li was certified as an engineer in 1997.

Qiu Si Yuan (邱思源), aged 55, is the Group's director of planning and design. Mr. Qiu joined Pan Hong Property as the director of planning and design in 2008.

Mr. Qiu has worked in construction industry for over 25 years, including China CEC Engineering Corporation (中國輕工業長沙工程有限公司), formerly known as Changsha Design Institute of the Ministry of Light Industry (輕工業部長沙設計院), from 1982 to 1995. In 1995, Mr. Qiu was assigned to work in Hunan Dacheng Design Co., Ltd. (湖南大成建築設計有限公司) as the deputy head of the institute and chief architect until 2008. He joined Pan Hong Property thereafter. Mr. Qiu was registered as a certified class 2 architect in 1997.

獨立非執行董事(續)

張娟,31歲,於二零一一年七月四日成為獨立非執行董事,亦為審核委員會、薪酬委員會及提名委員會之成員。彼自二零零九年起擔任上海錦馥商貿有限公司法定代表,該公司主要從事珠寶、工藝品零售及配件貿易業零一零年起亦擔任上海雲騰投資管理有限公司法定代表為法定代表,張女士主管該公司的財務監管事宜、預算分析以及監察該公司的內部監控。張女士二零零五年畢業於中國上海海洋大學(前稱上海水產大學),取得金融學學士學位。

高級管理層

李明元,52歲,為本集團物業管理總監。彼於二零零四年加入汎港地產,擔任江西亞洲城副總經理。彼擔任此職至二零零七年,並於此後同年獲委任為江西港洪實業有限公司之副總經理。

李先生於一九八九年畢業於中國江西廣播電視大學,主修工業與民用建築。於一九八九年至一九九六年期間,彼曾於南昌市市政工程開發有限公司擔任生產技術處處長、生產科副科長、施工員職位。李先生於一九九七年獲認可為工程師。

邱思源,55歲,為本集團規劃設計總監。邱先生於二零零 八年加入汎港地產,擔任規劃設計總監。

邱先生從事建築行業超過二十五年,包括於一九八二年至一九九五年任職中國輕工業長沙工程有限公司(前稱輕工業部長沙設計院)。於一九九五年至二零零八年期間,邱先生獲委派到湖南大成建築設計有限公司擔任副院長兼首席建築師。彼隨後加入汎港地產。邱先生於一九九七年獲認可為二級註冊建築師。

SENIOR MANAGEMENT (CONTINUED)

Liu Lin Yu (劉磷玉), aged 63, is the Group's director of project expenditure. He joined Pan Hong Property in 2000, and had been responsible for costs management at Pan Hong Property's development projects. Since joining Pan Hong Property, he has served as the deputy general manager of Jieyang Hong Jun Real Estate Co. Ltd. (揭陽宏俊房地產公司) and on-site engineer of Huzhou Liyang Housing and Landing Development Co., Ltd. (湖州麗陽房地產開發有限公司). He had also served as the budget forecast manager and the deputy general manager of Jiangxi Asia City.

Mr. Liu was certified as an assistant engineer by Chaozhou City Science and Technology Committee (潮州市科學技術委員會) in the PRC in 1989. He graduated from an intermediate level professional civil engineering correspondence learning course (中等土木建築工程專業函授班) from the Sichuan International Technical and Economic Management Training Centre (四川國際技術與經濟管理交流培訓中心) in the PRC in 1990. In 1991, he was qualified as a budget forecaster and worked for Chaozhou City Qiao Dong Construction Company (潮州市橋東建築公司). The said qualification was granted by Guangdong Province Construction Standard Authority (廣東省建設標準定額總站) in the PRC.

Siu Ho Fai (蕭浩暉), aged 34, is the financial controller of the Group. He is also the company secretary and one of the authorised representatives of the Company under the Rules Governing the Listing of Securities on the Stock Exchange. Mr. Siu has over ten years of experience in finance, auditing and accounting. Mr. Siu joined the Group in March 2011. Prior to joining the Group, he worked for international certified public accountants firms for over seven years. Mr. Siu obtained a bachelor's degree of business administration in accountancy and law from the City University of Hong Kong in 2002. He is also a member of the Hong Kong Institute of Certified Public Accountants.

高級管理層(續)

劉磷玉,63歲,為本集團工程造價總監。彼於二零零零年加入汎港地產,負責汎港地產開發項目之成本管理。自加入汎港地產起,彼一直擔任揭陽宏俊房地產公司副總經理及湖州麗陽房地產開發有限公司駐工地工程師。彼亦擔任江西亞洲城預算預測經理兼副總經理。

劉先生於一九八九年獲中國潮州市科學技術委員會頒發助 理工程師證書。彼於一九九零年在中國四川國際技術與經 濟管理交流培訓中心中等土木建築工程專業函授班畢業。 於一九九一年,彼取得預算員資格並在潮州市橋東建築公 司任職。有關資格乃由中國廣東省建設標準定額總站授出。

蕭浩暉,34歲,為本集團財務總監。彼亦為根據聯交所證券上市規則本公司之公司秘書兼法定代表之一。蕭先生在財務、審計及會計方面積逾十年經驗。蕭先生於二零一一年三月加入本集團。加盟本集團前,彼曾任職國際執業會計師行逾七年。蕭先生於二零零二年畢業於香港城市大學,取得會計及法律工商管理學學士學位。彼為香港會計師公會會員。

Independent Auditor's Report

獨立核數師報告



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To the shareholders of Sino Harbour Property Group Limited

(incorporated in Bermuda with limited liability)

We have audited the consolidated financial statements of Sino Harbour Property Group Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 44 to 122, which comprise the consolidated and company statements of financial position as at 31 March 2015, and the consolidated statement of comprehensive income, the consolidated statement of changes in equity and the consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. This report is made solely to you, as a body, in accordance with Section 90 of the Bermuda Companies Act 1981, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

致漢港房地產集團有限公司股東

(於百慕達註冊成立之有限公司)

本核數師(以下簡稱「我們」)已審計列載於第44至122頁漢港房地產集團有限公司(以下簡稱「貴公司」)及其附屬公司(統稱「貴集團」)之綜合財務報表,此綜合財務報表包括於二零一五年三月三十一日之綜合和公司財務狀況表,與截至該日止年度之綜合全面收益表、綜合權益變動表及綜合現金流量表,以及主要會計政策概要及其他解釋資料。

董事就綜合財務報表須承擔之責任

貴公司董事須負責根據香港會計師公會頒佈之香港財務報告準則及香港公司條例之披露規定編製綜合財務報表,以令綜合財務報表作出真實而公平之反映,及落實董事認為編製綜合財務報表所必要之內部控制,以使編製綜合財務報表不存在由於欺詐或錯誤而導致之重大錯誤陳述。

核數師之責任

我們的責任是根據我們的審計對該等綜合財務報表發表意見,我們是按照百慕達一九八一年《公司法案》第90條之規定,僅向整體股東報告,除此以外,我們的報告書不可用作其他用途。我們不會就本報告之內容向任何其他人士負上或承擔任何責任。

我們已根據香港會計師公會頒佈之香港審計準則進行審計。該等準則要求我們遵守道德規範,並規劃及執行審計,以合理確定綜合財務報表是否不存在任何重大錯誤陳述。

Independent Auditor's Report 獨立核數師報告

AUDITOR'S RESPONSIBILITY (CONTINUED)

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

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31 March 2015 and of the Group's profit and cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

BDO Limited

Certified Public Accountants

Cheung Or Ping

Practising Certificate Number P05412

Hong Kong, 23 June 2015

核數師之責任(續)

審計涉及執行程序以獲取有關綜合財務報表所載金額及披露資料之審計憑證。所選定之程序取決於核數師之判斷,包括評估由於欺詐或錯誤而導致綜合財務報表存在重大對誤陳述之風險。在評估該等風險時,核數師考慮與該公司編製綜合財務報表以作出真實而公平之反映相關之內部控制,以設計適當之審計程序,但目的並非對公司內部控制之有效性發表意見。審計亦包括評價董事所採用會計政策之合適性及作出會計估計之合理性,以及評價綜合財務報表之整體列報方式。

我們相信,我們所獲得之審計憑證能充足和適當地為我們 的審計意見提供基礎。

意見

我們認為,該等綜合財務報表已根據香港財務報告準則真實而公平地反映 貴公司及 貴集團於二零一五年三月三十一日之事務狀況,及 貴集團截至該日止年度之溢利及現金流量,並已按照香港公司條例之披露規定妥為編製。

香港立信德豪會計師事務所有限公司 執業會計師

張珂国

執業牌照號碼 P05412

香港,二零一五年六月二十三日

Consolidated Statement of Comprehensive Income

綜合全面收益表

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Revenue Cost of sales	收入 銷售成本	6	500,874 (365,360)	476,339 (324,157)
Gross profit Other income Selling and distribution expenses Administrative expenses	毛利 其他收入 銷售及分銷費用 管理費用	6	135,514 62,675 (18,639) (33,884)	152,182 107,873 (14,557) (30,655)
Operating profit Finance costs Share of results of joint ventures	經營溢利 融資成本 應佔合營企業業績	7 17	145,666 - (1,219)	214,843 - (480)
Profit before income tax Income tax expense	除所得税前溢利 所得税開支	8	144,447 (54,574)	214,363 (73,400)
Profit for the year Other comprehensive income (net of tax) Item that may be reclassified subsequently to profit or loss Exchange differences on translation of financial statements of foreign operations	年內溢利 其他全面收益(扣除税項) 其後或可能重新分類至 損益之項目 換算海外業務財務報表之 匯兑差額		89,873 1,534	140,963 (1,655)
Other comprehensive income for the year			1,534	(1,655)
Total comprehensive income for the year	年內全面收益總額		91,407	139,308
Profit/(loss) for the year attributable to: Owners of the Company Non-controlling interests	以下人士應佔年內溢利/ 本公司擁有人 非控股權益	(虧損): 10	92,926 (3,053)	143,768 (2,805)
	ᄓᄑᆡᆝᅘᄮᅕᆂᄟᆇᄻ	₩ #	89,873	140,963
Total comprehensive income attributable to: Owners of the Company Non-controlling interests	以下人士應佔全面收益總本公司擁有人 非控股權益	祖·	94,460 (3,053)	142,113 (2,805)
Earnings per share for profit attributable to the owners of the Company during the year (in RMB cents)	年內本公司擁有人應佔溢 之每股盈利(人民幣分)		91,407	139,308
- Basic and diluted	-基本及攤薄	12	7.74	11.98

Consolidated Statement of Financial Position 綜合財務狀況表

As at 31 March 2015 於二零一五年三月三十一日

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
ASSETS AND LIABILITIES Non-current assets Property, plant and equipment Investment properties Interests in joint ventures Pledged deposits Deferred tax assets	資產及負債 非流動資產 物業、廠房及設備 投資物業 於合營企業之權益 已抵押存款 遞延税項資產	14 15 17 22 26	10,770 385,233 184,654 100,000 15,012	11,674 331,348 182,437 330,000 15,012
			695,669	870,471
Current assets Properties held under development Properties held for sale Accounts receivable Prepayments and other receivables Structured bank deposits Pledged deposits Cash and bank balances	流動資產 開發中物業 待售物業 應收賬款 預付款項及其他應收款項 結構性銀行存款 已抵押存款 現金及銀行結餘	18 19 20 21 22 22	1,567,208 695,291 1,543 155,027 154,000 319,403 183,660	1,154,456 414,172 669 517,234 - 233,772 67,768
			3,076,132	2,388,071
Current liabilities Accounts and bill payables Accruals, receipts in advance and other payables	流動負債 應付賬款及票據 應計款項、預收款項及 其他應付款項	23	65,294 954,874	23,995 653,219
Provision for tax Bank and other loans	税項撥備 銀行及其他貸款	25	121,441 697,832	106,047 375,173
			1,839,441	1,158,434
Net current assets	流動資產淨值		1,236,691	1,229,637
Total assets less current liabilities	總資產減流動負債		1,932,360	2,100,108
Non-current liabilities Bank and other loans Deferred tax liabilities	非流動負債 銀行及其他貸款 遞延税項負債	25 26	480,000 54,411	748,500 45,066
			534,411	793,566
Net assets	淨資產		1,397,949	1,306,542

Consolidated Statement of Financial Position

綜合財務狀況表

As at 31 March 2015 於二零一五年三月三十一日

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
EQUTIY Equity attributable to the Company's owners	權益本公司擁有人應佔權益			
Share capital Reserves	股本 儲備	27 28	9,931 1,180,407	9,931 1,085,947
Non-controlling interests	非控股權益		1,190,338 207,611	1,095,878 210,664
Total equity	權益總額		1,397,949	1,306,542

Chan Heung Ling 陳响玲 Director 董事 Shi Feng 石峰 Director 董事

Statement of Financial Position 財務狀況表

As at 31 March 2015 於二零一五年三月三十一日

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
ASSETS AND LIABILITIES Non-current assets Interests in subsidiaries	資產及負債 非流動資產 於附屬公司之權益	16	285,452	285,452
Current assets Prepayments and other receivables Amounts due from subsidiaries Cash and bank balances	流動資產 預付款項及其他應收款項 應收附屬公司款項 現金及銀行結餘	21 24 22	191 267,965 91	292 269,219 92
Current liabilities	流動負債		268,247	269,603
Accruals and other payables Amounts due to subsidiaries	加到負債 應計款項及其他應付款項 應付附屬公司款項	23 24	64 8,083	64 8,083
			8,147	8,147
Net current assets	流動資產淨值		260,100	261,456
Total assets less current liabilities/ net assets	總資產減流動負債/ 資產淨值		545,552	546,908
EQUTIY Equity attributable to the Company's owners	權益 本公司擁有人應佔權益			
Share capital Reserves	股本 儲備	27 28	9,931 535,621	9,931 536,977
Total equity	權益總額		545,552	546,908

Chan Heung Ling 陳响玲 Director 董事 Shi Feng 石峰 Director 董事

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

Equity attributable to the owners of the Company 本公司擁有人確佔權益

		本公司擁有人應佔權益								
							Proposed		Non-	
		Share	Share	Statutory	Exchange	Retained	final		controlling	Total
		capital	premium*	reserve*	reserve*	profits*	dividend 擬派末期	Total	interests 非控股	equity
		股本	股份溢價*	法定儲備*	匯兑儲備*	留存溢利*	股息	總計	權益	權益總額
		RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000	RMB'000
		人民幣千元	人民幣千元 (Note 28(i)) (附註28(i))	(Note 28(ii))	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
At 1 April 2013 Capital contribution by a non-controlling	於二零一三年四月一日 一名附屬公司非控股權益	9,931	537,994	52,577	7,087	346,176	38,741	992,506	198,558	1,191,064
equity holder of subsidiary Dividend paid (note 11)	持有人之出資 已付股息(附註11)		-	-	-	-	(38,741)	(38,741)	14,911	14,911 (38,741)
Transactions with owners	與擁有人之交易	-	-	-	-	-	(38,741)	(38,741)	14,911	(23,830)
Profit/(loss) for the year Exchange differences on translation of	年內溢利/(虧損) 換算海外業務財務報表之	-	-	-	-	143,768	-	143,768	(2,805)	140,963
financial statements of foreign operations	産		-	_	(1,655)	-	_	(1,655)	-	(1,655)
Total comprehensive income for the year	年內全面收益總額	-	-	-	(1,655)	143,768	-	142,113	(2,805)	139,308
Transfer to statutory reserve	轉撥至法定儲備		-	7,530	-	(7,530)	-	-	-	-
At 31 March 2014	於二零一四年三月三十一日	9,931	537,994	60,107	5,432	482,414	-	1,095,878	210,664	1,306,542

Consolidated Statement of Changes in Equity

綜合權益變動表

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

Equity attributable to the owners of the Company 本公司擁有人應佔權益

		一							
		Share capital 股本	Share premium* 股份溢價*	Statutory reserve* 法定儲備*	Exchange reserve* 匯兑儲備*	Retained profits* 留存溢利*	Total 總計	Non- controlling interest 非控股 權益	Total equity 權益總額
		RMB'000 人民幣千元	RMB'000 人民幣千元 (Note 28(i)) (附註 28(i))	RMB'000 人民幣千元 (Note 28(ii)) (附註28(ii))	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
At 31 March 2014 and 1 April 2014 Transactions with owners	於二零一四年三月三十一日 及二零一四年四月一日 <i>與擁有人之交易</i>	9,931	537,994	60,107	5,432	482,414	1,095,878	210,664	1,306,542
Profit/(loss) for the year Exchange differences on translation of financial statements of foreign operations	年內溢利/(虧損) 換算海外業務財務報表之 匯兇差額	-	-	-	1,534	92,926	92,926 1,534	(3,053)	89,873 1,534
Total comprehensive income for the year Transfer to statutory reserve	年內全面收益總額 轉撥至法定儲備	-	-	6,332	1,534 -	92,926 (6,332)	94,460	(3,053)	91,407 -
At 31 March 2015	於二零一五年三月三十一日	9,931	537,994	66,439	6,966	569,008	1,190,338	207,611	1,397,949

^{*} The aggregate amount of these balances of RMB1,180,407,000 (2014: RMB1,085,947,000) in surplus is included as reserves in the consolidated statement of financial position.

^{*} 該等盈餘結餘合共人民幣1,180,407,000元(二零一四年:人民幣1,085,947,000元)計入綜合財務狀況表之儲備內。

Consolidated Statement of Cash Flows

綜合現金流量表

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

	Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Cash flows from operating activities	經營活動所產生現金流量		
Profit before income tax Adjustments for:	除所得税前溢利 就下列項目作出調整:	144,447	214,363
Interest income Depreciation Share of results of joint ventures	利息收入 折舊 應佔合營企業業績	(7,377) 1,194 1,219	(6,404) 1,007 480
Gain on disposal of property, plant and equipment Fair value adjustment on investment	出售物業、廠房及設備收益投資物業及轉撥至	(53)	_
properties and properties held for sale upon transfer to investment properties	投資物業後之待售物業 之公平值調整	(37,381)	(93,529)
Operating profit before working capital changes	營運資金變動前之經營溢利	102,049	115,917
Increase in properties held under development and properties held for sale Increase in accounts receivable	開發中物業及待售物業增加 應收賬款增加	(189,000) (874)	(239,084) (657)
Increase in prepayments and other receivables Increase/(decrease) in accounts		(82,018)	(386,362)
and bills payables Increase in accruals, receipts in advance and other payables	應計款項、預收款項 及其他應付款項增加	41,299 301,655	(5,314) 218,154
Cash generated from/(used in) operations Interest received Income tax paid	經營活動所得/(所用)現金 已收利息 已付所得税	173,111 10,614 (29,835)	(297,346) 2,769 (74,086)
Net cash generated from/(used in) operating activities	經營活動所得/(所用)現金淨額	153,890	(368,663)
Cash flows from investing activities	投資活動所產生現金流量		
Purchase of property, plant and equipment Proceeds from disposal of property, plant	購置物業、廠房及設備 出售物業、廠房及設備所得款項	(975)	(1,993)
and equipment Advances to joint ventures Increase in prepayment and other receivables	向合營企業墊款 預付款項及其他應收款項增加 結構性銀行存款增加	536 (3,436) - (154,000)	98 (8,768) (4,505)
Increase in structured bank deposits Decrease/(increase) in pledged deposits	后稱在銀行任款增加 已抵押存款減少/(增加)	(154,000) 144,369	(302,048)
Net cash used in investing activities	投資活動所用現金淨額	(13,506)	(317,216)

Consolidated Statement of Cash Flows 綜合現金流量表

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Cash flows from financing activities	融資活動所產生現金流量			
Proceeds from new borrowings Repayments of borrowings Dividend paid Capital contribution by non-controlling interests	新借貸所得款項 償還借貸 已付股息 非控股權益之出資		294,000 (239,841) - -	860,173 (270,000) (38,741) 14,911
Interest paid	已付利息		(80,188)	(51,971)
Net cash (used in)/generated from financing activities	融資活動(所用)/所得 現金淨額		(26,029)	514,372
Net increase/(decrease) in cash and cash equivalents	現金及現金等價物 增加/(減少)淨額		114,355	(171,507)
Effect of foreign exchange rates, net	匯率之影響淨額		1,537	(1,642)
Cash and cash equivalents at beginning of year	年初現金及現金等價物		67,768	240,917
Cash and cash equivalents at end of year	年末現金及現金等價物	22	183,660	67,768

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

1. GENERAL INFORMATION

Sino Harbour Property Group Limited (the "Company") was incorporated in Bermuda on 5 January 2011 as an exempted company with limited liability under the Companies Act 1981 of Bermuda. The registered office of the Company is located at Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda and the principal place of business of the Company is located at Room 1215, Tower B, Hunghom Commercial Centre, 37-39 Ma Tau Wai Road, Hunghom, Kowloon, Hong Kong.

The principal activity of the Company is investment holding. The principal activities of the Company's subsidiaries are set out in note 16 to the consolidated financial statements. The directors of the Company considered Pan Hong Property Group Limited ("Pan Hong Property"), a company listed on the Main Board of Singapore Exchange Security Trading Limited, as the ultimate holding company.

The consolidated financial statements on pages 44 to 122 have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") which collectively includes all applicable individual Hong Kong Financial Reporting Standards, Hong Kong Accounting Standards ("HKAS") and Interpretations ("Int") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). The consolidated financial statements also include the applicable disclosure requirements of the Hong Kong Companies Ordinance and the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Listing Rules").

The consolidated financial statements for the year ended 31 March 2015 were approved for issue by the board of directors (the "Board") on 23 June 2015.

1. 一般資料

漢港房地產集團有限公司(「本公司」)於二零一一年一月五日根據百慕達一九八一年公司法在百慕達註冊成立為獲豁免有限責任公司。本公司註冊辦事處位於Clarendon House, 2 Church Street, Hamilton HM 11, Bermuda及本公司之主要營業地點位於香港九龍紅磡馬頭圍道37-39號紅磡商業中心B座1215室。

本公司之主要業務為投資控股。本公司附屬公司之主要業務載於綜合財務報表附註16。本公司董事視汎港地產集團有限公司(「汎港地產」,一家於新加坡證券交易所主板上市之公司)為最終控股公司。

載於第44頁至122頁之綜合財務報表已根據香港會計師公會(「香港會計師公會」)頒佈之香港財務報告準則(「香港財務報告準則」)(包括所有適用之香港財務報告準則、香港會計準則(「香港會計準則」)及詮釋(「詮釋」))而編製。綜合財務報表亦包括香港公司條例及香港聯合交易所有限公司證券上市規則(「上市規則」)之適用披露規定。

截至二零一五年三月三十一日止年度之綜合財務報表已於二零一五年六月二十三日獲董事會(「董事會」)批准刊發。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

2. BASIS OF ACCOUNTING

In current year, the Group has applied, for the first time, the following new and revised standards, amendments and interpretations (the "new HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants which are relevant to and effective for the Group's financial statements for the annual period beginning on 1 April 2014.

Amendments to Offsetting Financial Assets and Financial Liabilities

Amendments Investment entities

to HKFRS 10, HKFRS 12 and HKAS 27 (2011)

Amendments to Novation of Derivatives and Continuation of Hedge Accounting

HK (IFRIC) 21 Levies

Except as explained below, the adoption of the new HKFRSs has no material impact on the Group's financial statements.

Amendments to HKAS 32 – Offsetting Financial Assets and Financial Liabilities

The amendments clarify the offsetting requirements by adding appliance guidance to HKAS 32 which clarifies when an entity "currently has a legally enforceable right to set off" and when a gross settlement mechanism is considered equivalent to net settlement. The amendments are applied retrospectively.

The adoption of the amendments has no impact on these financial statements as the Group does not have any offsetting arrangements.

