長江製衣有限公司 YANGTZEKIANG GARMENT LIMITED

股份代號 Stock code: 294



CONTENTS 目錄

Corporate Information 公司資料	2
Chairman's Statement 主席報告	4
Management Discussion and Analysis 管理層討論與分析	6
Report of the Directors 董事會報告書	14
Corporate Governance Report 企業管治報告	20
Directors and Management 董事及管理人員	28
Independent Auditor's Report 獨立核數師報告	32
Consolidated Statement of Profit or Loss 綜合損益表	34
Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表	35
Consolidated Statement of Financial Position 綜合財務狀況表	36
Consolidated Statement of Changes in Equity 綜合權益變動表	38
Consolidated Cash Flow Statement 綜合現金流量表	39
Notes to the Financial Statements 財務報表附註	40
Principle Subsidiaries 主要附屬公司	121
Group Properties 集團物業	122
Five-Year Summary 五年概要	123

CORPORATE INFORMATION 公司資料

BOARD OF DIRECTORS	董事會
Executive Directors	執行董事
Chan Sui Kau, GBM, GBS, JP (Chairman)	陳瑞球(主席)
Chan Wing Fui, Peter, MA (Vice Chairman)	陳永奎(副主席)
Chan Wing Kee, GBS, OBE, JP (Managing Director)	陳永棋(董事總經理)
Chan Wing To, PhD (Deputy Managing Director)	陳永滔(副董事總經理)
Chan Suk Man, MSc	劉陳淑文
Chan Wing Sun, Samuel, FCA	陳永燊
Chan Suk Ling, Shirley, JP	周陳淑玲
So Ying Woon, Alan	蘇應垣
Independent Non-executive Directors	獨立非執行董事
Leung Hok Lim, FCPA (Aust.), CPA (Macau), FCPA (Practising)	梁學濂
Lin Keping	林克平
Sze Cho Cheung, Michael, GBS, CBE, ISO, JP	施祖祥
Choi Ting Ki	蔡廷基
AUDIT COMMITTEE	審核委員會
Lauran Hali Lina (Obairmann)	
Leung Hok Lim (Chairman)	梁學濂(主席)
Lin Keping	林克平
Sze Cho Cheung, Michael	施祖祥
Choi Ting Ki	蔡廷基
REMUNERATION COMMITTEE	薪酬委員會
Sze Cho Cheung, Michael (Chairman)	施祖祥(主席)
Chan Wing Fui, Peter	陳永奎
Chan Wing Kee	陳永棋
Leung Hok Lim	梁學濂
Lin Keping	林克平
Choi Ting Ki	蔡廷基
	Br & A F A
NOMINATION COMMITTEE	提名委員會
Leung Hok Lim (Chairman)	梁學濂(主席)
Chan Wing Fui, Peter	陳永奎
Chan Wing Kee	陳永棋
Lin Keping	林克平
Sze Cho Cheung, Michael	施祖祥
Choi Ting Ki	蔡廷基
PRINCIPAL BANKERS	主要往來銀行
The Hongkong and Shanghai Banking Corporation Limited	香港上海匯豐銀行有限公司
Bank of China (Hong Kong) Limited	中國銀行(香港)有限公司
COLICITORS	Allo views
SOLICITORS	律師
Locke Lord	洛克律師事務所
AUDITORS	核數師
KPMG	畢馬威會計師事務所
Certified Public Accountants	華 為
Obtiliod I dulio Accountants	<i>水末目川岬</i>

CORPORATE INFORMATION 公司資料

COMPANY SECRETARY	公司秘書
Hui Sau Ling, FCCA, CPA	許秀玲
REGISTERED OFFICE	註冊辦事處
22 Tai Yau Street	九龍
San Po Kong	新蒲崗
Kowloon	大有街二十二號
	MA
SHARE REGISTRAR AND TRANSFER OFFICE	股份登記及過戶處
	股份登記及過戶處 香港中央證券登記有限公司
SHARE REGISTRAR AND TRANSFER OFFICE Computershare Hong Kong Investor Services Limited Shops 1712 – 1716	••••••
Computershare Hong Kong Investor Services Limited	香港中央證券登記有限公司
Computershare Hong Kong Investor Services Limited Shops 1712 – 1716	香港中央證券登記有限公司 香港
Computershare Hong Kong Investor Services Limited Shops 1712 – 1716 17th Floor, Hopewell Centre	香港中央證券登記有限公司 香港 合和中心十七樓
Computershare Hong Kong Investor Services Limited Shops 1712 – 1716 17th Floor, Hopewell Centre	香港中央證券登記有限公司 香港 合和中心十七樓
Computershare Hong Kong Investor Services Limited Shops 1712 – 1716 17th Floor, Hopewell Centre Hong Kong	香港中央證券登記有限公司 香港 合和中心十七樓 1712 - 1716室

CHAIRMAN'S STATEMENT 主席報告

GROUP RESULTS

Revenue of the Group for the current year of 2014/15 increased to HK\$1,133,864,000 (2013/14: HK\$1,074,132,000) and there was a loss of HK\$23,608,000 (2013/14: a profit of HK\$11,199,000).

BUSINESS REVIEW AND PROSPECTS

Our core garment business for the year under review recorded a profit of HK\$7,666,000 as compared to a loss of HK\$8,499,000 in the previous year. The overall negative result was largely due to the loss incurred from our investments in the joint ventures in Wuxi of which the group holds 49% as well as the significantly reduction in our properties' revaluation gain. The loss of our Wuxi investments amounted to HK\$20,356,000 but in the year before there was a profit of HK\$18,515,000.

The escalating manufacturing costs in China, the stagnant selling prices, the lack of sewing workers and uneven distribution of sales orders make garments manufacturing so much more difficult. In fiscal year 2014/15, the management closed down one of the two garment plants in Panyu and kept the manufacturing facilities of the other one to its minimum. Our factory in Guigang, Guangxi has become one of our main production plants. Through restructuring, maximizing resources and cutting costs over the last few years, our manufacturing operation in China had gradually enhanced its productivity. Although it was still at a loss position in the current year, it was an encouraging improvement comparing to a very substantial loss a year before.

In Bangladesh, our factory – Lavender Garment Limited has an improved results in the current year. The stability of sewing workers and sales orders plus the hard efforts of the management contributed to the good results. The management is exploring the possibility of adding pants and polo shirts to the factory which currently is manufacturing casual and dress shirts.

Another garment factory – Dagon Talent Garment Limited also manufacturing casual and dress shirts in Myanmar has started production since mid August 2014. As many of the sewing workers there needed to be trained, efficiency for the initial period was not high and our production capacity was thus affected. It recorded a loss in the first financial year.

Our investments in the joint ventures in Wuxi recorded a loss of HK\$20,356,000 in the fiscal year 2014/15 while a year before it had a profit of HK\$18,515,000. The weakened Euro affected our yarn export to Europe. The free-of-duty import of yarns from South East Asia and South Asia to China also placed us in a less competitive position as we were required to pay duty on the cotton we imported for our yarn manufacturing.

集團業績

本集團之二零一四/一五年度之收入增加至 1,133,864,000港元(二零一三/一四年度: 1,074,132,000港元),虧損為23,608,000港元 (二零一三/一四年度:溢利11,199,000港元)。

業務回顧及展望

於回顧年度內,本集團之核心成衣業務錄得溢利7,666,000港元,而去年則為虧損8,499,000港元。整體業績欠佳乃主要由於本集團持有49%股權之無錫合營企業投資產生虧損以及本集團物業重估收益大幅減少所致。無錫投資的虧損為數20,356,000港元,然而去年則為溢利18,515,000港元。

本集團於孟加拉的工廠-Lavender Garment Limited,於本年度之業績有所改善。製衣工人及銷售訂單穩定加上管理層之努力帶來了良好業績。該工廠目前製造便服及襯衫,管理層現正研究在該工廠加入長褲及polo恤的可能性。

本集團另一間於緬甸同樣製造便服及襯衫的成 衣工廠-Dagon Talent Garment Limited,已 於二零一四年八月開始投產。由於該廠眾多製 衣工人仍需接受培訓,故此初期效率不高,因 而本集團之產能受到影響。其於首個財政年度 錄得虧損。

於二零一四/一五財政年度,本集團於無錫合營企業之投資錄得虧損20,356,000港元,而去年則為溢利18,515,000港元。歐元轉弱影響本集團將紗線出口到歐洲。由於中國從東南亞及南亞進口紗線豁免稅項,而本集團旗下之紗線製造業務進口棉花則須繳付稅項,以使本集團的競爭力較弱。

CHAIRMAN'S STATEMENT 主席報告

OUTLOOK

Despite the weak Euro that continues to hamper our garment sales and affected our profits, the restructuring of our factories in China further helps to reduce our loss. The management expects the results of our core garment operation to be satisfactory. The management of our Wuxi's investment was of the opinion that there would still be a loss in the year to come but at a much lesser amount. With reduction in losses from Wuxi, we expect the overall results for the coming financial year to be improved.

前景

儘管歐元疲弱繼續影響本集團之成衣銷售並影響到本集團之溢利,然而,重組旗下之中國工廠有助進一步減少虧損。管理層預期,本集團核心成衣業務之業績將令人滿意。本集團無錫投資的管理層認為,於下年度將仍產生虧損,性金額將大幅減少。隨著無錫之虧損減少,本集團預期下一財政年度之整體業績將有所改善。

APPRECIATION

I would like, on behalf of the Board and shareholders, to express our appreciation to the Company's employees for their hard work and loyal service to the Company during the past year.

鳴謝

本人謹代表董事會及全體股東向本公司之僱員 在過去一年內所付出之努力及盡忠職守深表謝 意。

By Order of the Board Chan Sui Kau Chairman

Hong Kong, 23 June 2015

承董事會命 *主席* 陳瑞球

香港,二零一五年六月二十三日

RESULTS OF OPERATIONS

The Group's revenue for the year ended 31 March 2015 was HK\$1,133,864,000 an increase of 6% as compared with HK\$1,074,132,000 of the year before. There was a loss of HK\$23,608,000 for the year under review whereas in the previous year, we had a profit of HK\$11,199,000.

GARMENT BUSINESS

Yangtzekiang Garment Limited and Hong Kong Knitters Limited are the two names that we use to operate our garment business. We manufacture a wide variety of products that include men's and ladies' shirts, trousers, shorts, polo shirts, T-shirts, jackets and knitted outerwear, etc. Hong Kong is our Group's headquarters that handles all garment businesses including manufacturing, trading and sourcing. We have factories in China (Guigang and Panyu), Bangladesh and Myanmar. Besides Hong Kong and places where we have factories, we also have offices in many parts of China (Dongguan, Hangzhou, Wuxi and Shanghai). These offices not only provide support to our own factories, but also monitor and liaise with our subcontractors and business partners in the areas.

Our garment manufacturing operation in China remains difficult. The closing down of Whampoa Garment Manufacturing (Guangzhou) Co., Ltd., one of our two factories in Panyu (Guangzhou) in 2014 and keeping Exquisite Knitters (Guangzhou) Limited, the remaining factory's manufacturing facilities to its minimum, we were able to cut our manufacturing costs considerably. Although there was still at a loss position in the current year, there had been a big improvement comparing with the previous year. Guigang (Guangxi) is now where our main production activities are. We have two factories in Guigang which produce pants, shorts and knitted polo shirts. Lack of sewing workers, uneven spread of sales orders, minimum wage hike, increase of manufacturing costs and government taxes etc. continue to adversely affect our productions and dwindle our profit margins. The management expects the coming year to be just as difficult. The stringent cost cutting measures adopted by the management in the past few years have shown positive results, and it is hoped that the continuation of these measures with further enhancements along the way, our China operation would once again be back on the positive track.

Lavender Garment Limited – our factory in Bangladesh had recorded a better than expected result in the current year. This was mainly due to a stable work force and a steady supply of sales orders throughout the year. With the increase demand from buyers for factory compliance, the management is compelled to invest more substantially in the factory's setup and thus increases our manufacturing costs. Also the uneven spread of orders is another problem that confronts the factory. As a solution the management is considering to introduce more items such as pants and polo shirts to their product line. Despite these adverse factors, the management expects to see positive results for the coming year.

經營業績

本集團截至二零一五年三月三十一日止年度之收入為1,133,864,000港元,較去年之營業額1,074,132,000港元上升6%。於回顧年度內錄得虧損23,608,000港元,而本集團於去年則錄得溢利11,199,000港元。

成衣業務

本集團主要以長江製衣有限公司及香港織造有限公司之名義經營成衣業務。本集團生產之產、 品廣泛,包括男士及女士恤衫、長褲、短褲、短師、T恤、大衣及針織外套等。本集團之絕鄉之之。 總部位於香港,負責處理所有成衣業務,之 製造、貿易及採購。本集團在中國(貴港及本集團 設有工廠之地方外,本集團亦在中國多個的該 設有工廠之地方外,本集團亦在中國多個的該等 號等,杭州、無錫及上海)設有辦事處。接 辦事處不單為本集團本身之工廠提供支援 監察有關地區之加工廠及業務伙伴以及與彼等 職絡。

我們於中國的成衣製造業務經營仍然困難。透 過於二零一四年關閉本集團於廣州番禺兩間工 廠之一黃浦江製衣(廣州)有限公司及將餘下一 間工廠卓越織造(廣州)有限公司之製造設施保 持在最低限度,以致本集團得以大幅減省其製 造成本。儘管於本年度仍然出現虧損狀況,然 而,與去年相比已有很大改善。目前,本集團 之生產活動主要在廣西貴港市進行。本集團目 前在貴港市的兩間工廠,生產長褲、短褲及針 織polo恤。由於欠缺製衣工人、銷售訂單分佈 不均、最低工資上升、製造成本上漲以及政府 税項等因素,繼續嚴重影響本集團之生產及使 本集團之邊際利潤減少。管理層預期,來年將 會繼續困難。管理層於過去幾年所採取之嚴謹 削減成本措施已見成績,希望通過繼續採取該 等措施並往後進一步改善,本集團之中國經營 業務將會再次重回正軌。

本集團於孟加拉的工廠-Lavender Garment Limited,於本年度內錄得較預期為佳之業績。此乃主要由於在過去一年內生產力及銷售訂單來源穩定所致。隨著買家對工廠符合有關規定之要求有所提高,管理層必須投放更多資源於工廠設置,因而增加了本集團之製造成本。作為解決方案,管理層現正考慮在其生產線引入更多產品項目,例如長褲及polo恤。儘管出現此等不利因素,然而管理層預期,來年將會有正面成績。

Dagon Talent Garment Limited – our factory in Myanmar started its full operation in August 2014. This factory mainly produces casual and dress shirts for the European market. At the initial startup period, due to the inexperience of our sewing workers, our efficiency was low and likewise with our production capacity. This affected our profit margin and recorded a loss in the first financial year. Comparing to Vietnam and Cambodia, manufacturing costs in Myanmar are relatively cheaper and, therefore, many customers like to place their orders there. Following more orders and increasing capacity, the management expects the result for Year 2015/16 would improve with a minor loss due to a lower efficiency.

OTHER BUSINESS

Wuxi No. 1 Cotton Investment Co., Ltd. in which we have a 49% shareholding is a joint venture that owns several textiles related companies in Wuxi, China ("Wuxi Group"). The core business of the Wuxi Group is the production of medium range to high end yarns. The Wuxi Group recorded a loss of HK\$20,356,000 in the current year (2013/14: a profit of HK\$18,515,000). There were two main reasons for its negative results. The significantly weakened Euro was the first reason. It affected substantially our prices and volume of high end yarns exported to Europe. Secondly varn manufacturers from countries in South East Asia as well as South Asia exported huge quantities of yarns to China at zero duty, thus affecting yarn prices in China. Yarn producers in China, on the other hand, are required to pay import duty for cotton, thus placing them at severe cost disadvantage vis-à-vis these foreign producers. Under the current market conditions, Wuxi group expects to continue making a loss in the next financial year but at a much reduced rate. The management will strive to develop new markets, customers and reduce costs so as to return to profitability as soon as possible.

With reference to the joint announcement made by the Company and YGM Trading Limited on 8 October 2014, the Company and Luk Hop Garments Limited, a wholly-owned subsidiary of YGM Trading Limited, (collectively the "Companies"), had re-submitted applications to the Town Planning Board for planning permission to use the sites situated on various lots of land at 20-24 Tai Yau Street, San Po Kong, Kowloon, Hong Kong (the "Sites") for hotel development, and the Town Planning Board had granted the approval and permission to the Companies in respect of the applications. The Companies are currently in discussion with the relevant government departments on the terms and conditions of the new government leases to permit hotel uses of the Sites, and a number of issues remain outstanding. The Government has yet to offer the basic development terms or the amount of additional premium payable, hence the directors are unable to make any estimate in this regard. No capital commitments have been made by the Group in this connection.

本集團於緬甸之工廠-Dagon Talent Garment Limited,於二零一四年八月開始全面運作。該工廠主要為歐洲市場生產便服及襯衫該可期,由於製衣工人經驗不足,以致該潛人之之。這影響不足,並不集團之產能。這影響虧與越南及東埔寨相比,緬甸之製造成本條獨則越南及東埔寨相比,緬甸之製造前購零一五條增加、產能上升,管理層預期,二零率較低而錄得輕微虧損。

其他業務

無錫一棉投資有限公司為本集團擁有49%股權 之合營企業(「無錫集團」),在中國無錫擁有數 家紡織相關公司。無錫集團之核心業務為生產 中檔至高檔紗線。於本年度內,無錫集團錄得 虧損20,356,000港元(二零一三/一四年度: 溢利18,515,000港元)。其出現業績虧損有兩 個主要原因。第一個原因為歐元大幅轉弱,其 嚴重影響到本集團向歐洲出口高檔紗線之價格 及數量。第二,東南亞及南亞國家之紗線製造 商向中國出口大量紗線豁免繳付税項,因此影 響到中國之紗線價格。另一方面,中國之紗線 生產商進口棉花則須繳付進口税,以致彼等相 對該等外國生產商在成本上處於非常不利的位 置。在目前之市場狀況下,無錫集團預期於下 一財政年度將繼續發生虧損,惟金額將大幅減 少。管理層將致力開發新市場及客戶以及減省 成本,以儘快轉虧為盈。

BUSINESS AND FINANCIAL REVIEW

業務及財務回顧

2015

The key performance indicators are analysed as below:

主要表現指標分析如下:

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 HK\$'000 港幣千元	Increase/ (decrease) 增加/(減少) HK\$'000 港幣千元
Revenue and gross profit Revenue Gross profit Gross profit margin	收入及毛利 收入 毛利 毛利率	1,133,864 165,361 15%	1,074,132 157,280 15%	59,732 8,081

Revenue of the Group grew 6% to HK\$1,133,864,000 (2013/14: HK\$1,074,132,000) which was mainly attributable to the increase in orders received from various customers. The gross profit margin has maintained relatively stable at approximately 15% (2014:15%).