2. 會計基準

於本年度,本集團已首次採用以下由香港會計師公會所頒佈與本集團於二零一四年四月一日開始之年度期間之財務報表相關及適用之新訂及經修訂準則、修訂本及詮釋(「新訂香港財務報告準則」)。

香港會計準則第32號 抵銷金融資產及金融負債

之修訂

香港財務報告準則第10號 投資實體

及第12號及香港會計準則第27號之修訂(二零一一年)

香港會計準則第39號 衍生工具更替及對沖會計法

之修訂 之延續

香港(國際財務報告詮釋 徵費

委員會)第21號

除下文註明者外,採納新訂香港財務報告準則對本 集團之財務報表並無重大影響。

香港會計準則第32號之修訂-抵銷金融資產及金融負債

該修訂通過對香港會計準則第32號加設應用指引而 澄清有關抵銷之規定,該指引對實體何時「目前擁有 法律上可強制執行權利以抵銷」以及何時總額結算機 制被認為是等同於淨額結算作出澄清。該修訂已予 追溯應用。

由於本集團並無任何抵銷安排,故採納該修訂對此 等財務報表並無影響。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

BASIS OF ACCOUNTING (CONTINUED)

The following new and amended HKFRSs which are potentially relevant to the Group's financial statements, have been issued, but are not yet effective and have not been early adopted by the Group:

HKFRSs (Amendments)

HKFRSs

(Amendments)

HKFRSs (Amendments)

Amendments to HKAS 1

Amendments to HKAS 27

HKFRS 9 (2014)

HKFRS 15

Annual Improvements 2010-

2012 Cycle²

Annual Improvements 2011-

2013 Cycle¹ Annual Improvements 2012-

2014 Cycle³ Disclosure Initiative³

Financial Statements³ Financial Instruments⁵

Revenue from Contracts with Customers⁴

- Effective for annual periods beginning on or after 1 July
- Effective for annual periods beginning, or transactions occurring, on or after 1 July 2014
- Effective for annual periods beginning on or after 1 January 2016
- Effective for annual periods beginning on or after 1 January 2017
- Effective for annual periods beginning on or after 1 January 2018

Annual Improvements 2010-2012 Cycle, 2011-2013 Cycle and 2012-2014 Cycle

The amendments issued under the annual improvements process make small, non-urgent changes to a number of standards where they are currently unclear.

會計基準(續)

以下新訂及經修訂之香港財務報告準則可能與本集 團財務報表有關,並已頒布但尚未生效,及並未被 本集團提早採納:

二零一零年至二零一二年

二零一一年至二零一三年

二零一二年至二零一四年

週期年度改進2

週期年度改進1

週期年度改進3

來自客戶合約的收益4

主動披露3

金融工具5

香港財務報告準則

(修訂本)

香港財務報告準則 (修訂本)

香港會計準則第1號

香港財務報告準則

香港財務報告準則

第9號(二零一四年)

的修訂本

的修訂本

第15號

香港財務報告準則 (修訂本)

Equity Method in Separate

於二零一四年七月一日或之後開始之年度期間生效

香港會計準則第27號 獨立財務報表之權益法3

於二零一四年七月一日或之後開始之年度期間或發生的 交易生效

於二零一六年一月一日或之後開始之年度期間生效

於二零一十年一月一日或之後開始之年度期間生效

於二零一八年一月一日或之後開始之年度期間生效

年度改進(二零一零年至二零一二年週期、二零一一 年至二零一三年週期及二零一二年至二零一四年週 期)

根據年度改進過程發出的修訂對多項準則目前尚不 清楚之處作出較小及非緊急變動。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

2. BASIS OF ACCOUNTING (CONTINUED)

HKFRS 9 (2014) - Financial Instruments

HKFRS 9 introduces new requirements for the classification and measurement of financial assets. Debt instruments that are held within a business model whose objective is to hold assets in order to collect contractual cash flows (the business model test) and that have contractual terms that give rise to cash flows that are solely payments of principal and interest on the principal amount outstanding (the contractual cash flow characteristics test) are generally measured at amortised cost. Debt instruments that meet the contractual cash flow characteristics test are measured at fair value through other comprehensive income ("FVTOCI") if the objective of the entity's business model is both to hold and collect the contractual cash flows and to sell the financial assets. Entities may make an irrevocable election at initial recognition to measure equity instruments that are not held for trading at FVTOCI. All other debt and equity instruments are measured at fair value through profit or loss ("FVTPL").

HKFRS 9 includes a new expected loss impairment model for all financial assets not measured at FVTPL replacing the incurred loss model in HKAS 39 and new general hedge accounting requirements to allow entities to better reflect their risk management activities in financial statements.

HKFRS 9 carries forward the recognition, classification and measurement requirements for financial liabilities from HKAS 39, except for financial liabilities designated at FVTPL, where the amount of change in fair value attributable to change in credit risk of the liability is recognised in other comprehensive income unless that would create or enlarge an accounting mismatch. In addition, HKFRS 9 retains the requirements in HKAS 39 for derecognition of financial assets and financial liabilities.

2. 會計基準(續)

香港財務報告準則第9號(二零一四年)-金融工具

香港財務報告準則第9號引進金融資產分類及計量的新規定。按業務模式持有資產而目的為收取合規金流的債務工具(業務模式測試)以及具產生利銀金流的合約條款且僅為支付本金及未償還本金利現金流的合約條款且僅為支付本金及未償還本金利期成本計量。倘該實體業務模式的目的為持有及收金約現金流以及出售金融資產,則符合約現金流特徵測試的債務工具按公允價值計入其他全不可數對的選擇,以按FVTOCI計量並非持作買賣的股本工具按公允價值計入損益(「FVTPL」)計量。

香港財務報告準則第9號就並非按FVTPL計量的所有金融資產納入新的預期虧損減值模式(取代了香港會計準則第39號的已產生虧損模式)以及新的一般對沖會計規定,以讓實體於財務報表內更好地反映其風險管理活動。

香港財務報告準則第9號貫徹香港會計準則第39號有關金融負債確認、分類及計量的規定,惟指定按FVTPL的金融負債除外,其因負債信貸風險變動引致的公允價值變動金額於其他全面收益確認,除非此舉會導致或擴大會計錯配。此外,香港財務報告準則第9號保留香港會計準則第39號有關終止確認金融資產及金融負債的規定。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

2. BASIS OF ACCOUNTING (CONTINUED)

HKFRS 9 (2014) – Financial Instruments (continued)

HKFRS 9 will be effective for accounting period beginning on or after 1 January 2018. The directors of the Company anticipate that the application of HKFRS 9 in the future may have a material impact on amounts reported in respect of the Group's financial assets and financial liabilities; especially the Company has financial assets classified as available-for-sale. However, it is not practicable to provide reasonable estimate of the effect of HKFRS 9 until the Group undertakes a detailed review.

In relation to the impairment of financial assets, HKFRS 9 requires an expected credit loss model, as opposed to an incurred credit loss model under HKFRS 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. Consequently, it is no longer necessary for a credit event to have occurred before credit losses are recognised. Due to the recent release of this standard, the entity has not yet made a detailed assessment of the impact of this standard.

HKFRS 15 – Revenue from Contracts with Customers

The new standard establishes a single revenue recognition framework. The core principle of the framework 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 and services. HKFRS 15 supersedes existing revenue recognition guidance including HKAS 18 Revenue, HKAS 11 Construction Contracts and related interpretations.

2. 會計基準(續)

香港財務報告準則第9號(二零一四年)-金融工具 (續)

香港財務報告準則第9號將於二零一八年一月一日或之後開始之會計期間生效。本公司董事預計,於將來應用香港財務報告準則第9號可能會對本集團金融資產及金融負債之報告數額構成重大影響;尤其是本公司有被分類為可供出售的金融資產。然而,於本集團完成詳細檢討前,對香港財務報告準則第9號之影響作出合理估計並不可行。

關於金融資產減值,香港財務報告準則第9號規定按 一項預期信貸損失模型,而非根據香港會計準則第 39號按一項已發生的信貸損失模型。該預期信貸損 失模型規定實體須計算其預期信貸損失及其於各報 告日期之變動以反映自初始確認以來所產生之信貸 風險之變動。因此,現已毋須對信貸事件發生之前 的信貸損失予以確認。由於此準則於近期頒佈,實 體尚未對該準則的影響作詳細評估。

香港財務報告準則第15號-來自客戶合約收益

該新訂準則設定單一收益確認框架。該框架的核心原則為實體須確認收益以用金額描述向客戶轉讓許諾貨品或服務,該金額反映預期該實體有權就交換該等商品及服務所收取的代價。香港財務報告準則第15號將取代現有收益確認指引,包括香港會計準則第18號收益、香港會計準則第11號建築合約及相關詮釋。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

2. BASIS OF ACCOUNTING (CONTINUED)

HKFRS 15 – Revenue from Contracts with Customers (continued)

HKFRS 15 requires the application of a 5 steps 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 each performance obligation

• Step 5: Recognise revenue when each performance obligation is satisfied

HKFRS 15 includes specific guidance on particular revenue related topics that may change the current approach taken under HKFRS. The standard also significantly enhances the qualitative and quantitative disclosures related to revenue.

HKFRS 15 will take effect from financial years beginning on or after 1 January 2017. The Group is currently evaluating the impact of the changes in the period of initial adoption.

The Group is in the process of making an assessment of the impact of these new and revised HKFRSs upon initial application but is not yet in a position to state whether these new and revised HKFRSs would have a significant impact on the Group's results of operations and financial position.

In addition, the Hong Kong Companies Ordinance (Cap. 622) will affect the presentation and disclosure of certain information in the consolidated financial statements for the year ending 31 March 2016. The Group is in the process of marking an assessment of the impact of these changes.

2. 會計基準(續)

香港財務報告準則第15號-來自客戶合約收益(續)

香港財務報告準則第15號規定須應用五個步驟法確認收益:

• 步驟1: 識別與客戶訂立的合約

• 步驟2: 識別合約的履約責任

• 步驟3: 誊定交易價格

• 步驟 4: 分配交易價格至各項履約責任

• 步驟5: 當實體完成履約責任時確認收入

香港財務報告準則第15號包含與特定收益相關的特定指引,該等指引或會更改香港財務報告準則現時應用之方法。該準則亦明顯加強有關收益的定質及定量披露。

香港財務報告準則第15號將於二零一七年一月一日或之後開始之財政年度起生效。本集團目前正在評估初始採納之期內變動之影響。

本集團正在評估初始應用此等新訂及經修訂香港財務報告準的影響,但仍未能指出此等新訂及經修訂香港財務報告準則會否對本集團的經營業績及財務 狀況造成重大影響。

此外,香港公司條例(第622章)將影響截至二零一六年三月三十一日止年度的綜合財務報表中若干資料的呈列及披露。本集團正對上述變動的影響進行評估。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies adopted in the preparation of the consolidated financial statements are summarised below. These policies have been consistently applied to all the years presented unless otherwise stated. The adoption of new and revised HKFRSs and the impacts on the Group's consolidated financial statements, if any, are disclosed in note 2.

3.1 Basis of preparation

The consolidated financial statements have been prepared under the historical cost basis, except for investment properties which are stated at fair values. The measurement bases are fully described in the accounting policies below.

The financial statements are presented in Renminbi ("RMB") and all values are rounded to the nearest thousand ("RMB'000"), except when otherwise indicated.

It should be noted that the accounting estimates and assumptions are used in preparing these financial statements. Although these estimates are based on management's best knowledge and judgment of current events and actions, actual results may ultimately differ from those estimates. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 4.

3.2 Basis of consolidation and business combination

The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries (note 3.3) made up to 31 March each year.

Inter-company transactions and balances between group companies together with unrealised profits are eliminated in full in preparing the consolidated financial statements. Unrealised losses are also eliminated unless the transaction provides evidence of impairment on the asset transferred, in which case the loss is recognised in profit or loss.

3. 主要會計政策概要

編製綜合財務報表所採納之主要會計政策概述於下文。除另有註明外,該等政策已被貫徹應用於所有已呈列年度。採納新訂及經修訂香港財務報告準則及對本集團綜合財務報表之影響(如有)披露於附註2。

3.1 編製基準

綜合財務報表已根據歷史成本法編製,惟投資物業按公平值列賬除外。計量基準詳述於下文 會計政策。

財務報表以人民幣(「人民幣」)呈列,而所有價值金額均湊整至最接近的千位(「人民幣千元」),惟另有指示除外。

務請注意在編製該等財務報表時採用會計估計 及假設。儘管該等估計乃根據管理層對目前事 件及行動之最佳認知及判斷而作出,惟實際結 果最終可能與該等估計存在差異。涉及較高判 斷或極為複雜之範疇或涉及對財務報表屬重大 之假設及估計之範疇披露於附註4。

3.2 綜合基準及業務合併

綜合財務報表載有本公司及其附屬公司(附註 3.3)截至每年三月三十一日止之財務報表。

集團內公司間之交易及結餘連同未變現溢利均 於編製綜合財務報表時全數對銷。除非有關交 易提供所轉讓資產減值之證據,否則未變現虧 損亦予以對銷,在此情況下,虧損於損益賬確 認。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2 Basis of consolidation and business combination (continued)

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective dates of acquisition or up to the effective dates of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with those used by other members of the Group.

Acquisition of subsidiaries or businesses is accounted for using the acquisition method. The cost of an acquisition is measured at the aggregate of the acquisition-date fair value of assets transferred, liabilities incurred and equity interests issued by the Group, as the acquirer. The identifiable assets acquired and liabilities assumed are principally measured at acquisition date fair value. The Group's previously held equity interest in the acquiree is re-measured at acquisition-date fair value and the resulting gains or losses are recognised in profit or loss.

The Group may elect, on a transaction-by-transaction basis, to measure the non-controlling interest that represent present ownership interests in the subsidiary either at fair value or at the proportionate share of the acquiree's identifiable net assets. All other non-controlling interests are measured at fair value unless another measurement basis is required by HKFRS. Acquisition-related costs incurred are expensed unless they are incurred in issuing equity instruments in which case the costs are deducted from equity.

Any contingent consideration to be transferred by the acquirer is recognised at acquisition date fair value. Subsequent adjustments to consideration are recognised against goodwill only to the extent that they arise from new information obtained within the measurement period (a maximum of 12 months from the acquisition date) about the fair value at the acquisition date. All other subsequent adjustments to contingent consideration classified as an asset or a liability are recognised in profit or loss.

3. 主要會計政策概要(續)

3.2 綜合基準及業務合併(續)

於年內購入或出售之附屬公司之業績由收購生效日期起計或直至出售生效日期止(視情況而定),計入綜合全面收益表內。於必要時,附屬公司之財務報表將予調整以使其會計政策與本集團其他成員公司所使用者一致。

收購附屬公司或業務採用收購法入賬。收購成本乃按所轉讓資產、所產生負債及本集團(作為收購方)發行之股權於收購當日之公平值總額計量。所收購之可識別資產及所承擔負債則主要按收購日期之公平值計量。本集團先前所持被收購方之股權以收購日期之公平值重新計量,而所產生之收益或虧損則於損益賬確認。

本集團可按每宗交易選擇按公平值或按應佔被 收購方可識別資產淨值之比例計量非控股權益 (指於附屬公司之現時所有權權益)。所有其他 非控股權益均按公平值計量,除非香港財務報 告準則規定另一計量基準則作別論。所產生之 收購相關成本列作開支,除非其於發行股本工 具時產生則作別論,於此情況下,成本乃自權 益內扣除。

由收購方將予轉讓之任何或然代價乃按收購日期之公平值確認。其後對代價之調整僅於調整源自於計量期(最長為收購日期起計12個月)內所取得有關於收購日期之公平值之新資料時方於商譽確認。分類為資產或負債之或然代價之所有其他其後調整均於損益中確認。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2 Basis of consolidation and business combination (continued)

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

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interest. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for in the same manner as would be required if the relevant assets or liabilities were disposed of.

Subsequent to acquisition, the carrying amount of non-controlling interests that represent present ownership interests in the subsidiary is the amount of those interests at initial recognition plus the non-controlling interest's share of subsequent changes in equity. Total comprehensive income is attributed to non-controlling interests even if this results in the non-controlling interest having a deficit balance.

3.3 Subsidiaries

A subsidiary is an investee over which the Company is able to exercise control. The Company controls an investee if all three of the following elements are present: power over the investee, exposure, or rights, to variable returns from the investee, and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

主要會計政策概要(續)

3.2 綜合基準及業務合併(續)

本集團於附屬公司之權益變動如並不會導致失去控制權,則入賬列為權益交易。本集團權益及非控股權益之賬面值均予以調整,以反映其各自於附屬公司之權益之變動。經調整後非控股權益金額與所付或所收代價公平值之任何差額,直接於權益中確認,並歸屬於本公司擁有人。

當本集團失去附屬公司控制權時,出售所產生 溢利或虧損為以下兩者之差額:(i)已收代價之 公平值與任何保留權益之公平值之總額及(ii)該 附屬公司之資產(包括商譽)及負債與任何非控 股權益之過往賬面值。倘有關資產或負債已出 售,則以往於其他全面收益確認與附屬公司有 關之金額以所規定之相同方式入賬。

於收購後,非控股權益(指於附屬公司之現時所有權權益)之賬面值為於初步確認時該等權益之金額,另加非控股權益應佔之其後權益變動。全面收益總額乃歸屬於非控股權益,即使此會導致非控股權益出現虧絀結餘。

3.3 附屬公司

附屬公司指本公司能對其行使控制權之被投資方。倘具備以下全部三項元素,本公司即對被投資方擁有控制權:對被投資方擁有權力、對來自被投資方之浮動回報享有承擔或權利以及能運用對被投資方之權力以影響該等回報。倘有事實及情況顯示任何該等控制權元素可能有變,將會重新評估有關控制權。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.3 Subsidiaries (continued)

In the Company's statement of financial position, investments in subsidiaries are stated at cost less impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividend received and receivable.

3.4 Joint arrangements

The Group is a party to a joint arrangement where there is a contractual arrangement that confers joint control over the relevant activities of the arrangement to the group and at least one other party. Joint control is assessed under the same principles as control over subsidiaries.

The Group classifies its interests in joint arrangements as either:

- Joint ventures: where the group has rights to only the net assets of the joint arrangement; or
- Joint operations: where the group has both the rights to assets and obligations for the liabilities of the joint arrangement.

In assessing the classification of interests in joint arrangements, the Group considers:

- The structure of the joint arrangement:
- The legal form of joint arrangements structured through a separate vehicle;
- The contractual terms of the joint arrangement agreement; and
- Any other facts and circumstances (including any other contractual arrangements).

The Group accounts for its interests in joint ventures using the equity method whereby they are initially recognised at cost and thereafter, their carrying amount are adjusted for the Group's share of the post-acquisition change in the joint ventures' net assets except that losses in excess of the Group's interest in the joint ventures are not recognised unless there is an obligation to make good those losses.

3. 主要會計政策概要(續)

3.3 附屬公司(續)

於本公司之財務狀況表內,對附屬公司之投資 乃按成本扣除減值虧損(如有)列賬。附屬公司 之業績由本公司按已收及應收股息基準入賬。

3.4 共同安排

本集團為共同安排之一方,合約安排賦予本集 團與至少一名其他方共同控制相關活動安排。 共同控制根據控制附屬公司之相同原則進行評 估。

本集團將其於共同安排之權益分類為:

- 一 合營企業:本集團僅就共同安排之資產 淨值擁有權利;或
- 一 合營業務:本集團對共同安排負債之資 產及責任擁有權利。

於評估共同安排權益之分類時,本集團考慮:

- 一 共同安排之架構;
- 一 共同安排之法律形式為一個獨立載體結構;
- 一 共同安排協議之合約條款;及
- 任何其他事實及情況(包括任何其他合約 安排)。

本集團採用權益法初步按成本確認入賬其於合營企業之權益,此後,合營企業之賬面值會因應收購後本集團應佔合營企業資產淨值之變動作相應調整,惟超出本集團於合營企業之權益之合營企業虧損則不予確認(除非有責任彌補該等虧損)。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.4 Joint arrangements (continued)

Profits and losses arising on transactions between the Group and its joint ventures are recognised only to the extent of unrelated investors' interests in joint ventures. The investor's share in the joint ventures' profits and losses resulting from these transactions is eliminated against the carrying value of the interests in joint ventures. Where unrealised losses provide evidence of impairment of the asset transferred they are recognised immediately in profit or loss.

Any premium paid for an investment in a joint venture above the fair value of the Group's share of the identifiable assets, liabilities and contingent liabilities acquired is capitalised and included in the carrying amount of the investment in joint venture. Where there is objective evidence that the investment in a joint venture has been impaired the carrying amount of the investment is tested for impairment in the same way as other non-financial assets.

The Group accounts for its interests joint operations by recognising its share of assets, liabilities, revenues and expenses in accordance with its contractually conferred rights and obligations.

The Company's interests in joint ventures are stated at cost less impairment losses, if any. Results of joint ventures are accounted for by the Company on the basis of dividends received and receivable.

主要會計政策概要(續)

3.4 共同安排(續)

本集團與其合營企業之間交易產生之溢利及虧損僅於非關聯投資者於合營企業擁有權益時方會確認。投資者分佔合營企業因該等交易產生之溢利及虧損與合營企業之權益之賬面值對銷。倘有跡象顯示已轉讓資產減值,則未變現虧損即時於損益確認。

就於一家合營企業之投資之已付任何溢價高於本集團應佔已收購可識別資產、負債及或然負債之公平值乃撥充資本,計入於合營企業之投資之賬面值內。倘有客觀證據證明於一家合營企業之投資已出現減值,則用與其他非金融資產相同之方法對投資之賬面值進行減值測試。

本集團透過確認其根據合約獲賦予之權利及責任而應佔之資產、負債、收入及開支將其於合營業務之權益入賬。

本公司於合營企業之權益按成本減減值虧損 (如有)列賬。合營企業之業績由本公司按已收 及應收股息之基準入賬。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.5 Foreign currency translation

The consolidated financial statements are presented in RMB, which is also the functional currency of the Company.

In the individual financial statements of the consolidated entities, foreign currency transactions are translated into the functional currency of the individual entity using the exchange rates prevailing at the dates of the transactions. At the reporting date, monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at that date. Foreign exchange gains and losses resulting from the settlement of such transactions and from the reporting date retranslation of monetary assets and liabilities are recognised in profit or loss.

Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined and are reported as part of the fair value gain or loss. Non-monetary items that are measured at historical cost in a foreign currency are not retranslated.

In the consolidated financial statements, all individual financial statements of foreign operations, originally presented in a currency different from the Group's presentation currency, have been converted into RMB. Assets and liabilities have been translated into RMB at the closing rates at the reporting date. Income and expenses have been converted into RMB at the exchange rates ruling at the transaction dates, or at the average rates over the reporting period provided that the exchange rates do not fluctuate significantly. Any differences arising from this procedure have been recognised in other comprehensive income and accumulated separately in the translation reserve in equity.

When a foreign operation is disposed of, such exchange differences are reclassified from equity to profit or loss as part of the gain or loss on disposal.

3. 主要會計政策概要(續)

3.5 外幣換算

綜合財務報表以人民幣呈列,而人民幣亦為本 公司之功能貨幣。

於綜合實體之個別財務報表中,外幣交易使用 於交易日通行之匯率換算為個別實體之功能貨 幣。於報告日期,以外幣計值之貨幣資產及負 債以於該日期之通行外匯匯率換算。因結算該 等交易及於報告日期重新換算貨幣資產及負債 而產生之匯兑收益及虧損於損益確認。

按公平值列賬且以外幣列值之非貨幣項目乃按 釐定公平值當日通行匯率重新換算,並呈報為 公平值收益或虧損之一部分。以外幣歷史成本 計算之非貨幣項目不予重新換算。

於綜合財務報表中,原以有別於本集團呈列貨幣之貨幣呈列之海外業務之所有個別財務報表已兑換為人民幣。資產及負債乃按報告日期之收盤匯率換算為人民幣。收入及開支乃按交易日之通行匯率或倘匯率並無大幅波動,則以報告期間之平均匯率兑換為人民幣。換算產生之任何差額已於其他全面收益確認並於權益內換算儲備中分別累計。

當出售海外業務時,有關匯兑差額由權益重新歸類為損益作為出售收益或虧損之一部分。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.6 Revenue recognition

Revenue comprises the fair value of the consideration received or receivable for the sale of properties, rendering of services and the use by others of the Group's assets yielding interest and dividends, net of rebates and discounts. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised as follows:

Revenue arising from sale of properties held for sale is recognised upon the transfer of the significant risks and rewards of ownership of these properties held for sale to the customers. Revenue is recognised upon the transfer of the legal title or the passing of possession to the buyer or a completion certificate by the relevant government authorities, whichever is the later. Deposits and instalments received from customers prior to the date of revenue recognition are included in current liabilities as receipts in advance.

Consultancy fee income is recognised at the time when the service are rendered.

Interest income is recognised on a time-proportion basis using the effective interest method.

Rental income receivable under operating leases is recognised in equal instalments over the periods covered by the lease terms.

3.7 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses. The cost of an asset comprises its purchase price and any directly attributable costs of bringing the asset to the working condition and location for its intended use. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. All other costs, such as repairs and maintenance are charged to the consolidated statement of comprehensive income during the period in which they are incurred.