本集團收入增長6%至1,133,864,000港元,(二零一三/一四年度:1,074,132,000港元),主要是由於不同的客戶訂單增加,毛利率相對保持穩定於15%(二零一四年度:15%)。

2014

Increase/

(decrease)

		二零一五年 HK\$'000 港幣千元	二零一四年 HK\$'000 港幣千元	增加/(減少) HK\$'000 港幣千元
Profit/(loss) from operations and earnings before interest, taxation, depreciation and amortization) (EBITDA)	經營溢利/(虧損)及扣除利息、 税項、折舊及攤銷前的 盈利「EBITDA」			
Profit/(loss) from operations	經營溢利/(虧損)	7,666	(8,499)	16,165
EBITDA	EBITDA	7,376	36,734	(29,358)
EBITDA margin	EBITDA率	1 %	3%	
Share of (losses)/profits of	應佔合營企業(虧損)/溢利			
joint ventures	1	(20,356)	18,515	(38,871)
Net valuation gains on	投資物業估值收益淨額			
investment properties		6,964	19,257	(12,293)

Our garment manufacturing operation in China has shown improvements especially in the reduction of manufacturing costs. In addition, the loss incurred by one of the factory in Panyu, namely Whampoa Garment Manufacturing (Guangzhou) Co., Ltd, was reduced significantly after the Group has completely closed down the operation during the year under review. At the same time, the Group has successfully shifted the production of the woven pants to the factory in Guigang where the minimum wage level is comparatively lower. Following various cost-saving measures, the Group has succeeded in turning from an operating loss of HK\$8,499,000 for the year ended 31 March 2014 to an operating profit of HK\$7,666,000 for the year ended 31 March 2015.

Despite the rise in operating profit, EBITDA for the year decreased to HK\$7,376,000 (2013/14: HK\$36,734,000) which was mainly resulted from the loss incurred by our investments in the joint ventures in Wuxi as well as the significantly reduction in the net valuation gains on investment properties that has been explained in the paragraph of "Business Review and Prospects".

儘管本集團經營溢利上升,然而本年度扣除利息、税項、折舊及攤銷前的盈利下跌至7,376,000港元(二零一三/一四年度:36,734,000港元),主要由於本集團持有之無錫合營企業投資產生虧損以及本集團投資物業估值收益淨額大幅減少所致,如上文「業務回顧及展望」所述。

		2015 二零一五年 HK\$'000 港幣千元	2014 二零一四年 HK\$'000 港幣千元	Increase/ (decrease) 增加/(減少) HK\$'000 港幣千元
Trade receivable turnover days Trade debtors and bills receivable Revenue	應收賬款周轉天數 應收賬款及應收票據 收入	111,744 1,133,864	128,229 1,074,132	(16,485) 59,732
Trade receivable turnover days	應收賬款周轉天數	36	44	(8)

In order to minimise the credit risk, management reviews regularly the recoverable amount of each individual trade receivables to ensure that appropriate and speedy actions are taken on overdue balances. There was a decrease in trade debtors and bills receivable as at 31 March 2015 of approximately HK\$16,485,000 and the trade receivable turnover days decreased by 8 days to 36 days (2013/14: 44 days).

LIQUIDITY AND FINANCIAL POSITION 流動資金及

During the year under review, the Group's operations continued to be mainly financed by the internal resources.

As at 31 March 2015, the cash and bank balances of the Group were approximately HK\$272,465,000 (2014: HK\$275,070,000). As at 31 March 2015 and 2014, the Group did not have any short term borrowings and long term borrowings.

The Group adopts a prudent policy to hedge the fluctuation of foreign exchange rates. As most of the Group's sales, purchases, cash and bank balances are denominated in Hong Kong dollars, United States dollars, Euros, Pound Sterling or Renminbi, the Group may enter into forward foreign exchange contracts to hedge its receivables and payables denominated in the above foreign currencies against the exchange rate fluctuation when the exposure is significant. As at 31 March 2015, the Group has foreign exchange contracts hedging forecast transactions with a net fair value of HK\$531,000, recognised as derivative financial assets (2014: HK\$79,000, recognised as derivative financial liabilities). The details of cash and cash equivalents balance denominated in foreign currencies are set out in note 27(c)(ii) to the financial statements.

為了降低信貸風險,管理層會定期評估個別應 收賬款的可收回金額,以確保能盡快及以適當 措施處理逾期結餘。於二零一五年三月三十一 日,應收賬款及應收票減少約16,485,000港元 及應收賬款周轉天數減少8天至36天(二零一三 /一四年度:44天)。

流動資金及資本來源

於回顧年度內,本集團仍主要以其內部資源作為營運資金。

於二零一五年三月三十一日,本集團之現金及銀行結餘約為272,465,000港元(二零一四年:275,070,000港元)。於二零一五年及二零一四年三月三十一日,本集團並沒有任何短期借貸及長期借貸。

本集團採用審慎政策以對沖匯率波動。由於本集團大部份銷售、採購、現金及銀行結餘均主要以港元、美元、歐羅、英鎊或人民幣結算,當風險重大時,本集團或會就以上外幣結算之應收及應付款訂立遠期合約,以對沖外匯波動。於二零一五年三月三十一日,本集團用以對沖預期交易之遠期外匯合約之公平價值淨額為531,000港元,並已確認為衍生金融資產(二零一四年:79,000港元,確認為衍生金融負債)。以外幣計值的現金及現金等價物詳情載列於財務報表附註27(c)(ii)。

LAW AND REGULATIONS

Law and regulations in relation to workplace quality, product safety and environmental performance may have a material effect on our Group's principal activities.

Workplace Quality

The Group believes that continued business success relies on the full contribution and support of our employees. We are dedicated to promoting equal opportunities for all of our employees in different areas, including recruitment, compensation and benefits, training, staff promotion, transfer, and dismissal. All employees are assessed based on their ability, performance and contribution, irrespective of their nationality, race, religion, gender, age or family status.

The Group is committed to the health, safety and welfare of our employees. We pledge full compliance in all occupational health and safety legislations and we have implemented an effective and safe working environment for our employees.

We complied with labour or other relevant legislations. We did not identify any material non-compliance or breach of legislation related to workplace quality.

Product Safety

The Group places the highest importance on the welfare of its customers globally, as well as on its broader societal and environmental impact. The quality and safety of our products is a vital part of this.

All products are safe and fully adhere to international environmental and safety standards. We did not identify any material non-compliance or breach of legislation related to product safety.

Environmental Performance

The Group is committed to protecting and sustaining the environment through reduced consumption of electrical power.

We are committed to upholding high environmental standards to fulfill relevant requirements under applicable laws or ordinances during the manufacturing and material disposal processes.

We did not identify any material non-compliance or breach of relevant standards, rules and regulations on air and greenhouse gas emission, discharges into water and land, generation of hazardous or nonhazardous water, etc.

SOCIAL PERFORMANCE

The Group has long been committed to being a responsible corporate citizen and actively supports various charitable organisations and causes. We encourage Staff to join our "YGM Volunteer Team" and participate in various charitable activities to help people in need, demonstrating its corporate social responsibility and promoting the caring culture in the society.

法律及法規

有關工作場所質素、產品安全和環保表現的法 律及法規可能對本集團的主要業務產生重大影 響。

工作場所質素

本集團認為持續業務成功有賴於本集團僱員全力貢獻和支持。本集團致力在不同範疇為所有僱員推廣平等機會,當中包括招聘、薪酬及福利、培訓、晉升機會、調職和解僱。本集團乃根據所有僱員的能力、表現和貢獻進行評估,而不論其國籍、種族、宗教信仰、性別、年齡或家庭狀況。

本集團致力確保僱員之健康、安全及福利,承 諾完全遵守所有職業健康及安全法例,並為本 集團僱員執行有效及安全的工作環境。

本集團遵守勞工或其他相關法例,並沒發現任 何重大地不遵守或違反有關工作場所質素之法 例。

產品安全

本集團高度關注全球性客戶的福利及其廣泛性 社會和環境的影響。本集團的產品質素及安全 為該方針的重要部分。

本集團所有產品均屬安全,並完全符合國際環境及安全標準。本集團沒發現任何重大地不遵 守或違反有關產品安全之法例。

環保表現

本集團通過節省用電致力保護和維持環境。

本集團致力維持高度環保標準,以滿足根據適 用法律或條例在製造及處置材料過程中的規定。

本集團就空氣及溫室氣體排放、排放水源及土 地、產生有害或無害用水等各方面,並沒發現 任何重大地不遵守或違反相關標準、規定和法 例。

社會表現

本集團長期以來一直致力成為負責任的企業公民,並積極支持不同的慈善機構和目標。本集團鼓勵員工加入本集團的「YGM企業義工隊」,並參與各種慈善活動,幫助有需要人士,以展示其企業社會責任及促進社會的關懷文化。

PRINCIPAL RISKS AND UNCERTAINTIES

Risks and uncertainties can affect the Group' businesses, financial conditions, operational results or growth prospects leading to a divergence from expected or historical results. Key risk factors and uncertainties affecting the Group are outlined below. In dealing with these risk factors and uncertainties, the Group remains in touch with our stakeholders with the aim of understanding and addressing their concerns.

These factors are not exhaustive or comprehensive, and there may be other risks in addition to those shown below which are not known to the Group or which may not be material now but could become material in the future.

Global Economy and Macro-economic Conditions

The global economic recovery has been weaker than expected with uneven recovery in advanced economies. Downside risks have increased due to economic pressures and geopolitical tensions such as showing growth in emerging markets, the end of the quantitative easing program in the USA, and the instability in Middle East and Eastern Europe.

The principal business activities of the Group is the manufacture and sale of garments and textiles to the customers in Europe, North America and Mainland China. The industries in which the Group operates are affected by the economic conditions, consumer spending, contagious disease outbreaks and currency environment in these countries. Any combination of these factors or continuing adverse economic conditions in these regions may adversely affect the Group's financial position, potential income, asset value and liabilities.

The Group has taken a proactive approach to monitoring changes in global economy and macro-economic conditions. Adequate risk mitigation measures are in place and are constantly reviewed for enhancement.

Currency Markets

The Group operates on a global basis and earns revenues, incurs costs and make investments in a number of currencies. The Group's financial results are reported in Hong Kong dollars. The majority of reported revenues are earned in non-Hong Kong currencies. Therefore the Hong Kong dollar value of reported revenues, profits and cash flows may be reduced as a result of unfavourable currency exchange rate movements.

The Group adopts a prudent policy to hedge the fluctuation of foreign exchange rates. The details of the policy are set out in the paragraph of "Liquidity and Financial Position".

Impact of Local, National and International Regulations

Local business risks specific to individual countries and cities where the Group operates could have a material impact on its financing conditions, operating results and growth prospects.

主要風險及不確定因素

風險和不確定因素可能影響本集團的業務、財務狀況、經營業績或增長前景,使其與預期或過去業績出現較大差距。影響本集團的主要風險及不確定因素概述如下。為處理該等風險及不確定因素,本集團仍然與股東密切聯繫,以了解和解除有關疑慮。

該等因素並非廣泛或全面,除了如下所示的風 險外,亦可能有其他風險而本集團並未知悉或 現時並非重大但將來可能屬重大者。

全球經濟和宏觀經濟狀況

全球經濟復甦趨勢遜於預期,而各發達經濟體 的復甦步伐不一。由於經濟壓力和地緣政治緊 張局勢,如新興市場增長放緩、美國結束量化 寬鬆計劃,以及中東和東歐局勢不穩定,促使 下行風險增加。

本集團之主要業務為製造及銷售成衣及紡織品予歐洲、北美洲及中國內地之客戶。本集團所經營的行業受上述國家的經濟狀況、消費支出、傳染性疾病爆發及貨幣環境等因素影響。如上述任何因素的結合影響或上述地區持續出現不利的經濟狀況,則可能影響本集團的財務狀況、潛在收益、資產價值和負債。

本集團已採取積極方法,監察全球經濟和宏觀 經濟狀況的變化。妥善風險緩解措施已推行且 經常檢討,以加強其效用。

貨幣市場

本集團在全球營運,並以多種貨幣賺取收入、 產生經營成本及進行投資。本集團財務業績以 港元呈列,大部份呈報的收入以港元以外的貨 幣賺取。因此,不利的貨幣匯率變動可能導致 收入、溢利和現金流量的港元價值降低。

本集團採用審慎政策以對沖匯率波動。有關政策的詳情載列於上文「流動資金及資本來源」。

地方、國家及國際法規的影響

本集團經營業務的個別國家和城市的本地業務 風險可能對本集團財務狀況、經營業績和增長 前景產生重大影響。

The Group is, and may increasingly become, exposed to different and changing political, social, legal, tax, regulatory and listing requirements at the local, national and international level. New policies or measures by governments, whether fiscal, tax or regulatory, may pose a risk to the returns delivered by the Group's business and may delay or prevent the commercial operational of an individual business, with a resulting loss in revenue and profit.

The Group has taken a proactive approach to monitoring changes in government policies and legislation. Adequate risk mitigation measures are in place and are constantly reviewed for enhancement.

.....

PLEDGE OF ASSETS

As at 31 March 2015, none of the assets of the Group was pledged.

EMPLOYMENT AND REMUNERATION POLICIES

As at 31 March 2015, the Group, including its subsidiaries but excluding its associates and joint ventures, employed approximately 3,800 employees. Remuneration packages are determined by reference to employees' performance and the prevailing salary levels in the market. In addition, the Group provides year end double pay, provident fund scheme, medical insurance and training to staff.

RELATIONSHIP WITH SUPPLIERS AND SUBCONTRACTORS

Fair and Open Competition

The Group promotes fair and open competition that aims to develop long-term relationships with suppliers and subcontractors based on mutual trust.

Public Interest and Accountability

The procurement from suppliers or services providers is conducted in a manner consistent with the highest ethical standards. This helps assure high quality products at all times to gain the confidence of customers, suppliers and the public.

Procurement Procedures

The subcontracting and the purchase of goods are based solely on need, quality and price. This ensures compliance with procurement policies and fosters positive and open competition.

本集團在地方、國家和國際層面越來越多地 涉及不同且不斷變化的政治、社會、法律、稅 項,監管和上市規定。政府推行新政策或措 施,不論是有關財政、稅項或監管,均可能對 本集團業務所產生的回報構成風險,以及可能 延誤或阻止個別業務的商業營運,導致收入及 溢利損失。

本集團已採取積極方法,監察政府政策和立法 的變化。妥善風險緩解措施已推行,且經常檢 討,以加強其效用。

資產抵押

於二零一五年三月三十一日,本集團並無以任 何資產作抵押。

僱員及薪酬政策

於二零一五年三月三十一日,除聯營公司及合營企業外,本集團(包括其附屬公司)聘用約3,800名僱員。薪酬組合乃參照員工之表現及市場當時之薪金水平而釐定。此外,本集團為僱員提供年終雙薪、公積金計劃、醫療保險及培訓。

供應商及加工廠關係

公平及公開競爭

本集團鼓勵公平及公開競爭,本着互信與供應 商及加工廠建立長遠的合作關係。

公眾利益及問責性

本集團向供應商或服務商採購時, 秉持最高的 道德標準, 有助確保產品質素優良, 務求令客 戶、供應商和公眾安心信賴。

採購程序

為確保符合採購政策及促進公開的良性競爭, 本集團在加工及採購貨物時,僅以需要,質素 和價格作為考慮因素。

RELATIONSHIP WITH CUSTOMERS

Customer Services

The Group seeks to provide efficient and courteous customer service to maintain customer satisfaction and co-operation. Customers have access to information about the operation and development of the Group through annual reports. The Group shall not make any misrepresentation, exaggeration or overstatement.

Pricing Policies

The Group believes in the economic system of the free market, in which price is determined by supply and demand. The Group also seeks to provide customers with the highest quality products at fair prices which allow the Group a reasonable profit in relation to the value provided.

IMPORTANT EVENT AFTER THE END OF THE REPORTING PERIOD

There is no important event affecting the Group which has occurred since the end of the reporting period.

客戶關係

客戶服務

本集團致力提供高效率及慇勤有禮的服務,令客戶感到滿意,樂於與我們合作。透過本集團的年報,客戶可獲得其業務營運和未來發展的資料。本集團不會作任何失實、誇大或過份的聲稱。

訂價政策

本集團信奉由供求決定價格的自由市場經濟體制,同時竭力以公平價格為客戶提供最高質素的產品,以令本集團賺取與產品價值相符的合理利潤。

於結算日後發生之重大事項

於結算日後,並沒有存在影響本集團的重大事項。

REPORT OF THE DIRECTORS 董事會報告書

The directors submit herewith their annual report together with the audited financial statements of Yangtzekiang Garment Limited (the "Company") and its subsidiaries (the "Group") for the year ended 31 March 2015.

董事會同寅謹提呈長江製衣有限公司(「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之年報及經審核賬目。

PRINCIPAL ACTIVITIES

The principal activities of the Group are the manufacture and sale of garments and textiles, provision of processing services and rental of properties. Further discussion and analysis of these activities as required by schedule 5 to the Companies Ordinance, including an indication of likely future developments in the Group's business and a discussion of the principal risks and uncertainties facing the group, can be found in the Chairman's Statement and Management Discussion and Analysis set out on pages 4 to 5 and pages 6 to 13 of the Annual Report respectively. This discussion forms part of this directors' report.

The analysis of the principal activities and geographical locations of the operations of the Group during the financial year are set out in note 12 to the financial statements.

FINANCIAL STATEMENTS

The loss of the Group for the year ended 31 March 2015 and the state of the Group's affairs as at that date are set out in the financial statements on pages 34 to 121.

SHARE CAPITAL

Details of the movements in the Company's share capital during the year are set out in note 26(c) to the financial statements.

DIVIDENDS

The directors now recommend the payment of a final dividend of HK3 cents (2014: HK3 cents) per ordinary share in respect of the year ended 31 March 2015.

CHARITABLE DONATIONS

Charitable donations made by the Group during the year amounted to HK\$30,000 (2014: HK\$30,000).

主要業務

本集團之主要業務是製造及銷售成衣及紡織品、提供加工服務和物業租賃。根據香港公司條例附表5所規定,有關該等業務之進一步討論及分析(包括本集團業務未來可能發展之指引,及有關本集團所面臨主要風險及不確定因素之討論)可分別於本年報第4頁至第5頁主席報告及第6頁至第13頁管理層討論與分析中查閱。此討論構成本董事會報告之一部份。

本集團於本財政年度之主要業務及業務經營地 區分析載於財務報表附註12。

財務報表

本集團截至二零一五年三月三十一日止年度之 虧損及本集團於該日之財務狀況載於第34頁至 第121頁之財務報表內。

股本

本公司年內之股本變動詳情載於財務報表附註 26(c)。

股息

董事會現建議派發截至二零一五年三月三十一 日止年度之末期股息每股普通股3港仙(二零 一四年:3港仙)。

慈善捐款

本集團年內之慈善捐款為30,000港元(二零一四年:30,000港元)。

REPORT OF THE DIRECTORS 董事會報告書

MAJOR CUSTOMERS AND SUPPLIERS

主要客戶及供應商

The information in respect of the Group's sales and purchases attributable to the major customers and suppliers respectively during the financial year is as follows:

於本財政年度內主要客戶及供應商佔本集團之 總銷售額及採購額分析如下:

Percentage of the Group's total 佔本集團總額

		2015 二零一五年		_	2014 《一四年	
		Sales 銷售	Purchases 採購	Sales 銷售	Purchases 採購	
The largest customer Five largest customers in	最大客戶 首五大客戶合計	12%		15%		
aggregate The largest supplier	最大供應商 首五大供應商合計	43%	8%	44%	7%	
Five largest suppliers in aggregate	日五八次應何行前		24%		25%	

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

各董事、彼等之聯繫人士或任何股東(就董事會 所知擁有本公司股本5%以上者)在本年度任何 時間內並無擁有上述主要客戶或供應商之權益。

DIRECTORS

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

Executive Directors

Chan Sui Kau
Chan Wing Fui, Peter
Chan Wing Kee
Chan Wing To
Chan Suk Man
Chan Wing Sun, Samuel
Chan Suk Ling, Shirley

So Ying Woon, Alan

Independent Non-executive Directors
Leung Hok Lim
Lin Keping
Sze Cho Cheung, Michael
Choi Ting Ki

A full list of the names of the directors of the Group's subsidiaries can be found in the Company's website at www.ygm.com.hk under "Investor Relation/Corporate Governance".

Pursuant to Article 104 of the Company's Articles of Association, Dr. Chan Sui Kau, Madam Chan Suk Man, Mr. So Ying Woon, Alan and Mr. Sze Cho Cheung, Michael, will retire from the Board by rotation and, being eligible, will offer themselves for re-election at the forthcoming annual general meeting of the Company.

The Company confirms that it has received from each of the independent non-executive directors an annual confirmation of their respective independence pursuant to Rule 3.13 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited ("the Stock Exchange") ("the Listing Rules") and the Company considers the independent non-executive directors to be independent.

董事

於本年度及截至本報告之日期止,本公司之董 事為:

執行董事

陳瑞球

陳永奎

陳永棋 陳永滔

劉陳淑文

陳永燊

周陳淑玲

蘇應垣

獨立非執行董事

梁學濂

林克平

施祖祥

蔡廷基

詳列本集團附屬公司董事姓名的名錄,可於本公司網頁www.ygm.com.hk「投資者關係/企業管治」內查閱。

根據本公司組織章程細則第104條,陳瑞球博士、劉陳淑文女士、蘇應垣先生及施祖祥先生將輪值告退,惟彼等有資格並願意於即將召開之本公司股東週年大會上膺選連任。

本公司確認已收到各位獨立非執行董事根據香港聯合交易所有限公司(「聯交所」)證券上市規則(「上市規則」)第3.13條有關其獨立性的年度確認函件,且本公司認為獨立非執行董事具有獨立身份。

REPORT OF THE DIRECTORS 董事會報告書

DIRECTORS' SERVICE CONTRACTS

None of the directors who offered themselves for re-election at the forthcoming annual general meeting of the Company has entered into any service contract with the Company or any other member of the Group which is not determinable by the relevant employer within one year without payment of compensation, other than normal statutory obligations.

DIRECTORS' INTERESTS IN TRANSACTIONS, ARRANGEMENTS OR CONTRACTS

Apart from the connected transactions under Chapter 14A of the Listing Rules as set out amongst other related party transactions in note 29 to the financial statements, no transaction, arrangement or contract of significance to which the Company or any of its subsidiaries was a party, and in which a director of the Company had a material interest, subsisted at the end of the year or at any time during the year.

DIRECTORS' INTERESTS IN SHARES

(a) As at 31 March 2015, the interests and short positions of the directors and their associates in the shares, underlying shares and debentures of the Company or any associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they are taken or deemed to have under such provisions of the SFO), the Model Code for Securities Transactions by Directors of Listed Issuers ("the Model Code") and which were required to be entered in the register kept by the Company under section 352 of the SFO were as follows:

董事服務合約

擬於即將召開之本公司股東週年大會上願意膺 選連任之董事,概無與本公司或本集團任何成 員公司於一年內不可在不予賠償(除一般法定 賠償外)之情況下由僱主終止之尚未屆滿的服 務合約。

董事之交易、安排或合約權益

除根據上市規則第14A章所列之關連交易並載 於財務報表附註29內有關其他關連人士交易詳 情外,本公司各董事概無於本公司或其任何附 屬公司所訂立,而在本年度結算日或年內任何 時間仍屬有效之交易、安排或重大合約中佔有 重大權益。

董事之股份權益

(a) 於二零一五年三月三十一日,本公司各董事及彼等之聯繫人士於本公司或任何聯營公司(按證券及期貨條例(「證券條例」)第XV部之涵義)之股份、相關股份及債券中擁有根據證券條例第XV部第7及8分部、上市公司董事進行證券交易標準守則(「標準守則」)之規定須知會本公司及聯交所之權益及淡倉(包括彼等根據該等證券條例規定被視作或當作擁有之權益及淡倉),並須登記於根據證券條例第352條存置之登記冊之權益及淡倉如下:

Number of ordinary shares 普爾股股份數目

		百趣放放切裂日				
Name of director	董事姓名	Personal interests 個人權益	Family interests 家族權益	Corporate interests 公司權益	Other interests 其他權益	
Chan Sui Kau	陳瑞球	8,354,050	-	5,611,230	(i)	
Chan Wing Fui, Peter	陳永奎	486,102	8,678,465	-	(i)	
Chan Wing Kee	陳永棋	8,589,624	319,691	-	(i) & (ii)	
Chan Wing To	陳永滔	12,353,389	-	-	(i) & (ii)	
Chan Wing Sun, Samuel	陳永燊	6,089,244	250,000	3,604,415	(i)	
Chan Suk Ling, Shirley	周陳淑玲	4,535,816	524,000	-	(i)	
Chan Suk Man	劉陳淑文	3,438,466	_	-	(i) & (ii)	
So Ying Woon, Alan	蘇應垣	12,000	_	-	_	
Leung Hok Lim	梁學濂	_	_	-	_	
Lin Keping	林克平	-	-	_	_	
Sze Cho Cheung, Michael	施祖祥	-	-	-	_	
Choi Ting Ki	蔡廷基	_	_	_	_	

REPORT OF THE DIRECTORS 董事會報告書

Notes:

- (i) 48,032,240 shares of the Company were held by Chan Family Investment Corporation Ltd. (which is owned by Messrs Chan Sui Kau, Chan Wing Fui, Peter, Chan Wing Kee, Chan Wing To, Chan Wing Sun, Samuel, Madam Chan Suk Ling, Shirley and Madam Chan Suk Man and other members of the Chan Family) and its subsidiaries.
- (ii) 2,383,500 shares of the Company were held by Super Team International Limited which is indirectly owned by Messrs Chan Wing Kee, Chan Wing To, Madam Chan Suk Man and other members of the Chan Family.
- (b) Save as disclosed above, as at 31 March 2015, none of the directors or their associates, had, under Divisions 7 and 8 of Part XV of the SFO, nor were they taken to or deemed to have under such provisions of the SFO, any interests or short positions in the shares, underlying shares or debentures of the Company or any associated corporations (within the meaning of Part XV of the SFO) or any interests which are required to be entered into the register kept by the Company pursuant to section 352 of the SFO or any interests which are required to be notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' AND OTHER PERSONS' INTERESTS

Other than the interests disclosed in the section "Directors' Interests In Shares" in respect of the directors, the following shareholder had interests in 5% or more of the ordinary share of the Company in issue as at 31 March 2015, according to the register of interests and short positions required to be kept by the Company under section 336 of the SFO:

附註:

- (i) 合共48,032,240股本公司股份乃由Chan Family Investment Corporation Ltd. (由陳瑞 球先生、陳永奎先生、陳永棋先生、陳永滔先 生、陳永桑先生、周陳淑玲女士及劉陳淑文 女士及其他陳氏家族成員擁有)及其附屬公司 所持有。
- (ii) 合共2,383,500股本公司股份乃由Super Team International Limited持有。該公司由 陳永棋先生、陳永滔先生、劉陳淑文女士及 其他陳氏家族成員間接擁有。
- (b) 除上文所披露外,於二零一五年三月三十一日,各董事或彼等之聯繫人士概無於本公司或任何聯營公司(按證券條例第XV部之涵義)之股份、相關股份或債券中擁有或被視作擁有根據證券條例第XV部第7及8分部之任何權益或淡倉而須登記於本公司根據證券條例第352條存置之登記冊之任何權益,或根據標準守則之規定須知會本公司及聯交所之任何權益。

主要股東及其他人士權益

於二零一五年三月三十一日,除在上述「董事之股份權益」所披露之權益外,根據證券條例第336條規定存置之股份權益及淡倉登記冊所示,持有本公司已發行普通股股份5%或以上權益之股東記錄如下:

Name of shareholder	股東名稱	Capacity 權益性質	Number of ordinary shares held 持有普通股 股份數目	Percentage of ordinary shares in issue 佔已發行普通股 股份百分比
Guangzhou Textiles Industry & Trade Holdings Ltd.	廣州紡織工貿企業 集團有限公司	Beneficial owner 實益擁有人	17,130,000 (note) (附註)	8.29%

Note: The shares were directly held by Yue Xiu Textiles Co., Ltd., a 100% owned subsidiary of Guangzhou Textiles Industry & Trade Holdings Ltd.

Save as disclosed above, no other interests required to be recorded in the register kept under section 336 of the SFO have been notified to the Company.

附註: 股份由廣州紡織工資企業集團有限公司之全資擁 有附屬公司越秀紡織品有限公司直接持有。

除上述者外,本公司並無獲知會任何其他須記錄在根據證券條例第336條規定存置之登記冊的權益。

REPORT OF THE DIRECTORS 董事會報告書

CONNECTED TRANSACTIONS

Details of connected transactions under Chapter 14A of the Listing Rules are set out amongst related party transactions in note 29(a) to the financial statements. As certain directors and their associates are collectively the controlling shareholders (as defined in the Listing Rules) of YGM Trading Limited and its subsidiaries ("YGMT Group") and the Group, the related party transactions constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules. Of these, sales of garment products to YGMT Group and rental income received and receivable from YGMT Group constitute the connected transactions to be disclosed as defined under Chapter 14A of the Listing Rules. Other transactions with YGMT Group are exempt from the disclosure requirements in Chapter 14A of the Listing Rules.

Related party transactions in note 29(b) to the financial statements related to the purchases of raw materials from a related party, which are not connected transactions under Chapter 14A of the Listing Rules.

In the opinion of the independent non-executive directors, these transactions were entered into by the Group:

- (i) in the ordinary and usual course of its business;
- (ii) conducted either on normal commercial terms (which expression will be applied by reference to transactions of a similar nature and to be made by similar entities) or where there is no available comparison, on terms that are fair and reasonable so far as the independent shareholders of the Company are concerned;
- (iii) in accordance with the terms of the agreements governing the transactions; and
- (iv) in accordance with the pricing policies of the Group, where applicable.

The Company's auditor was engaged to report on the Group's continuing connected transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued his unqualified letter containing his findings and conclusions in respect of the continuing connected transactions disclosed by the Group in accordance with Chapter 14A of the Listing Rules. A copy of the auditor's letter has been provided by the Company to the Stock Exchange.

There are no other connected transactions which are required to be disclosed in this report in accordance with the requirements of Chapter 14A of the Listing Rules.

RETIREMENT SCHEMES

Particulars of the retirement schemes of the Group are set out in note 23 to the financial statements.

關連交易

根據上市規則第14A章所列之關連交易與關連人士交易的詳情均載於財務報表附註29(a)內內若干董事及彼等之聯繫人士同時為YGM貿易與限公司及其附屬公司(「YGMT集團」)及本市規則第14A章,該等關連人士交易構成關連交易。其中,向YGMT集團銷售成成產品、已收及應收自YGMT集團租金收益不關,為須予披露之關第上市規則第14A章之規定予以披露。

載列於財務報表附註29(b)的關連人士交易有關從一關連人士購買原材料,不屬於上市規則第14A章所列之關連交易。

獨立非執行董事認為,本集團所進行之關連交 易均:

- (i) 於一般及日常業務過程中進行;
- (ii) 按正常商業條款(所指之「正常商業條款」 將參考與類似機構進行性質相若之交易時 所依據之條款)或倘並無可供比較之條款, 則按對本公司之獨立股東而言屬公平合理 之條款進行;
- (iii) 符合規管該等交易之協議條款;及
- (iv) 根據集團之定價政策(如有)進行。

本公司已外聘核數師,遵照香港會計師公會頒佈的《香港鑒證業務準則》第3000號「歷史財務信息非審核或審閱的鑒證業務」,並參考《實務説明》第740號「關於香港上市規則所述持續關連交易的核數師函件」,就本集團的持續關連交易作出彙報。核數師已根據《上市規則》第14A章出具披露本集團持續關連交易的結論的無保留意見函件。本公司已將該函件副本呈交香港聯交所。

概沒有其他關連交易須根據上市規則第14A章 所規定須於本報表中披露。

退休計劃

本集團退休計劃之詳情載於財務報表附註23。

REPORT OF THE DIRECTORS 董事會報告書

AUDIT COMMITTEE

To comply with the Code of Best Practice as set out in Appendix 14 to the Listing Rules, the Company has set up an audit committee (the "Committee") with written terms of reference, for the purposes of reviewing and providing supervision on the financial reporting process and internal control of the Group. The Committee comprises four independent non-executive directors.

FIVE YEAR SUMMARY

A summary of the results and the assets and liabilities of the Group for the last five financial years is set out on pages 123 to 124 of the annual report.

PUBLIC FLOAT

Based on the information that is publicly available to the Company and within the knowledge of the directors, as at the date of this report, there is sufficient public float of not less than 25% of the Company's issued shares as required under the Listing Rules.

AUDITORS

KPMG retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of KPMG as auditors of the Company is to be proposed at the forthcoming annual general meeting of the Company.

By Order of the Board Chan Sui Kau Chairman

Hong Kong, 23 June 2015

審核委員會

根據上市規則附錄14所載之最佳應用守則之規定,本公司已成立一個審核委員會(「委員會」)並已備妥職權範圍書,藉以檢討及監察本集團之財務申報程序及內部控制事務。委員會成員包括四名獨立非執行董事。

五年概要

本集團在過去五個財政年度之業績及資產與負 債概要載於本年報第123頁至124頁。

公眾持股量

根據本公司獲得之公開資料並就本公司董事所知,本公司於刊發本年報之日已維持公眾持股量不少於上市規則規定之本公司已發行股份之25%。

核數師

畢馬威會計師事務所依章告退,惟願膺選連任。在即將召開之本公司股東週年大會上,董事會將提呈決議案,動議續聘畢馬威會計師事務所為本公司核數師。

承董事會命 *主席*

陳瑞球

香港,二零一五年六月二十三日

The board of directors (the "Board") of the Company is dedicated to uphold a high corporate governance standard. The Board firmly believes that the principles of transparency, accountability and independence are essential for protecting the interests of the Company and maximizing shareholder value.

The Company has complied with the code provisions in the Corporate Governance Code (the "Code") set out in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules") throughout the financial year ended 31 March 2015, except for the deviation from code provision A.4.1 of the Code, pursuant to which the non-executive directors of the Company should be appointed for a specific term, subject to re-election. The non-executive directors of Company are not appointed for a specific term but are subject to retirement by rotation and re-election requirements at the annual general meeting of the Company in accordance with Articles 95 and 104 of the Company's articles of association.

BOARD OF DIRECTORS

The Board is committed to act in good faith in the best interests of the Company and its shareholders. The Board sets the Group's overall objectives and strategic directions, monitors and evaluates its operating and financial performance. It also decides on matters relating to annual and interim results, audited financial statements, notifiable transactions, appointment and re-appointment of directors, major acquisitions and disposals, material contracts, risk management, major financings and borrowings, accounting and dividends policies. The Board delegates day-to-day operations of the Company to the management of the Group and also instructs the management to implement the Board's decisions and resolutions. In addition, the Board has also delegated various responsibilities to the Audit Committee, the Remuneration Committee and the Nomination Committee.

The Board comprises eight executive directors and four independent non-executive directors. The number of independent non-executive directors represents at least one-third of the Board in accordance with Rule 3.10A of the Listing Rules. The independent non-executive directors bring a diverse range of expertise, skills and experience to provide effective guidance and an outside perspective to all major decisions of the Group.

Details of backgrounds and qualifications of the directors as well as relationships between them are set out in the section of "Directors and Management".

The Board, Audit Committee, Remuneration Committee and Nomination Committee had held 4, 2, 1 and 1 meetings respectively in the year under review.

本公司董事會(「董事會」)致力維持高水平之企 業管治。董事會堅信,透明、問責和獨立三項 原則對於保障本公司之利益及提升股東之價值 至為重要。

於截至二零一五年三月三十一日止財政年度 內,本公司已採納香港聯合交易所有限公司 (「聯交所」) 證券上市規則(「上市規則」) 附錄 14所載之《企業管治守則》(「守則」) 嫡用的守則 條文規定,惟守則之守則條文A.4.1項之偏離除 外,據此,本公司的非執行董事應有特定明確 任期,並可膺選連任。本公司的非執行董事並 無特定明確任期,彼等須依據本公司的公司組 織章程第95條及第104條於本公司股東週年大 會上輪值告退及重選。

董事會致力以誠、以公司及股東整體利益為最 優先的考慮因素。董事會為本集團訂立整體目 標及策略方向、監督及評估其營運及財務表 現。由董事會作決策之事宜包括年度及中期 業績、經審核財務報表、須予公佈之交易、董 事委任及續任、主要收購及出售、重大合約、 風險管理、主要財務及借貸、會計以及股息政 策。董事會指派本集團管理層負責本公司日常 營運, 並指示管理層執行董事會之決策及決 議。此外,董事會亦將若干責任下放審核委員 會、薪酬委員會及提名委員會。

董事會包括八名執行董事及四名獨立非執行 董事。獨立非執行董事的數目根據上市規則第 3.10A條須至少為董事會成員的三分之一。獨立 非執行董事帶來多方面的專業知識、技能和經 驗,為本集團提供有效指引,並為本集團面對 的所有重大決策帶來局外的觀點。

董事背景及資歷與其關係載於「董事及管理人 員 | 一節。

董事會、審核委員會、薪酬委員會及提名委員 會曾於回顧年度分別舉行了四次、二次、一次 及一次會議。

The attendance at the Board and respective Board committees meetings held in the year ended 31 March 2015 are as follows:

董事會及各董事委員會於截至二零一五年三月 三十一日止年度內所舉行會議之出席記錄載列 如下:

			A 111 F			Annual
		Board 董事會	Audit F 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					
Chan Sui Kau	陳瑞球	3/4	N/A	N/A	N/A	1/1
Chan Wing Fui, Peter	陳永奎	4/4	N/A	1/1	1/1	1/1
Chan Wing Kee	陳永棋	4/4	N/A	1/1	1/1	1/1
Chan Wing To	陳永滔	4/4	N/A	N/A	N/A	1/1
Chan Suk Man	劉陳淑文	4/4	N/A	N/A	N/A	1/1
Chan Wing Sun, Samuel	陳永燊	4/4	N/A	N/A	N/A	1/1
Chan Suk Ling, Shirley	周陳淑玲	4/4	N/A	N/A	N/A	1/1
So Ying Woon, Alan	蘇應垣	4/4	N/A	N/A	N/A	1/1
Independent non-executive	獨立非執行董事					
directors						
Leung Hok Lim	梁學濂	4/4	2/2	1/1	1/1	1/1
Lin Keping	林克平	4/4	2/2	1/1	1/1	1/1
Sze Cho Cheung, Michael	施祖祥	4/4	2/2	1/1	1/1	1/1
Choi Ting Ki	蔡廷基	4/4	2/2	1/1	1/1	1/1

The 2014 Annual General Meeting ("AGM") was held on 17 September 2014, all the directors, including the Chairman of the Board, the Chairman of each of the Audit Committee, Remuneration Committee and Nomination Committee and the external auditor of the Company, attended the AGM to answer questions raised by shareholders. Proceedings of annual general meeting are reviewed from time to time to ensure that the Company follows good corporate governance practices. Voting results were posted on the Company's and the Stock Exchange's websites on the day of the AGM.

Each of the independent non-executive directors has confirmed with the Company in writing his independence from the Company in accordance with the relevant guidelines set out in Rule 3.13 of the Listing Rules. The Nomination Committee and the Board considered that all independent non-executive directors of the Company are independent with reference to Rule 3.13.