3. 主要會計政策概要(續)

3.6 收入確認

收入包括物業銷售之已收或應收代價、提供服務及其他人士使用本集團資產獲取利益及股息之公平值(扣除回扣及折扣)。倘經濟利益將可能流入本集團,且收入及成本(如適用)能可靠計算,收入按以下方式確認:

出售待售物業產生之收入,在該等待售物業擁有權之風險及回報經已大部分轉移至客戶時確認。收入於向買方轉交法定業權或移交管有權或相關政府機關簽發完成證書(以較後者為準)時確認。在收入確認日期前從客戶所收取之訂金及分期供款,則計入流動負債作為預收款項。

顧問費收入乃當提供服務時確認。

利息收入按實際利率法以時間比例基準確認。

按經營租賃應收之租金收入按租約條款覆蓋之期間以等額方式確認。

3.7 物業、廠房及設備

物業、廠房及設備按成本值減累計折舊及減值虧損列賬。資產成本包括其購買價及任何令資產達致其營運狀態及地點以作其擬定用途之直接應佔成本。隨後成本僅會在與項目有關之未來經濟利益可能流入本集團且該項目成本能可靠計量時,視乎情況計入資產賬面值或確認為獨立資產。所有其他成本,如維修及保養於其產生之期間內於綜合全面收益表扣除。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.7 Property, plant and equipment

Depreciation is provided to write off the cost of property, plant and equipment over their estimated useful lives, using the straight line method, at the following rates per annum:

Computers and other equipment 20.0% Motor vehicles 20.0% Buildings 2.5%

The assets' residual values, useful lives and the depreciation method are reviewed, and adjusted if appropriate, at each reporting date.

Fully depreciated property, plant and equipment are retained in the financial statements until they are no longer in use.

The gain or loss arising on retirement or disposal is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the consolidated statement of comprehensive income.

3.8 Investment properties

Investment properties are land and/or buildings which are owned or held under a leasehold interest to earn rental income and/or for capital appreciation. These include land held for a currently undetermined future use and property that is being constructed or developed for future use as investment property.

On initial recognition, investment properties are measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at fair value, unless it is still in the course of construction or development at the reporting date and its fair value cannot be reliably determined at that time.

Fair value is determined by external professional valuers with sufficient experience with respect to both the location and the nature of the investment properties. The carrying amounts recognised in the consolidated statement of financial position reflect the prevailing market conditions at the reporting date.

3. 主要會計政策概要(續)

3.7 物業、廠房及設備

物業、廠房及設備成本之折舊以直線法按下列 年率於彼等估計可使用年期內予以撇銷:

電腦及其他設備 20.0% 汽車 20.0% 樓宇 2.5%

於各報告日期,在適當情況下,對資產之剩餘 價值、可使用年期及折舊方法進行檢討並作出 調整。

全數折舊之物業、廠房及設備乃保留於財務報 表,直至彼等不再使用。

報廢或出售所產生之收益或虧損乃出售該項資 產所得款項與其賬面值之差額,並於綜合全面 收益表內確認。

3.8 投資物業

投資物業是指為賺取租金收入及/或為資本增值而以租賃權益擁有或持有之土地及/或樓宇,包括就尚未確定未來用途持有之土地及正興建或發展中以於將來作投資物業之用之物業。

投資物業於初步確認時按成本(包括任何應計 之直接開支)計量。初步確認後,除非投資物 業在報告日期仍然在興建或開發過程中,而當 時其公平值不能可靠地確定,否則投資物業按 公平值列賬。

公平值由對投資物業地點及性質具足夠經驗之 外部專業估值師釐定。於綜合財務狀況表中確 認之賬面值,反映於報告日期之當時市況。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.8 Investment properties (continued)

Gain or loss arising from either a change in fair value or the sale of investment properties is included in the consolidated statement of comprehensive income for the year in which it arises.

For a transfer from properties held under development to investment properties that is carried at fair value, any difference between fair value of the property at that date and its previous carrying amount is recognised in the consolidated statement of comprehensive income.

Properties under construction or development for future use as an investment property are 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 construction is completed.

When the Group completes the construction or development of a self-constructed investment property, any difference between the fair value of the property at the completion date and its previous carrying amount is recognised in the consolidated statement of comprehensive income.

3.9 Impairment of non-financial assets

Property, plant and equipment and the interests in subsidiaries and a joint venture are subject to impairment testing and are tested for impairment whenever there are indications that the assets' carrying amount may not be recoverable.

An impairment loss is recognised as an expense immediately for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of fair value, reflecting market conditions less cost 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 assessment of time value of money and the risk specific to the asset.

主要會計政策概要(續)

3.8 投資物業(續)

公平值變動或出售投資物業所產生之收益或虧損於其產生之年度計入綜合全面收益表。

轉為投資物業之開發中物業乃按公平值列賬, 該物業於該日之公平值與其先前之賬面值之差 額於綜合全面收益表確認。

興建中或開發中以供日後作投資物業之物業分類為在建投資物業。倘公平值無法可靠計量, 在建投資物業將按成本計量,直至公平值可予 釐定或工程竣工為止。

本集團完成自建投資物業之興建或開發後,該 物業於落成日之公平值與其先前賬面值之任何 差額於綜合全面收益表中確認。

3.9 非金融資產之減值

物業、廠房及設備及於附屬公司及合營企業之權益需受減值測試,並於出現資產之賬面值可能無法收回之跡象時進行減值測試。

減值虧損按資產之賬面值超出其可收回金額之差額,即時確認為開支。可收回金額為反映市 況之公平值減銷售成本與使用價值兩者之較高 者。評估使用價值時,估計日後現金流量採用 税前折現率折現至其現值,以反映現時市場對 金錢時間值及有關資產特有風險之評估。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.9 Impairment of non-financial assets (continued)

For the purposes of assessing impairment, where an asset does not generate cash inflows largely independent from those from other assets, the recoverable amount is determined for the smallest group of assets that generate cash inflows independently (i.e. a cash generating unit). As a result, some assets are tested individually for impairment and some are tested at cash-generating unit level.

An impairment loss is reversed if there has been a favourable change in the estimates used to determine the asset's recoverable amount and only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation, if no impairment loss had been recognised.

3.10 Leases

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

Leases where substantially all the risks and rewards of ownership of assets remain within the lessor are accounted for as operating lease. Where the Group has the use of assets held under operating leases, payments made under the leases are charged to the consolidated statement of comprehensive income on a straight line basis over the lease terms except where an alternative basis is more representative of the pattern of benefits to be derived from the leased assets. Lease incentives received are recognised in the consolidated statement of comprehensive income as an integral part of the aggregate net lease payments made. Contingent rental are charged to the consolidated statement of comprehensive income in the accounting period in which they are incurred.

3. 主要會計政策概要(續)

3.9 非金融資產之減值(續)

為評估減值,倘資產產生之現金流入大致上不獨立於其他資產,可收回金額則按獨立產生現金流入之最小資產組合(即現金產生單位)釐定。因此,部分資產個別進行減值測試,另有部分按現金產生單位測試。

倘釐定資產之可收回金額所用之估計出現有利 變動,而只有在資產賬面值並無超逾未有確認 減值虧損時可能釐定之賬面值(扣除折舊)之情 況下,減值虧損方會予以撥回。

3.10 租賃

倘本集團確定,安排賦予於協定期間內使用某一項指定資產或多項資產之權利,並以付款或連串付款作為交換,該項安排(包括交易或連串交易)為或包含租賃。本集團經評估該項安排之實際內容後,作出上述確定,惟並不考慮該項安排是否屬租賃之法定形式。

資產所有權之絕大部分風險與裨益由出租人承擔之租賃屬經營性租賃。倘本集團根據經營租賃擁有資產使用權,租賃項下之支出於租賃期內以直線法於綜合全面收益表扣除,惟其他基準能更清晰反映租賃資產所產生之收益模式則除外。已收租賃鼓勵措施於綜合全面收益表中確認為淨租金總額之組成部分。或然租金在其產生之會計期間內在綜合全面收益表中扣除。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.10 Leases (continued)

Leasehold interests in land are up-front payments to acquire the land use right. The payments are stated at cost less accumulated amortisation and any impairment losses. Amortisation is calculated on the straight-line basis over the lease term.

For leasehold interest in land included in properties held under development and properties held for sale, the amortisation of prepaid land lease is capitalised as part of the building costs during the development period but charged to the consolidated statement of comprehensive income for completed properties. Other amortisation of prepaid land lease is expensed.

Properties leased out under operating leases are included in the consolidated statement of financial position as investment properties. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line-basis over the lease term. The recognition of rental income is set out in note 3.6.

3.11 Financial assets

The Group's accounting policies for financial assets are set out below.

Financial assets of the Group are classified into loans and receivables.

Management determines the classification of its financial assets at initial recognition depending on the purpose for which the financial assets were acquired and where allowed and appropriate, re-evaluates this designation at every reporting date.

All financial assets are recognised when, and only when, the Group becomes a party to the contractual provisions of the instrument. All regular way purchases and sales of financial assets are recognised on trade date. When financial assets are recognised initially, they are measured at fair value, plus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs.

3. 主要會計政策概要(續)

3.10 和賃(續)

土地租賃權益為收購土地使用權之前期付款。 有關付款按成本減累計攤銷及任何減值虧損列 賬。攤銷乃於租約年期內按直線法計算。

就開發中物業及待售物業所包含土地租賃權益 而言,預繳土地租賃款攤銷會被資本化成為發 展期間之部分樓宇成本,但已落成物業則會在 綜合全面收益表內扣除。其他預繳土地租賃款 攤銷列作開支。

經營租賃項下租出之物業於綜合財務狀況表列 為投資物業。磋商及安排經營租賃所產生的初 始直接成本計入租賃資產賬面值內,並按有關 租期以直線法確認。租金收入之確認載於附註 3.6°

3.11 金融資產

本集團對金融資產採用之會計政策載列如下。

本集團金融資產分為貸款及應收賬款。

管理層於初步確認時根據收購金融資產之目的 釐定金融資產之類別,並(倘允許及適合)於各 報告日期重新評估該分類。

當且僅當本集團成為工具合約協議之一方,所有金融資產方予確認。所有以常規方式購買及銷售之金融資產於交易日確認。金融資產於初步確認時按公平值加(倘投資並非以公平值反映於損益賬)直接應佔交易成本計量。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.11 Financial assets (continued)

Derecognition of financial assets occurs when the rights to receive cash flows from the investments expire or are transferred and substantially all of the risks and rewards of ownership have been transferred.

At each reporting date, financial assets are reviewed to assess whether there is objective evidence of impairment. If any such evidence exists, impairment loss is determined and recognised based on the classification of the financial asset.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivables are subsequently measured at amortised cost using the effective interest method, less any impairment losses. Amortised cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the effective interest rate and transaction cost.

At each reporting date, loans and receivables are reviewed to determine whether there is any objective evidence of impairment.

Objective evidence of impairment of individual financial asset includes observable data that comes to the attention of the Group about one or more of the following loss events:

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation;

3. 主要會計政策概要(續)

3.11 金融資產(續)

倘收取投資現金流量之權利屆滿或轉讓,而所 有權絕大部分風險及回報亦已轉讓,則終止確 認金融資產。

本公司於各報告日期評估金融資產是否出現減值之客觀證據。倘出現任何該等證據,本公司 將釐定減值虧損,並按金融資產分類確認。

貸款及應收賬款

貸款及應收賬款乃非衍生金融資產,均有固定或可確定付款金額,不會在活躍市場報價。貸款及應收賬款其後使用實際利率法按攤銷成本減任何減值虧損計量。攤銷成本已計及任何收購折讓或溢價而計算,並包括實際利率組成部分之費用及交易成本。

於各報告日期審閱貸款及應收賬款是否存在任何客觀減值證據。

個別金融資產之客觀減值證據包括本集團注意 到之以下一項或多項虧損事項之顯著數據:

- 債務人有重大財務困難;
- 一 違反合約,如拖欠或未能償還利息或本金;
- 一 債務人可能破產或進行其他財務重組;

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.11 Financial assets (continued)

Loans and receivables (continued)

- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
- a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

Loss events in respect of a group of financial assets include observable data indicating that there is a measurable decrease in the estimated future cash flows from the group of financial assets. Such observable data includes but not limited to adverse changes in the payment status of debtors in the group and, national or local economic conditions that correlate with defaults on the assets in the group.

If there is objective evidence that an impairment loss on loans and receivables carried at amortised cost has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition). The amount of the loss is recognised in the profit or loss of the period in which the impairment occurs. In relation to trade and notes receivables, a provision for impairment is made when there is objective evidence (such as the probability of insolvency or significant financial difficulties of the debtor) that the Group will not be able to collect all of the amounts due under the original terms of the invoice. Except for trade and notes receivables, the carrying amount of loans and receivables is directly reduced by any identified amount of impairment. The carrying amount of financial asset is reduced through the use of an allowance account. When any part of financial asset is determined as uncollectible, it is written off against the allowance account for the relevant financial asset.

主要會計政策概要(續)

3.11 金融資產(續)

貸款及應收賬款(續)

- 科技、市場、經濟或法律環境有重大改變而對債務人有不利影響;及
- 股本工具投資之公平值大幅或長期下跌 至低於其成本。

一組金融資產之虧損事項包括顯示該組金融資產之估計未來現金流量出現大幅減少之顯著數據。該顯著數據包括但不限於該組別內債務人付款狀況及與組別內資產違約有關之國家或當地經濟狀況之不利變動。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.11 Financial assets (continued)

Loans and receivables (continued)

If, in subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed to the extent that it does not result in a carrying amount of the financial asset exceeding what the amortised cost would have been had the impairment not been recognised at the date the impairment is reversed. The amount of the reversal is recognised in profit or loss during the period in which the reversal occurs.

3.12 Properties held under development

Properties held under development which are held for future sale are included in current assets and comprise land held under operating lease (note 3.10) and capitalised depreciation of certain property, plant and equipment (note 14) and aggregate cost of development, materials and supplies, wages, and other expenses ("development costs"). Properties held under development are stated at the lower of cost and net realisable value. Other expenses included (a) those costs that are incurred in bringing the properties held under development to their present location and condition; and (b) a systematic allocation of fixed overheads that are incurred on development of properties. Fixed overheads are indirect costs which remain relatively constant regardless of the size or volume of the development.

On completion, the properties are transferred to properties held for sale. Cost is calculated using the weighted average method.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and applicable selling expenses.

Properties under development are classified as current assets unless the construction period of the relevant property development project is expected to complete beyond normal operating cycle.

3. 主要會計政策概要(續)

3.11 金融資產(續)

貸款及應收賬款(續)

倘於往後期間減值虧損數額減少,而減少客觀 上與減值確認後所發生之事件相關,則撥回先 前確認之減值虧損,惟不得使金融資產之賬面 值超過於減值撥回日期未確認減值時之已攤銷 成本。撥回數額於撥回期間於損益賬確認。

3.12 開發中物業

持作未來出售之開發中物業列為流動資產,包括根據經營租賃(附註3.10)持有之土地及若干物業、廠房及設備的資本化折舊及開發(附註14)、物料及供應品成本總額、工資及其他開支(「開發成本」)。開發中物業按成本及可變現淨值(以較低者為準)列賬。其他開支包括(a)將開發中物業達致其現時所在地及狀況所產生之成本;及(b)開發物業產生並有系統地分配之固定開支。不論開發項目之規模或數量,固定開支乃維持相對穩定之間接成本。

該等物業於竣工時轉為待售物業。成本乃使用 加權平均法計算。

可變現淨值為日常業務過程中之估計售價減估 計竣工成本及適用銷售開支。

開發中物業分類為流動資產,惟相關物業發展項目之興建週期預計超出正常經營週期者除 外。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.13 Properties held for sale

In case of completed properties developed by the Group, cost is determined by apportionment of the total development costs for that development project, attributable to the unsold properties. The cost of completed properties held for sale comprises all costs of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition.

Properties held for sale are stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business less estimated selling expenses.

3.14 Accounting for income taxes

Income tax comprises current and deferred tax.

Current income tax assets and/or liabilities comprise those obligations to, or claims from, fiscal authorities relating to the current or prior reporting period, that are unpaid at the reporting date. They are calculated according to the tax rates and tax laws applicable to the fiscal periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or liabilities are recognised as a component of tax expense in profit or loss.

Deferred tax is calculated using the liability method on temporary differences at the reporting date between the carrying amounts of assets and liabilities in the financial statements and their respective tax bases. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences, tax losses available to be carried forward as well as other unused tax credits, to the extent that it is probable that taxable profit, including existing taxable temporary differences, will be available against which the deductible temporary differences, unused tax losses and unused tax credits can be utilised.

主要會計政策概要(續)

3.13 待售物業

倘為本集團完成開發之物業,成本乃透過攤分 未售物業應佔開發項目之開發成本總額而釐 定。持作出售之已竣工物業之成本由全部購買 成本、兑換成本及將存貨達致現時所在地及狀 況所產生之其他成本構成。

待售物業按成本及可變現淨值(以較低者為準) 列賬。可變現淨值為日常業務過程中之估計售 價減估計銷售開支。

3.14 所得税之會計處理

所得税包括即期税項及遞延税項。

即期所得稅資產及/或負債包括目前或過往報告期間應向財政機關支付或提出而於報告日期尚未支付之責任或索償,乃根據其有關財政期間之適用稅率及稅務法例,按照本年度之應課稅溢利計算。所有即期稅項資產或負債之變動於損益賬確認為稅項開支一部分。

遞延税項就於報告日期財務報表內資產及負債 之賬面值與彼等各自税基間之暫時差額,按負 債法計算。一般就所有應課税暫時差額確認遞 延稅項負債。遞延稅項資產乃就所有可扣減暫 時差額、可結轉稅項虧損及其他未動用稅項抵 免確認,惟須有應課稅溢利(包括現有應課稅 暫時差額)可用作抵銷可扣減暫時差額、未動 用稅項虧損及未動用稅項抵免。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.14 Accounting for income taxes (continued)

Deferred tax assets and liabilities are not recognised if the temporary difference arises from initial recognition (other than in a business combination) of assets and liabilities in a transaction that affects neither taxable nor accounting profit or loss.

Deferred tax liabilities are recognised for taxable temporary differences arising on investments in subsidiaries and associates, except where the Group is able to control the reversal of the temporary differences and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax is calculated, without discounting, at tax rates that are expected to apply in the period the liability is settled or the asset realised, provided they are enacted or substantively enacted at the reporting date.

An exception to the general requirement on determining the appropriate tax rate used in measuring deferred tax amount is when an investment property is carried at fair value under HKAS 40 "Investment Property". Unless the presumption is rebutted, the deferred tax amounts on these investment properties are measured using the tax rates that would apply on sale of these investment properties at their carrying amounts at the reporting date. The presumption is rebutted when the investment property is depreciable and is held within a business model whose objective is to consume substantially all the economic benefits embodied in the property over time, rather than through sale.

Changes in deferred tax assets or liabilities are recognised in profit or loss, or in other comprehensive income or directly in equity if they relate to items that are charged or credited to other comprehensive income or directly to equity.

3. 主要會計政策概要(續)

3.14 所得税之會計處理(續)

倘初步確認(業務合併除外)不影響應課税或會計溢利或虧損之交易之資產及負債產生暫時差額,則不予確認遞延稅項資產及負債。

遞延税項負債就對附屬公司及聯營公司之投資 產生之應課税暫時差額確認,惟本集團可控制 暫時差額之撥回及暫時差額可能不會於可見將 來撥回則除外。

遞延税項不計折現,按預期適用於付還負債或 變現資產之期間而於報告日期已實施或大致實 施之稅率計算。

對於計量遞延稅項金額時有關釐定適合稅率之一般規定而言,有一個例外情況,即投資物業」而按沒物業」而按資物業」。除非該假定被推翻,否則此等投資物業之遞延稅項金額為以出售此等投資物業為可折舊並按商業模式持有,而實模式之目的為隨著時間流逝而消耗該出售)時,該假定即被推翻。

遞延税項資產或負債之變動於損益賬確認,或 倘與於其他全面收益或直接於權益扣除或計入 之項目有關,則於其他全面收益或直接於權益 中確認。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.14 Accounting for income taxes (continued)

Current tax assets and current tax liabilities are presented in net if, and only if,

- (a) the Group has the legally enforceable right to set off the recognised amounts;
- (b) current tax assets and current tax liabilities are presented in net; and
- (c) intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

The Group presents deferred tax assets and deferred tax liabilities in net if, and only if,

- (a) the entity has a legally enforceable right to set off current tax assets against current tax liabilities; and
- (b) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
 - (i) the same taxable entity; or
 - (ii) different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realise the assets and settle the liabilities simultaneously, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

3.15 Cash and cash equivalents

Cash and cash equivalents include cash at bank and in hand, demand deposits with banks and short term highly liquid investments with original maturities of three months or less that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, less pledged deposits.

3. 主要會計政策概要(續)

3.14 所得税之會計處理(續)

本期税項資產與本期税項負債僅會於以下情況 以淨額呈列:

- (a) 本集團依法有強制執行權可以將已確認 金額對銷;
- (b) 本期税項資產及本期税項負債以凈額呈 列:及
- (c) 計劃以淨額基準結算或同時變現資產及 結清負債。

本集團只會於以下情況以淨額呈列遞延税項資 產及遞延税項負債:

- (a) 該實體依法有強制執行權可將本期税項 資產與本期稅項負債對銷;及
- (b) 遞延税項資產與遞延税項負債關於同一 稅務機關就以下任何一項所徵收之所得 稅:
 - (i) 同一應課税實體;或
 - (ii) 計劃於各未來期間(而預期在有關期間內將結清或收回龐大遞延稅項負債或資產)以淨額基準結算本期稅項負債及資產或同時變現資產及結清負債之不同應課稅實體。

3.15 現金及現金等價物

現金及現金等價物包括銀行及手頭現金、銀行 活期存款及原到期日為三個月或以下之短期高 流動性投資,其可轉換為已知金額現金及承受 輕微價值變動風險,扣減已抵押存款。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.16 Share capital and share premium

Ordinary shares are classified as equity. Share capital is determined using the nominal value of shares that have been issued.

Share premium includes any premiums received on the issuance of shares over the par value. Any transaction costs associated with the issuance of shares are deducted from share premium (net of any related income tax benefit) to the extent they are incremental costs directly attributable to the equity transaction.

3.17 Retirement benefit costs and short-term employee benefits

Retirement benefit costs

The Group operates a defined contribution scheme ("MPF Scheme") under the Mandatory Provident Fund Scheme Ordinance which is available to its employees in Hong Kong. Contributions to the MPF Scheme by the Group and employees are made based on a percentage of employees' basic salaries and are charged to the consolidated statement of comprehensive income as they become payable in accordance with the rules of the MPF Scheme.

Pursuant to the relevant regulations in the People's Republic of China (the "PRC"), the Group has participated in a local municipal government retirement benefit scheme (the "Scheme"), whereby the Group is required to contribute a certain percentage of basic salaries of its employees to the Scheme to fund their retirement benefits. The local municipal government undertakes to assume the retirement benefits obligations of all existing and future retired employees in the PRC. The only obligation of the Group with respect to the Scheme is to pay the ongoing required contributions under the Scheme mentioned above. The Group's contributions to the Scheme are expensed as incurred.

3. 主要會計政策概要(續)

3.16 股本及股份溢價

普通股分類為權益。股本按已發行股份之面值 釐定。

股份溢價包括於發行股份時收取超出面值之任何溢價。任何與發行股份有關之交易成本會自股份溢價中扣除(減去任何相關所得稅利益),惟以權益交易直接應佔之增量成本為限。

3.17 退休福利成本及短期僱員福利

退休福利成本

本集團根據《強制性公積金計劃條例》運作一項可讓其香港僱員參與之界定供款計劃(「強積金計劃」)。本集團及僱員對強積金計劃之供款根據僱員基本薪金之一定百分比作出,並於供款須根據強積金計劃之規則應付時於綜合全面收益表扣除。

根據中華人民共和國(「中國」)相關規例,本集團已參與一項地方市政府退休福利計劃(「該計劃」):據此,本集團須對該計劃就其僱員底薪作出若干百分比之供款,以作為彼等之退休福利基金。該地方市政府承諾對中國全部現有及未來退休僱員承擔退休福利責任。本集團對該計劃之唯一責任,為按上述該計劃規定持續供款。本集團對該計劃之供款於產生時支銷。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.17 Retirement benefit costs and short-term employee benefits (continued)

Short-term employee benefits

Short term employee benefits are employee benefits (other than termination benefits) that are expected to be settled wholly before twelve months after the end of the annual reporting period in which the employees render the related service. Short term employee benefits are recognised in the year when the employees render the related service

Non-accumulating compensated absences such as sick leave and maternity leave are not recognised until the time of leave.