CORPORATE GOVERNANCE POLICY AND DUTIES

The Board is committed to ensure that a good corporate governance framework and practices are established within the Group. The Board is responsible for performing the duties on corporate governance functions as required under code provision D.3.1 of the Code which are set out below:

(1) developing and reviewing the Company's policies and practices on corporate governance and making recommendations to the Board;

2014年股東週年大會(「股東週年大會」)於二零一四年九月十七日舉行,全部董事,包括董事會主席、審核委員會主席、薪酬委員會主席及外聘核數師均出席股東週年大會答覆股東提問。本公司於適當時候會檢討股東週年大會進行程序去執行良好企業管治常規。投票結果已於股東週年大會當日在本公司網站及聯交所網站發佈。

本公司已接獲各名獨立非執行董事各自按照上市規則第3.13條所載之相關指引作出之年度獨立身分確認書。提名委員會及董事會認為,本公司全體獨立非執行董事均屬上市規則第3.13條所述之獨立人士。

企業管治政策及職責

董事會致力確保本集團內建立良好的企業管治框架和常規。董事會負責履行守則之守則條文 D.3.1項所規定之企業管治職能責任,其載列如下:

(1) 制定及檢討本公司的企業管治政策及常 規,並向董事會提出建議;

- (2) reviewing and monitoring the training and continuous professional development of directors and senior management;
- (3) reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- (4) developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and directors;
- (5) reviewing the Company's compliance with the Code and disclosure in the Corporate Governance Report.

CHAIRMAN AND MANAGING DIRECTOR

The Chairman of the Board is Dr. Chan Sui Kau and the Managing Director of the Company is Mr. Chan Wing Kee. The roles of the Chairman of the Board and the Managing Director of the Company are separated, with a clear division of responsibilities. The Chairman of the Board is responsible for formulating corporate strategies and overall business development planning. The Managing Director's duty is to oversee the execution of daily business activities. The division of responsibilities at the Board level is to ensure a balance of power and authority.

DIRECTORS' TRAINING

According to code provision A.6.5 of the Code, all directors should participate in continuous professional development to develop and refresh their knowledge and skills to ensure that their contribution to the Board remains informed and relevant. The Company should be responsible for arranging and funding suitable training, placing an appropriate emphasis on the roles, functions and duties of the directors. The Company provides tailored induction programme to new director upon his appointment to equip him with the appropriate understanding of the business and operations of the Group and to ensure that he is fully aware of his responsibilities and obligations under the relevant law and the Listing Rules.

During the year, the Company organised one in-house seminar to update the Directors on the new amendments to the corporate governance code and relevant Listing Rules. The Company circulates materials relating to the legislative and regulatory environment to the directors on a regular basis for their information. The Company also encourages Directors to attend relevant seminars, conferences or forums to develop and refresh their knowledge and skills. During the year, all directors participated in continuous professional development in compliance with code provision A.6.5 of the Code.

DIRECTORS' INSURANCE

During the year, the Company has arranged for the renewal of an insurance policy on directors' and officers' liability to ensure our directors and senior management are protected from any liability arising from the performance of their duties.

- (2) 檢討及監察董事及高級管理人員的培訓及 持續專業發展;
- (3) 檢討及監察本公司在遵守法律及監管規定 方面的政策及常規;
- (4) 制定、檢討及監察僱員及董事的操守準則 及合規手冊(如有);及
- (5)檢討本公司遵守《守則》的情況及在《企業 管治報告》內的披露。

主席及董事總經理

董事會主席為陳瑞球博士,本公司董事總經理為陳永棋先生。本公司董事會主席及董事總經理的角色互相分立,各自有明確的職責區分。董事會主席負責制定企業策略及整體業務發展規劃;董事總經理則負責監督日常業務活動之執行。在董事會層面,清楚區分這兩者之職責,旨在確保權力及授權分佈均衡。

董事培訓

根據守則之守則條文A.6.5項,所有董事應參與持續專業發展,發展並更新其知論及功合所需的情況確保其繼續在具備全面資訊及切合所需的情況下對董事會作出貢獻。本公司應負責重事排分,與方面,以及責任。本公司於委任新董事後的人職能及責任。本公司於委任新董事以持一方分認識本集團的業務及營運,並確保其完和義務。

於本年度內,本公司安排了一次內部講座,使各董事了解企業管治守則修訂及有關上市規則的最新資料。本公司就立法和監管事宜定期向董事提供更新材料。本公司同時鼓勵各董事參與有關講座、研討會或論壇以增進各董事知識及技能。於年度內,所有董事均參與符合。則之守則條文A.6.5項所訂明的持續專業發展。

董事保險

於本年度內,本公司已安排就董事及高級職員的責任更新保單,以確保董事及高級管理人員於彼等履行職務時所產生的任何責任獲得保障。

BOARD COMMITTEES

The Board has established the Audit Committee, the Remuneration Committee and the Nomination Committee, each with mandate to oversee particular aspects of the affairs of the Company. Each of these three Board committees is set up with written terms of reference. The Board committees are provided with sufficient resources to discharge their duties and are able to seek independent professional advice in appropriate circumstance at the expenses of the Company.

AUDIT COMMITTEE

The Company has established an Audit Committee with written terms of reference. The Audit Committee comprises all four independent non-executive directors, namely Mr. Leung Hok Lim, Mr. Lin Keping, Mr. Sze Cho Cheung, Michael and Mr. Choi Ting Ki. It is chaired by Mr. Leung Hok Lim. The members' attendance to the Audit Committee meeting is listed out on page 21.

The Audit Committee is mainly responsible for monitoring the integrity of the Company's financial statements, reviewing the Company's internal control system and its execution through the review of the work undertaken by the internal and external auditors, evaluating financial information and related disclosure, reviewing connected transactions and considering the adequacy of resources, qualifications and experience of staff of the Company's accounting and financial reporting function, and their training programmes and budget.

During the year ended 31 March 2015, the Audit Committee has, inter alia, reviewed and discussed with management and the external auditor the interim and annual results with a view to ensuring that the Group's financial statements were prepared in accordance with accounting principles generally accepted in Hong Kong. The Audit Committee has met with external auditor twice a year, in the absence of management, to discuss any issues arising from the audit and any other matters the auditor may wish to raise. The Audit Committee has also reviewed the independence and quality of work of KPMG and has recommended to the Board to re-appoint KPMG as auditor for the year ending 31 March 2016.

During the year, the Board has not taken any view that is different from that of the Audit Committee nor rejected any recommendation presented by the Audit Committee.

REMUNERATION COMMITTEE

The Committee comprises two executive directors, namely Mr. Chan Wing Fui, Peter and Mr. Chan Wing Kee, and four independent non-executive directors, namely Mr. Leung Hok Lim, Mr. Lin Keping, Mr. Sze Cho Cheung, Michael and Mr. Choi Ting Ki. It is chaired by Mr. Sze Cho Cheung, Michael. The members' attendance to the Remuneration Committee meeting is listed out on page 21.

董事委員會

董事會已成立審核委員會、薪酬委員會及提名 委員會,並授權其監督本公司特定範疇事務。 該三個董事委員會各備有書面權責範圍。董事 委員會獲提供充足資源以履行其職責及可於適 當情況下尋求獨立專業意見,費用由本公司支 付。

審核委員會

本公司已成立審核委員會,並備有書面權責範圍。審核委員會包括四名獨立非執行董事,分別為梁學濂先生、林克平先生、施祖祥先生及蔡廷基先生,並由梁學濂先生出任主席。審核委員會會議之出席記錄載列於第21頁。

審核委員會主要負責監管本公司財務報表的完整性,透過檢討內部和外聘核數師進行的工作審閱本公司內部監控制度及其執行情況、評估財務資料及有關披露、審閱關連交易及考慮本公司於會計及財務匯報職能方面的資源、員工資歷及經驗是否足夠,以及員工所接受的培訓課程及有關預算是否充足。

於截至二零一五年三月三十一日止年度內,審核委員會已審閱及和管理層與外聘核報表管理層與外期及全年業績,以確保本集團財務報表會計原則而編製。審核委員會在經營與的情況下,與外聘核動事宜是不參與的情況下,發現的任何委員年極數事可能提出的任何其他事項立性及其工作數審,以討論由審計師事務所之獨立性及其工作數審,並建議董事會續聘畢馬威會計師事務所之複數審素至二零一六年三月三十一日止年度之核數師。

於本年度內,董事會並無與審核委員會意見不合,亦無拒絕接納審核委員會提交之任何建議。

薪酬委員會

薪酬委員會包括兩名執行董事分別為陳永奎先生及陳永棋先生,以及四名獨立非執行董事,即梁學濂先生、林克平先生、施祖祥先生及蔡廷基先生,並由施祖祥先生出任主席。薪酬委員會會議之出席記錄載列於第21頁。

The Remuneration Committee is responsible for ensuring formal and transparent procedures for developing remuneration policies and in overseeing remuneration packages of the directors. It makes recommendations to the Board on the remuneration packages of individual executive directors and senior management. It takes into consideration factors such as salaries and compensation packages paid by comparable companies, time commitment and responsibilities of the directors. It would also take into account whether the emoluments offered are appropriate given the duties and performance of the respective individuals concerned and whether such emoluments are competitive and sufficiently attractive to retain such individuals.

薪酬委員會負責確保制定酬金政策的程序合乎 規範及透明,以及監督董事的酬金組合。委合會就個別執行董事及高級管理人員酬金組合是 董事會提出意見,當中會考慮可作比較出意見 支付的薪金及薪酬組合、董事投放的時間及 支付的薪金及薪酬組合、董事投放的時間 大生的職務及表現而言是否恰當,以及各 關人士的職務及表現而言是否恰當,以及等 酬金有否競爭力及吸引力足以挽留該等人士。

Details of the directors' remuneration are set out in note 7 to the financial statements.

董事酬金詳情載於財務報表附註7。

NOMINATION COMMITTEE

The Nomination Committee comprises two executive directors, namely Mr. Chan Wing Fui, Peter and Mr. Chan Wing Kee, and four independent non-executive directors, namely Mr. Leung Hok Lim, Mr. Lin Keping, Mr. Sze Cho Cheung, Michael and Mr. Choi Ting Ki. It is chaired by Mr. Leung Hok Lim. The members' attendance to the Nomination Committee meeting is listed out on page 21.

The roles of the Nomination Committee are to review the structure, size and composition of the Board, identify individuals suitably qualified to become members of the Board, and assess the independence of independent non-executive directors and make recommendations to the Board on the appointment and re-election of directors and succession planning for directors, in particular the chairman and the managing director. The Nomination Committee will consider the suitability of the candidate on the basis of his professional qualification, skills, experience and background.

During the year ended 31 March 2015, the Nomination Committee has reviewed the structure, size and composition (including the skills, knowledge and experience) of the Board.

REMUNERATION OF SENIOR MANAGEMENT

The senior management of the Group comprises 7 individuals. Details of backgrounds and qualifications of each senior executive are set out in the section of "Directors and Management".

During the year ended 31 March 2015, the emoluments of the senior management of the Group fell within the following bands:

提名委員會

提名委員會包括兩名執行董事,分別為陳永奎 先生及陳永棋先生,以及四名獨立非執行董 事,即梁學濂先生、林克平先生、施祖祥先生 及蔡廷基先生,並由梁學濂先生出任主席。提 名委員會會議之出席記錄載列於第21頁。

提名委員會負責檢討董事會之架構、人數及組成,物色具備合適資格可擔任董事的人士,評核獨立非執行董事的獨立性,以及就董事委任或重新委任以及董事(尤其是主席及董事總經理)繼任計劃向董事會提出建議。提名委員會將根據候選人的專業資格、技能、經驗及背景,考慮是否適合。

於截至二零一五年三月三十一日止年度內,提 名委員會已檢討董事會的架構、人數及組成(包 括各董事的技能、知識和經驗)。

高級管理人員酬金

本集團高級管理人員包括7名人士。各高級行政 人員背景及資歷載於「董事及管理人員」一節。

於截至二零一五年三月三十一日止年度內,本 集團高級管理人員的酬金介乎下列區間:

Number of senior executives 高級行政人員數目

Remuneration

HK\$0 to HK\$1,000,000

HK\$1,000,001 to HK\$2,000,000

酬金

0港元至1,000,000港元 1,000,001港元至2,000,000港元 1 6

7

YANGTZEKIANG GARMENT LIMITED 長江製衣有限公司 ANNUAL REPORT 2015 年報

DIRECTORS' AND AUDITOR'S RESPONSIBILITIES IN RESPECT OF THE FINANCIAL STATEMENTS

The directors are responsible for overseeing the preparation of financial statements of the Group and ensure that the financial statements are prepared in accordance with all relevant statutory requirements and applicable accounting standards.

The statement of external auditors of the Company about their reporting responsibilities of the financial statements is set out in the "Independent Auditor's Report" on pages 32 to 33.

AUDITORS' REMUNERATION

During the year, total auditors' remuneration in relation to statutory audit work of the Group amounted to HK\$1,784,000 (2014: HK\$1,844,000), of which a sum of HK\$1,661,000 (2014: HK\$1,581,000) was paid or payable to the Group's principal auditors, KPMG.

The remunerations paid or payable to the Group's principal auditor, KPMG and its affiliated firms, for services rendered in statutory audit and non-audit were HK\$1,661,000 (2014: HK\$1,581,000) and HK\$165,000 (2014: HK\$165,000) respectively. The non-audit services principally comprise tax services provided to the Group.

DIRECTORS' SECURITIES TRANSACTIONS

The Company has adopted a Securities Dealing Code regarding director's securities transactions on terms no less exacting than required standard set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") contained in Appendix 10 of the Listing Rules. All directors have confirmed, upon specific enquiry by the Company, that they have complied with the required standard set out in the Model Code and the Securities Dealing Code throughout the year under review.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board recognises its responsibility for maintaining sound and effective internal controls. A sound system of internal control is designed to provide reasonable assurance, but not absolute assurance, regarding the achievement of the Company's objectives.

Management is primarily responsible for the design, implementation, and maintenance of internal controls, while the Board, through the Audit Committee, oversees the actions of management and monitors the effectiveness of internal controls and risk management. The process used in reviewing the effectiveness of internal control system includes discussion with management on significant control failings or weakness and risk areas identified by management.

Based on the information received from management and internal audit function, the Audit Committee concluded that for the year ended 31 March 2015, the internal control system was adequate and effective.

董事及核數師有關財務報表之責任

董事負責監督本集團財務報表之編製工作,並 確保該等財務報表之編製均符合所有有關法規 及適用會計準則的規定。

本公司之外聘核數師有關彼等於財務報表之報告責任載於第32頁至33頁之「獨立核數師報告」。

核數師酬金

於年度內,本集團就法定審核工作而支付之核數師酬金總額為1,784,000港元(二零一四年:1,844,000港元),其中1,661,000港元(二零一四年:1,581,000港元)已支付予或應支付予本集團之主要核數師畢馬威會計師事務所。

本集團之主要核數師畢馬威會計師事務所及其關連機構就所提供之法定審核及非審核服務而獲支付或應支付之酬金分別為1,661,000港元(二零一四年:1,581,000港元)及165,000港元(二零一四年:165,000港元)。非審核服務主要包括向本集團提供的税務服務。

董事之證券交易

本公司已採納有關董事證券交易的證券買賣守則,其條款不遜於上市規則附錄10所載上市公司董事進行證券交易的標準守則(「標準守則」)載列的規定準則。經過本公司向所有董事作出具體查詢後,本公司董事已確認彼等於回顧年度內一直遵守標準守則載列的規定準則及其有關董事證券交易的證券買賣守則。

內部監控及風險管理

董事會確認其維持完善及有效的內部監控的責任。健全的內部監控制度旨在為實現公司的目標提供合理的保障,而非絕對的保障。

管理層主要負責設計、實施和維持內部監控, 而董事會通過審核委員會,負責監督管理層的 行動及監察內部監控和風險管理的成效。在檢 討內部監控系統是否有效的進程中,亦包括與 管理層討論由管理層找出的重大監控失誤或弱 點及風險範圍。

基於從管理層和內部審核職能所得到的資料, 審核委員會認為,截至二零一五年三月三十一 日止年度,內部監控系統為妥善及有效。

INTERNAL AUDIT FUNCTION

The Internal Audit Department has set up in September 2013 to assess and complete the design and effectiveness of internal controls of the Group. The assessment results and proposed improvement opportunities were discussed and agreed with management and were reported to the Audit Committee.

The Audit Committee had held meetings with the head of Internal Audit Department to review and monitor the effectiveness of internal audit function.

COMPANY SECRETARY

The Company Secretary is an employee of the Company and has day-to-day knowledge of the Company's affairs. The Company Secretary is responsible for advising the Board through the Chairman and/or the Vice Chairman on governance matters and also facilitates the induction and professional development of directors. The Company Secretary also keeps proper records of all Board and Committee meetings. The biography of the Company Secretary is set out on page 31. The Company Secretary has undertaken no less than 15 hours of professional training during the year.

SHAREHOLDERS' RIGHTS

Procedures for Shareholders to convene an extraordinary general meeting "EGM"

Article 67 of the articles of association of the Company provides that an extraordinary general meeting shall be convened on requisition, as provided by the Companies Ordinance. According to section 566 of the Companies Ordinance, the directors of the Company are required to call a general meeting if the Company has received requests to do so from shareholders representing at least 5% of the total voting rights of all shareholders having a right to vote at general meetings of the Company.

Procedures for putting forward proposals at EGM

Pursuant to section 566 of the Companies Ordinance, the request for a general meeting must state the general nature of the business to be dealt with at the meeting and may include the text of a resolution that may properly be moved and is intended to be moved at the meeting. The request may be sent to the Company in hard copy form at the registered office of the Company or in electronic form at cs_info@ygm.com.hk and must be authenticated by the requisitionist(s). The directors must call a general meeting within 21 days after the date of the receipt of the requests to do so. The meeting called must be held on a date not more than 28 days after the date of the notice convening the meeting.

內部審核職能

內部審計部於二零一三年九月成立,以進行及 完成對集團內部監控的設計及成效之評估。評 估結果及改善建議已經與管理層討論及確認, 並向審核委員會匯報。

審核委員會曾與內部審計部的主管舉行會議,以檢討及監察內部審計職能的有效性。

公司秘書

公司秘書為本公司的僱員及了解本公司的日常事務。透過主席及/或副主席,公司秘書負責對董事會就管治事項提供意見並協助董事的就職及專業發展。公司秘書同時保存董事會及各委員會會議的完整記錄。公司秘書已接受不少於15小時的相關專業培訓。

股東權利

股東召開股東特別大會(「股東特別大會」)之 程序

本公司的公司組織章程第67條訂明,根據公司條例,股東特別大會可以應請求而召開。根據公司條例第566條,倘本公司收到不少於5%在本公司股東大會上擁有投票權的股東請求召開股東大會,則本公司之董事須召開股東大會。

於股東特別大會上提呈議案之程序

根據公司條例第566條,召開股東大會的請求 書必須説明在會議上須處理事務的大體性質, 並可包括在會議上可恰當地被動議及擬被動 議的決議案細節。該請求書可以書面形式送 呈本公司的註冊辦事處或以電子形式發送到 cs_info@ygm.com.hk,且必須由請求人進行驗 證。董事必須在收取請求書當日起二十一天內 召開股東大會,該會議並必須在召開大會通告 日期起不超過二十八天內舉行。

Procedures for directing Shareholders' enquiries to the Board

Shareholders may put forward enquiries to the Board through the Company Secretary who will direct the enquiries to the Board for handling. The contact details of the Company Secretary are as follows:

The Company Secretary Yangtzekiang Garment Limited 22 Tai Yau Street San Po Kong Kowloon Hong Kong

E-Mail: cs_info@ygm.com.hk Telephone: (852) 2327 5111 Facsimile: (852) 2352 2286

Changes in the Company's constitutional documents

During the financial year ended 31 March 2015, the Company adopted a revised set of articles of association (the "New Articles of Association") for the purpose of, inter alia, keeping in line with the Companies Ordinance. The adoption of the New Articles was approved by the Shareholders of the Company at the Annual General Meeting held on 17 September 2014. The New Articles of Association are available at the Company's website.