3.18 Financial liabilities

The Group's financial liabilities include accounts and bill payables, accruals and other payables and bank and other loans.

Financial liabilities are recognised when the Group becomes a party to the contractual provisions of the instrument. All interest related charges are recognised in accordance with the Group's policy on borrowing costs (note 3.21).

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

Where an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in respective carrying amount is recognised in the consolidated statement of comprehensive income.

3. 主要會計政策概要(續)

3.17 退休福利成本及短期僱員福利(續)

短期僱員福利

短期僱員福利是指預期在僱員提供相關服務之 年度報告期末後十二個月前將全數結付之僱員 福利(終止福利除外)。短期僱員福利於僱員提 供相關服務之年度內確認。

非累積之補假如病假及產假,於休假時方予以確認。

3.18 金融負債

本集團之金融負債包括應付賬款及票據、應計 款項及其他應付款項以及銀行及其他貸款。

金融負債於本集團成為工具合約協議一方時確認。所有利息相關支出均根據本集團之借貸成本政策(附註3.21)確認。

倘負債項下責任解除、取消或屆滿,金融負債 即終止確認。

倘現有金融負債由同一貸方以條款大不相同之 另一項金融負債所取代,或現有負債之條款被 大幅修訂,則上述替換或修訂被視為終止確認 原有負債及確認新負債,兩者賬面值之差額於 綜合全面收益表確認。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.18 Financial liabilities (continued)

Bank and other loans

Bank and other loans are recognised initially at fair value, net of transaction costs incurred. Bank and other loans are subsequently stated at amortised cost; any difference between the proceeds (net of transaction costs) and the redemption value is recognised in the consolidated statement of comprehensive income over the period of the loans using the effective interest method.

Bank and other loans are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

Accounts and bill payables and accruals and other payables

Accounts and bill payables and accruals and other payables are recognised initially at their fair value and subsequently measured at amortised cost, using the effective interest method.

3.19 Provisions and contingent liabilities

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

All provisions are reviewed at each reporting date and adjusted to reflect the current best estimate.

3. 主要會計政策概要(續)

3.18 金融負債(續)

銀行及其他貸款

銀行及其他貸款初步按公平值扣除已產生交易成本確認。銀行及其他貸款隨後按攤銷成本列賬,所得款項(扣除交易成本後)與贖回價值之差額則於貸款期內以實際利率法在綜合全面收益表確認。

除非本集團擁有無條件權利於報告日期後延後 至少12個月清償負債,否則銀行及其他貸款分 類為流動負債。

應付賬款及應付票據及應計款項以及其他應付款項

應付賬款及應付票據以及其他應付款項初步按 其公平值確認,其後使用實際利率法按攤銷成 本計量。

3.19 撥備及或然負債

當本集團須就過往事件承擔現有法律或推定責任,因而可能導致須以經濟利益外流履行責任,並就此作出可靠估計時,本集團將確認撥備。倘貨幣之時間值重大,則按預計履行責任所需支出之現值呈列撥備。

所有撥備均於各報告日期審閱,並作出調整以 反映現時最佳估計。

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.19 Provisions and contingent liabilities (continued)

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

Contingent liabilities are recognised in the course of the allocation of purchase price to the assets and liabilities acquired in a business combination. They are initially measured at fair value at the date of acquisition and subsequently measured at the higher of the amount that would be recognised in a comparable provision as described above and the amount initially recognised less any accumulated amortisation, if appropriate.

3.20 Financial guarantees issued

A financial guarantee contract is a contract that requires the issuer (or guarantor) 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 terms of a debt instrument.

Where the Group issues a financial guarantee, the fair value of the guarantee is initially recognised as deferred income within accounts and other payables. Where consideration is received or receivable for the issuance of the guarantee, the consideration is recognised in accordance with the Group's policies applicable to that category of asset. Where no such consideration is received or receivable, an immediate expense is recognised in profit or loss on initial recognition of any deferred income.

主要會計政策概要(續)

3.19 撥備及或然負債(續)

倘經濟利益外流之可能性較低,或無法對有關金額作出可靠估計,則會將有關義務披露為或然負債,惟經濟利益外流之可能性極低則除外。倘本集團可能須承擔之責任須視乎未來會否發生某宗或多宗不受本集團完全控制之不確定事件而確定,則亦會披露為或然負債,惟經濟利益外流可能性極低者則除外。

或然負債於將購買價分配至業務合併中購入資產及負債之過程中確認。或然負債初步按收購當日之公平值計量,其後則按於上述相關撥備中將予確認之金額與初步確認之金額減任何累計攤銷(如適用)兩者之較高者計量。

3.20 已發出之財務擔保

財務擔保合約指發行人(或擔保人)就持有人因 指定債務人未能根據債務工具之條款支付到期 款項而蒙受之損失向其償付指定款項之合約。

倘本集團發出財務擔保,則擔保之公平值初步 於應付賬款及其他應付款項內確認為遞延收 入。倘就發出擔保收取或應收取代價,該代價 按資產類別適用之本集團政策確認。倘無收取 或應收取之代價,則於初步確認任何遞延收入 時於損益賬即時確認開支。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.20 Financial guarantees issued (continued)

The amount of the guarantee initially recognised as deferred income is amortised in profit or loss over the term of the guarantee as income from financial guarantees issued.

In addition, provisions are recognised if and when it becomes probable that the holder of the guarantee will call upon the Group under the guarantee and the amount of that claim on the Group is expected to exceed the current carrying amount i.e. the amount initially recognised less accumulated amortisation, where appropriate.

3.21 Borrowing costs

Borrowing costs incurred for the acquisition, construction or production of any qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use. A qualifying asset is an asset which necessarily takes a substantial period of time to get ready for its intended use or sale. Other finance costs are expensed.

Borrowing costs are capitalised as part of the cost of a qualifying asset when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are being undertaken. Capitalisation of borrowing costs ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are completed.

3.22 Dividends

Final dividends proposed by the directors are classified as a separate allocation of retained profits within equity, until they have been approved by the shareholders in a general meeting. When these dividends are approved and declared, they are recognised as a liability. Interim dividends are simultaneously proposed and declared and consequently, interim dividends are recognised immediately as a liability when they are proposed and declared.

3. 主要會計政策概要(續)

3.20 已發出之財務擔保(續)

初步確認為遞延收入之擔保金額於擔保年期於 損益攤銷為發行財務擔保收益。

此外,倘擔保持有人根據擔保可能要求本集團 補償及對本集團之索償金額預期超逾現時賬面 值(即初步確認金額減去累計攤銷)(倘適用), 則確認撥備。

3.21 借貸成本

收購、建造或製造任何合資格資產所產生之借貸成本於為擬定用途須完成及準備此項資產所需期間被資本化。合資格資產為須經相當長時間方能準備就緒以作擬定用途或出售之資產。 其他融資成本予以支銷。

當資產開支產生時、借貸成本產生時及準備資產作擬定用途或出售之活動進行時,借貸成本被資本化為合資格資產之成本部分。於大致上完成準備合資格資產作擬定用途或出售之所有必須活動時,借貸成本資本化將會停止。

3.22 股息

董事建議之末期股息於權益內分類為保留溢利 之獨立分配,直至有關股息已於股東大會上獲 股東批准為止。當該等股息獲批准及宣派時, 其確認為一項負債。中期股息同時獲建議及宣 派,因此,中期股息於獲建議及宣派時立即確 認為一項負債。

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.23 Related parties

- (a) A person or a close member of that person's family is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of key management personnel of the Group or the Company's parent.

Key management personnel are those persons having authority and responsibility for planning, directing, and controlling the activities of the Group or the Company, directly or indirectly, including any directors (whether executive or otherwise) of the Group or the Company.

- (b) An entity is related to the Group if any of the following conditions apply:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of the employees of the Group or an entity related to the Group.

3. 主要會計政策概要(續)

3.23 關連方

- (a) 倘一名人士為下列情況,則該人士或該 人士之直系家屬與本集團有關連:
 - (i) 對本集團有控制權或共同控制權;
 - (ii) 對本集團有重大影響;或
 - (iii) 為本集團或本公司母公司之主要管理層成員。

關鍵管理人員為有權力並負責直接或間接地計劃、指揮和控制本集團或本公司活動的人員,包括本集團或本公司任何董事(不論是否執行董事)。

- (b) 倘一家實體符合下列任何條件,即與本 集團有關連:
 - (i) 該實體與本集團屬同一集團之成員 公司(即各母公司、附屬公司及同 系附屬公司與其他方有關連)。
 - (ii) 一家實體為另一實體之聯營公司或 合營企業(或為某集團成員公司之 聯營公司或合營企業,而另一實體 為該集團之成員公司)。
 - (iii) 兩家實體均為同一第三方之合營企 業。
 - (iv) 一家實體為第三方實體之合營企業,而另一實體為該第三方實體之聯營公司。
 - (v) 該實體為本集團或與本集團有關連 之實體為僱員利益設立之離職福利 計劃。

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3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.23 Related parties (continued)

- (b) (continued)
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of key management personnel of the entity (or of a parent of the entity).

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

- that person's children and spouse or domestic partner;
- (ii) children of that person's spouse or domestic partner; and
- (iii) dependents of that person or that person's spouse or domestic partner.

3.24 Segment reporting

The Group identifies operating segments and prepares segment information based on the regular internal financial information reported to the executive directors for their decisions about resources allocation to the Group's business components and for their review of the performance of those components.

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

3. 主要會計政策概要(續)

3.23 關連方(續)

- (b) (續)
 - (vi) 該實體受(a)所識別人士控制或共同控制。
 - (vii) 於(a)(i)所識別人士對該實體有重大 影響力或屬該實體(或該實體之母 公司)之主要管理層成員。

一名人士之直系親屬為可能預期於與實體進行 交易時將影響該名人士或受該名人士影響之該 等家族成員,並包括:

- (i) 該名人士之子女及配偶或家屬;
- (ii) 該名人士之配偶或家屬之子女;及
- (iii) 該名人士或該名人士之配偶或家屬之受養人。

3.24 分部報告

本集團根據向執行董事呈報以供彼等就分配資源至本集團業務分部以及檢討該等分部表現之 定期內部財務資料,識別營運分部及編製分部 資料。

就財務報告而言,除非有關分部具備類似的經濟特徵以及在產品及服務性質、生產工序性質、客戶類型或類別、用作分銷產品或提供服務的方法及監管環境的性質方面相類似,否則個別重大經營分部不會合併計算。倘不屬個別重大的經營分部符合上述大部分標準,則可合併計算。

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4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

4.1 Critical accounting estimates and assumptions

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal to the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

Fair value of investment properties and properties held for sale upon transfer to investment properties

Properties held for sale upon transfer to investment properties of the Group were stated at fair value in accordance with the accounting policy. The fair value of the investment properties is determined by a firm of independently qualified professional surveyors and the fair value of investment properties as at the reporting dates and properties held for sale upon transfer to investment properties are set out in notes 15 and 19 respectively. Such valuation was based on certain assumptions, which are subject to uncertainty and might materially differ from the actual results.

Impairment of accounts and other receivables

The Group's management assesses the collectability of accounts and other receivables. This estimate is based on the credit history of its customers or counterparties and the current market condition. Management reassesses the impairment loss at the reporting date.

4. 重大會計估計及判斷

估計及判斷乃根據過往經驗及其他因素(包括在有關情況下對未來事件的合理預期)作持續評估。

4.1 重大會計估計及假設

本集團對未來作出估計及假設,而所得出之會計估計難免偏離相關實際結果。導致對下一個財年資產及負債賬面值作出重大調整之主要風險相關估計及假設論述如下:

投資物業及轉撥至投資物業後之開發中物業及 待售物業之公平值

本集團轉撥至投資物業後之待售物業乃根據會計政策按公平值列賬。投資物業之公平值經由獨立合資格專業測量師行釐定,而於報告日期之投資物業及轉撥至投資物業後之開發中物業及待售物業之公平值分別載於附註15及19。有關估值乃根據若干假設釐定,惟受不確定因素所限,並可能與實際結果出現重大差異。

應收賬款及其他應收款項減值

本集團之管理層評估應收賬款及其他應收款項 之可收回性。該估計按客戶或交易對手之信貸 記錄及現行市況作出。管理層將於報告日期重 新評估減值虧損。

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4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

4.1 Critical accounting estimates and assumptions (continued)

Net realisable value of properties held for sale and properties held under development

Management determines the net realisable value of properties held for sale and properties under development by using prevailing market data such as most recent sale transactions and valuation of projects in its existing partially completed state of construction taking into account cost of work done, and cost to completion from gross development value assuming satisfactory completion.

These estimates require judgement as to the anticipated sale prices by reference to recent sales transactions in nearby locations, rate of new property sales, marketing costs (including price discounts required to stimulate sales) and the expected costs of completion of properties, the legal and regulatory framework and general market conditions.

4.2 Critical judgements in applying the entity's accounting policies

Revenue recognition

The Group has recognised revenue from sale of properties held for sale during the year as disclosed in note 6 to the financial statements. The assessment of when an entity has transferred the significant risks and rewards of ownership to buyer requires examination of the circumstances of the transaction. In most cases, the transfer of risks and rewards of ownership coincides with the transfer of the legal title or the passing of possession to the buyer or a completion certificate is issued by the relevant government authorities. The Group believes that its recognition basis of sales as set out in note 3.6 is appropriate and is the current practice in the PRC.

4. 重大會計估計及判斷(續)

4.1 重大會計估計及假設(續)

待售物業及開發中物業之可變現淨值

管理層採用最新銷售交易及假設現有之部分完成建設項目妥為落成,對其工作成本及總發展價值之竣工成本進行評估,而釐定待售物業及開發中物業之可變現淨值。

此等估算須參考附近地點之近期銷售交易、新物業銷售率、推廣費用(包括促銷所需價格折讓)及有關預計完成物業之費用、法律及監管架構以及一般市況,對預期售價作出判斷。

4.2 應用實體會計政策時作出之主要判斷

收入確認

誠如財務報表附註6所披露,本集團已確認年內銷售待售物業之收入。在評估實體將擁有權之重大風險及回報轉移至買方之時間時,須對交易情況作出檢查。在大部分情況下,轉移擁有權風險及回報之時間即為向買方轉移法定業權或移交佔有權或相關政府機關發出竣工證書之時間。本集團認為附註3.6所載之銷售確認基準屬適當,並符合中國當前慣例。

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

4.2 Critical judgements in applying the entity's accounting policies (continued)

Estimates of current tax and deferred tax

The Group is subject to taxation in various jurisdictions. Significant judgement is required in determining the amount of the provision of taxation and the timing of payment of the related taxation. Where the final tax outcome is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in periods in which such determination are made.

The Group is subject to Land Appreciation Tax ("LAT") in the PRC. However, the implementation and settlement of this tax varies among various tax jurisdictions in cities of the PRC, and the Group has not finalised its LAT calculation and payments with any local tax authorities in the PRC. Accordingly, significant judgement is required in determining the amount of the land appreciation and its related LAT. The Group recognised LAT based on management's best estimates according to the understanding of the tax rules.

5. SEGMENT INFORMATION

An operating segment is a component of the Group that is engaged in business activities from which the Group may earn revenue and incur expenses, and is identified on the basis of the internal management reporting information that is provided to and regularly reviewed by the Group's executive directors in order to allocate resources and assess performance of the segment. For the years presented, executive directors have determined that the Group has only one single business component/reportable segment as the Group is only engaged in the business of sale and lease of properties which is the basis to allocate resources and assess performance.

4. 重大會計估計及判斷(續)

4.2 應用實體會計政策時作出之主要判斷(續)

即期税項及遞延税項估計

本集團須繳納中國土地增值稅(「土地增值稅」)。然而,中國各城市不同稅收管轄區對該稅項之執行及結算不盡相同,而本集團尚未與中國任何地方稅務局落實其土地增值稅之計算及付款方法。因此,釐定土地增值額及其相關土地增值稅時須作出重大判斷。本集團根據管理層以其對稅務規則之理解作出之最佳估計,確認土地增值稅。

5. 分部資料

營運分部是本集團可賺取收入及產生費用之商業活動之組成部分,本集團根據提呈予執行董事並由彼等定期審閱以作為資源分配及分部業績評估之內部管理呈報資料確定營運分部。就所呈列年度而言,由於本集團僅從事銷售及租賃物業業務並以此作為分配資源及評估業績之基礎,因此執行董事釐定本集團只有單一業務分部/可呈報分部。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

5. **SEGMENT INFORMATION (CONTINUED)**

The geographical location of the specified noncurrent assets is based on the physical location of the asset, in the case of property, plant and equipment, the location of the operation. In the opinion of the directors of the Company, the majority of the Group's operation and centre of management are sourced from its subsidiaries in Jiangxi Province, the PRC, which considered that the operation base of the Group is domiciled in the PRC, as one geographical location and therefore, no analysis of geographical information is presented.

The total revenue from external customers is mainly sourced from the PRC. The total revenue is disclosed in note 6.

There is no single customer that contributed to 10% or more of the Group's revenue for the year ended 31 March 2015 and 2014.

6. **REVENUE AND OTHER INCOME**

Revenue, which is also the Group's turnover, and other income recognised during the year are as follows:

分部資料(續) 5.

指定非流動資產所在地區之區分乃以該資產所在地 為基準,倘為物業、廠房及設備則以其營運之所在 地點為基準。本公司董事認為,本集團大多數營運 及管理中心均源自其於中國江西省之附屬公司,故 認為本集團之營運基地位於中國,屬一個地區,因 此並無呈列地理資料分析。

外部客戶之收入總額主要來自中國。收入總額 披露載於附註6。

截至二零一五年及二零一四年三月三十一日止年 度, 並無單一客戶佔本集團 10% 或以上收入。

收入及其他收入 6.

年內確認之收入(亦為本集團之營業額)及其他收入 如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Revenue	收入	500.074	470.000
Sale of properties held for sale	出售待售物業	500,874	476,339
Other income Net fair value gain on investment properties and properties held for sale upon transfer to	其他收入 投資物業及轉撥至投資 物業後之開發中物業及 待售物業公平值收益淨額		
investment properties		37,381	93,529
Rental income Interest income	租金收益 利息收入	17,621	6,669
 from bank deposits Gain on disposal of property, plant 	一 來自銀行存款 出售物業、廠房	7,377	6,404
and equipment	及設備收益	53	_
Consultancy fee income	顧問費收入	-	1,271
Sundry income	雜項收入	243	_
		62,675	107,873

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7. FINANCE COSTS

7. 融資成本

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Interest charges on financial liabilities stated at amortised cost: Bank loans wholly repayable within	須於五年內全數償還之		
five years Other loans wholly repayable within five years	銀行貸款 須於五年內全數償還之 其他貸款	35,835 44,353	26,602 29,862
Less: amount capitalised in properties	減:已被資本化作為開發中	80,188	56,464
held under development	物業之金額	(80,188)	(56,464)
		-	_

The weighted average capitalisation rate of borrowings was 6.92% (2014: 5.02%) per annum for the year.

年內,借貸之加權平均資本化率為每年6.92%(二零一四年:5.02%)。

8. PROFIT BEFORE INCOME TAX

8. 除所得税前溢利

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Profit before income tax is arrived at after charging/(crediting):	除所得税前溢利經扣除/ (計入)以下各項後達致:		
Auditor's remuneration Cost of properties held for	核數師酬金 確認為開支之待售物業成本	771	741
sale recognised as expense		336,879	296,420
Depreciation (note 14(b))	折舊(附註14(b))	1,194	1,007
Exchange gain, net	匯兑收益淨額	(95)	(325)
Operating lease charge in respect of land and buildings Less: amount capitalised in properties	土地及樓宇之經營租賃開支減:已被資本化作為開發中	465	609
held under development	物業之金額	(6)	(6)
		459	603
Outgoings in respect of investment properties that generated rental income during the year Staff costs, including directors'	與年內投資物業所產生之 租金收入有關之開支 員工成本(包括董事酬金)	565	379
emoluments (note 13)	(附註13)		
Wages and salariesRetirement benefit scheme contributions	工資及薪金退休福利計劃供款	22,953	18,176
 defined contribution plans 	- 定額供款計劃	2,113	1,753
Less: amount capitalised in properties	減:已被資本化作為開發中		
held under development	物業之金額	(7,802)	(8,212)
		17,264	11,717

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

9. INCOME TAX EXPENSE

9. 所得税開支

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Current tax – the PRC Current year – Enterprise income tax ("EIT") – LAT	即期税項-中國 本年度 一企業所得税 一土地增值税	24,197 21,032	20,972 24,352
		45,229	45,324
Deferred income tax (note 26)	遞延所得税(附註26)	9,345	28,076
Total income tax expense	所得税開支總額	54,574	73,400

EIT has been provided on the estimated profits of subsidiaries operating in the PRC at 25% (2014: 25%).

Under the law of the PRC on EIT, corporate withholding income tax is levied on the foreign investor for the dividends distributed out of the profits generated by the foreign investment enterprises. The Group's applicable withholding income tax rate is at 5% (2014: 10%).

LAT is levied at progressive rates ranging from 30% to 60% on the appreciation of land value, being the proceeds from sales of properties less deductible expenditures including cost and land use rights, borrowing costs, business tax and all property development expenditures. The tax is incurred upon transfer of property ownership. There are certain exemptions available for the sales of ordinary residential properties if the appreciation values do not exceed 20% of the total deductible items (as defined in the relevant PRC tax laws). Sales of commercial properties are not eligible for such an exemption.

Hong Kong profits tax is calculated at 16.5% (2014: 16.5%) on the estimated assessable profits for the year. No Hong Kong profits tax has been provided as the Group had no estimated assessable profits arising in or derived from Hong Kong for both years.

企業所得税乃就在中國經營之附屬公司之估計溢利 按25%(二零一四年:25%)作出撥備。

根據中國企業所得税法,對外國投資者就境外投資企業所產生之溢利分派之股息徵收企業預扣所得税。本集團適用之預扣所得税税率為5%(二零一四年:10%)。

土地增值税按土地價值之增值以累進税率30%至60%徵收,土地價值之增值為銷售物業所得款項減可扣減開支,包括成本及土地使用權、借貸成本、營業税及所有物業發展開支。税項於物業擁有權轉移時產生。銷售一般住宅物業可獲若干豁免,惟增值額不可超過可扣減項目(定義見相關中國稅法)總額之20%。銷售商業物業並無資格獲得有關豁免。

香港利得税按年內估計應課税溢利以16.5%(二零一四年:16.5%)計算。由於本集團於該兩個年度內並無在香港產生或獲得任何估計應課稅溢利,故並無作出香港利得稅撥備。

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9. INCOME TAX EXPENSE (CONTINUED)

Reconciliation between income tax expense and accounting profit at applicable tax rates is as follows:

9. 所得税開支(續)

按適用税率計算所得税開支與會計溢利之對賬如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Profit before income tax	除所得税前溢利	144,447	214,363
Tax on profit before income tax, calculated at the rates applicable to profit in the jurisdiction concerned Tax effect of non-taxable income Tax effect of non-deductible expenses Provision of LAT for the year Tax effect on EIT of LAT payable Tax effect of unrecognised tax loss Utilisation of tax loss previously	除所得税前溢利税項, 按有關司法權區溢利之 適用税率計算 毋須課税收入之税項影響 不可扣稅開支之税項影響 不內土地增值稅撥備 應付土地增值稅之企業 所得稅之稅項影響 未確認稅項虧損之稅項影響 未確認稅項虧損之稅項虧損	36,112 (970) 4,204 21,032 (5,258) 611	52,933 (959) 711 24,352 (6,088) 2,317
not recognised Tax effect of withholding tax	預扣税之税項影響	(1,557) 400	(2,399) 2,533
Income tax expense	所得税開支	54,574	73,400

10. PROFIT/(LOSS) FOR THE YEAR ATTRIBUTABLE TO THE OWNERS OF THE COMPANY

Among the consolidated profit attributable to owners of the Company during the year of approximately RMB92,926,000 (2014: RMB143,768,000), a loss of RMB1,356,000 (2014: RMB1,485,000) has been dealt with the financial statements of the Company.

11. DIVIDENDS

The Board does not recommend the payment of final dividend for the year ended 31 March 2015 and 2014. A final dividend of HK4 cents per ordinary share, amounting to HK\$48,000,000 (equivalent to approximately RMB38,741,000) declared and paid in prior year was reflected as an appropriation of retained profits for the year ended 31 March 2014.

10. 本公司擁有人應佔年內溢利/(虧損)

年內,本公司擁有人應佔綜合溢利約為人民幣92,926,000元(二零一四年:人民幣143,768,000元),其中人民幣1,356,000元之虧損(二零一四年:人民幣1,485,000元)已於本公司財務報表內處理。

11. 股息

截至二零一五年及二零一四年三月三十一日止年度,董事局並無建議派發末期股息。末期股息每股普通股4港仙,於去年已宣派及派付之股息合共48,000,000港元(相等於約人民幣38,741,000元)已反映為於截至二零一四年三月三十一日止年度自留存溢利的一筆撥資。

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12. EARNINGS PER SHARE FOR PROFIT ATTRIBUTABLE TO THE OWNERS OF THE COMPANY

The calculation of basic earnings per share amount is based on the profit for the year attributable to the owners of the Company of RMB92,926,000 (2014: RMB143,768,000) and the ordinary shares of 1,200,000,000 (2014: 1,200,000,000) in issue during the year.

The diluted earnings per share is the same as the basic earnings per share, as the Group has no dilutive potential shares during the current and prior years.

13. DIRECTORS' REMUNERATION, FIVE HIGHEST PAID INDIVIDUALS AND SENIOR MANAGEMENT EMOLUMENT

(a) Directors' emoluments

Directors' emoluments disclosed pursuant to the Listing Rules and the disclosure requirements of the Hong Kong Companies Ordinance are as follows:

12. 本公司擁有人應佔溢利之每股盈利

每股基本盈利按年內本公司擁有人應佔溢利人民幣92,926,000元(二零一四年:人民幣143,768,000元)及年內已發行普通股1,200,000,000股(二零一四年:1,200,000,000股)計算。

由於本集團在本年度及過往年度內並無潛在攤薄股份,故每股攤薄盈利與每股基本盈利金額相同。

13. 董事薪酬、五名最高薪酬人士及高級管理層酬金

(a) 董事酬金

根據上市規則及香港公司條例披露之規定所披露之董事酬金如下:

		Fees 袍金 RMB'000	Salaries, allowances and other benefits 薪金、津貼 及其他福利 RMB'000	Discretionary bonuses 酌情花紅 RMB'000	Retirement benefit scheme contributions 退休福利 計劃供款 RMB'000	Total 總計 RMB'000
		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
Year ended 31 March 2015	截至二零一五年 三月三十一日止年度					
Executive directors Mr. Shi Feng	<i>執行董事</i> 石峰先生	502	_	132	6	640
Mr. Wong Lui ("Mr. Wong") Ms. Gao Lan (appointed on	汪磊先生(「汪先生」) 高嵐女士(於二零一四年	514	74	142	11	741
13 August 2014)	八月十三日獲委任)	285	-	43	6	334
Non-executive director Ms. Chan Heung Ling	<i>非執行董事</i> 陳响玲女士	685	144	84	_	913
		000	177	01		010
Independent non-executive directors Mr. Lee Man To	<i>獨立非執行董事</i> 李敏滔先生	143	_	_	_	143
Mr. Xie Gang	解剛先生	95	_	_	_	95
Ms. Zhang Juan	張娟女士	95	-	-	-	95
		2,319	218	401	23	2,961

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13. DIRECTORS' REMUNERATION, FIVE HIGHEST PAID INDIVIDUALS AND SENIOR MANAGEMENT EMOLUMENT (CONTINUED)

(a) Directors' emoluments (continued)

13. 董事薪酬、五名最高薪酬人士及高級管理層酬金(續)

Datingment

(a) 董事酬金(續)

Calariaa

		Fees 袍金 RMB'000 人民幣千元	Salaries, allowances and other benefits 薪金、津貼 及其他福利 RMB'000 人民幣千元	Discretionary bonuses 酌情花紅 RMB'000 人民幣千元	Retirement benefit scheme contributions 退休福利 計劃供款 RMB'000 人民幣千元	Total 總計 RMB ³ 000 人民幣千元
Year ended 31 March 2014	截至二零一四年 三月三十一日止年度					
Executive directors Mr. Shi Feng Mr. Wong Lui	カラップ カエー 及 教行董事 石峰先生 汪磊先生	634 485	- 68	- 147	6 12	640 712
Non-executive director Ms. Chan Heung Ling	<i>非執行董事</i> 陳响玲女士	647	366	79	-	1,092
Independent non-executive directors Mr. Lee Man To Mr. Xie Gang Ms. Zhang Juan	<i>獨立非執行董事</i> 李敏滔先生 解剛先生 張娟女士	143 95 95	- - -	- - -	- - -	143 95 95
		2,099	434	226	18	2,777

There is no arrangement under which a director waived or agreed to waive any emoluments during the year (2014: Nil).

Mr. Shi Feng is also the Chief Executive Officer of the Company and his emolument disclosed above includes those of services rendered by him as the Chief Executive Officer.

年內,概無董事放棄或同意放棄任何酬金之安 排(二零一四年:無)。

石峰先生亦為本公司之首席執行官,而上文所 披露之彼之酬金包括其作為首席執行官所提供 服務之酬金。

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13. DIRECTORS' REMUNERATION, FIVE HIGHEST PAID INDIVIDUALS AND SENIOR MANAGEMENT EMOLUMENT (CONTINUED)

(b) Five highest paid individuals

The five individuals with the highest emoluments in the Group include three (2014: three) directors, whose emoluments are included in the disclosures above. The emoluments of the remaining two (2014: two) highest paid individuals, whose emoluments fell within the salary band of Nil to HK\$1,000,000, for the year ended 31 March 2015 were as follows:

13. 董事薪酬、五名最高薪酬人士及高級管理層酬金 (續)

(b) 五名最高薪酬人士

本集團五名最高薪酬人士包括三名(二零一四年:三名)董事,其酬金載於上文之披露。截至二零一五年三月三十一日止年度,餘下兩名(二零一四年:兩名)最高薪酬人士之酬金(薪金範圍介乎零至1,000,000港元之間)如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Salaries, allowances and other benefits Discretionary bonuses Retirement benefit scheme contributions	薪金、津貼及其他福利 酌情花紅 退休福利計劃供款	668 134 11	611 235 17
		813	863

No emolument was paid by the Group to any of the directors or the highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during the year (2014: Nil).

(c) Senior management emolument

The emoluments paid or payable to members of non-director senior management were within the following bands:

年內,本集團概無向任何董事或最高薪酬人士 支付任何酬金作為加入或加入本集團後之獎勵 或離職補償(二零一四年:無)。

(c) 高級管理層酬金

已付或應付非董事高級管理層成員之酬金範圍如下:

		2015 二零一五年	2014 二零一四年
Nil to HK\$1,000,000	零至1,000,000港元	4	6

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

14. PROPERTY, PLANT AND EQUIPMENT

14. 物業、廠房及設備

The Group

本集團

		Computers and other equipment 電腦及其他設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Buildings 樓宇 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
At 1 April 2013	於二零一三年四月一日				
Cost	成本	1,345	4,480	599	6,424
Accumulated depreciation	累計折舊	(830)	(2,598)	(225)	(3,653)
Net carrying amount	賬面淨值	515	1,882	374	2,771
Year ended 31 March 2014	截至二零一四年 三月三十一日止年度				
Opening net carrying amount	期初賬面淨值	515	1,882	374	2,771
Additions	添置	1,112	881	_	1,993
Transfer from properties held for sale	自待售物業轉撥				
(note 19)	(附註19)	_	- (00)	8,320	8,320
Disposals Depreciation	出售 折舊	(390)	(98) (816)	(93)	(98) (1,299)
Exchange realignment	進	(030)	(13)	(30)	(13)
Closing net carrying amount	期末賬面淨值	1,237	1,836	8,601	11,674
At 31 March 2014 and 1 April 2014	於二零一四年三月三十一 及二零一四年四月一日	日			
Cost	成本	2,452	5,242	8,919	16,613
Accumulated depreciation	累計折舊	(1,215)	(3,406)	(318)	(4,939)
Net carrying amount	賬面淨值	1,237	1,836	8,601	11,674

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

14. 物業、廠房及設備(續)

The Group (continued)

本集團(續)

		Computers and other equipment 電腦及其他設備 RMB'000 人民幣千元	Motor vehicles 汽車 RMB'000 人民幣千元	Buildings 樓宇 RMB'000 人民幣千元	Total 總計 RMB'000 人民幣千元
Year ended 31 March 2015	截至二零一五年 三月三十一日止年度				
Opening net carrying amount	期初賬面淨值	1,237	1,836	8,601	11,674
Additions	添置	383	592	_	975
Disposals	出售	_	(483)	_	(483)
Depreciation	折舊	(500)	(600)	(293)	(1,393)
Exchange realignment	匯兑調整		(3)		(3)
Closing net carrying amount	期末賬面淨值	1,120	1,342	8,308	10,770
At 31 March 2015	於二零一五年三月三十一	8			
Cost	成本	2,835	5,348	8,919	17,102
Accumulated depreciation	累計折舊	(1,715)	(4,006)	(611)	(6,332)
Net carrying amount	賬面淨值	1,120	1,342	8,308	10,770

At 31 March 2015, the Group's certain buildings of approximately RMB7,988,000 (2014: RMB8,253,000) were pledged for other loans (note 25) of the Group.

於二零一五年三月三十一日,本集團約人民幣7,988,000元(二零一四年:人民幣8,253,000元)之若干樓字乃就本集團之其他貸款(附註25)作抵押。

Notes

(a) Buildings held by the Group are located in the PRC.

(b) Depreciation charges have been included in:

附註:

(a) 本集團持有之樓宇位於中國。

(b) 折舊開支已計入:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Consolidated statement of financial position – capitalised in properties held under development	综合財務狀況表 一資本化作為開發中物業	199	292
Consolidated statement of comprehensive income – selling and distribution expenses	綜合全面收益表一銷售及分銷費用	154	161
- administrative expenses	- 管理費用	1,040	846
		1,194	1,007
		1,393	1,299

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

15. INVESTMENT PROPERTIES

15. 投資物業

The Group

本集團

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
At beginning of the year Transfer from properties held for sale Net fair value change credited/ (charged) to the consolidated statement	年初 自待售物業轉撥 計入/(扣除)綜合全面收益 表之公平值變動淨額	331,348 53,710	111,625 237,477
of comprehensive income		175	(17,754)
At end of the year	年末	385,233	331,348

The investment properties included property interest in land located in the PRC with lease terms expiring from 2043 to 2047 (2014: from 2043 to 2047). As at 31 March 2015 and 2014, the building ownership certificates of certain investment properties of the Group have not yet been obtained. In the opinion of the independent PRC legal advisors of the Group, the Group is entitled to obtain the building ownership certificates without legal impediment and is entitled to lawfully and validly use the investment properties during the year.

At 31 March 2015, an investment property of approximately RMB295,353,000 (2014: RMB245,736,000) was pledged against other loans of the Group; besides, the building ownership certificates of the Group's investment properties of approximately RMB67,933,000 (2014: RMB66,053,000) were placed with the bank as custody as at 31 March 2015 (note 25).

Investment properties are leased to non-related parties under operating lease (note 30).

During the year ended 31 March 2015, properties held for sale and with the carrying value of approximately RMB16,504,000 (2014: RMB126,194,000) (note 19) were transferred to investment properties respectively as these properties were under operating lease arrangements with third parties during the year to earn rental. The fair value of these properties upon transfer to investment properties of approximately RMB53,710,000 (2014: RMB237,477,000). The total net fair value change of investment properties approximately of RMB37,381,000 (2014: RMB93,529,000) was credited to profit or loss for the year.

投資物業包括位於中國之土地物業權益,租賃期於 二零四三年至二零四七年之間(二零一四年:二零 四三年至二零四七年之間)屆滿。於二零一五年及二 零一四年三月三十一日,本集團若干投資物業尚未 取得房屋所有權證書。本集團之獨立中國法律顧問 認為,本集團有權取得房屋所有權證而並無法律障 礙並有權於年內合法而有效地使用投資物業。

於二零一五年三月三十一日,投資物業約人民幣295,353,000元(二零一四年:人民幣245,736,000元)乃作為本集團之其他貸款之抵押(附註25)。;此外,於二零一五年三月三十一日,本集團投資物業之房屋所有權證書約人民幣67,933,000元(二零一四年:人民幣66,053,000元)交予銀行作保管(附註25)。

投資物業乃租賃予經營租約項下的非關連方(附註 30)。

截至二零一五年三月三十一日止年度內,賬面值約為人民幣16,504,000元(二零一四年:126,194,000元)(附註19)之待售物業轉撥至投資物業,原因為該等物業乃根據年內與第三方訂立之經營租賃安排賺取租金。該等轉撥至投資物業之物業公平值約為人民幣53,710,000元(二零一四年:人民幣237,477,000元)。共計約為人民幣37,381,000元(二零一四年:人民幣93,529,000元)之投資物業公平值變動淨額乃計入本年度之損益賬內。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

15. INVESTMENT PROPERTIES (CONTINUED)

The fair value of the investment properties at 31 March 2015 and 2014 was revalued by Jones Lang LaSalle Corporate Appraisal and Advisory Limited, a firm of independent qualified professional surveyors who have the recent experience in the location and category of property being valued, which was based on the direct comparison approach, assuming sale of the property interests in their existing state with the benefit of immediate vacant possession and by making reference to comparable sales transactions as available in the relevant market while appropriate adjustments and analysis are considered to the differences in location, size and other characters between the comparable properties and the subject properties; and the income approach by taking into account the net rental income derived from its existing leases and/or achievable in the existing market with due allowance for the reversionary income potential of the leases, which have been then capitalised to determine the market value at an appropriate capitalisation rate.

The fair value of investment properties is a level 3 recurring fair value measurement. A reconciliation of the opening and closing fair value balance is provided below.

15. 投資物業(續)

投資物業之公平值為第3級經常性公平值計量。年初 及年末公平值結餘之對賬載列如下。

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Opening balance (level 3 recurring	年初結餘(第3級經常性公平值)		
fair value)	力 往	331,348	111,625
Transfer from properties held for sale (note 19)	自待售物業轉撥(附註19)	53,710	237,477
Change in revaluation of	投資物業重估變動計入其他收入		,
investment properties included in other income		175	(17,754)
Closing balance (level 3 recurring	年末結餘(第3級經常性公平值)		
fair value)	1 1 (1000 30) (> 1 0 10 (10 ± 12 12 14 ± 20 (1 1 14 ± 20)	385,233	331,348
Change in unrealised gains or losses for the year included in profit or loss	就於三月三十一日所持資產計入損益之 年內未變現收益或虧損變動(附註6)		
for assets held at 31 March (note 6)		37,381	93,529

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

15. INVESTMENT PROPERTIES (CONTINUED)

15. 投資物業(續)

The following table shows the significant unobservable inputs used in the valuation model

下表列示估值模式中所用的重大不可觀察輸入數據。

Properties	Fair value hierarchy	Valuation technique	Significant unobservable inputs	Range of unobservable inputs	Relationship of unobservable Inputs to fair value
物業	公平值層級	估值技術	重大不可觀察 輸入數據	不可觀察輸入 數據之範圍	不可觀察輸入數據相對 公平值的關係
Commercial offices in the PRC	3	Direct comparison approach	Price per square meter	RMB12,000- RMB16,000 (2014: RMB12,900- RMB15,000)	The higher the price, the higher the fair value
中國之商業辦公室		直接比較法	每平方價格	人民幣 12,000 元至 人民幣 16,000 元 (二零一四年: 人民幣 12,900 元至 人民幣 15,000元)	價格越高,公平值越高
Shop units in the PRC	3	Direct comparison approach	Price per square meter	RMB8,000- RMB42,700 (2014: RMB13,289- RMB34,600)	The higher the price, the higher the fair value
中國之商鋪單位		直接比較法	每平方價格	人民幣 8,000 元至 人民幣 42,700 元 (二零一四年: 人民幣 13,289 元至 人民幣 34,600元)	價格越高,公平值越高
Shop units in the PRC	3	Income approach	Term yield	2.0% (2014: 2.0%)	The higher the term yield, the lower the fair value
			Reversionary yield	2.5% (2014: 2.5%)	The higher the reversionary yield, the lower the fair value
中國之商鋪單位		收入法	租期收益率	2.0% (二零一四年:2.0%)	租期收益率越高,公平值越低
			後歸收益率	2.5% (二零一四年:2.5%)	復歸收益率越高,公平值越低

年內估值技術並無變動。

There were no changes to the valuation techniques during the year.

The fair value measurement is based on the above properties' highest and best use, which does not differ from their actual use.

公平值計量乃基於上述物業之最高及最佳用途(與其 實際用途並無差異)。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

16. INTERESTS IN SUBSIDIARIES

16. 於附屬公司之權益

The Company

本公司

		2015 二零一五年 RMB'000	2014 二零一四年 RMB'000
		人民幣千元	人民幣千元
Unlisted investment, at cost	非上市投資,按成本	285,452	285,452

- (a) Particulars of the principal subsidiaries, each of which is a limited liability company, as at 31 March 2015, were as follows:
- (a) 於二零一五年三月三十一日,主要附屬公司 (各自為有限公司)之詳情載列如下:

	Place of incorporation/ establishment	Issued and fully paid ordinary share capital/			Principal
Company name	and operation 註冊成立/成立	registered capital 巳發行及繳足普通股	Directly	Indirectly	activities
公司名稱	及營業地點	□ 数11 及繳走百翅版 股本/註冊資本	直接	間接	主要業務
Sino Harbour Property Holdings Limited	British Virgin Islands ("BVI")	1 ordinary share of US\$1	100%	-	Investment holding
LITTILEU	英屬處女群島 (「英屬處女群島」)	1股每股面值 1美元之普通股			投資控股
Sino Harbour Limited 漢港有限公司	Hong Kong 香港	HK\$10,000 10,000港元	-	100%	Investment holding 投資控股
Enrich H.K. Investments Limited 威裕香港投資有限公司	Hong Kong 香港	HK\$100 100港元	-	100%	Investment holding 投資控股
Jiangxi Asia City Real Estate Development Co., Ltd.	PRC	US\$25,000,000	-	100%	Property development
江西亞洲城房地產開發有限公司	中國	25,000,000美元			房地產開發
Fuzhou Pan Hong Kai Xuan Property Development Co., Ltd.	PRC	RMB280,000,000	-	100%	Property development
無州汎港凱旋房地產開發有限公司	中國	人民幣 280,000,000 元			房地產開發
Nanchang Liyang Decoration Limited ("Nanchang Liyang") (note (iii))	PRC	RMB5,000,000	-	100%	Interior design and decoration
南昌市麗陽裝飾工程有限公司 (「南昌麗陽」)(附註(iii))	中國	人民幣5,000,000元			內部設計及裝修
Nanchang Dingxun Co. Ltd. ("Nanchang Dingxun")	PRC	RMB100,000,000	-	55%	Property development
南昌鼎迅實業有限公司(「南昌鼎迅」)	中國	人民幣100,000,000元			房地產開發

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

16. INTEREST IN SUBSIDIARIES (CONTINUED)

(a) Particulars of the principal subsidiaries, each of which is a limited liability company, as at 31 March 2015, were as follows: (Continued)

16. 於附屬公司之權益(續)

(a) 於二零一五年三月三十一日,主要附屬公司 (各自為有限公司)之詳情載列如下:(續)

	Place of incorporation/ establishment	Issued and fully paid ordinary share capital/			Principal
Company name	and operation 註冊成立/成立	registered capital 已發行及繳足普通股	Directly	Indirectly	activities
公司名稱	及營業地點	股本/註冊資本	直接	間接	主要業務
Leping City Fenghuang Jincheng Industry Co., Ltd. ("Leping Fenghuang")	PRC	RMB24,500,000	-	51%	Property development
樂平市鳳凰金誠實業有限公司 (「樂平鳳凰」)	中國	人民幣 24,500,000 元			房地產開發
Sino Harbour Development Limited holding	Hong Kong	HK\$1	-	100%	Investment
聯海發展有限公司	香港	1港元		百分之100	投資控股
Sino Africa Investment And Development Group Ltd holding	Hong Kong	HK\$10,000	-	100%	Investment
中非投資發展集團有限公司	香港	10,000港元		百分之100	投資控股
Sino Harbour development and investment Limited (note (i))	Hong Kong	HK\$10,000	-	100%	Dormant
漢港發展投資有限公司(附註(j))	香港	10,000港元		百分之100	暫無業務
Hangzhou Ganglian Real Estate Co., Ltd (note (i))	PRC	RMB309,833,000	-	100%	Property development
杭州港聯置業有限公司(附註(j))	中國	人民幣309,833,000元		百分之100	房地產開發
Capital Manager Investment Limited ("Capital Manager") (note (ii))	BVI	50,000 ordinary shares of US\$1 each	-	100%	Investment holding
(M註(ii))	英屬處女群島	50,000 股每股面值 1 美 元之普通股		百分之100	投資控股

Notes:

- (i) These companies were newly incorporated during the year ended 31 March 2014.
- (ii) Capital Manager alloted 50,000 ordinary shares of US\$1 each to the Group on 11 April 2013.
- (iii) On 19 June 2014, equity interests in Nanchang Liyang held by the Group were transferred to Nanchang Gangrui Trading Company Limited ("Nanchang Gangrui"), Nanchang Gangrui is wholly owned by the spouse of Mr. Wong, a director of the Company, which held on behalf of the Group under trust agreement dated 19 June 2014.

附註:

- (i) 此等公司於截至二零一四年三月三十一日止年度 新註冊成立。
- (ii) 此公司於二零一三年四月十一日向本集團配發 50,000股每股面值1美元之普通股。
- (iii) 於二零一四年六月十九日,本集團持有之南昌市 麗陽股權轉讓至南昌港潤貿易有限公司(「南昌港 潤」)(南昌港潤為該公司董事汪先生之配偶任資擁 有)並根據日期為二零一四年六月十九日之信託協 議代表本集團持有。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

16. INTEREST IN SUBSIDIARIES (CONTINUED)

(b) Set out below are the summarised financial information for Nanchang Dingxun, a subsidiary that has a non-controlling interests which is material to the Group.

Summarised statement of financial position

16. 於附屬公司之權益(續)

(b) 下文載列一家擁有對本集團而言屬重大之具有 非控股權益之附屬公司南昌鼎迅之財務資料概 要。

財務狀況表概要

As at 31 March

For the year ended 31 March

		於三月三十一日		
		2015	2014	
		二零一五年	二零一四年	
		RMB'000	RMB'000	
		人民幣千元	人民幣千元	
Current	流動			
Assets	資產	818,367	629,621	
Liabilities	負債	(254,193)	(78,859)	
Total net current assets	流動資產淨值總額	564,174	550,762	
		· · ·	,	
Non-current	非流動			
Assets	資產	292	482	
Liabilities	負債	(145,000)	(125,000)	
Total net non-current liabilities	非流動負債淨值總額	(144,708)	(124,518)	
Net assets	資產淨值	419,466	426,244	
1101 033013	只注/[旧	419,400	420,244	
Accumulated non-controlling	累計非控股權益			
interests		204,502	201,452	

Summarised statement of comprehensive income

全面收益表概要

截至三月三十一日止年度 2015 2014 二零一五年 二零一四年 **RMB'000** RMB'000 人民幣千元 人民幣千元 收入 74,862 除所得税前虧損 Loss before income tax (6,778)(6,226)Total comprehensive income 全面收益總額 (6,226)(6,778)分派予非控股權益之虧損 Loss allocated to a non-controlling interest (3,050)(2,802)Dividends paid to a non-controlling 支付予非控股權益之股息 interest

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

16. INTEREST IN SUBSIDIARIES (CONTINUED)

16. 於附屬公司之權益(續)

(b) (Continued)

(b) (續)

Summarised statement of cash flows

現金流量表概要

			For the year ended 31 March 截至三月三十一日止年度	
		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	
Cash flows from operating activities	經營活動所產生現金流量			
Cash generated from/(used in) operations	經營活動所產生/(所用)現金	3,758	(162,887)	
Interest received Income tax paid	已收利息 已付所得税	597 (8,384)	391	
Net cash used in operating activities	經營活動所用現金淨額	(4,029)	(162,496)	
Cash flows from investing activities	投資活動所產生現金流量			
Purchase of property, plants and equipment	購置物業、廠房及設備	(32)	(254)	
Increase in pledged bank deposits	增加抵押銀行存款	(5,349)		
Net cash used in investing activities	投資活動所用現金淨額	(5,381)	(254)	
Cash flows from financing activities	融資活動所產生現金流量			
Proceeds from new borrowings Repayments of borrowings Proceeds from issuance of	新借貸所得款項 償還借貸 發行股本所得款項	200,000 (110,000)	135,000 (20,000)	
share capital	32137221771133222	-	33,135	
Net cash generated from financing activities	融資活動所得現金淨額	90,000	148,135	
Net increase/(decrease) in	現金及現金等價物			
cash and cash equivalents	增加/(減少)淨額	80,590	(14,615)	
Cash and cash equivalents at beginning of year	年初現金及現金等價物	1,884	16,499	
Cash and cash equivalent at end of year	年末現金及現金等價物	82,474	1,884	

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

17. INTERESTS IN JOINT VENTURES

17. 於合營企業之權益

The Group

本集團

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Unlisted investment at cost Share of post-acquisition loss	非上市投資,按成本 分佔收購後虧損	50,000 (4,252)	50,000 (3,033)
		45,748	46,967
Amount due from a joint venture	應收一家合營企業款項	138,906	135,470
		184,654	182,437

Jiangxi Ganghong Investment Co. Ltd. ("Jiangxi Ganghong") is a strategic partnership for the Group, and engaged in property development in the PRC. The contractual arrangement provides the group with only the rights to the net assets of the joint arrangement, with the rights to the assets and obligation for the liabilities of the joint arrangement resting primarily with Jiangxi Ganghong.