股東向董事會查詢之程序

股東可透過公司秘書向董事會作出查詢,而公司秘書會轉交有關查詢予董事會處理。公司秘書之聯絡詳情如下:

公司秘書 長江製衣有限公司 香港 九龍 新蒲崗 大有街二十二號

電郵: cs_info@ygm.com.hk 電話: (852) 2327 5111 傳真: (852) 2352 2286

本公司章程文件之修訂

於截至二零一五年三月三十一日止財政年度 內,本公司採納了一套經修訂的章程細則(「新 訂章程細則」),旨在(其中包括)符合《公司條 例》。本公司股東已在二零一四年九月十七日舉 行的股東週年大會上批准採納新細則。新訂章 程細則已上載於本公司網站。

DIRECTORS AND MANAGEMENT 董事及管理人員

DIRECTORS

Chan Sui Kau, GBM, GBS, JP

Aged 90, Dr. Chan is the founder of our Group. He established the Company in 1949 and is the Executive Chairman of the Company. Having been a Justices of the Peace since 1983, Dr. Chan was awarded the Gold Bauhinia Star in 2002 and six years later in 2008 he was awarded the Grand Bauhinia Medal. Dr. Chan used to serve as a member of the 8th and 9th term of the Chinese People's Political Consultative Committee until he reached the retirement age. Dr. Chan is also an Honorary Citizen of Dongguan, Foshan, Guangzhou and Wuxi (Jiangsu). In 2013 Dr. Chan was being awarded Industrialist of the Year from The Federation of Hong Kong Industries.

Dr. Chan received an Honorary Doctoral Degree of Business Administration from The Hong Kong Polytechnic University in 2001; an Honorary Doctoral Degree of Social Sciences from City University of Hong Kong in 2007 and in the same year an Honorary University Fellowship from The University of Hong Kong. Dr. Chan received another two honorary university conferments: one was an Honorary University Fellowship from Hong Kong Baptist University and the other one was an Honorary Doctoral Degree of Social Sciences from The Hong Kong University of Science & Technology in 2008. Dr. Chan received an Honorary Fellowship from The Chinese University of Hong Kong in 2013.

Dr. Chan is the former Chairman of the Clothing Industry Training Authority (1986); former Chairman of the Textile Council of Hong Kong (1988-1994) and presently its Honorary Chairman; former President of Federation of Hong Kong Garment Manufacturers (1977-1988) and currently its Life Honorary President; Honorary President of Hong Kong Woollen & Synthetic Knitting Manufacturers' Association since 1980 and former member of Textile Advisory Board of Hong Kong (1971-1987) as well as the Hong Kong Labour Advisory Board (1985-1995).

Chan Wing Fui, Peter, MA

Aged 69, Mr. Chan received a Master's degree in Administrative Science from Yale University, USA in 1969 and joined the Group in the same year. He was appointed as Director and Managing Director of the Company in 1971 and 1980 respectively and Vice Chairman of the board of directors of both the Company and YGM Trading Ltd in 1987. He has been appointed as the Chairman of the board of directors of YGM Trading Limited since 2010. Mr Chan has been actively involved in garment manufacturing and marketing in the Far East and the USA for over 30 years. He is the son of Dr. Chan Sui Kau and the brother of Mr. Chan Wing Sun, Samuel and Ms. Chan Suk Ling, Shirley.

Chan Wing Kee, GBS, OBE, JP

Aged 68, Mr. Chan received a Bachelor's degree in Industrial Engineering in 1970. He joined the Group in 1970 as Production Manager and later became Sales Manager. He was appointed as Director in 1977 and Managing Director in 1987. He is also an Executive Director of YGM Trading Limited; Independent Non-executive Director of China Travel International Investment Hong Kong Limited and China Construction Bank (Asia) Corporation Limited. Mr. Chan has participated in many textile negotiations with the USA and Europe for Hong Kong and Macau. He is a Standing Committee Member of The 10th, 11th and 12th of The Chinese People's Political Consultative Conference; Deputy of the 8th and 9th National People's Congress of China, Ex-member of Economic Council of Macau Special Administrative Region; Ex-member of the Textile Advisory Board; Ex-Committee Member of the Preparatory Committee for Hong Kong Special Administrative Region and Ex-Advisor of Hong Kong Affairs. He is the brother of Mr. Chan Wing To and Ms. Chan Suk Man.

董事 陳瑞珠

九十歲,一九四九年創辦本公司,為本集團之創辦人,亦為本公司之執行主席一九四三年獲委任為太平紳士的陳博士於二零章二年獲香港特別行政區政府頒授金紫荊星章。陳博西安任中國人民政治協商會議第八及九屆全國市人民政治協商會議第八及九屆全國市委員直至到達退休年齡,他亦是東莞。二零佛山市、廣州市及江蘇無錫市榮譽市民。二零

一三年陳博士獲香港工業總會頒發傑出工業家

陳博士於二零零一年獲香港理工大學頒授榮譽 工商管理博士銜;二零零七年獲香港城市大學頒授榮譽 頒授榮譽社會科學博士銜及同年獲香港大學頒 授名譽大學院士銜;二零不時博士獲頒授 兩項大學榮譽名銜,其一為香港科技大學頒授 的榮譽社會科學博士銜;二為香港科技大學頒授 香港中文大學頒授榮譽院士銜。

陳博士於一九八六年成為製衣業訓練局主席; 一九八八年至一九九四年為香港紡織業聯會 主席,現為該會的榮譽主席;一九七七年至 一九八八年為香港製衣業總商會主席,現為 該會的終生榮譽主席;一九八零年成為香港羊 毛化纖針織業廠商會榮譽主席;一九七一年至 一九八七年為香港政府紡織業諮詢委員會委員; 一九八五年至一九九五年為香港政府勞工顧問 委員會委員。

陳永奎

六十九歲,陳先生於一九六九年獲美國耶魯大學頒發行政管理學碩士學位,並於同年加入事集團。彼於一九七一年獲委任為本公司司上年重事總經理,並於一九八七年分別任本公司及YGM貿易有限公司副主席。使先生積極參與遠東及美國之成衣製造及市場推廣逾三十年之久。彼為陳瑞球博士之公子及陳永燊先生及周陳淑玲女士之兄。

陳永棋

DIRECTORS AND MANAGEMENT 董事及管理人員

Chan Wing To, PhD

Aged 64, Mr. Chan joined YGM Singapore in 1978. He was appointed as Executive Director of the Group in 1983 and YGM Trading Ltd in 1987. Mr. Chan received a Doctor of Philosophy degree in economics from the University of Rochester, USA in 1978. He has extensive experience in the textile and garment business. He is the brother of Mr. Chan Wing Kee and Ms. Chan Suk Man.

Chan Suk Man, MSc

Aged 67, Ms. Chan received Master of Science Degrees from the University of Windsor, Canada in 1973 and Case Western Reserve University USA in 1975. Madam Chan joined the Group in 1976 and was appointed as Executive Director in 1993. She is the sister of Mr. Chan Wing Kee and Mr. Chan Wing To.

Chan Wing Sun, Samuel, FCA

Aged 67, Mr. Chan received a Bachelor's degree from University of Manchester, the United Kingdom in 1970 and qualified as a Chartered Accountant in 1973. He was the Company Secretary of the Group from 1974 to 1988 and has been an Executive Director since 1977. Mr. Chan was the Managing Director of YGM Trading Limited from 1987 to 2006 and the Chief Executive Officer of YGM Trading Limited from 2006 to 2010. He has been the Vice Chairman of the board of directors of YGM Trading Limited since 2010. Mr. Chan has been the chairman of the board of directors of Crater Gold Mining Limited, whose shares are listed on Australian Securities Exchange, since 2013. He is the son of Dr. Chan Sui Kau and the brother of Mr. Chan Wing Fui, Peter and Ms. Chan Suk Ling, Shirley.

Chan Suk Ling, Shirley, JP

Madam Chan, is the Chief Executive Officer and Executive Director of the YGM Trading Limited. She joined the Group in 1973 and was appointed as the Executive Director of the Group in 1983. Madam Chan has extensive experience in the garment retail and wholesale business. She is a Council Member of the Hong Kong Trade Development Council (HKTDC), the Chairman of the Garment Advisory Committee and also a Member of the Hong Kong-France Business Partnership Committee of HKTDC, the First Vice-President of the Chinese Manufacturers' Association of Hong Kong, a Committee Member of the Tianjin Municipal Committee of the Chinese People's Political Consultative Conference, Vice President of the Guangdong Association of Enterprises with Foreign Investment, a Member of the Rehabilitation Advisory Committee of Hong Kong Special Administrative Region and a Council Member of City University of Hong Kong. She received a Bachelor's degree from Nottingham Trent University, United Kingdom in 1973. Madam Chan, aged 64, is the daughter of Dr. Chan Sui Kau and the sister of Mr. Chan Wing Fui, Peter and Mr. Chan Wing, Sun, Samuel.

So Ying Woon, Alan

Aged 65, Mr. So received a Bachelor's degree from the Chinese University of Hong Kong in 1974. Mr. So joined the Group in 1974 and was promoted to the position of Sales Manager in 1976. He has been the General Manager since 1993. Mr. So was appointed as Executive Director of the Company in 2005.

陳永滔

六十四歲,陳先生於一九七八年加入新加坡長江,並於一九八三年及一九八七年獲委任為本集團及YGM貿易有限公司執行董事。陳先生於一九七八年獲得美國University of Rochester頒發經濟博士學位,陳先生於紡織品及成衣業務有廣泛之經驗。陳先生為陳永棋先生及劉陳淑文女士之弟。

劉陳淑文

六十七歲,陳女士分別於一九七三年及一九七五年獲得加拿大University of Windsor及美國Case Western Reserve University理科碩士學位,陳女士於一九七六年加入本集團,並於一九九三年獲委任為執行董事。陳女士為陳永棋先生之妹及為陳永滔先生之姊。

陳永燊

六十七歲,陳先生一九七零年獲英國曼徹斯特 大學頒授學士學位,並於一九七三年成為特許 會計師。彼於一九七四年至一九八年間出任 本集團之公司秘書及一九七七年獲委任為朝 董事。陳先生於一九八七年至二零零六年年 任YGM貿易有限公司之董事總經理及由二零 六年至二零一零年間出任YGM貿易有限公司 行政總裁。彼自二零一零年起出任YGM貿易有 限公司董事會副主席。陳先生自二零一三年 出任Crater Gold Mining Limited (其股份陳瑞 財證券交易所上市)董事會主席。陳先生為陳瑞 球博士之公子、陳永奎先生之弟及周陳淑玲女 士之兄。

周陳淑玲

蘇應垣

六十五歲,蘇先生於一九七四年獲得香港中文大學學士學位,蘇先生於一九七四年加入本集團,於一九七六年升任營業部經理,自一九九三年出任營業總經理。蘇先生於二零零五年獲委任為本公司執行董事。

DIRECTORS AND MANAGEMENT 董事及管理人員

Leung Hok Lim, FCPA (Aust.), CPA (Macau), FCPA (Practising)

Aged 80. Mr. Leung has been an Independent Non-executive Director of the Company since 1993. He is the founder and senior partner of PKF, Accountants and Business Advisers. Mr. Leung is a non-executive director of Beijing-Hong Kong Exchange of Personnel Centre Limited, and the independent non-executive director of a number of listed companies, namely YGM Trading Limited, Fujian Holdings Limited, Phoenix Satellite Television Holdings Limited, S E A Holdings Limited and High Fashion International Limited.

Lin Keping

Aged 76, Mr. Lin has been an Independent Non-executive Director of the Company since 2004. Mr. Lin is an engineer, graduated from Beijing University of Posts and Telecommunications in 1963. He is a member of the Eighth National Committee of the Chinese People's Political Consultative Conference and an executive member of the Eighth All-China Federation of Industry and Commerce. He has served in postal and telecommunication research institutes, the Ministry of Posts and Telecommunications and other organisations for years, and was an executive vice president of China Minsheng Bank Corp. Ltd. He is also an Independent Non-executive Director of YGM Trading Limited.

Sze Cho Cheung, Michael, GBS, CBE, ISO, JP

Aged 70, Mr. Sze has been an Independent Non-executive Director of the Company since 2010. He was a former Executive Director of the Hong Kong Trade Development Council, a position he held for eight years prior to his retirement on 1 May 2004. Before that, he worked for 25 years in various capacities in the Hong Kong Government. He is also an Independent Non-executive Directors of Swire Pacific Limited and YGM Trading Limited. Mr. Sze resigned as a non-executive director of Lee Kum Kee Co., Ltd. in June 2010 and currently acts as a consultant to the board of Lee Kum Kee Co., Ltd.

Choi Ting Ki

Aged 60, is a fellow member of the Hong Kong Institute of Certified Public Accountants and a member of the Committee of the Chinese People's Political Consultative Conference of Jing'an District, Shanghai. In 1978, Mr. Choi graduated from the Department of Accounting of the Hong Kong Polytechnic (currently known as the Hong Kong Polytechnic University). He joined KPMG in the same year and has held various positions, including Partner of the audit department of KPMG Hong Kong Office, Managing Partner of KPMG Shanghai Office, Senior Partner of KPMG Huazhen in Eastern and Western China. Mr. Choi retired from KPMG Huazhen in April 2010. Mr. Choi has been an Independent Non-executive Director of the Company since December 2012. Mr. Choi is also an Independent Non-executive Director of Sinopec Shanghai Petrochemical Company Limited and YGM Trading Limited.

梁學濂

八十歲,梁先生自一九九三年起出任本公司獨立非執行董事,彼為PKF大信梁學濂(香港)會計師事務所之創辦人及高級合夥人。梁先生為京港人才交流中心有限公司之非執行董事,包括YGM貿易有限公司、閩港控股有限公司、鳳凰衛視控股有限公司、爪哇控股有限公司及達利國際集團有限公司。

林克平

七十六歲,林先生自二零零四年起出任本公司獨立非執行董事。林先生為工程師,一九六三年畢業於北京郵電大學。為中國人民政治協商會議第八屆全國委員會委員、第八屆中華全國工商聯合會執行委員。林先生曾長期在郵電科研機構、郵電部及其他部門任職,曾任中國民生銀行副行長。彼亦為YGM貿易有限公司之獨立非執行董事。

施祖祥

七十歲,施先生自二零一零年起出任本公司獨立非執行董事,曾出任香港貿易發展局總裁達八年,於二零零四年五月一日退休。在此之前,他曾任職公務員二十五年,期間出任多個不同職位。施先生亦是太古股份有限公司及YGM貿易有限公司之獨立非執行董事。施先生於二零一零年六月辭任李錦記有限公司董事會顧問。

蔡廷基

MANAGEMENT

Lau Shing Choy

Aged 67, Mr. Lau received a Bachelor's degree from the Chinese University of Hong Kong in 1969, and a Doctor of Philosophy Degree from Case Western Reserve University, USA in 1978. Mr. Lau joined the Group in 1978 to develop the China business. He is the Director of Hong Kong Knitters Limited. He is the husband of Ms. Chan Suk Man.

Senoussi, Serge

Aged 50, is the Managing Director of Lavender Garment Limited and the General Manager of liaison office in Bangladesh. Mr. Senoussi obtained a Master's degree in Econometrics in 1986 and a diploma in Scientific Management Methods in 1987 from the University of Paris X Nanterre, France. He joined the Company in 1993 to develop the business in Bangladesh.

Leung Ming Wai, Alan

Aged 57, Mr. Leung is the General Manager of Sales Department and obtained the diploma in Management Studies at Hong Kong Polytechnic University and Master Degree in Business Administration at University of Macau. He joined the Company as Sales Manager in 1986.

Chui Wai Ha. Catherine. MBA

Aged 53, Ms. Chui is the General Manager of Sales Department. Ms. Chui joined the Group in 1994, and has over 25 years' managerial experience in fashion business. She was awarded Master of Business Administration (Fashion Business) by the Hong Kong Polytechnic University in 2004.

Yung Choi Yin, Margaret

Aged 51, is the General Manager of Sales Department and received a Bachelor's degree from RMIT University and a Master's degree in Business Administration from Hong Kong Polytechnic University. She joined the Company in 1985.

Yip Chung On

Aged 52, Mr. Yip is the General Manager of Sales Department. Mr. Yip joined the Company in 1982, and was promoted to Sales Manager in 1989. With wide range of both woven and knit experience in garment sourcing and merchandizing, he was appointed as General Manager in 2005.

Hui Sau Ling

Aged 49, is the Financial Controller and Company Secretary of the Group. She joined the Group in 2000 and has extensive experience in auditing, accounting, treasury and company secretarial work. She is a fellow member of the Association of Chartered Certified Accountants and a member of Hong Kong Institute of Certified Public Accountants.

管理人員

劉盛材

六十七歲,劉先生於一九六九年獲得香港中文 大學學士學位,及於一九七八年獲得美國Case Western Reserve University哲學博士學位。劉 先生於一九七八年加入本集團,負責開拓中國 業務。彼亦為香港織造有限公司之董事,劉陳 淑文女士之丈夫。

Senoussi, Serge

五十歲,為Lavender Garment Limited之董事總經理及孟加拉聯絡辦事處之總經理。他於一九八六年獲得計量經濟學碩士學位及一九八七年獲得法國巴黎第十大學科學管理學文憑。他於一九九三年加入本公司負責孟加拉之業務發展。

梁銘惠

五十七歲,梁先生現任營業總經理。彼獲得香港理工大學管理學文憑,及澳門大學工商管理碩士學位。梁先生於一九八六年加入本集團任職營業部經理。

崔偉霞

五十三歲,崔小姐現任營業總經理,於 一九九四年加入本集團,擁有二十五年以上服 裝銷售業務管理經驗。並於二零零四年獲香港 理工大學頒授工商管理(服裝企業)碩士學位。

容楚彦

五十一歲,容小姐現任營業總經理,彼獲得皇家墨爾本理工大學學士學位及香港理工大學工商管理碩士學位。容小姐於一九八五年加入本公司。

葉仲安

五十二歲,棄先生現任營業總經理。棄先生於一九八二年加入本公司,及於一九八九年升任營業部經理。棄先生於梭織及針織成衣採購及銷售均有廣泛之經驗,他於二零零五年獲委任總經理。

許秀玲

四十九歲,為本集團之財務總監及公司秘書。 她於二零零零年加入本集團並對審計、會計、財務及公司秘書等工作擁有豐富經驗。許小姐為英國特許公認會計師公會資深會員及香港會計師公會會員。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告



INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF YANGTZEKIANG GARMENT LIMITED

(Incorporated in Hong Kong with limited liability)

We have audited the consolidated financial statements of Yangtzekiang Garment Limited ("the Company") and its subsidiaries (together "the Group") set out on pages 34 to 121, which comprise the consolidated statement of financial position as at 31 March 2015, the consolidated statement of profit or loss, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

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

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. This report is made solely to you, as a body, in accordance with section 405 of the Hong Kong Companies Ordinance, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

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

獨立核數師報告 致長江製衣有限公司成員

(於香港註冊成立之有限公司)

我們已審計列載於第34頁至121頁長江製衣有限公司(「貴公司」)及其附屬公司(統稱為「貴集團」)的綜合財務報表,此綜合財務報表包括於二零一五年三月三十一日的綜合財務狀況表與截至該日止年度的綜合損益表、綜合損益及其他全面收益表、綜合權益變動表和綜合現金流量表,以及主要會計政策概要及其他解釋資料。

董事對綜合財務報表的責任

貴公司董事須負責根據香港會計師公會頒佈的 香港財務報告準則及香港公司條例擬備真實而 中肯的綜合財務報表,並對其認為為使綜合財 務報表的擬備不存在由於欺詐或錯誤而導致的 重大錯誤陳述所必需的內部控制負責。

核數師的責任

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。我們是按照香港公司條例第405 條的規定,僅向整體成員報告。除此之外,我 們的報告書不可用作其他用途。我們概不就本 報告書的內容,對任何其他人士負責或承擔法 律責任。

我們已根據香港會計師公會頒佈的香港審計準 則進行審計。這些準則要求我們遵守職業道德 規範,並規劃及執行審計,以對綜合財務報表 是否不存有任何重大錯誤陳述獲取合理保證。

INDEPENDENT AUDITOR'S REPORT 獨立核數師報告

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.