On 26 February 2015, the Group entered into a joint venture arrangement with an independent third party, Mr. Xu Jia Bao, to establish a joint venture company, Sino Grace Holdings Limited ("Sino Grace"), incorporated in Hong Kong with registered share capital of HK\$2. Sino Grace is principally engaged in general trading and is currently inactive.

Under HKFRS 11, these joint arrangement are classified as joint ventures and have been included in the consolidated financial statements using the equity method. As at 31 March 2015, the Group had interest in the following joint ventures:

江西港洪實業有限公司(「江西港洪」)為本集團的戰略合作夥伴,在中國從事房地產開發。合約安排為本集團提供僅針對合營安排資產淨值的權利,而合營安排資產及負債責任之權利則主要歸於江西港洪。

於二零一五年二月二十六日,本集團與獨立第三方徐嘉寶先生訂立合資協議成立於香港註冊成立之合營企業公司漢溢集團有限公司(「漢溢」),其登記股本為2港元。漢溢主要從事一般貿易業務,目前處於非活躍狀態。

根據香港財務報告準則第11號,合營安排歸類為 合營企業及使用權益法計入綜合財務報表。於二零 一五年三月三十一日,本集團在以下合營企業中擁 有權益:

Company name	Place of establishment	Principal activities and place of operation	Issued and fully paid ordinary share capital/ registered capital 已發行及已繳足普通股	Percentage of equity interests held by the Group 本集團持有
公司名稱	成立地點	主要業務及營業地點	股本/註冊資本	股權百分比
Jiangxi Ganghong	PRC	Property development, PRC	RMB100,000,000	50% (2014: 50%)
江西港洪	中國	房地產開發,中國	人民幣 100,000,000元	,
Sino Grace 漢溢	Hong Kong 香港	Dormant, Hong Kong 暫無營業,香港	HK\$2 2港元	50%

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

17. INTERESTS IN JOINT VENTURES (CONTINUED)

The Group (Continued)

The aggregate amounts relating to Jiangxi Ganghong, which is considered as a material joint venture of the Group, that have been included in the Group's consolidated financial statements as extracted from relating financial statements of the Jiangxi Ganghong are set out below:

17. 於合營企業之權益(續)

本集團(續)

以下所載有關江西港洪(被視為本集團的重大合營企業及包含於本集團的綜合財務報表)的總計數字,乃 摘錄自江西港洪的相關財務報表。

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Results for the year ended 31 March Income Expenses	截至三月三十一日止年度業績 收入 開支	- (2,438)	- (960)
Loss for the year	年內虧損	(2,438)	(960)
Group's share of result of a joint venture for the year	本年度本集團應佔合營企業業績	(1,219)	(480)
Group's accumulated share of result of a joint venture	本集團累積應佔合營企業業績	(4,252)	(3,033)
Assets and liabilities as at 31 March Non-current assets Current liabilities	於三月三十一日的資產及負債 非流動資產 流動資產 流動負債	- 277,172 (185,675)	- 274,002 (180,067)
Net assets	資產淨值	91,497	93,935
Group's share of net assets of a joint venture	本集團應佔合營企業的資產淨值	45,748	46,967
Current financial liabilities (excluding trade and other payables and provisions)	流動金融負債(貿易及 其他應付款項及撥備除外)	(185,675)	(180,067)

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

17. INTERESTS IN JOINT VENTURES (CONTINUED)

The Group (Continued)

The following table illustrates the aggregate financial information of the Group's joint venture that is not individually material:

17. 於合營企業之權益(續)

本集團(續)

下表顯示本集團並無單獨具重大影響的合營企業的 財務資料概要:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Share of loss and total comprehensive income of a joint venture for the year Aggregate carrying amount of the Group's interest in a joint venture	年內應佔合營企業的虧損 及全面收入總額 本集團於合營企業的權益的賬面總值	-	-

At 31 March 2015, certain properties held under development of Jiangxi Ganghong amounting to approximately RMB146,253,000 (2014: RMB148,508,000) were pledged against bank loans of the ultimate holding company and a fellow subsidiary of Jiangxi HongKeLong Industrial Limited (江西洪客隆實業有限公司) ("Jiangxi HongKeLong") which held the remaining 50% equity interest in Jiangxi Ganghong.

Except for above, at 31 March 2015 and 2014, neither contingent liabilities nor capital commitments are shared by the Group.

Amount due from Jiangxi Ganghong was unsecured, interest free and not repayable within 12 months from the reporting date.

於二零一五年三月三十一日,江西港洪約人民幣146,253,000元(二零一四年:人民幣148,508,000港元)之若干發展中物業乃就持有江西港洪剩餘之百分之五十股權的江西洪客隆實業有限公司(「江西洪客隆」)之最終控股公司及一家同系附屬公司之銀行貸款作抵押。

除上述者外,於二零一五年及二零一四年三月三十一日,本集團並無應佔或然負債及資本承擔。

應收江西港洪款項乃無抵押、免息及無須於自報告 日期起計12個月內償還。

18. PROPERTIES HELD UNDER DEVELOPMENT

The Group 本集團

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Leasehold interests in land Development costs Finance costs capitalised	土地租賃權益 開發成本 資本化融資成本	972,146 510,763 84,299	526,559 592,122 35,775
		1,567,208	1,154,456

18. 開發中物業

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

18. PROPERTIES HELD UNDER DEVELOPMENT (CONTINUED)

The Group (Continued)

Leasehold interests in land are located in the PRC and have lease terms expiring from 2044 to 2079 (2014: 2044 to 2080). At 31 March 2015, certain properties held under development of approximately RMB348,132,000 (2014: RMB736,407,000) were pledged against bank and other loans of the Group (note 25).

At 31 March 2015, properties held under development amounted to approximately RMB1,041,893,000 (2014: RMB395,267,000) were not scheduled to be sold within twelve months.

19. PROPERTIES HELD FOR SALE

The Group

Properties held for sale included property interests in land located in the PRC with lease terms expiring from 2043 to 2080 (2014: 2043 to 2080). As at 31 March 2015, the carrying value of the operating lease up-front payments on the leasehold interests in land amounted to approximately RMB90,640,000 (2014: RMB62,974,000).

During the year ended 31 March 2014, properties held for sale with a carrying value of approximately RMB8,320,000 were transferred to property, plant and equipment as these properties were designated as their permanent offices for administrative use (note 14).

During the year ended 31 March 2015, properties held for sale with a carrying value of approximately RMB16,504,000 (2014: RMB126,194,000) were transferred to investment properties as these properties were under operating lease arrangements with third parties during the year to earn rental (note 15).

At 31 March 2015, certain properties held for sale of approximately RMB390,790,000 (2014: RMB366,830,000) were pledged against bank and other loans of the Group; besides, the building ownership certificates of the Group's properties held for sale of approximately and RMB17,917,000 (2014: RMB41,969,000) were placed with the bank as custody respectively as at 31 March 2015 (note 25).

18. 開發中物業(續)

本集團(續)

土地租賃權益位於中國,租賃期於二零四四年至二零七九年之間屆滿(二零一四年:二零四四年至二零八零年)。於二零一五年三月三十一日,約人民幣348,132,000元(二零一四年:人民幣736,407,000元)之若干開發中物業已予抵押,以獲取本集團之銀行及其他貸款(附註25)。

於 二 零 一 五 年 三 月 三 十 一 日 , 約 人 民 幣 1,041,893,000 元 (二零一四年:人民幣 395,267,000 元)之開發中物業於十二個月內並無計劃出售。

19. 待售物業

本集團

待售物業包括在中國土地之物業權益,租賃期於二零四三年至二零八零年之間屆滿(二零一四年:二零四三年至二零八零年)。於二零一五年三月三十一日,土地租賃權益之經營租賃預付款賬面值約為人民幣90,640,000元(二零一四年:人民幣62,974,000元)。

截至二零一四年三月三十一日止年度內,賬面值約 人民幣8,320,000元之待售物業轉撥至物業、廠房及 設備,原因為該等物業被指定為作行政用途之永久 辦公室(附註14)。

截至二零一五年三月三十一日止年度內,賬面值約人民幣16,504,000元(二零一四年:人民幣126,194,000元)之待售物業轉撥至投資物業,原因為該等物業乃根據年內與第三方訂立之經營租賃安排賺取租金(附註15)。

於二零一五年三月三十一日,約人民幣390,790,000元(二零一四年:人民幣366,830,000元)的若干持有作出售物業用作本集團銀行及其他貸款的抵押:此外,於二零一五年三月三十一日,本集團持作出售物業的房屋所有權證分別約人民幣17,917,000元(二零一四年:人民幣41,969,000元),並存置於銀行託管(附註25)。

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20. ACCOUNTS RECEIVABLE

The Group

The aging analysis of accounts receivable that were past due but neither individually nor collectively considered to be impaired is as follows:

20. 應收賬款

本集團

並無個別或整體上被視為減值之逾期應收賬款之賬 齡分析如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Based on invoice date Less than 3 months past due	根據發票日期計算 逾期少於三個月	1,543	669

Receivables that were past due but not impaired relate to a number of independent buyers. Based on past experience, the Directors considered that no impairment allowance is required as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

已逾期但未減值之應收款項與若干獨立買方有關。 根據過往經驗,董事會認為由於信貸質素並無重大 變動及結餘仍被視為可全數收回,因此無須作出減 值撥備。

21. PREPAYMENTS AND OTHER RECEIVABLES

21. 預付款項及其他應收款項

		The Group 本集團		The Company 本公司		
		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	
Prepayments (note a) Other receivables (note b)	預付款項(附註a) 其他應收款項(附註b)	115,400 39,627	465,478 51,756	191 -	292 -	
		155,027	517,234	191	292	

Notes:

- (a) As at 31 March 2014, prepayment included a deposit paid to the Hangzhou Bureau of Land and Resources (杭州市國土資源局) of RMB412,200,000 to secure a land grant contract dated 28 March 2013 for the acquisition of land use rights of the land in Hangzhou, the PRC. The total consideration of the acquisition amounted to RMB506,000,000 and the Group settled the outstanding consideration on 1 April 2014 and the corresponding land use right certificate was obtained on 28 May 2014.
- (b) As at 31 March 2014, other receivables of the Group amounted to approximately RMB9,070,000 were unsecured, interest-bearing at monthly interest rate of 1% and repayable within one year.

None of the other receivables is either past due or impaired. The other receivables related to counterparties for which there was no recent history of default.

The carrying amounts of other receivables approximate their fair values as these financial assets which were measured at amortised cost, are expected to be repaid within a short time scale, such that the time value of money is not significant.

附註:

- (a) 於二零一四年三月三十一日,預付款項包括支付予杭州市國土資源局的存款人民幣412,200,000元,作為收購中國杭州的土地使用權,日期為二零一三年三月二十八日的土地出讓合同的抵押。收購的總代價為人民幣506,000,000元,而本集團於二零一四年四月一日結清結欠代價,並於二零一四年五月二十八日取得相關土地使用權證。
- (b) 於二零一四年三月三十一日,本集團約人民幣9,070,000 元的其他應收款項無抵押、以每月1%利率計息並須於一 年內還款。

概無其他應收款項逾期或被減值。與交易對手有關的其 他應收款項最近並無違約記錄。

由於該等金融資產以攤銷成本計量,其他應收款項的賬面值與公平值相若,預期於短時間內還款,故貨幣的時間價值並不重大。

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22. STRUCTURED BANK DEPOSITS, PLEDGED DEPOSITS AND CASH AND BANK BALANCES

22. 結構性銀行存款、已抵押款項以及現金及銀行結餘

			The Group 本集團		The Company 本公司	
		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Cash and bank deposits	現金及銀行存款		757,063	631,540	91	92
Less: Deposit pledged against banking facilities granted to the mortgagees Deposit restricted for construction work Deposit pledged against bill payables Deposit pledged for bank and other loans Structured bank deposits	減: 就受押人獲授銀行融資 而抵押的存款 限於建築工程的存款 就應付票據而抵押的存款 就銀行及其他貸款 抵押的存款 結構性銀行存款	(a) (b) (c) & (d) (e)	(49,403) - (20,000) (350,000) (154,000)	(37,272) (30,000) - (496,500)	- - - - -	- - - -
Cash and cash equivalents for the purpose of the consolidated statement of cash flows	就綜合現金流量表而言的 現金及現金等價物		183,660	67,768	91	92

Notes:

- (a) The deposits were pledged to certain banks as security in the PRC as detailed in note 31. These banks provided mortgage loans to purchasers for acquisition of properties from the Group. The pledge will last for the period from the date of draw-down of mortgage loans to the date when the certificates for housing ownership are granted to the property purchasers. Such charges will be released upon the certificates are granted to the property purchasers.
- (b) The bank deposit of approximately RMB20,000,000 (2014: Nil) with interest rate of 2.99% (2014: Nil) was pledged against bill payables of the Group (note 23) as at 31 March 2015.
- (c) The bank deposits of approximately RMB100,000,000 (2014: RMB330,000,000) and RMB230,000,000 (2014: Nil) with interest rates ranging from 4.25% to 4.68% (2014: 4.25% to 4.68%) were pledged against other loans due to be settled over and within twelve months after the reporting period respectively (note 25) as at 31 March 2015.
- (d) The bank deposit of approximately RMB20,000,000 (2014: RMB166,500,000) with interest rate 2.35% (2014: 3% to 3.3%) was pledged against bank loans due to be settled within twelve months after the reporting period (note 25) as at 31 March 2015.
- (e) The structured bank deposits of the Group of approximately RMB154,000,000 (2014: Nil) were principal-protected yield enhancement bank deposits carrying a range of minimum interest rate of 2.82% per annum and could be enhanced to a range of maximum interest rates of 4.05% per annum which were to be indexed to market exchange rate of US Dollars ("US\$")/ HKD during a pre-determined period of three months. These deposits were pledged against bank loans due to be settled within twelve months after the reporting period (note 25) as at 31 March 2015.

附註:

- (a) 如附註31所詳述,存款向若干銀行質押作為於中國的 抵押品。該等銀行向收購本集團物業的買家提供按掲貸 款。質押將由提取按揭貸款日期至物業買家獲授予房屋 所有權證日期生效。有關抵押將於物業買家獲授予房屋 所有權證日期解除。
- (b) 於二零一五年三月三十一日,約人民幣20,000,000元(二 零一四年:無)及利率為2.99%(二零一四年:無)的銀行 存款為本集團應付票據(附註23)作抵押。
- (c) 於二零一五年三月三十一日,約人民幣100,000,000 元(二零一四年:人民幣330,000,000元)及人民幣 230,000,000元(二零一四年:無)及利率介乎4.25%至 4.68%(二零一四年:4.25%至4.68%)的銀行存款分別為 須於報告期後超過十二個月或於十二個月內(附註25)結 清的銀行貸款作抵押。
- (d) 於二零一五年三月三十一日,約人民幣20,000,000元(二 零一四年:人民幣166,500,000元)及利率2.35%(二零 一四年:3%至3.3%)的銀行存款為須於報告期後十二個 月內(附註25)結清的銀行貸款作抵押。
- (e) 本集團約人民幣154,000,000元(二零一四年:無)的結構性銀行存款為保本收益增長銀行存款,最低年利率為2.82%,可增加至最高年利率4.05%,須與三個月的預訂期間內與美元([美元])兑港元的市場匯率掛鈎。於二零一五年三月三十一日,該等存款為須於報告期後十二個月內、附註25)結清的銀行貸款作抵押。

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22. STRUCTURED BANK DEPOSITS, PLEDGED DEPOSITS AND CASH AND BANK BALANCES (CONTINUED)

At 31 March 2015, approximately RMB755,889,000 (2014: RMB630,973,000) were cash deposited with banks or other financial institutions in the PRC. These balances were denominated in RMB. RMB is not freely convertible into foreign currencies. Under the PRC Foreign Exchange Control Regulations and Administration of Settlement, Sales and Payment of Foreign Exchange regulations, the Group is permitted to exchange RMB for foreign currencies through banks in the PRC that are authorised to conduct foreign exchange businesses.

22. 結構性銀行存款、已抵押款項以及現金及銀行結餘(續)

於二零一五年三月三十一日,約人民幣 755,889,000元(二零一四年:人民幣 630,973,000元)為存置於中國的銀行或其他金融機構的現金。該等結餘以人民幣計值。人民幣不可自由兑換成外幣。根據中國外匯管制條例及結匯、售匯及付匯管理規定,本集團可透過於中國的獲授權進行外匯業務的銀行將人民幣兑換外幣。

23. ACCOUNTS AND BILL PAYABLES, ACCRUALS, RECEIPTS IN ADVANCE AND OTHER PAYABLES

23. 應付賬款及票據、應計款項、預收款項及其他應付款項

			The Group 本集團		The Company 本公司	
			2015 二零一五年	2014 二零一四年	2015 二零一五年	2014 二零一四年
		Notes 附註	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元	RMB'000 人民幣千元
Accounts and bill payables	應付賬款及票據	(a)	65,294	23,995	-	-
Accruals, receipts in advance and other payables	應計款項、預收款項及 其他應付款項					
Receipts in advance Accruals and other payables	預收款項 應計款項及其他應付款項	(b)	655,531 299,343	358,027 295,192	- 64	- 64
			954,874	653,219	64	64

Notes:

(a) The aging analysis of accounts and bill payables, based on invoice date, is as follows:

附註:

(a) 應付賬款及票據按發票日期計算之賬齡分析如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Less than 3 months 3 – 6 months 6 months – 1 year More than 1 year	少於三個月 三至六個月 六個月至一年 一年以上	24,833 27,026 8,077 5,358	13,083 3,165 6,175 1,572
		65,294	23,995

As of 31 March 2015, bill payables refer to payables due to third party suppliers which were guaranteed by bank for settlement, and secured by the pledge of the Group's bank deposits of approximately RMB20,000,000 (note 22).

於二零一五年三月三十一日,應付票據即應付第三方供 應商的應付款項,其由銀行擔保,並由本集團約人民幣 20,000,000元的銀行存款(附註22)的質押所抵押。

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23. ACCOUNTS AND BILL PAYABLES, ACCRUALS, RECEIPTS IN ADVANCE AND OTHER PAYABLES (CONTINUED)

Notes: (Continued)

(b) Accrued construction cost and other project-related expenses were included in accruals and other payables amounted to approximately RMB176,054,000 as at 31 March 2015 (2014: RMB105,804,000). The amount was accrued based on the terms of the relevant agreements and project progress and was not due for payment as at the end of the reporting period.

As at 31 March 2015, other payables included an amount of approximately RMB490,000 (2014: RMB490,000), which was payable to Jiangxi Dongjing Property Development Limited (江西東景房地產開發有限公司) which held 49% equity interest in the Group's subsidiary, Leping Fenghuang. These payable balances were insecured, interest free and repayable on demand in cash.

As at 31 March 2015, other payables included an amount of approximately RMB5,245,000 (2014: RMB8,467,000), which was payable to Jiangxi HongKeLong. These payable balances were unsecured, interest-free and repayable on demand.

As at 31 March 2014, other payables included an amount of approximately RMB9,751,000 which was payable to Shanghai Dingxun Enterprise (Group) Limited (上海鼎迅寶業(集團)有限公司)("Shanghai Dingxun") which held 45% equity interest in the Group's subsidiary, Nanchang Dingxun. These payable balances were unsecured, interest-free and repayable on demand in cash.

24. AMOUNTS DUE FROM/TO SUBSIDIARIES

The Company

The amounts due are unsecured, interest-free and repayable on demand.

25. BANK AND OTHER LOANS

The Group

付款項(續)

23. 應付賬款及票據、應計款項、預收款項及其他應

附註:(續)

(b) 於二零一五年三月三十一日,計入應計款項及其他應 付款項的應計建築成本及其他項目相關開支約人民幣 176,054,000元(二零一四年:人民幣105,804,000元)。 應計款項乃根據相關協議的條文及項目進度計算,且於 報告期完結時尚未到期還款。

於二零一五年三月三十一日,其他應付款項包括約人民幣490,000元(二零一四年:人民幣490,000元)應付江西東景房地產開發有限公司的款項,其持有本集團附屬公司樂平鳳凰49%股權。該等應付款項結餘為無抵押、免息及須於要求時以現金償還。

於二零一五年三月三十一日,其他應付款項包括約人民幣5,245,000元(二零一四年:人民幣8,467,000元)應付 江西洪客隆的款項。該等應付款項結餘無抵押、不計息 並須按要求還款。

於二零一四年三月三十一日,其他應付款項包括約人民 幣9,751,000元應付上海鼎迅實業(集團)有限公司([上海 鼎迅])的款項,其持有本集團附屬公司南昌鼎迅45%股 權。該等應付款項結餘無抵押、不計息並須按要求以現 金還款。

24. 應收/應付附屬公司款項

本公司

應收/應付款項為無抵押、免息及須按要求 償還。

25. 銀行及其他貸款

本集團

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Bank loans – secured Other financial institution loans – secured	銀行貸款-有抵押 其他金融機構貸款-有抵押	(a) (b)	439,332 738,500	495,173 628,500
Total borrowings	總借貸		1,177,832	1,123,673

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25. BANK AND OTHER LOANS (CONTINUED)

25. 銀行及其他貸款(續)

The Group (Continued)

本集團(續)

The analysis of the carrying amount of the bank and other loans is as follows:

銀行及其他貸款之賬面值分析如下:

		Notes 附註	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Current	流動			
Portion of bank loans due for repayment within one year or on demand Portion of other financial institution loans	須於一年內到期償還或 按要求償還之銀行貸款部分 須於一年內到期償還或		389,332	288,990
due for repayment within one year or on demand Portion of bank loans due for repayment	按要求償還之其他金融 機構貸款部分 須於一年後到期償還之		308,500	20,000
after one year which contain repayment on demand clause	銀行貸款部分 (含按要求償還條款)	(C)	_	66,183
			697,832	375,173
Non-current	非流動			
Portion of bank loans due for repayment after one year Portion of other financial institution loans	須於一年後到期償還之 銀行貸款部分 須於一年後到期償還之		50,000	140,000
due for repayment after one year	其他金融機構貸款部分		430,000	608,500
			480,000	748,500
Total borrowings	總借貸		1,177,832	1,123,673

The Group's bank and other loans are repayable as follows:

本集團應償還之銀行及其他貸款如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Within one year or on demand	一年內或按要求	697,832	375,173
In the second year In the third to fifth year	於第二年內 於第三至第五年內	385,000 95,000	313,500 435,000
		480,000	748,500
Total borrowings	總借貸	1,177,832	1,123,673

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25. BANK AND OTHER LOANS (CONTINUED)

Notes.

(a) At 31 March 2015, the bank loans amounted to HK\$273,333,000 (equivalent to RMB215,332,000) (2014: HK\$315,000,000, equivalent to RMB250,173,000) and RMB224,000,000 (2014: RMB245,000,000) were denominated in HK\$ and RMB respectively and bore interest at floating rates ranging from 4.71% to 8.40% (2014: 4.71% to 8.61%) per annum.