我們相信,我們所獲得的審計憑證是充足和適 當地為我們的審核意見提供基礎。

OPINION

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

意見

我們認為,該等綜合財務報表已根據香港財務報告準則真實而中肯地反映 貴集團於二零一五年三月三十一日的財務狀況及 貴集團截至該日止年度的財務表現及現金流量,並已遵照香港公司條例妥為擬備。

KPMG

Certified Public Accountants

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

23 June 2015

畢馬威會計師事務所

執業會計師

香港中環 遮打道十號 太子大廈八樓

二零一五年六月二十三日

CONSOLIDATED STATEMENT OF PROFIT OR LOSS

綜合損益表 For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

Revenue 收入	Note 附註 3 & 12	\$'000 千元 1,133,864	\$'000 千元
			千元
	3 & 12	1 133 864	
	0 0 12		1,074,132
Cost of sales 銷售成本		(968,503)	(916,852)
Gross profit 毛利		165,361	157,280
Other revenue 其他收入	4	4,807	4,837
Other net income 其他收益淨額	4	2,238	2,516
Selling and distribution expenses 銷售及分銷費戶	1	(71,164)	(77,793)
Administrative expenses 行政費用		(68,611)	(70,191)
Other operating expenses 其他經營費用		(24,965)	(25,148)
Profit/(loss) from operations 經營溢利/(虧	相)	7,666	(9.400)
Finance costs 融資成本	5(a)	(3,671)	(8,499) (3,860)
Share of losses of associates 應佔聯營公司權		(3,671)	(220)
Share of (losses)/profits of joint 應佔合營企業(虧損)/溢利	, ,	(220)
ventures	17	(20,356)	18,515
Impairment losses on fixed assets 固定資產減值權 Net valuation gains on investment 投資物業估值場	,	-	(6,935)
properties	13(a)	6,964	19,257
(Loss)/profit before taxation 除稅前(虧損)/	/ 溢利 5	(9,752)	18,258
Income tax 所得税	6(a)	(13,856)	(7,059)
(Loss)/profit for the year 本年度(虧損)/	/溢利	(23,608)	11,199
Attributable to: 應撥歸於:			
Equity shareholders of the Company 本公司股權持有		(23,241)	11,920
Non-controlling interests 非控股股東權益	J.	(367)	(721)
(Loss)/profit for the year 本年度(虧損)	溢利	(23,608)	11,199
(Loss)/earnings per share 每股(虧損)/}	· · · · · · · · · · · · · · · · · · ·		
Basic and diluted 基本及攤薄	m. 179 11	(\$0.11)	\$0.06

Details of dividends payable to equity shareholders of the Company attributable to the year are set out in note 26(b). The notes on pages 40 to 121 form part of these financial statements.

應付本公司股權持有人股息的詳情載於附註 26(b)。第40頁至121頁的附註屬本財務報表之 一部份。

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

綜合損益及其他全面收益表 For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

		Note 附註	2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
(Loss)/profit for the year	本年度(虧損)/溢利		(23,608)	11,199
Other comprehensive income for the year (after tax and reclassification adjustments)	本年度其他全面收益 (扣除税項及分類調整後)	10		
Item that will not be reclassified to profit or loss:	將不會被重新分類至損益 的項目:			
Surplus on revaluation of land and buildings transferred to investment property	土地及樓宇重估盈餘 轉撥至投資物業		834	_
Items that may be reclassified subsequently to profit or loss:	將來可能重新分類至損益 的項目:			
Exchange differences on translation of: - financial statements of subsidiaries outside Hong Kong - share of associates' and	匯兑差額: -換算香港境外附屬公司 財務報表所產生 -換算應佔聯營公司及		(62)	3,965
joint ventures' net assets	合營企業資產淨值		686	10,221
Available-for-sale securities: net movement in the investment	可供出售證券: 投資重估儲備變動淨額		624	14,186
revaluation reserve Cash flow hedges: net movement in the hedging reserve	現金流量對沖: 對沖儲備變動淨額		114 493	440 (123)
	311 In III 2231 W		1,231	14,503
Other comprehensive income for the year	本年度其他全面收益		2,065	14,503
Total comprehensive income for the year	本年度全面收益總額		(21,543)	25,702
Attributable to: Equity shareholders of the Company Non-controlling interests	應撥歸於: 本公司股權持有人 非控股股東權益		(21,153) (390)	26,333 (631)
Total comprehensive income for the year	本年度全面收益總額		(21,543)	25,702

The notes on pages 40 to 121 form part of these financial statements.

第40頁至121頁的附註屬本財務報表之一部份。

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

綜合財務狀況表 At 31 March 2015 (Expressed in Hong Kong dollars) 於二零一五年三月三十一日 (以港元計)

		Note 附註	2015 二零一五年 <i>\$'000</i> <i>千元</i>	2014 二零一四年 \$'000 <i>千元</i>
Non-current assets Fixed assets	非流動資產 固定資產	13(a)		
Investment propertiesProperty, plant and equipmentInterest in leasehold land held for	一投資物業 一物業、廠房及設備 一持作經營租賃之自用	. C(a)	215,196 93,553	233,776 69,874
own use under operating leases	租賃土地的權益		1,638	1,696
Intangible assets	無形資產	14	310,387 3,117	305,346 3,117
Goodwill	商譽	15	-	-
Interests in associates	聯營公司權益	16	_	1,912
Interests in joint ventures	合營企業權益	17	600,683	638,810
Other financial assets	其他金融資產	18	7,052	7,381
Deferred tax assets	遞延税項資產	24(b)(ii)	1,501	2,403
			922,740	958,969
Current assets	流動資產			
Inventories	存貨	19	108,526	115,254
Trade and other receivables	應收賬款及其他應收款	20	136,522	158,752
Current tax recoverable	可收回本期税項	24(a)	3,799	, _
Cash and cash equivalents	現金及現金等價物	21	272,465	275,070
			521,312	549,076
	14 48 15 · 44			
Current liabilities	流動負債	0.0	400 400	170 110
Trade and other payables	應付賬款及其他應付款 應付本期税項	22	132,420	176,410
Current tax payable	應刊平期悅垻	24(a)	13,799	9,445
			146,219	185,855
Net current assets	流動資產淨值		375,093	363,221
Total assets less current liabilities	資產總額減流動負債		1,297,833	1,322,190

CONSOLIDATED STATEMENT OF FINANCIAL POSITION 综合財務狀況表

綜合財務狀況表 At 31 March 2015 (Expressed in Hong Kong dollars) 於二零一五年三月三十一日 (以港元計)

			2015	2014
			二零一五年	二零一四年
		Note	\$'000	\$'000
		附註	千元	<i>手</i> 元
Non assurant liabilities	北达翁名法			
Non-current liabilities	非流動負債	0.5	40.500	04 000
Provision for long service payments	長期服務金撥備	25	19,508	21,302
Deferred tax liabilities	遞延税項負債	24(b)(ii)	18,484	13,596
			37,992	34,898
NET ASSETS	資產淨值		1,259,841	1,287,292
CAPITAL AND RESERVES	資本及儲備			
Share capital	股本	26(c)	208,418	208,418
Reserves	儲備		1,044,243	1,071,598
	생 배 는 시 그 사 단 왕 36			
Total equity attributable to equity	應撥歸於本公司股權		1 050 001	1 000 010
shareholders of the Company	持有人權益總額		1,252,661	1,280,016
Non-controlling interests	非控股股東權益		7,180	7,276
TOTAL EQUITY	權益總額		1,259,841	1,287,292

Approved and authorised for issue by the board of directors on 23 June 2015.

董事會已於二零一五年六月二十三日核准及授 權發佈上列賬目。

Chan Sui Kau Chairman Chan Wing Kee
Managing Director

陳瑞球 主席 陳永棋 *董事總經理*

The notes on pages 40 to 121 form part of these financial statements.

第40頁至121頁的附註屬本財務報表之一部份。

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

綜合權益變動表 For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

Attributable to equity shareholders of the Company 應撥歸於本公司股權持有人

						應	被歸於本公司脫權	狩有人							
		Note 附註	Share capital 股本 \$'000 千元 (Note 26(cl)) (附註26(cl))	Share premium 股份溢價 \$'000 千元	Capital redemption reserve 股本 順回儲備 \$'000 千元	Exchange reserve 避免储備 \$'000 千元 (Note 26(d)(i)) (附註26(d)(ii))	Goodwill arising on consolidation 綜合服目所 產生之商譽 \$'000 千元	Investment revaluation reserve 投資 重估儲備 \$'0000 千元 (Note 26(d)(ii) (附註26(d)(ii))	Land and buildings revaluation reserve 土地及被字 重估儲備 \$'000 千元 (Note 26(d)m) (附註26(d)m)	Hedging reserve 對神儲備 \$'0000 千元 (Note 26(d/(v)) (開註26(d/(v))	Other reserve 其他储備 \$'000 チ元 (Note 26(d)(v)) (附註28(が))	Retained profits 保留溢利 \$'000 千元	Total 總額 \$'000 千元	Non- controlling interests 非拴股股東 權益 \$'000 千元	Total equity 權益總額 \$'000 千元
Balance at 1 April 2013	於二零一三年四月一日之結餘		103,374	102,753	2,291	145,120	(42,174)	(988)	31,036	48	7,236	915,324	1,264,020	7,907	1,271,927
Changes in equity for the year: Profit for the year Other comprehensive income	年內權益變動: 本年度溢利 其他全面收益	10	- -	- -	- -	- 14,096	- -	- 440	- -	- (123)	- -	11,920	11,920 14,413	(721) 90	11,199 14,503
Total comprehensive income	全面收益總額		-	<u>-</u>		14,096		440		(123)		11,920	26,333	(631)	25,702
Transition to no-par value regime on 3 March 2014 Dividends approved in respect of the previous year	於二零一四年三月三日 過渡至無面值股份制度 本期內批准屬於上一年度 的股息	26(c) 26(b)(ii)	105,044	(102,753)	(2,291)	- -	-	-	-	-	-	(10,337)	(10,337)	-	(10,337)
Balance at 31 March 2014 and 1 April 2014 Changes in equity for the year: Loss for the year Other comprehensive income	款二零一四年三月三十一日及 二零一四年四月一日之結據 年內權益變動: 本年度虧損 其他全面收益	10	208,418	- - - -	- - - -	159,216 - 647	(42,174)	(548)	31,036 	(75) 	7,236 	916,907	1,280,016 	7,276 (367) (23)	1,287,292 (23,608) 2,065
Total comprehensive income	全面收益總額			-		647	-	114	834	493	-	(23,241)	(21,153)	(390)	(21,543)
Capital contribution from non-controlling interest Dividends approved in respect of the previous year	非控股股東 資本投入 本期內批准屬於上一年度 的股息	26(b)(ii)	-	-	-	-	-	-	-	-	-	(6,202)	(6,202)	294 	294
Balance at 31 March 2015	於二零一五年三月三十一日 之結餘		208,418	_	-	159,863	(42,174)	(434)	31,870	418	7,236	887,464	1,252,661	7,180	1,259,841

The notes on pages 40 to 121 form part of these financial statements.

第40頁至121頁的附註屬本財務報表之一部份。

CONSOLIDATED CASH FLOW STATEMENT 综合現金流量表

綜合現金流量表 For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

Operating activities	經營活動	Note 附註	2015 二零一五年 \$'000 千元	2014 二零一四年 <i>\$'000</i> <i>千元</i>
Cash generated from operations Tax paid	經營業務所得現金 已付税項	21(b)	521 (7,666)	26,300 (8,225)
Net cash (used in)/generated from operating activities	經營活動(所用)/所得的 現金淨額		(7,145)	18,075
Investing activities Payment for the purchase of fixed assets	投資活動 購買固定資產付款		(11,166)	(2,915)
Proceeds from disposals of plant and machinery and other fixed assets Interest received	出售廠房及機器及 其他固定資產所得款項 已收利息		4,126 2,440	712 2,275
Dividends received from a joint venture Dividends received from equity securities	已收一合營企業之股息 已收股權證券之股息		18,521 455	429
Capital contribution from non-controlling interests	非控股股東資本投入		294	429
Net cash generated from investing activities	投資活動所得的現金淨額		14,670	501
Financing activities Interest paid Dividends paid	融資活動 已付利息 已派股息		(3,659) (6,202)	(3,865) (10,337)
Net cash used in financing activities	融資活動所用的現金淨額		(9,861)	(14,202)
Net (decrease)/increase in cash and cash equivalents	現金及現金等價物(減少)/ 增加淨額		(2,336)	4,374
Cash and cash equivalents at the beginning of the year	於年初之現金及現金等價物		275,070	270,015
Effect of foreign exchange rates changes	外幣兑換率變動之影響		(269)	681
Cash and cash equivalents at the end of the year	於年終之現金及現金等價物	21(a)	272,465	275,070

The notes on pages 40 to 121 form part of these financial statements.

第40頁至121頁的附註屬本財務報表之一部份。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

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

The HKICPA has issued certain new and revised HKFRSs that are first effective or available for early adoption for the current accounting period of the Group. Note 2 provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

(b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 March 2015 comprise the Company and its subsidiaries (together referred to as the "Group") and the Group's interests in associates and joint ventures.

The measurement basis used in the preparation of the financial statements is the historical cost basis except that the following assets and liabilities are stated at their fair value as explained in the accounting policies set out below:

- investment properties (see note 1(h)(i));
- financial instruments classified as available-for-sale securities (see note 1(f)); and
- derivative financial instruments (see note 1(g)).

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

1. 主要會計政策

(a) 遵例聲明

香港會計師公會已頒佈若干新訂及經修訂之香港財務報告準則,並於本集團之本會計期間首次生效或可供提早採納。本集團現行及過往會計期間因初次應用此等新發展所造成之會計政策變動而反映於該等財務報表之資料,載列於附註2。

(b) 財務報表的編製基準

截至二零一五年三月三十一日止年度 的綜合財務報表,包括本公司及其附 屬公司(統稱為「本集團」)及本集團於 聯營公司及合營企業之權益。

本財務報表是根據歷史成本基準編製,惟下列資產及負債以其公平價值按下文所述之會計政策入賬者則除外:

- 投資物業(參閱附註1(h)(i));
- 分類為持作可供出售證券之金融 工具(參閱附註1(f));及
- 衍生金融工具(參閱附註1(q))。

按照香港財務報告準則編製的財務資料需要管理層為有關財務資料作估計及假設,該等判斷、估計及假設影響會計政策的應用,以出計是報之資產、負債、收入及的無力。資產及負債的賬面金額如果將內金額,其他來源取得,下認為合能財工,其他因素作出,實際結果可能與估計出現差異。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of preparation of the financial statements (continued)

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

Judgements made by management in the application of HKFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in note 30.

(c) Subsidiaries and non-controlling interests

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

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

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

Non-controlling interests are presented in the consolidated statement of financial position within equity, separately from equity attributable to the equity shareholders of the Company. Non-controlling interests in the results of the Group are presented on the face of the consolidated statement of profit or loss and the consolidated statement of profit or loss and other comprehensive income as an allocation of the total profit or loss and total comprehensive income for the year between non-controlling interests and the equity shareholders of the Company.

1. 主要會計政策(續)

(b) 財務報表的編製基準(續)

該等估計及相關假設會持續被評估。 會計估計的改變如果只影響當期,則 有關的影響在估計變更的當期確認。 如果該項會計估計的更改影響當期和 以後的期間,則有關的影響在當期和 以後期間確認。

有關管理層於應用香港財務報告準則 時所作出而將會對財務報表有重大影 響的判斷,以及估計不確定因素之主 要來源之討論內容,載列於附註30。

(c) 附屬公司及非控股股東權益

附屬公司為本集團所控制之實體。當 本集團可通過參與實體之業務從而承 擔或享有變動之回報及有能力運用其 控制權以影響回報金額,則本集團控 制該實體。當評定本集團是否有該等 權利時,僅考慮(本集團和其他方所持 有的)實質權利。

於附屬公司投資,其賬項是由受控制 日起直至控制終止日歸納入綜合財務 報表內。集團內部往來間之結餘、交 易及現金流量,以及其產生的未變現 溢利,均在編製綜合財務資料時全數 抵銷。集團內部交易所產生的未變現 虧損的抵銷方法與未變現收益相同, 但抵銷額只限於沒有證據顯示減值出 現的部分。

非控股股東權益,即非本公司直接或 間接應佔一附屬公司的權益及有關權 益本集團並未與該等權益的持有者同 意任何額外條款而令本集團整體對該 等權益有推定責任並而符合金融負債 的定義。在每一次業務合併,集團可 選擇以公平價值或應佔附屬公司可區 別淨資產作為計量任何非控股股東權 益。

非控股股東權益在綜合財務狀況表的 權益內,與應撥歸本公司股權持有人 權益分開呈列。非控股股東權益所佔 本集團業績呈列在綜合損益表及綜合 損益及其他全面收益表內, 所呈列的 年內總溢利或虧損及總全面收益,均 被分配為非控股股東權益及本公司股 權持有人權益。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

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

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

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

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see note 1(k)).

(d) Associates and joint ventures

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

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

An investment in an associate or a joint venture is accounted for in the consolidated financial statements under the equity method and is initially recorded at cost, adjusted for any excess of the Group's share of the acquisition-date fair values of the investee's identifiable net assets over the cost of the investment (if any). Thereafter, the investment is adjusted for the post acquisition change in the Group's share of the investee's net assets and any impairment loss relating to the investment (see notes 1(e) and (k)). Any acquisition-date excess over cost, the Group's share of the post-acquisition, posttax results of the investees and any impairment losses for the year are recognised in the consolidated statement of profit or loss, whereas the Group's share of the post-acquisition posttax items of the investees' other comprehensive income is recognised in the consolidated statement of profit or loss and other comprehensive income.