Bank loans amounted to RMB215,332,000 (2014: RMB250,173,000) was secured by (i) personal guarantee by Mr. Wong Lam Ping, the controlling shareholder of the Company; (ii) entire present and future issued share capital of the Group's certain subsidiaries; and (iii) the Group's bank deposits denominated in RMB amounted to approximately RMB154,000,000 (2014: RMB153,000,000) (note 22 (e)) as at 31 March 2015. Besides, the building ownership certificates of the Group's investment properties of approximately RMB67,933,000 (2014: RMB66,053,000) (note 15) and properties held for sale of approximately RMB17,917,000 (2014: RMB41,969,000) (note 19) were placed with the bank as custody respectively as at 31 March 2015. These banking facilities require the Group to adhere to certain capital requirements. As at 31 March 2015, certain financial covenants were breached. Pursuant to the terms of the banking facilities, the bank can immediately cancel or recall the facilities and request the Group to make immediate repayment to the bank. Subsequent to the end of the reporting period, the Group has been granted the waiver in respect of the breached provisions from the

Bank Ioans amounted to RMB216,000,000 (2014: RMB235,000,000) was secured by the Group's properties held for sale of approximately RMB204,008,000 (2014: RMB270,845,000) (note 19), properties held under development of approximately RMB211,895,000 (2014: RMB736,407,000) (note 18) and corporate guarantee of Shanghai Dingxun as at 31 March 2015.

Bank loans amounted to RMB8,000,000 (2014: RMB10,000,000) was secured by the Group's bank deposits denominated in RMB amounted to approximately RMB20,000,000 (2014: RMB13,500,000) (note 22(d)) as at 31 March 2015.

(b) Other financial institution loans were denominated in RMB and bore interest at fixed rates ranging from 6.15% to 10.25% (2014: 6.15% to 7.95%) per annum.

As at 31 March 2015, other financial institution loans were secured by (i) the Group's property, plant and equipment of approximately RMB7,988,000 (2014: RMB8,253,000) (note 14); (ii) investment properties of approximately RMB295,353,000 (2014: RMB245,736,000) (note 15); (iii) properties held under development of approximately RMB136,237,000 (2014: nil) (note 18); (iv) properties held for sale of approximately RMB186,782,000 (2014: RMB95,985,000) (note 19); and (v) bank deposits denominated in RMB amounted to approximately RMB330,000,000 (2014: RMB330,000,000) (note 22(c)).

(c) As at 31 March 2014, the current liabilities included bank borrowings of approximately RMB66,183,000 that were not scheduled to repay within one year. They were classified as current liabilities as the related loan agreements contain a clause that provided the lender with an unconditional right to demand repayment at any time at its own discretion.

25. 銀行及其他貸款(續)

附註:

(a) 於二零一五年三月三十一日,以港元及人民幣計值 的銀行貸款分別為273,333,000港元(相等於人民幣 215,332,000元)(二零一四年:315,000,000港元·相等 於人民幣250,173,000元)及人民幣224,000,000元(二 零一四年:人民幣245,000,000元),並按每年4.71%至 8.40%(二零一四年:4.71%至8.61%)的浮動利率計息。

人民幣215,332,00元的銀行貸款(二零一四年:人民幣250,173,000元)由以下擔保(i)本公司控股股東汪林冰先生的個人擔保:(ii)本集團若干附屬公司所有現時及將來已發行股本:及(iii)本集團於二零一五年三月三十一日的人民幣154,000,000元(二零一四年:人民幣153,000,000元)以人民幣計值的銀行存款(附註22 (e))。此外,於二零一五年三月三十一日,本集團約人民幣153,000元(二零一四年:人民幣66,053,000元)的投資物業的房屋所有權證(附註15)及約人民幣17,917,000元(二零一四年:人民幣41,969,000元)的待售物業(附註19)分別存置於銀行作託管。作為該等銀行貸款的要求,本集團須遵照若干資本要求。於二零一五年三月三十一日,本集團違所者干資本要求。於二零一五年三月上十日,本集團沒遵照若干資本要求。於二零一五年三月條款,該銀行可即時取消或提前索還銀行貸款及要求中集團即時價還貸款。於報告期後,本集團已獲豁免遵守該等違反之銀行規定。

人 民 幣 216,000,000 元(- 零 - 四 年: 人 民 幣 235,000,000 元)的銀行貸款分別由本集團於二零一五年三月三十一日約人民幣 204,008,000 元(- 零 - 四年: 人 民幣 270,845,000 元)的待售物業(附註19),約人民幣 211,895,000 元(- 零 - 四年: 人民幣 736,407,000 元)的 開發中物業(附註18)及上海鼎迅公司擔保。

人民幣8,000,000元(二零一四年:人民幣10,000,000元)的銀行貸款由本集團於二零一五年三月三十一日約人民幣20,000,000元(二零一四年:人民幣13,500,000元)以人民幣計值的銀行存款抵押(附註22(d))。

(b) 其他金融機構貸款以人民幣計值並以每年由6.15%至 10.25%(二零一四年:6.15%至7.95%)的固定利率計息。

於二零一五年三月三十一日,其他金融機構貸款由以下所擔保:(i)本集團的物業、廠房及設備約人民幣7,988,000元(二零一四年:人民幣8,253,000元)(附註14):(ii)投資物業約人民幣295,353,000元)(元二零一四年:人民幣245,736,000元)(附註15):(iii)開發中物業約人民幣136,237,000元)(二零一四年:無)(附註18):(iii)待售物業約人民幣186,782,000元)(二零一四年:人民幣95,985,000元)(附註19):及(iii)以人民幣計值的銀行存款約人民幣330,000,000元)(附註22(iii))。

(c) 於二零一四年三月三十一日,流動負債包括約人民幣 66,183,000元未有訂於一年內還款的銀行借款。由於相 關貸款協議包含借方有權自行決定於任何時間以無條件 要求還款的條文。

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26. DEFERRED TAX ASSETS/(LIABILITIES)

The Group

At 31 March 2015, deferred tax assets/(liabilities) are provided at the tax rate 25% (2014: 25%). The movement in deferred tax assets/(liabilities) arising from temporary differences are as follows:

26. 遞延税項資產/(負債)

本集團

於二零一五年三月三十一日,遞延税項資產/(負債)以税率25%(二零一四年:25%)計提撥備。由暫時差額產生之遞延税項資產/(負債)之變動如下:

		Deferred tax assets in respect of provision for LAT	Deferred tax liabilities in respect of fair value change of investment properties	Total
		與土地增值 稅撥備有關 之遞延税項資產 RMB'000 人民幣千元	與投資物業 公平值變動有關 之遞延税項負債 RMB'000 人民幣千元	總計 RMB'000 人民幣千元
At 1 April 2013 Deferred tax debited to the profit or loss	於二零一三年四月一日 於損益賬扣除 之遞延税項	19,706 (4,694)	(21,684) (23,382)	(1,978) (28,076)
At 31 March 2014 and 1 April 2014 Deferred tax debited to the profit or loss	於二零一四年三月三十一日 及二零一四年四月一日 於損益賬扣除之遞延税項	15,012 -	(45,066) (9,345)	(30,054) (9,345)
At 31 March 2015	於二零一五年三月三十一日	15,012	(54,411)	(39,399)

Deferred tax assets are recognised for tax loss carried forward to the extent that realisation of the related tax benefit through the future taxable profits is probable. The Group has no material unrecognised tax losses to carry forward against future taxable income at 31 March 2015 and 2014.

Withholding rate of ranging from 5% or 10% is imposed on dividends distributed to foreign investors. As at 31 March 2015, deferred tax liabilities amounted to approximately RMB24,155,000 (2014: RMB40,284,000) in respect of aggregate amount of temporary difference of approximately RMB 483,100,000 (2014: RMB402,840,000) associated with undistributed earnings of subsidiaries have not been recognised. No deferred tax liabilities have been recognised in respect of these differences because the Group is in a position to control the dividend policies of these subsidiaries and it is probable that such differences will not be reversed in the foreseeable future.

遞延税項資產就所結轉之稅項虧損予以確認,惟以可能透過未來應課税溢利變現之有關稅項利益為限。於二零一五年及二零一四年三月三十一日,本集團並無重大未確認稅項虧損用作結轉抵銷未來應課稅收入。

分派予外商投資者之股息乃按預扣税率5%或10%繳納税款。於二零一五年三月三十一日,與附屬公司未分派盈利有關之暫時差額總金額約人民幣24,155,000元(二零一四年:人民幣40,284,000元)之遞延税項負債約人民幣483,100,000元(二零一四年:人民幣402,840,000元)尚未予以確認。由於本集團有權控制該等附屬公司之股息政策,且有關差額或將不會於可見將來撥回,故並無就該等差額確認遞延税項負債。

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27. SHARE CAPITAL

27. 股本

		Number of shares 股份數目	RMB'000 人民幣千元
Authorised: Ordinary shares of HK\$0.01 each At 1 April 2014, 31 March 2014 and 2015	法定: 每股面值 0.01 港元之普通股 於二零一四年四月一日、二零一四年及 二零一五年三月三十一日	4,500,000,000	37,401
Issued and fully paid: Ordinary shares of HK\$0.01 each At 1 April 2014, 31 March 2014 and 2015	已發行及繳足: 每股面值0.01港元之普通股 於二零一四年四月一日、二零一四年及 二零一五年三月三十一日	1,200,000,000	9,931

28. RESERVES

The Group

Details of the movements on the Group's reserves are set out in the consolidated statement of changes in equity. The nature and purpose of the reserves are as follows:

(i) Share premium

The share premium account of the Group represents the premium arising from the issue of shares of the Company at premium.

(ii) Statutory reserves

According to the relevant PRC laws, the subsidiaries are required to transfer at least 10% of its net profit after tax, as determined under the PRC accounting regulation, to a statutory reserve until the reserve balance reaches 50% of the subsidiaries' registered capital. The transfer of this reserve must be made before the distribution of dividend to the subsidiaries' equity owners. The statutory reserve is non-distributable other than upon the liquidation of the subsidiaries.

28. 儲備

本集團

本集團之儲備變動詳情載於綜合權益變動表。儲備 之性質及目的如下:

(i) 股份溢價

本集團之股份溢價賬指本公司按溢價發行股份 所產生之溢價。

(ii) 法定儲備

根據相關中國法律,附屬公司須將根據中國會計法規所釐定之除稅後純利至少10%轉撥至法定儲備,直至儲備結餘達致附屬公司註冊資本之50%。是次儲備轉撥須於分派股息予附屬公司權益擁有人之前進行。法定儲備不可分派,惟附屬公司清盤時除外。

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28. RESERVES (CONTINUED)

28. 儲備(續)

The Company

本公司

		Share premium	Retained profits/ (accumulated loss) 留存溢利/	Proposed final dividend	Total
		股份溢價 RMB'000 人民幣千元	(累計虧損) RMB'000 人民幣千元	擬派末期股息 RMB'000 人民幣千元	合計 RMB'000 人民幣千元
At 1 April 2013	於二零一三年四月一日	537,994	468	38,741	577,203
Loss for the year and total comprehensive income for the year Dividend paid	年內虧損及年內全面 收益總額 已付股息	_ 	(1,485)	- (38,741)	(1,485) (38,741)
At 31 March 2014 and 1 April 2014	於二零一四年三月三十一日 及二零一四年四月一日	537,994	(1,017)	-	536,977
Loss for the year and total comprehensive income for the year	年內虧損及年內全面 收益總額		(1,356)	_	(1,356)
At 31 March 2015	於二零一五年三月三十一日	537,994	(2,373)	_	535,621

29. CAPITAL COMMITMENTS

29. 資本承擔

The Group

本集團

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Contracted but not provided for in respect of – properties held under development of the Group – acquisition of a land use rights of land (note 21)	有關已訂約但未撥備 一本集團之開發中物業 一收購土地之土地使用權(附註21)	163,993	515,044 93,800

On 1 April 2014, the Group fully settled the outstanding consideration of approximately RMB93,800,000 in respect of the acquisition of land use rights of the land in Hangzhou, the PRC. The Group obtained corresponding land use rights certificate issued by the People's Government of Hangzhou City dated 28 May 2014.

The Company did not have any commitments as at 31 March 2015 and 2014.

於二零一四年四月一日,本集團已全數清繳有關收購位於中國杭州市之土地的土地使用權約為人民幣93,800,000元之結餘代價。本集團已取得由杭州市人民政府發出日期為二零一四年五月二十八日之相關土地使用權證。

本公司於二零一五年及二零一四年三月三十一日並 無任何承擔。

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For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

30. OPERATING LEASE COMMITMENTS

30. 經營租賃承擔

The Group

本集團

- (a) The Group had future aggregate minimum lease receipts under non-cancellable operating leases in respect of its properties as follows:
- (a) 本集團就其物業根據不可撤銷經營租賃而於未 來收取之最低租賃總額如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Not later than one year	一年內	3,160	2,934
Later than one year and not later than five years Later than five years	一年以上但不超過五年 五年以上	12,927 3,408	13,607 5,889
		19,495	22,430

The Group leases out its investment properties which run for initial periods of ten to sixteen years, without option to renew the lease terms at the respective expiry dates. None of the leases includes contingent rentals.

The Company does not have any operating lease receipts under non-cancellable operating leases.

(b) The Group had future aggregate minimum lease payments under non-cancellable operating leases in respect of properties as follows:

本集團出租其投資物業,首期持續十至十六年,且於各屆滿日期不可選擇續約。租賃概無或然租金。

本公司並無根據不可撤銷經營租賃而收取之任何經 營租賃金額。

(b) 本集團就物業根據不可撤銷經營租賃而於未來 支付之最低租賃總額如下:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Not later than one year Later than one year and	一年內 一年以上但不超過五年	112	121
not later than five years		17	16
		129	137

The Group leases properties under operating lease arrangements which run for initial period of one to three years, with an option to renew the lease terms at the expiry date. None of the leases includes contingent rentals.

The Company does not have any operating lease payments under non-cancellable operating leases.

本集團根據經營租賃安排租賃物業,首期持續 一年至三年,並可於屆滿日期選擇續約租期。 租賃概無或然租金。

本公司並無根據不可撤銷經營租賃而支付之任 何經營租賃金額。

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

31. FINANCIAL GUARANTEE

The Group

The Group has arranged mortgage loan facilities for certain purchasers of property units and provided guarantees to secure obligations of repayments. As at 31 March 2015, the outstanding guarantees amounted to approximately RMB580,043,000 (2014: RMB357,506,000). Such guarantees terminate upon earlier of (i) issuance of the real estate ownership certificate which will generally be available within one or two years after the purchasers take possession of the relevant properties; or (ii) the satisfaction of mortgaged loans by the purchasers of properties.

32. RELATED PARTY TRANSACTIONS

(a) In addition to the transactions and balances disclosed elsewhere in these financial statements, the Group had the following material related party transactions:

31. 財務擔保

本集團

本集團已為若干物業單位買家安排按揭貸款,並就確保該等還款責任提供擔保。於二零一五年三月三十一日,已授出之擔保額約為人民幣580,043,000元(二零一四年:人民幣357,506,000元)。該等擔保將於以下較早時間者終止:(i)發出房地產所有權證(一般於買家擁有相關物業後一或兩年內提供)時;或(ii)物業買家償清按揭貸款時。

32. 關連方交易

(a) 除該等財務報表其他部分所披露之交易及結餘 外,本集團已進行以下重大關連方交易:

		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Rent paid to a fellow subsidiary Car park rent paid to	已付同系附屬公司之租金 已付非執行董事之停車場租金	285	279
a non-executive director		40	34

Rent paid to Pan Hong Investment, a fellow subsidiary of the Group, for rental of an unit of office premises which is held by Pan Hong Investment, based on the terms agreed and signed on a tenancy agreement. Car park rent paid to Ms. Chan Heung Ling, a non-executive director of the Company, for rental of a car park based on the terms agreed and signed on a tenancy agreement. As the annual amount of the rents payables under the tenancy agreements are less than HK\$3,000,000, the continuing connected transaction contemplated thereunder will qualify as de minimus transaction under Rule 14A.33(3) of the Listing Rules, that is exempt from the reporting, annual review, announcement and independent shareholders' approval requirements.

就本集團同系附屬公司汎港投資所持有之辦公室物業單位之租金而言,已付汎港投資之租金 乃根據經協定並已簽立之租賃協議條款進行之 就租賃停車位已付本公司非執行董事陳响時 士之停車場租金乃按經協定並已簽立之租賃協議 議條款進行。由於根據租賃協議應付之年 租金金額少於3,000,000港元,故其項下擬進 租金金額少於3,000,000港元,故其項下規則第 14A.33(3)條界定為最低豁免水平交易,有關交 易獲豁免遵守申報、年度審核、公佈及尋求獨 立股東批准之規定。

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32. RELATED PARTY TRANSACTIONS (CONTINUED)

(b) Compensation of key management personnel of the Group

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors and certain of the highest paid employees, are disclosed in note 13.

33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's activities expose the Group to a variety of financial risks which comprise market risk (including foreign currency risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group's financial performance. The Group currently does not have any written risk management policies and guidelines. However, the board of directors meets periodically and cooperates closely with key management to analyse and formulate strategies to manage and monitor financial risks.

The Group is not engaged in trading of financial assets for speculative purposes. The most significant financial risks to which the Group is exposed to be described below.

(a) Interest rate risk

Interest rate risk relates to the risk that the fair value or cash flows of a financial instrument will fluctuate because of changes in market interest rate. The Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group's interest rate risk mainly arises from deposits at banks, other receivables and bank and other loans which bore interests at fixed and floating interest rates. Bank and other loans arranged at variable rates and fixed rates expose the Group to cash flow interest rate risk and fair value interest rate risk respectively. The interest rate and repayment terms of the borrowing outstanding at the end of the reporting period are disclosed in note 25.

32. 關連方交易(續)

(b) 本集團主要管理人員薪酬

本集團主要管理人員之薪酬(包括已付本公司董事及若干最高薪酬僱員之薪酬)披露於附註 13。

33. 財務風險管理目標及政策

本集團業務令本集團承受多種財務風險,包括市場風險(包括外幣風險及利率風險)、信貸風險及流動資金風險。本集團之整體風險管理重點在於金融市場之不可預測性,並尋求將對本集團財務表現之潛在不利影響降至最低。本集團現時並無任何明文之風險管理政策及指引。然而,董事會定期召開會議,並與主要管理人員緊密合作,以分析及制定策略以管理及監控財務風險。

本集團並無從事以投機為目標之金融資產買賣。本 集團所面對之最主要財務風險概述如下。

(a) 利率風險

利率風險指金融工具之公平值或現金流量因市場利率變動而出現波動之風險。本集團之收入及經營現金流量基本上不受市場利率變動之影響。本集團之利率風險主要來自按固定利率計息之銀行存款、其他應收款項及銀行及其他貸款。以浮動利率及固定利率計息之銀行及其他貸款令本集團分別面對現金流量利率風險及公平值利率風險。於報告期末尚未償還之借貸之利率及償還條款披露於附註25。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(a) Interest rate risk (Continued)

Interest rate sensitivity

If the saving interest rates had been increased/decreased by 100 basis points at the beginning of the year and all other variables were held constant, the Group's profit after tax for the year and retained profits would increase/decrease by approximately RMB1,861,000 (2014: RMB2,693,000) respectively.

The 100 basis point increase or decrease represents management's assessment of a reasonably possible change in interest rate over the period until the next annual reporting date. Changes in saving interest rates have no impact on the Group's other components of equity. The assumed changes in interest rates are considered to be reasonably possible based on observation of current market conditions and represents management's assessment of a reasonably possible change in interest rate over the next twelve month period.

The sensitivity analysis included in the financial statements for the year ended 31 March 2014 has been prepared on the same basis.

(b) Credit risk

Credit risk refers to the risk that the counterparty to a financial instrument would fail to discharge its obligation under the terms of the financial instrument and cause a financial loss to the Group. The Group's exposure to credit risk mainly arises from granting credit to customers in the ordinary course of its operations. The Group is also exposed to credit risk arising from the provision of financial guarantees and the amounts of which are disclosed in note 31.

The Group continuously monitors defaults of customers and other counterparties, identified either individually or by group, and incorporates this information into its credit risk controls. The Group's policy is to deal only with creditworthy counterparties.

33. 財務風險管理目標及政策(續)

(a) 利率風險(續)

利率敏感度

倘儲蓄利率於年初增加/減少100個基點而所有其他變量保持不變,本集團年內稅後溢利及保留溢利分別增加/減少約人民幣1,861,000元(二零一四年:人民幣2.693,000元)。

100個基點的增加或減少代表管理層對利率於期內直至下個年度報告日期的利率合理可能變動的評估。儲蓄利率變動對本集團其他權益成分並無影響。按照觀察現時市場狀況,利率假設變動被視為合理可能,及代表管理層對利率於未來十二個月期間利率合理可能變動的評估;

截至二零一四年三月三十一日止年度財務報表 所載的敏感度分析按相同基準編製。

(b) 信貸風險

信貸風險指金融工具之對手方未能根據金融工具之條款履行其責任及對本集團造成財務虧損之風險。本集團所面對之信貸風險主要來自於其日常業務過程中向客戶授出信貸。本集團亦面對來自提供財務擔保所產生之信貸風險,金額披露於附註31。

本集團繼續監察個別或組別確認之客戶及其他 對手方之拖欠情況,並將有關資料載入其信貸 風險控制。本集團之政策為僅與信貸記錄良好 之對手方交易。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(b) Credit risk (Continued)

The Group's management considers that all the above financial assets that are not impaired for at the end of reporting period are of good credit quality, including those that are past due.

None of the Group's financial assets are secured by collateral or other credit enhancements.

In respect of accounts and other receivables, the Group is not exposed to any significant credit risk exposure to any single counterparty or any group of counterparties having similar characteristics. The credit risk for cash at bank is considered negligible, since the counterparties are reputable banks with high quality external credit ratings.

(c) Foreign currency risk

Most of the Group's transactions are carried out in RMB which is the functional currency of most of the group entities. Exposures to currency exchange rates arise from certain of the Group's cash and bank balances which are denominated in HK\$, and US\$. The Group does not use derivative financial instruments to hedge its foreign currency risk. The Group reviews its foreign currency exposures regularly and does not consider its foreign exchange risk to be significant.

(d) Liquidity risk

Liquidity risk relates to the risk that the Group will not be able to meet its obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Group is exposed to liquidity risk in respect of settlement of financial liabilities, including trade and other payables and bank and other loans, and its financial obligations, and also in respect of its cash flow management.

33. 財務風險管理目標及政策(續)

(b) 信貸風險(續)

本集團之管理層認為,所有上述並未於報告期 末減值之金融資產(包括已逾期者)之信貸質素 良好。

本集團之金融資產概無由抵押品或其他加強信 貸措施作擔保。

就應收賬款及其他應收款項而言,本集團並未 因任何單一對手方或任何一組性質相近之對手 方而面對任何重大信貸風險。由於對手方為外 部信貸評級良好及聲譽良好之銀行,因此銀行 現金之信貸風險被視為輕微。

(c) 外幣風險

本集團大部分交易以人民幣進行,而人民幣乃 大多數本集團實體之功能貨幣。貨幣匯率風險 來自本集團以港元及美元列值之若干現金及銀 行結餘。本集團並無使用衍生金融工具以對沖 其外幣風險。本集團定期檢討其外幣風險,並 認為其外匯風險並不重大。

(d) 流動資金風險

流動資金風險指本集團將未能履行其有關以交付現金或其他金融資產予以償還之金融負債之責任風險。本集團就償付金融負債(包括應付賬款及其他應付款項及銀行及其他貸款)以及履行其財務責任,以及就其現金流量管理而面對流動資金風險。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(d) Liquidity risk

The cash management of all operating entities is centralised, including the raising of funds to cover expected cash demands. The Group's policy is to regularly monitor current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer terms.

The table below analyses the Group's financial liabilities based on the remaining contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

Specifically, for term loans which contain a repayment on demand clause which can be exercised at the bank's sole discretion, the analysis shows the cash outflow based on the earliest period in which the entity can be required to pay, that is if the lenders were to invoke their unconditional rights to call the loans with immediate effect. The maturity analysis for other bank borrowings is prepared based on the scheduled repayment dates.