1. 主要會計政策(續)

.....(c) 附屬公司及非控股股東權益(續)

當本集團於一附屬公司權益出現變動,但並無失去控制權,須以權益交易入賬,而在綜合權益內以調整控股股東及非控股股東權益的數額去反映有關權益變動,但對商譽則不作調整及無收益或損失被確認。

當本集團失去一附屬公司的控制權, 須以出售全部於該附屬公司權益或 賬,並在損益內確認最終收益或制 失。於失去控制該前附屬公司控制 當日而保留的任何權益則以公公制 值確認,而該數額被視為首次以註1(f)) 或,如適當,被視為首次確認投 例 一聯營公司或合營企業的成本(參閱 附註1(d))。

在本公司的財務狀況表中,附屬公司 投資是以成本減除減值虧損(參閱附 註1(k))列賬。

(d) 聯營公司及合營企業

聯營公司是指本集團可以對其管理層 發揮重大影響的實體,包括參與其財 務及經營決策,但不是控制或聯合控 制其管理層。

合營企業乃本集團及其他人士就共同 控制安排而同意作出的合約性安排, 而彼等就安排的淨資產享有權利。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(d) Associates and joint ventures (continued)

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

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

If an investment in an associate becomes an investment in a joint venture or vice versa, retained interest is not remeasured. Instead, the investment continues to be accounted for under the equity method.

In all other cases, when the Group ceases to have significant influence over an associate or joint control over a joint venture, it is accounted for as a disposal of the entire interest in that investee, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former investee at the date when significant influence or joint control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset (see note 1(f)).

In the Company's statement of financial position, investments in associates and joint venture are stated at cost less impairment losses (see note 1(k)).

(e) Goodwill

Goodwill represents the excess of:

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

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

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

1. 主要會計政策(續)

(d) 聯營公司及合營企業(續)

.....

本集團與其聯營公司及合營企業之間 交易所產生的未變現溢利及虧損,均 以本集團於被投資者所佔之權益比率 抵銷;但假如未變現虧損顯示已轉讓 資產出現減值,則這些未變現虧損會 在損益內即時確認。

倘一項於聯營公司的投資成為於合營 企業的投資(反之亦然),保留權益不 會予以重新計量。相對地,該項投資 會繼續按權益法入賬。

在其他情況下,當本集團不再對聯營 公司有重大影響力或不再共同控制自己 營企業時,按出售有關被投資或虧損 在損益內確認。在喪失重大影響力 在開控制權當日所保留商關此 對 者的權益按公平價值確認及此 管 在初始確認金融資產(參閱附註1(f)) 時當作公平價值。

本公司財務狀況表所示於聯營公司及合營企業的投資,是按成本減去減值虧損(參閱附註1(k))列賬。

(e) 商譽

商譽代表以下的超越值:

- (i) 代價的公平價值、被收購者的非 控股股東權益數額及集團從前已 持有被收購者股本權益的公平價 值的總額;超越
- (ii) 於收購當日,被收購者的可區別 資產及負債的淨公平價值。

當(ii)超越(i)時,該超越值即時在損益 內確認為一廉價收購收益。

商譽按成本減累計減值虧損列賬。業務合併產生之商譽分配至預計將會受惠於合併之協同作用之各現金生產單位或現金生產單位的組別,並於每年進行減值測試(參閱附註1(k))。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(e) Goodwill (continued)

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

(f) Other investments in debt and equity securities

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

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

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

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

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

When the investments are derecognised or impaired (see note 1(k)), the cumulative gain or loss recognised in equity is reclassified to profit or loss.

1. 主要會計政策(續)

(e) 商譽(續)

在年度內出售單一現金生產單位,計 算出售溢利或虧損時會計入任何可歸 屬的購入商譽金額。

(f) 其他債權及股權證券投資

••••••

本集團於債權及股權證券之投資(於 附屬公司、聯營公司及合營企業之投 資除外)政策如下:

持作買賣證券的投資分類為流動資產,所有相關的交易成本於損益內確認。本集團會在每一結算日重新計量公平價值,由此產生的任何收益或虧損均在損益內確認。在損益內確認的淨收益或虧損不包括任何按照會計內數策附註1(t)(iv)及(v)確認的股息或利息收益。

本集團有能力並有意持有至到期的有期債權證券,歸類為持有至到期的證券。持有至到期的證券是以攤銷成本減減值虧損(參閱附註1(k))列賬。

倘該等投資被終止確認或出現減值時 (參閱附註1(k)),於權益確認的累計 收益或虧損將重新分類至損益內。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

.....

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

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

Investments are recognised/derecognised on the date the Group commits to purchase/sell the investments or they expire.

(g) Cash flow hedges

Where a derivative financial instrument is designated as a hedge of the variability in cash flows of a recognised asset or liability or a highly probable forecast transaction or the foreign currency risk of a committed future transaction, the effective portion of any gains or losses on remeasurement of the derivative financial instrument to fair value are recognised in other comprehensive income and accumulated separately in equity in the hedging reserve. The ineffective portion of any gain or loss is recognised immediately in profit or loss.

If a hedge of a forecast transaction subsequently results in the recognition of a non-financial asset or non-financial liability, the associated gain or loss is reclassified from equity to be included in the initial cost or other carrying amount of the non-financial asset or liability.

If a hedge of a forecast transaction subsequently results in the recognition of a financial asset or a financial liability, the associated gain or loss is reclassified from equity to profit or loss in the same period or periods during which the asset acquired or liability assumed affects profit or loss (such as when interest income or expense is recognised).

For cash flow hedges, other than those covered by the preceding two policy statements, the associated gain or loss is reclassified from equity to profit or loss in the same period or periods during which the hedged forecast transaction affects profit or loss.

When a hedging instrument expires or is sold, terminated or exercised, or the entity revokes designation of the hedge relationship but the hedged forecast transaction is still expected to occur, the cumulative gain or loss at that point remains in equity until the transaction occurs and it is recognised in accordance with the above policy. If the hedged transaction is no longer expected to take place, the cumulative unrealised gain or loss is reclassified from equity to profit or loss immediately.

(h) Fixed assets

(i) Investment properties

Investment properties are land and/or buildings which are owned or held under a leasehold interest (see note 1(j)) 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 properties.

1. 主要會計政策(續)

(f) 其他債權及股權證券投資(續)

在本集團於承諾購入/出售的投資或 該等投資已到期當日,有關投資會被 確認/終止確認。

(g) 現金流量對沖

如果預期交易的對沖其後引致需確認 非金融資產或非金融負債,相關的收 益或虧損便會從權益中重新分類,然 後計入非金融資產或負債的初始成本 或其它賬面金額內。

如果預期交易的對沖其後引致需確認 金融資產或金融負債,相關的收益或 虧損便會從權益中重新分類,然後在 所收購資產或所承擔負債對損益造成 影響(例如確認利息收益或支出時)的 同一期間在損益內確認。

至於上述兩項會計政策沒有覆蓋的現金流量對沖,相關的收益或虧損便會從權益中重新分類,然後在所對沖預期交易對損益造成影響的同一期間在損益內確認。

(h) 固定資產

(i) 投資物業

投資物業乃為賺取租金收益及/ 或資本增值而以租賃權益擁有或 持有之土地及/或樓字(參閱附註 1(j)),包括尚未決定日後用途之 土地及興建中或已發展作未來投 資物業用途之物業。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(h) Fixed assets (continued)

(i) Investment properties (continued)

Investment properties are stated at fair value unless they are still in the course of construction or development at the end of the reporting period and their fair value cannot be reliably measured at that time. Any gain or loss arising from a change in fair value or from the retirement or disposal of an investment property is recognised in profit or loss. Rental income from investment properties is accounted for as described in note 1(t)(iii).

When the Group holds a property interest under an operating lease to earn rental income and/or for capital appreciation, the interest is classified and accounted for as an investment property on a property-by-property basis. Any such property interest which has been classified as an investment property is accounted for as if it were held under a finance lease, and the same accounting policies are applied to other investment properties leased under finance leases.

(ii) Property, plant and equipment

Items of property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see note 1(k)).

In preparing these financial statements, an advantage has been taken of the provisions set out in paragraph 80A of HKAS 16, *Property, plant and equipment*, with the effect that land and buildings which have been revalued in prior years have not been revalued at the end of the reporting period. Such properties are stated at their carrying value less accumulated depreciation and impairment losses and will not be revalued in future years.

When an owner-occupied property becomes an investment property carried at fair value, the property is revalued at the date of transfer. Any resulting decrease in the carrying amount of the property is recognised in profit or loss and any resulting increase in carrying amount is recognised in other comprehensive income and increase in the land and buildings revaluation reserve.

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal. Any related revaluation surplus is transferred from the land and buildings revaluation reserve to retained profits and is not reclassified to profit or loss.

1. 主要會計政策(續)

(h) 固定資產(續)

(i) 投資物業(續)

•••••

投資物業乃按公平價值列賬。除非該物業在結算日仍在興建中或 發展中、且當時未能有效或計量量 可以出售投資物業所產生之任何 或出售投資物業所產生之任何 益乃於損益內確認。投資物基準 入賬。

(ii) 物業、廠房及設備

各項物業、廠房及設備乃按原值 扣除累計折舊及減值虧損列賬 (參閱附註1(k))。

於編製本財務報表時,曾於過往年度重估之土地及樓宇利用香港會計準則第16號「物業、廠房及設備」之80A段之規定而並未於結算日作出重估。那些物業是按賬面值扣除累計折舊及減值虧損入賬,而且並不會在未來年度作出重估。

當自用物業成為一按公平價值列 賬的投資物業,該物業會於轉產 當日重估。該物業因此改變而產 生的任何賬面金額減少於損益內 確認,而任何賬面金額增加則於 其他綜合收益內確認並增加土地 及樓宇重估儲備。

報廢或出售物業、廠房及設備所產生的收益或虧損以出售所得多 額與該項目的賬面金額出售間日在額釐定,並於報廢或出售當日在 損益內確認。任何相關重估盈餘 會由土地及樓宇重估儲備輕認。 留溢利,並不會於損益內確認。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

.....

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(h) Fixed assets (continued)

(ii) Property, plant and equipment (continued)

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

- Leasehold land is depreciated on a straight-line basis over the remaining term of the lease;
- Buildings situated on leasehold land are depreciated over the shorter of the unexpired term of the lease and their estimated useful lives, being no more than 60 years after the date of completion;
- Plant and machinery between 4 to 10 years; and
- Other fixed assets between 3 to 5 years.

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

(i) Intangible assets (other than goodwill)

Intangible assets that are acquired by the Group are stated at cost less accumulated amortisation (where the estimated useful life is finite) and impairment losses (see note 1(k)). Amortisation of intangible assets with finite useful lives is charged to profit or loss on a straight-line basis over the assets' estimated useful lives. Both the period and method of amortisation are reviewed annually.

Intangible assets are not amortised while their useful lives are assessed to be indefinite. Any conclusion that the useful life of an intangible asset is indefinite is reviewed annually to determine whether events and circumstances continue to support the indefinite useful life assessment for that asset. If they do not, the change in the useful life assessment from indefinite to finite is accounted for prospectively from the date of change and in accordance with the policy for amortisation of intangible assets with finite lives as set out above.

1. 主要會計政策(續)

(h) 固定資產(續)

(ii) 物業、廠房及設備(續)

物業、廠房及設備的折舊是按下 列預計可用年限,在扣除估計剩 餘值後,以直線法撤銷其成本計 算:

- 租賃土地按租賃尚餘年期以 直線法計算折舊;
- 存在於租賃土地的樓宇以租 約年期與估計可用年限較短 者計算折舊,但不多於樓宇 完成後六十年;
- 廠房及機器按可用年期(四 年至十年)計算折舊;及
- 其他固定資產按可用年期 (三年至五年)計算折舊。

當一項物業、廠房及設備的各部份有不同的可使用年期,這項目各部份的成本將按合理基礎分配,而每部份將作個別折舊。剩餘價值(如適用)、可使用年期和折舊方法於每年進行檢討。

(i) 無形資產(商譽除外)

由本集團購入的無形資產按成本減去 累計攤銷(如估計可使用年期為有限) 及減值虧損(參閱附註1(k))後列賬。 有限定使用年期的無形資產攤銷乃按 資產的估計可用年期以直線法在損益 內確認。攤銷之期間及方法乃每年予 以檢討。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Leased assets

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

(i) Classification of assets leased to the Group

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

- property held under operating leases that would otherwise meet the definition of an investment property is classified as investment property on a property-by-property basis and, if classified as investment property, is accounted for as if held under a finance lease (see note 1(h)(i)); and
- land held for own use under an operating lease, the fair value of which cannot be measured separately from the fair value of a building situated thereon at the inception of the lease, is accounted for as being held under a finance lease, unless the building is also clearly held under an operating lease. For these purposes, the inception of the lease is the time that the lease was first entered into by the Group, or taken over from the previous lessee.

1. 主要會計政策(續)

(j) 租賃資產

如果集團認定一安排乃轉移權力去使 用某特定資產而在一同意時期去換取 單一或一連串費用作回報,該安排(包 括一次交易或一連串交易的安排)乃 租賃合約或包括一租賃合約。該決定 應基於該安排的實則評估而不會考。 該安排在法律上是否為一租賃合約。

(i) 租賃予本集團的資產分類

••••••

本集團根據租約持有之資產,而 其中有關擁有權之絕大部份風險 及回報均轉移至本集團之租賃乃 分類為融資租賃。不會轉移有關 擁有權絕大部份風險及回報則分 類為經營租賃,惟以下例外:

- 倘根據經營租賃持有之物業 可另行符合投資物業之定 義,則按個別物業之基準分 類為投資物業,而倘分類為 投資物業,則猶如列作根據 融資租賃持有(參閱附註1(h) (i));及
- 若根據經營租賃持有的自用 土地的公平價值無法於樓 開始時與位於其上的 公平價值分開計算,除視 樓宇明確根據經費 樓宇明確根據經營 有。就此而言,租 期指本集團首次訂立租 時、或承接先前承租人 之日。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Leased assets (continued)

(ii) Assets acquired under finance leases

Where the Group acquires the use of assets under finance leases, the amounts representing the fair value of the leased asset, or, if lower, the present value of the minimum lease payments, of such assets are included in fixed assets and the corresponding liabilities, net of finance charges, are recorded as obligations under finance leases. Depreciation is provided at rates which write off the cost or valuation of the assets over the term of the relevant lease or, where it is likely the Group will obtain ownership of the asset, the life of the asset, as set out in note 1(h). Impairment losses are accounted for in accordance with the accounting policy as set out in note 1(k). Finance charges implicit in the lease payments are charged to profit or loss over the period of the leases so as to produce an approximately constant periodic rate of charge on the remaining balance of the obligations for each accounting period.

(iii) Operating lease charges

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

The cost of acquiring land held under an operating lease is amortised on a straight-line basis over the period of the lease term except where the property is classified as an investment property (see note 1(h)).

(k) Impairment of assets

 Impairment of investments in debt and equity securities and other receivables

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

- significant financial difficulty of the debtor;
- a breach of contract, such as a default or delinquency in interest or principal payments;

1. 主要會計政策(續)

(j) 租賃資產(續)

(ii) 根據融資租賃收購的資產

.....

倘本集團乃根據融資租賃收購資 產的使用權,則相當於租賃資產 公平價值或該資產的最低租賃付 款現值的較低者的金額乃計入 固定資產,而扣除融資費用後的 相應負債則入賬列為融資租賃 承擔。折舊乃於有關租期或倘本 集團將很可能取得資產的擁有 權,則於附註1(h)所載資產的年 限內,以撇銷資產成本或估值的 比率計提撥備。減值虧損按附註 1(k)所載列的會計政策列賬。租 賃付款內含的融資費用乃於租賃 期內的損益內扣除,以使各個會 計期間的承擔結餘所負擔的定期 利率大致相若。

(iii) 經營租賃支出

根據經營租賃所持有土地之收購成本乃於租賃期內以直線法攤銷,惟該物業分類為投資物業則例外(參閱附註1(h))。

(k) 資產減值

(i) 債權及股權證券投資及其他應收 款減值

> 債權及股權證券投資及按成本或 經攤銷成本列賬的其他即期及其 他非即期應收款或分類為可以 證券於每個結算日被審閱,以 定是否出現減值之客觀憑證。 值的客觀憑證包括以下本集團關 注的可觀察數據的一項或多項虧 損事項:

- 債務人重大的財務困難;
- 違反合約,例如拖欠或逾期 償還利息或本金;

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Impairment of assets (continued)

- Impairment of investments in debt and equity securities and other receivables (continued)
 - it becoming probable that the debtor will enter bankruptcy or other financial reorganisation;
 - significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
 - a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost.

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

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

1. 主要會計政策(續)

(k) 資產減值(續)

- 債權及股權證券投資及其他應收 款減值(續)
 - 債務人很可能將會申請破產 或進行其他財務重組;
 - 科技、市場、經濟或法律環 境的重大改變為債務人帶來 負面影響;及
 - 股權工具投資的公平價值出 現重大或持續下降至低於成 本。

倘存在任何該項憑證,則按以下 方式計算及確認任何減值虧損:

- 對於以權益法於綜合財務報 表入賬的聯營公司及合營 企業之投資(見附註1(d))而 言,減值虧損乃透過按照附 註1(k)(ii)所述將投資整體之 可收回金額比較其賬面值之 方式計量。倘按照附註1(k) (ii)釐定可收回金額所用估計 出現有利變動,則會撥回減 值虧損。
- 就按成本列賬之非上市股權 證券而言,減值虧損乃按金 融資產之賬面值與估計未來 現金流量之差額,並按類似 金融資產之目前市場回報率 貼現計算(倘貼現產生重大 影響)。按成本列賬之股權證 券減值虧損將不會撥回。
- 就經攤銷成本列賬之應收賬 款及其他流動應收款以及金 融資產,減值虧損乃按金融 資產之賬面值與估計未來現 金流量現值之差額並按金融 資產之原先實際利率貼現計 算(按初步確認該等資產計 算之實際利率),若貼現的影 響重大。該等金融資產若擁 有類似風險性質(相近的逾 期未付情況)並無被獨立評 估減值,均按整體評估。該 等被評估減值的金融資產的 未來現金流量乃根據該等信 貸風險性質相似的資產的過 往虧損經驗釐定。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Impairment of assets (continued)

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

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

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

Impairment losses recognised in profit or loss in respect of available-for-sale equity securities are not reversed through profit or loss. Any subsequent increase in the fair value of such assets is recognised in other comprehensive income.

Impairment losses are written off against the corresponding assets directly, except for impairment losses recognised in respect of trade debtors and bills receivable included within trade and other receivables, whose recovery is considered doubtful but not remote. In this case, the impairment losses for doubtful debts are recorded using an allowance account. When the Group is satisfied that recovery is remote, the amount considered irrecoverable is written off against trade debtors and bills receivable directly and any amounts held in the allowance account relating to that debt are reversed. Subsequent recoveries of amounts previously charged to the allowance account are reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly are recognised in profit or loss.