The Group

33. 財務風險管理目標及政策(續)

(d) 流動資金風險

所有經營實體之現金均集中管理,其中包括籌 集資金以應付其預期現金需求。本集團之政策 為定期監控即期及預期流動資金需求,以確保 其維持充足現金儲備及確保主要金融機構提供 充分承諾融資,從而應付其短期及較長期之流 動資金需求。

下表按餘下合約到期日分析本集團之金融負債。於表中披露之金額為已訂約未貼現現金流量。

本集團

		On demand or within one year 應要求或	More than one year	Total undiscounted amount	Total carrying amount
		於一年內 RMB'000 人民幣千元	一年以上 RMB'000 人民幣千元	未貼現總額 RMB'000 人民幣千元	賬面總值 RMB'000 人民幣千元
At 31 March 2015 Accounts and bill payables Accruals and other payables Bank and other loans	於二零一五年三月三十一日 應付賬款及票據 應計款項及其他應付款項 銀行及其他貸款	65,294 299,343 748,441	- - 482,349	65,294 299,343 1,230,790	65,294 299,343 1,177,832
		1,113,078	482,349	1,595,427	1,542,469
Financial guarantee issued: Maximum amount guaranteed	已作出之財務擔保: 最高擔保金額	580,043	-	580,043	-
At 31 March 2014 Accounts payable Accruals and other payables Bank and other loans	於二零一四年三月三十一日 應付賬款 應計款項及其他應付款項 銀行及其他貸款	23,995 293,502 419,479	- - 805,848	23,995 293,502 1,225,327	23,995 293,502 1,123,673
		736,976	805,848	1,542,824	1,441,170
Financial guarantee issued: Maximum amount guaranteed	已作出之財務擔保: 最高擔保金額	357,506		357,506	

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(d) Liquidity risk (Continued)

The table that follows summarises the maturity analysis of term loans with a repayment on demand clause based on agreed scheduled repayments set out in the loan agreements. The amounts include interest payments computed using contractual rates. As a result, these amounts were greater than the amounts disclosed in the "on demand" time band in the maturity analysis above. Taking into account the Group's financial position, the directors do not consider that it is probable that the bank will exercise its discretion to demand immediate repayment. The directors believe that such term loans will be repaid in accordance with the scheduled repayment dates set out in the loan agreements.

33. 財務風險管理目標及政策(續)

(d) 流動資金風險(續)

下表概列帶有按要求償還條款的定期貸款根據貸款協議所載之協定還款時間表作出之到期月分析。有關金額包括運用合約利率計算之利息付款。因此,此等金額高於上述到期日分析中「按要求」時間組別中披露之金額。考慮到中集團之財務狀況,董事並不認為銀行將行使要求即時還款的酌情權。董事相信,有關定期受資款將會根據貸款協議所載之協定還款日期而償還。

Maturity analysis – Bank borrowings subject to a repayment on demand clause based on scheduled repayments
到期日分析一 根據協定還款日期

而償還的帶有按要求償還條款的銀行借貸

On demand or within one year 應要求或	More than one year	Total undiscounted amount	Total carrying amount
於一年內 RMB'000 人民幣千元	一年以上 RMB'000 人民幣千元	未貼現總額 RMB'000 人民幣千元	賬面總值 RMB'000 人民幣千元
- 189,895	- 69,159	- 259,054	250,173

At 31 March 2015 and 2014, the Company held no material financial liabilities and the Company ensure that it maintains sufficient financial support from Group's subsidiaries to meet its liquidity requirements.

於二零一五年三月三十一日於二零一四年三月三十一日

At 31 March 2015

At 31 March 2014

The management has built an appropriate liquidity risk management framework for the management of the Group's short, medium and long-term funding and liquidity management requirements. The Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve banking facilities, and by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

於二零一五年及二零一四年三月三十一日,本公司並無持有重大金融負債,且本公司確信其 所擁有來自本集團附屬公司之財務支持將足以 應付其流動資金需求。

管理層已建立適當之流動資金風險管理框架, 以管理本集團短期、中期及長期資金以及滿足 流動資金之管理需求。本集團通過維持充足儲 備、銀行信貸及備用銀行信貸額度,及持續監 控預測及實際現金流量,並配對金融資產及負 債到期情況管理流動資金風險。

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33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(e) Fair value

The fair value of the Group's current financial assets and liabilities are not materially different from their carrying amounts because of immediate or short term maturity of these financial instruments. The fair value of noncurrent financial assets and liabilities is not disclosed because the carrying values are not materially different from the fair values at the reporting date.

(f) Summary of financial assets and liabilities by category

The categories of financial assets and liabilities included in the consolidated statements of financial position and the headings in which they are included are as follows:

33. 財務風險管理目標及政策(續)

(e) 公平值

由於本集團之流動金融資產及負債即時或於短期內到期,因此該等金融工具之公平值與其賬面值並無重大差別。由於報告日期之賬面值與公平值並無重大差別,故並未披露非流動金融資產及負債之公平值。

(f) 按類別劃分之金融資產及負債概要

以下乃包括在綜合財務狀況表之金融資產及負 債類別以及其納入之項目:

			Group 集團		ompany 公司
		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元	2014 二零一四 RMB'000 人民幣千元
Financial assets Loans and receivables	金融資產貸款及應收款項	4.540	000		
Accounts receivable Other receivables Amount due from a joint venture	應收賬款 其他應收款項 應收一家合營企業款項	1,543 39,627 138,906	669 51,756 135,470	191 -	292
Amounts due from subsidiaries Structured bank deposits Pledged deposits	應收附屬公司款項 結構性銀行存款 已抵押存款	154,000 419,403	563,772	267,965 - -	269,219 - -
Cash and bank balances	現金及銀行結餘	183,660 937,139	67,768 819,435	91 268,247	92 269,603
Financial liabilities At amortised cost	金融負債 按攤銷成本				
Accounts and bill payables Accruals and other payables	應付賬款及票據 應計款項及 其他應付款項	65,294 299,343	23,995 293,502	64	- 64
Amounts due to subsidiaries Bank and other loans	無心感內	1,177,832	1,123,673	8,083 -	8,083
		1,542,469	1,441,170	8,147	8,147

綜合財務報表附註

For the year ended 31 March 2015 截至二零一五年三月三十一日止年度

34. CAPITAL MANAGEMENT

The Group's objectives when managing capital are:

- (i) To safeguard the Group's ability to continue as a going concern, so that it continues to provide returns and benefits for stakeholders:
- (ii) To support the Group's stability and growth; and
- (iii) To provide capital for the purpose of strengthening the Group's risk management capability.

The Group actively and regularly reviews and manages its capital structure to ensure optimal capital structure and shareholder returns, taking into consideration the future capital requirements of the Group and capital efficiency, prevailing and projected profitability, projected operating cash flows, projected capital expenditures and projected strategic investment opportunities. The Group currently does not adopt any formal dividend policy.

Management regards total equity as capital. The amount of capital as at 31 March 2015 amounted to approximately RMB1,397,949,000 (2014: RMB1,306,542,000), which the management considers as optimal having considered the projected capital expenditures and the projected strategic investment opportunities. The net debts-to-equity ratio at 31 March 2015 and 2014 were as follows:

34. 資本管理

本集團管理資本之目標為:

- (i) 維持本集團持續經營之能力,以繼續為權益持 有人帶來回報及利益;
- (ii) 支援本集團之穩定及增長;及
- (iii) 提供資本加強本集團之風險管理能力。

本集團積極定期檢討及管理其資本架構,以確保具備最佳資本架構及提供最佳股東回報,並考慮本集團未來資金需要及資本成效、現時及預測盈利能力、預測經營現金流量、預測資本開支及預測策略性投資機會。本集團目前並無採納任何正式股息政策。

管理層將權益總額視為資本。於二零一五年三月三十一日,資本金額約為人民幣1,397,949,000元(二零一四年:人民幣1,306,542,000元)。管理層經考慮預計資本開支及預計策略性投資機會後,認為該等金額屬最佳。於二零一五年及二零一四年三月三十一日之債務淨額對權益比率如下:

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		2015 二零一五年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元
Accounts and bill payables Accruals, receipts in advance and other payables	應付賬款及票據 應計款項、預收款項及其他 應付款項	65,294 954,874	23,995 653,219
Bank and other loans	銀行及其他貸款	1,177,832	1,123,673
Less: Cash and bank balances Pledged deposits Structured bank deposits	減:現金及銀行結餘 已抵押存款 結構性銀行存款	2,198,000 (183,660) (419,403) (154,000)	1,800,887 (67,768) (563,772)
Net debts	債務淨額	1,440,937	1,169,347
Equity	權益	1,397,949	1,306,542
Net debts to equity ratio	債務淨值對權益比率	103%	90%

CONSOLIDATED RESULTS

綜合業績

		2011 二零一一年 RMB'000 人民幣千元	2012 二零一二年 RMB'000 人民幣千元	2013 二零一三年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
Revenue Profit before income tax Income tax expense	收入 除所得税前溢利 所得税開支	340,198 175,395 (51,694)	515,181 200,694 (99,943)	559,918 198,180 (72,960)	476,339 214,363 (73,400)	500,874 144,447 (54,574)
Profit for the year	年內溢利	123,701	100,751	125,220	140,963	89,873
Attributable to: Owners of the Company Non-controlling interests	以下人士應佔: 本公司擁有人 非控股權益	123,911 (210)	101,316 (565)	126,444 (1,224)	143,768 (2,805)	92,926 (3,053)
		123,701	100,751	125,220	140,963	89,873
Earnings per share Basic	每股盈利 基本	RMB13.77 cents 人民幣13.77分		RMB10.54 cents 人民幣10.54分		RMB7.74 cents 人民幣 7.74 分

CONSOLIDATED ASSETS, EQUITY AND LIABILITIES

綜合資產、權益及負債

		2011 二零一一年 RMB'000 人民幣千元	2012 二零一二年 RMB'000 人民幣千元 (Restated) (經重列)	2013 二零一三年 RMB'000 人民幣千元	2014 二零一四年 RMB'000 人民幣千元	2015 二零一五年 RMB'000 人民幣千元
ASSETS Non-current assets Current assets	資產 非流動資產 流動資產	201,614 1,379,918	172,564 1,621,887	518,545 1,802,687	870,471 2,388,071	695,669 3,076,132
Total assets	總資產	1,581,532	1,794,451	2,321,232	3,258,542	3,771,801
EQUITY AND LIABILITIES Total equity	權益及負債 權益總額	735,524	1,096,404	1,191,064	1,306,542	1,397,949
Non-current liabilities Current liabilities	非流動負債 流動負債	5,952 840,056	80,000 618,047	436,478 693,690	793,566 1,158,434	534,411 1,839,441
Total liabilities	總負債	846,008	698,047	1,130,168	1,952,000	2,373,852
Total equity and liabilities	權益及負債總額	1,581,532	1,794,451	2,321,232	3,258,542	3,771,801

Property Portfolio _____

物業組合

	Location	Туре	Site Area in respect of entire project	Planned/ Actual Gross Floor Area	Tenure	Effective Group Interest	Approximate Percentage Sold and Delivered 已售及	Expected Completion Date
	地點	類別	整個項目的 佔地面積 (sq. m.) (平方米)	規劃/實際 建築面積 (sq. m.) (平方米)	年期	集團佔實際權益	交付概約百分比	預期完成日期
COMPLETED PROPERTIES 已竣工物業								
Nanchang Honggu Kaixuan Phase 2	N o. 1568 Honggu Avenue, Honggu Tan Central District, Nanchang City, Jiangxi Province, the PRC	R, C	80,521	R: 116,214 C: 32,490	R: Expiring on 16 September 2073 C: Expiring on 16 September 2043	100%	R: 98% C: 86%	Completed
南昌紅谷凱旋二期	中國江西省南昌市 紅谷灘中心區 紅谷大道1568號				R:於二零七三年 九月十六日屆滿 C:於二零四三年 九月十六日屆滿			已竣工
Various retail units on Level 1-4 and various office units on Level 6-14 of Sino Harbour Kaixuan Center, Nanchang	No. 1568 Honggu Avenue, Honggu Tan Central District, Nanchang City, Jiangxi Province, the PRC	C	80,521	9,358	Expiring on 16 September 2043	100%	-	Completed
Honggu Kaixuan 南昌紅谷凱旋漢港 凱旋中心 1-4層若干零售 店舗及 6-14層 若干寫字樓單位	中國江西省南昌市 紅谷灘中心區 紅谷大道1568號				於二零四三年 九月十六日屆滿			已竣工
Nanchang Sino Harbour Kaixuan City Phase 1 —Low-rise residential annexed with commercial	No. 888 Huang Jia Hu West Road, Nanchang Economic and Technology Zone, Nanchang City, Jiangxi Province, the PRC	R, C	719,548	R: 19,558 C: 6,174	R: Expiring on 18 May 2072 C: Expiring on 18 May 2052	55%	R: 59% C: –	Completed
南昌漢港凱旋城一期— 低層住宅附設商業	中國江西省南昌市 南昌經濟技術開發區 黄家湖路888號				R:於二零七二年 五月十八日屆滿 C:於二零五二年 五月十八日屆滿			已竣工
Fuzhou Hua Cui Ting Yuan Phase 1	No. 766 Jinchao Avenue, Fuzhou City, Jiangxi Province, the PRC	R, C	190,753	R: 89,115 C: 4,664	R: Expiring on 31 January 2080 C: Expiring on 31 January 2050	100%	R: 94% C: 37%	Completed
撫州華萃庭院一期	中國江西省撫州市 金巢大道766號				R:於二零八零年 一月三十一日屆滿 C:於二零五零年 一月三十一日屆滿			已竣工
Fuzhou Hua Cui Ting Yuan Phase 2	No. 766 Jinchao Avenue, Fuzhou City, Jiangxi Province, the PRC	R, C	190,753	R: 79,933 C: 2,383	R: Expiring on 31 January 2080 C: Expiring on 31 January 2050	100%	R: 83% C: 37%	Completed
撫州華萃庭院 二期	中國江西省撫州市 金巢大道766號				R: 於二零八零年 一月三十一日屆滿 C: 於二零五零年 一月三十一日屆滿			已竣工

Property Portfolio 物業組合

	Location	Туре	Site Area in respect of entire project	Planned/ Actual Gross Floor Area	Tenure	Effective Group Interest	Approximate Percentage Sold and Delivered 已售及	Expected Completion Date
	地點	類別	整個項目的 佔地面積 (sq. m.) (平方米)	規劃/實際 建築面積 (sq. m.) (平方米)	年期	集團佔實際權益	交付概約百分比	預期完成日期
Fuzhou Hua Cui Ting Yuan Phase 3	No. 766 Jinchao Avenue, Fuzhou City, Jiangxi Province, the PRC	R	190,753	117,177	R: Expiring on 31 January 2080 C: Expiring on	100%	33%	Completed
撫州華萃庭院三期	中國江西省撫州市 金巢大道766號				31 January 2050 R:於二零八零年 一月三十一日屆滿 C:於二零五零年 一月三十一日屆滿			已竣工
Yichun Royal Lake City Phase 1	No. 299 Yiyang Avenue, Yuanzhou District, Yichun City, Jiangxi Province, the PRC	R, C	607,084	R: 104,320 C: 10,348	R: Expiring on 29 March 2077 C: Expiring on 29 March 2047	100%	R: 74% C: 36%	Completed
宜春御湖城一期	中國江西省宜春市 袁州區宜陽大道299號				R:於二零七七年 三月二十九日屆滿 C:於二零四七年 三月二十九日屆滿			已竣工
PROPERTIES HELD UNDER D 開發中物業	DEVELOPMENT							
Nanchang Sino Harbour Kaixuan City Phase 1 – High-rise residential annexed with commercial	No. 888 Huang Jia Hu West Road, Nanchang Economic and Technology Development Zone, Nanchang City,	R, C	719,548	R: 61,128 C: 1,640	R: Expiring on 18 May 2072 C: Expiring on 18 May 2052	55%	N/A	Q1CY2016
南昌漢港凱旋城一期 一高層住宅附設商業	Jiangxi Province, the PRC中國江西省南昌市南昌經濟技術開發區 東昌經濟技術開發區 黃家湖西路888號				R:於二零七二年 五月十八日屆滿 C:於二零五二年 五月十八日屆滿		不適用	二零一六年第一季度竣工
Nanchang Sino Harbour Kaixuan City Phase 1 —Townhouses	No. 888 Huang Jia Hu West Road, Nanchang Economic and Technology Zone, Nanchang City, Jiangxi	R	719,548	54,978	R: Expiring on 18 May 2072 C: Expiring on 18 May 2052	55%	N/A	Q2CY2017
南昌漢港凱旋城一期一 聯排別墅	Province, the PRC 中國江西省南昌市 南昌經濟技術開發區 黃家湖路 888 號				R:於二零七二年 五月十八日屆滿 C:於二零五二年 五月十八日屆滿		不適用	二零一七年 第二季度竣工
Nanchang Sino Harbour Kaixuan City Phase 2	No. 888 Huang Jia Hu West Road, Nanchang Economic and Technology Development Zone, Nanchang City,	R, C	719,548	R: 169,763 C: 1,993	R: Expiring on 18 May 2072 C: Expiring on 18 May 2052	55%	N/A	Q3CY2017
南昌漢港凱旋城二期	Jiangxi Province, the PRC中國江西省南昌市南昌經濟技術開發區 黃家湖西路888號				R: 於二零七二年 五月十八日屆滿 C: 於二零五二年 五月十八日屆滿		不適用	二零一七年 第三季度竣工

Property Portfolio _______ 物業組合

	Location	Туре	Site Area in respect of entire project	Planned/ Actual Gross Floor Area	Tenure	Effective Group Interest	Approximate Percentage Sold and Delivered 已售及	Expected Completion Date
	地點	類別	整個項目的 佔地面積 (sq. m.) (平方米)	規劃/實際 建築面積 (sq. m.) (平方米)	年期	集團佔實際權益	交付概約百分比	預期完成日期
PROPERTIES HELD UNDER D 開發中物業(續)	EVELOPMENT (continued)							
Yichun Royal Lake City Phase 2	No. 299 Yiyang Avenue, Yuanzhou District, Yichun City, Jiangxi Province, the PRC	R	607,804	105,000	R: Expiring on 29 March 2077 C: Expiring on 29 March 2047	100%	N/A	Q2CY2015
宜春御湖城二期	中國江西省宜春市 袁州區宜陽大道299號				R:於二零七七年 三月二十九日屆滿 C:於二零四七年 三月二十九日屆滿		不適用	二零一五年 第二季度竣工
FUTURE PROJECTS 未來項目								
Nanchang Sino Harbour Kaixuan City Phase 3 – 5	No. 888 Huang Jia Hu West Road, Nanchang Economic and Technology Development Zone, Nanchang City, Jiangxi	R, C	719,548	688,900	R: Expiring on 18 May 2072 C: Expiring on 18 May 2052	55%	N/A	Phase 3: Q1CY2018 Phase 4: Q1CY2019 Phase 5: Q1CY2020
南昌漢港凱旋城三至五期	Province, the PRC中國江西省南昌市南昌經濟技術開發區 黄家湖西路888號				R:於二零七二年 五月十八日屆滿 C:於二零五二年 五月十八日屆滿		不適用	三 三 三 三 三 三 三 三 三 三 三 三 三 三
Yichun Royal Lake City Phase 3 – 6	No. 299 Yiyang Avenue, Yuanzhou District, Yichun City, Jiangxi Province, the PRC	R, C	607,084	1,047,038	R: Expiring on 29 March 2077 C: Expiring on 29 March 2047	50%	N/A	Phase 3: Q4CY2017 Phase 4: Q1CY2019 Phase 5: Q2CY2020 Phase 6: Q3CY2021
宜春御湖城三至六期	中國江西省宜春市 袁州區宜陽大道 299號				R:於二零七七年 三月二十九日屆滿 C:於二零四七年 三月二十九日屆滿		不適用	172221 172221 172221 1723

Property Portfolio 物業組合

	Location	Туре	Site Area in respect of entire project 整個項目的	Planned/ Actual Gross Floor Area 規劃/實際	Tenure	Effective Group Interest 集團佔實際	Approximate Percentage Sold and Delivered 已售及 交付概約	Expected Completion Date
	地點	類別	佔地面積 (sq. m.) (平方米)	建築面積 (sq. m.) (平方米)	年期	權益	百分比	預期完成日期
FUTURE PROJECTS (continued) 未來項目(續))							
Leping Project	Hushan Meiyuan Reclamation Farm, Leping City, Jiangxi Province, the PRC	R, C	333,341	394,800	R: Expiring on 17 June 2074 C: Expiring on 17 June 2044	51%	N/A	Phase 1: Q4CY2018 Phase 2: Q4CY2019 Phase 3: Q4CY2020
樂平項目	中國江西省樂平市 虎山梅岩墾殖場				R:於二零七四年 六月十七日屆滿 C:於二零四四年 六月十七日屆滿		不適用	1012/2020 一川 二年 第 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Hangzhou Ganglian Sino Africa Tower Project	Southwest junction of Moganshan Road and Shenhua Road, Gongshu District, Hangzhou City, Zhejiang Province, the PRC	C	20,482	81,928	Expiring on 6 April 2054	100%	N/A	Under planning
杭州港聯中非大廈項目	中國浙江省杭州市拱墅區 莫干山路及申花路西南口				於二零五四年 四月六日屆滿		不適用	計劃中
PROPERTIES HELD FOR INVE		0	11/4			1000/	N/4	0 11 1
Levels 1 and 2 of Block 2, Unit 02 to 06 on Level 1 of Block 6 and a 3-storey kindergarten of Nanchang Honggu Kaixuan	No. 1568 Honggu Avenue, Honggu Tan Central District, Nanchang City, Jiangxi Province, the PRC	C	N/A	4,461	Expiring on 16 September 2043	100%	N/A	Completed
南昌紅谷凱旋二幢一及二層, 六幢一層02至06室及 一座三層高幼稚園	中國江西省南昌市 紅谷灘中心區 紅谷大道1568號		不適用		於二零四三年 九月十六日屆滿		不適用	已竣工
Various retail units on Level 1-4 and various office units on Level 6-9, 11-24 of Sino Harbour Kaixuan Center, Nanchang Honggu Kaixuan	No. 1568 Honggu Avenue, Honggu Tan Central District, Nanchang City, Jiangxi Province, the PRC	C	N/A	22,481	Expiring on 16 September 2043	100%	N/A	Completed
南昌紅谷凱旋漢港凱旋中心 1-4層若干零售店舗及6-9, 11-24層若干寫字樓單位	中國江西省南昌市紅谷灘中心區紅谷大道 1568號		不適用		於二零四三年 九月十六日屆滿		不適用	已竣工

Property Portfolio

物業組合

	Location	Туре	Site Area in respect of entire project	Planned/ Actual Gross Floor Area	Tenure	Effective Group Interest	Approximate Percentage Sold and Delivered 已售及	Expected Completion Date
	地點	類別	整個項目的 佔地面積 (sq. m.) (平方米)	規劃/實際 建築面積 (sq. m.) (平方米)	年期	集團佔實際權益	交付概約百分比	預期完成日期
PROPERTIES HELD FOR INVE 持作投資物業(<i>續</i>)	STMENT (continued)							
Various retail units on Level 1 and 2 of Block 2, 3, 6, 7 of Yichun Royal	No. 299 Yiyang Avenue, Yuanzhou District, Yichun City, Jiangxi Province,	С	N/A	1,494	Expiring on 29 March 2047	100%	N/A	Completed
Lake City 宜春御湖城第2, 3, 6, 7座 第一及二層若干零售店舗	the PRC 中國江西省宜春市 袁州區宜陽大道 299 號		不適用		於二零四七年 三月二十九日		不適用	已竣工
PROPERTIES OCCUPIED BY T 由本集團佔有之物業	HE GROUP							
Level 25 and 26 of Sino Harbour Kaixuan Center, Nanchang Honggu Kaixuan	No. 1568 Honggu Avenue, Honggu Tan Central District, Nanchang City, Jiangxi Province, the PRC	С	N/A	1,232	Expiring on 16 September 2043	100%	N/A	Completed
南昌紅谷凱旋漢港 凱旋中心25及26層	中國江西省南昌市紅谷灘中心區紅谷大道 1568號		不適用		於二零四三年 九月十六日屆滿		不適用	已竣工
Unit 1502 of Entrance B of the South Building of Minshi Garden	No. 28 Zhongshan West Road, Xihu District, Nanchang City, Jiangxi Province, the PRC	R	N/A	166	Expiring on June 2069	100%	N/A	Completed
名實花園南樓B單元 1502室	中國江西省南昌市西湖區中山西路28號		不適用		於二零六九年 六月屆滿		不適用	已竣工
R: Residential C: Commercial				R : 住宅 C : 商業				

The "Planned Gross Floor Area" and "Expected Completion Date" are based on the best estimate by the management. These figures may change as the projects progress.

「規劃建築面積」及「預期完成日期」 乃根據管理層之最佳估計作出。該等數字可能會因項目進度而變動。



Sino Harbour Property Group Limited 漢港房地產集團有限公司