1. 主要會計政策(續)

(k) 資產減值(續)

(i) 債權及股權證券投資及其他應收 款減值(續)

> 倘減值虧損數額於隨後期間 減少,而有關減少可客觀地 連繫至於確認減值虧損後之 事件,則減值虧損乃於損益 內撥回。撥回減值虧損將不 會導致資產之賬面值超過倘 並無於先前年度確認減值虧 損而計算之賬面值。

就可供出售股權證券,先前 已確認在投資重估儲備內的 累積虧損將於損益內確認。 須於損益表內確認累積虧損 之金額,是購入價(減除任 何本金償還及攤銷) 與現時 公平價值兩者之差額,再減 除往年已於損益內確認的減 值虧損。

> 有關已確認可供出售股權證 券的減值虧損是不能撥回損 益表內。其後該資產之公平 價值增加須在其他全面收益 內確認。

減值虧損直接在相關資產撇銷, 除了對包括在應收賬款及其他應 收款中的應收賬款及應收票據已 確認的減值虧損,而該等應收賬 款及應收票據可收回的機會是被 懷疑而不是沒有機會。在此情況 下,呆壞賬的減值虧損則於撥備 賬計提。如集團認為收回機會渺 茫時,被視為不會收回的金額直 接在應收賬款及應收票據內撇 銷,而在撥備賬的有關數額則須 撥回。如已計提在撥備賬中的金 額已被收回,其將從撥備賬中撥 回。其他在撥備賬內的變動及以 往已直接撇銷而其後收回數額則 在損益內確認。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Impairment of assets (continued)

(ii) Impairment of other assets

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

- property, plant and equipment;
- pre-paid interests in leasehold land classified as being held for own use under an operating lease;
- intangible assets;
- goodwill; and
- investments in subsidiaries, associates and joint ventures in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated. In addition, for goodwill and intangible assets that have indefinite useful lives, the recoverable amount is estimated annually whether or not there is any indication of impairment.

Calculation of recoverable amount

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

1. 主要會計政策(續)

(k) 資產減值(續)

(ii) 其他資產減值

•••••

在每個結算日審閱內部和外來的信息,以確定下列資產有否出現減值跡象,或是以往確認的減值虧損不復存在或已經減少(商譽則除外):

- 物業、廠房及設備;
- 預付租賃土地權益分類為持 作經營租賃之自用租賃土地;
- 無形資產;
- 商譽;及
- 本公司財務狀況表呈列於附屬公司、聯營公司及合營企業的投資。

如果出現減值跡象,便會估計該 資產的可收回數額。除此之外, 對於商譽及不確定使用年期的無 形資產,其可收回數額則按年作 出估計,不論有否減值跡象。

- 計算可收回數額

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Impairment of assets (continued)

- Impairment of other assets (continued)
 - Recognition of impairment losses

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

Reversals of impairment losses

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

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

(iii) Interim financial reporting and impairment

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

1. 主要會計政策(續)

(k) 資產減值(續)

- (ii) 其他資產減值(續)
 - 確認減值虧損

倘資產或其所屬之現金產生 單位之賬面值超過其可收回 數額,則於損益內確認減值 虧損。就現金產生單位確認 之減值虧損,首先被分配作 為減少分配至現金產生單位 (或單位類別)之任何商譽之 賬面數額,繼而按比例基準 作為減少單位(或單位類別) 之其他資產之賬面數,惟資 產之賬面值將不會減少至低 於其個別公平價值減處置成 本(倘能計量)或使用價值 (倘能確定)。

減值虧損撥回

除商譽外之資產,倘若用以 釐定可收回數額的估計發生 有利的變化,便會將資產減 值虧損撥回。商譽之減值虧 損則不會撥回。

所撥回的減值虧損以假設沒 有在往年確認減值虧損而應 釐定的資產賬面金額為限。 所撥回的減值虧損在確認撥 回的年度計入損益內。

(iii) 中期財務報告及減值

上市規則規定,本集團須符合香 港會計準則第34號「中期財務報 告」之規定編製有關財政年度首 六個月的中期財務報告。於中期 期末,本集團應用於財政年度終 結時所應用的相同減值測試、確 認及撥回規限(參閱附註1(k)(i)及 (ii)) 。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(k) Impairment of assets (continued)

(iii) Interim financial reporting and impairment (continued)

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

(l) Inventories

Inventories are carried at the lower of cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any writedown of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

(m) Trade and other receivables

Trade and other receivables are initially recognised at fair value and thereafter stated at amortised cost using the effective interest method, less allowance for impairment of doubtful debts (see note 1(k)), except where the receivables are interest-free loans made to related parties without any fixed repayment terms or the effect of discounting would be immaterial. In such cases, the receivables are stated at cost less allowance for impairment of doubtful debts.

1. 主要會計政策(續)

(k) 資產減值(續)

(iii) 中期財務報告及減值(續)

.....

(1) 存貨

存貨乃以成本及可變現淨值兩者中的 較低數額入賬。

成本以加權平均成本法計算,其中包括所有採購成本、加工成本以及令存 貨變成現狀和運輸之成本。

可變現淨值是以日常業務過程中的估計售價減去完成生產及銷售所需的估計成本後所得之數。

所有出售存貨的賬面金額在相關收入 確認的期間內確認為支出。存貨數額 撇減至可變現淨值及存貨的所有虧損 均在出現減值或虧損的期間內確認為 支出。存貨的任何減值撥回的數額, 均在出現撥回的期間內減少確認為已 列作支出的存貨數額。

(m) 應收賬款及其他應收款

應收賬款及其他應收款初步按公平價值入賬,其後則以實際利率法按經攤銷成本扣除呆壞賬減值虧損(參閱附註1(k))列賬,惟應收款屬於向關連人士所提供並無任何固定還款期之免息貸款或貼現並無重大影響則除外。於該等情況下,應收款乃按成本扣除呆壞賬減值虧損列賬。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(n) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost with any difference between the amount initially recognised and redemption value being recognised in profit or loss over the period of the borrowings, together with any interest and fees payable, using the effective interest method.

(o) Trade and other payables

Trade and other payables are initially recognised at fair value. Except for financial guarantee liabilities measured in accordance with note 1(s)(i), trade and other payables are subsequently stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(p) Cash and cash equivalents

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

(q) Employee benefits

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

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

(ii) Long service payments

The Group's net obligations in respect of long service payments are the amounts of future benefits that employees have earned in return for their services in the current and prior periods, calculated in accordance with the relevant laws.

1. 主要會計政策(續)

(n) 帶息借款

帶息借款首次確認時以公平價值減有 關交易成本入賬。首次確認後,帶息 借款按攤銷成本列示。首次確認的金 額與贖回價值的差異,建同任何應付 利息及應付費用按實際利率法在有關 期間於損益內確認。

(o) 應付賬款及其他應付款

應付賬款及其他應付款初步按公平價值入賬,除了按附註1(s)(i)計量的財務擔保負債之外,應付賬款及其他應付款則按攤銷成本列賬,惟貼現之影響屬輕微則除外,於該情況下則按成本列賬。

(p) 現金及現金等價物

現金及現金等價物包含銀行存款及現金、存放於銀行和其他金融機構的活期存款,以及短期和流動性極高的投資項目。這些項目可以容易地換算為已知的現金數額、所須承受的價值變動風險甚小,並在購入後三個月內到期。

(a) 僱員福利

(i) 短期僱員福利及既定供款退休計 劃供款

> 薪金、年終獎金、有薪年假、既 定供款退休計劃供款及各項非金 錢福利的成本,均在僱員提供相 關服務的年度內累計。倘遞延支 付或結算款項,且影響重大,則 按現值將該等款項入賬。

(ii) 長期服務金

本集團的長期服務金責任淨額是 根據相關法例僱員於本期間及過 往期間提供服務所賺取之未來福 利金額。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Employee benefits (continued)

(iii) Share-based payments

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a capital reserve within equity. The fair value is measured at grant date using the binomial lattice model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the options, the total estimated fair value of the options is spread over the vesting period, taking into account the probability that the options will vest.

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

(iv) Termination benefits

Termination benefits are recognised at the earlier of when the Group can no longer withdraw the offer of these benefits and when it recognises restructuring costs involving the payment of termination benefits.

(r) Income tax

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

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

1. 主要會計政策(續)

(q) 僱員福利(續)

(iii) 股權付款

•••••

於歸屬期間,預期歸屬之購股權 數目會進行檢討。於過往年度確 認之任何累計公平價值調整在檢 討年度列支/計入損益內,除非 原有僱員開支合資格確認為資產 則另論,而股本儲備亦會作相應 調整。於歸屬日期,確認為開支 之數額會作出調整,以反映歸屬 購股權之實際數目(而股本儲備亦 會作相應調整),惟倘沒收僅因未 能達成與本公司股份市價有關之 歸屬條件則作別論。股本金額乃 於股本儲備中確認,直至購股權 獲行使(當已發行股份與其有關金 額被確認為股本中)或購股權屆滿 (當有關金額直接撥入保留溢利) 為止。

(iv) 終止受僱福利

終止受僱福利的確認為當本集團 無法撤銷這些福利的提議或當它 確認重組成本包括支付終止補償 (以較早者為準)。

(r) 所得税

本年度所得稅包括本期稅項及遞延稅項資產和負債的變動。本期稅項及遞延稅項資產和負債的變動均在損益內確認,惟與於其他全面收益或直接於權益確認之項目相關者除外,在此情況下,相關稅額分別於其他全面收益或直接於權益中確認。

本期税項是按本年度應税收益按結算 日已執行或實質上已執行税率計算的 預期應付税項,加上以往年度應付税 項的任何調整。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

.....

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

1. 主要會計政策(續)

(r) Income tax (continued)

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

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

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from goodwill not deductible for tax purposes, the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

Where investment properties are carried at their fair value in accordance with the accounting policy set out in note 1(h) (i), the amount of deferred tax recognised is measured using the tax rates that would apply on sale of those assets at their carrying value at the reporting date unless the property is depreciable and is held within a business model whose objective is to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. In all other cases, the amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

(r) 所得税(續)

遞延稅項資產和負債分別由可抵扣和 應稅暫時差異產生。暫時差異是指資 產和負債在財務報告上的賬面金額與 這些資產和負債的計稅基礎的差異。 遞延稅項資產也可以由未利用可抵扣 虧損和未利用稅款抵減產生。

除了某些有限的例外情況外,所有遞 延税項負債和遞延税項資產(只限於很 可能獲得能利用該遞延税項資產來抵 扣的未來應稅溢利)都會確認。支持確 認由可抵扣暫時差異所產生遞延税項 資產的未來應稅溢利包括因撥回目前 存在的應稅暫時差異而產生的數額; 但這些撥回的差異必須與同一税務機 關及同一應稅實體有關,並預期在可 抵扣暫時差異預計撥回的同一期間或 遞延税項資產所產生可抵扣虧損可向 後期結轉的期間內撥回。在決定目前 存在的應税暫時差異是否足以支持確 認由未利用可抵扣虧損及抵減所產生 的遞延税項資產時,亦會採用同一準 則,即差異是否與同一稅務機關及同 一應稅實體有關,並是否預期在能使 用未利用可抵扣虧損或抵減撥回的同 一期間內撥回。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Income tax (continued)

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

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

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

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

(s) Financial guarantees issued, provisions and contingent liabilities

(i) Financial guarantees issued

Financial guarantees are contracts that require the issuer (i.e. the guarantor) to make specified payments to reimburse the beneficiary of the guarantee (the "holder") for a loss the holder incurs because a specified debtor fails to make payment when due in accordance with the terms of a debt instrument.

1. 主要會計政策(續)

(r) 所得税(續)

本集團會在每個結算日審閱遞延稅項 資產的賬面金額。如果本集團預期不 再可能獲得足夠的應稅溢項資產的 關的稅務利益,該遞延稅項資產的 面金額便會調低;但是如果日後額 能獲得足夠的應稅溢利,有關減額便 會撥回。

•••••

因分派股息而額外產生的所得税是在支付相關股息的責任確立時確認。

本期和遞延税項結餘及其變動額會分 開列示,並且不予抵銷。本期和遞延 税項資產只會在本集團有法定行債 以本期税項資產抵銷本期税項負債, 並且符合以下附帶條件的情況下債 可以分別抵銷本期和遞延税項負債:

- 本期稅項資產和負債:本集團計劃按淨額基準結算,或同時變現該資產和償還該負債;或
- 遞延税項資產和負債:這些資產 和負債必須與同一稅務機關就以 下其中一項徵收的稅項有關:
 - 同一應稅實體;或
 - 不同的應稅實體。這些實體 計劃在日後每個預計有 遞延稅項負債需要償還收 額遞延稅項資產可以取 期間,按淨額基準實稅 稅項資產和償還本期稅 債,或同時變現該資產和償 還該負債。

(s) 財務擔保發出、撥備及或有負債

(i) 財務擔保發出

財務擔保乃要求發行人(即擔保人)就擔保受益人(「持有人」)因特定債務人未能根據債項工具的條款於到期時付款而蒙受的損失,而向持有人支付特定款項的合約。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

Financial guarantees issued, provisions and contingent liabilities (continued)

Financial guarantees issued (continued)

Where the Group issues a financial guarantee, the fair value of the guarantee is initially recognised as deferred income within trade and other payables. The fair value of financial guarantees issued at the time of issuance is determined by reference to fees charged in an arm's length transaction for similar services, when such information is obtainable, or is otherwise estimated by reference to interest rate differentials, by comparing the actual rates charged by lenders when the guarantee is made available with the estimated rates that lenders would have charged, had the guarantees not been available, where reliable estimates of such information can be made. 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. Where the guarantee is issued by the Company in respect of the banking facilities granted to its subsidiaries, the asset identified is a form of capital contribution, i.e. an addition to the cost of the investment in the subsidiary.

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 in accordance with note 1(s)(ii) if and when (i) it becomes probable that the holder of the guarantee will call upon the Group under the guarantee, and (ii) the amount of that claim on the Group is expected to exceed the amount currently carried in trade and other payables in respect of that guarantee i.e. the amount initially recognised, less accumulated amortisation.

Provisions and contingent liabilities

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

1. 主要會計政策(續)

(s) 財務擔保發出、撥備及或有負債(續)

(i) 財務擔保發出(續)

倘本集團發出財務擔保,該擔保 的公平價值最初確認為應付賬款 及其他應付款內的遞延收益。所 發出財務擔保於發出時的公平價 值乃參照就類似服務的公平交易 中所收取的費用(如可獲取有關 資料),或參照於提供擔保時放款 人實際收取的費用與放款人在未 有提供擔保時估計可收取的費用 (如可就有關資料作出可靠估計) 之間的利率差異釐定。倘在發行 該擔保時收取或可收取代價,該 代價則根據適用於該類資產的本 集團政策而予確認。倘有關代價 尚未收取或應予收取,於最初確 認任何遞延收益時,即時開支於 損益內確認。倘本公司就給予其 附屬公司的銀行信貸發出擔保, 所確定的資產乃以注資之形式, 即於附屬公司之投資成本之增添。

最初確認為遞延收益的擔保款額 按擔保年期於損益內攤銷為所發 出的財務擔保收益。此外,倘(i) 擔保持有人有可能就該項擔保要 求本集團履行擔保;及(ii)向本集 團提出的申索款額預期超過現時 列於該擔保的應付賬款及其他應 付款(即最初確認的金額減累計攤 銷),則按附註1(s)(ji)確認撥備。

(ii) 撥備及或有負債

倘若本集團須就已發生的事件承 擔法律或推定義務, 而履行該義 務預期會導致含有經濟效益的資 源外流,並可作出可靠的估計, 便會就該時間或數額不定的其他 負債計提撥備。如果金錢時間價 值的影響重大,撥備的金額是履 行義務預期所需支出的現值。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Financial guarantees issued, provisions and contingent liabilities (continued)

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 events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(t) Revenue recognition

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

Sale of goods

Revenue is recognised when goods are delivered at the customers' premises or when goods are shipped on board, depending on the terms agreed with customers, which is taken to be the point in time when the customer has accepted the goods and the related risks and rewards of ownership. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

Processing service income, management fee income and commission income

Processing service income, management fee income and commission income are recognised when the relevant services are rendered.

(iii) Property rental income

Rental income receivable under operating leases is recognised in profit or loss in equal instalments over the periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the use of the leased asset. Lease incentives granted are recognised in profit or loss as an integral part of the aggregate net lease payments receivable. Contingent rentals are recognised as income in the accounting period in which they are earned.

(iv) Dividends

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

1. 主要會計政策(續)

(s) 財務擔保發出、撥備及或有負債(續)

(ii) 撥備及或有負債(續)

倘若含有經濟效益的資源外流的 可能性較低,或是無法對有關數 額作出可靠的估計,便會將該義 務披露為或有負債,除非資源外 流的可能性極低。須視乎某宗或 多宗未來事件是否發生才能確定 存在與否的潛在義務,亦會披露 為或有負債,除非資源外流的可 能性極低。

(t) 收入確認

收入乃按已收或應收代價之公平價值 計量。收入是在經濟效益可能會流入 本集團,以及能夠可靠地計算收入和 成本(如適用)時,根據下列方法在損 益內確認:

(i) 貨品銷售

收入在貨品送達客戶場地或貨品 已被裝船(視乎與客戶確認之條 款),而且客戶已接收貨品及其他 與擁有貨品相關的風險及回報時 確認。收入不包括增值税及其他 銷售税,並已扣除任何貿易折扣。

(ii) 加工服務收益、管理費收益及佣 金收益

加工服務收益、管理費收益及佣 金收益在提供相關服務後確認為 收益。

(iii) 物業租金收益

經營租賃之應收租金收益在租賃 期所涵蓋的期間內,以等額在損 益內確認;但如有其他基準能更 清楚地反映租賃資產所產生的收 益模式則除外。經營租賃協議所 涉及的激勵措施均在損益中確認 應收租賃淨付款總額的組成部 份。或有租金在其產生的會計期 間內確認為收益。

(iv) 股息

非上市投資之股息收益在股東收 取股息之權利被確認時入賬確認。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

.....

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(t) Revenue recognition (continued)

(v) Interest income

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

(u) Translation of foreign currencies

Items included in the financial statements of each of the Group's subsidiaries are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in Hong Kong dollars, which is the Company's functional and presentation currency.

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

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

The results of foreign operations are translated into Hong Kong dollars at the exchange rates approximating the foreign exchange rates ruling at the dates of the transactions. Statement of financial position items, including goodwill arising on consolidation of foreign operations acquired on or after 1 January 2005, are translated into Hong Kong dollars at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve. Goodwill arising on consolidation of a foreign operation acquired before 1 January 2005 is translated at the foreign exchange rate that applied at the date of acquisition of the foreign operation.

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

(v) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

1. 主要會計政策(續)

(t) 收入確認(續)

(v) 利息收益

利息收益是按實際利息法在產生 時確認。

(u) 外幣換算

本集團附屬公司各自之財務報表所包括之項目均使用該實體營運之主要經濟環境之貨幣計量(「功能貨幣」)。綜合財務報表以港幣列賬,港幣為本公司之功能貨幣及呈列貨幣。

相關年度內的外幣交易按交易日之外幣兑換率換算。以外幣計值的貨幣資產及負債均按結算日的外幣兑換率換算。匯兑盈虧均撥入損益內確認。

以歷史成本計量的外幣非貨幣資產與 負債按該交易日的匯率換算。以公平 價值計量的外幣非貨幣資產及負債, 則以釐定其公平價值當日的匯率換算。

海外業務之業績是按照貼近交易日的 匯率折算為港幣。財務狀況表項目(包 括二零零五年一月一日或以後購入 海外業務在綜合賬目時所產生之商譽) 以結算日的匯率折算。匯兑差其齡 別確認於其他全面收益及累計於是 內之滙兑儲備。就二零零五年一月 日或以前購入之海外業務在綜合 時所產生之商譽,以在購入 該海外業務當日的匯率作折算。

出售海外業務時,當出售收益或虧損 被確認,有關海外業務已在權益內確 認的匯兑差異之累計數額將重新分類 至損益內。

(v) 借貸成本

直接用作收購、建設或生產而需要相當長時間才可以投入作原定用途或銷售的資產的借貸成本均撥作該等資產之部分成本。其他借貸成本均在發生的期間內列支。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(w) Related parties

- (1) A person, or a close member of that person's family, is related to the Group if that person:
 - has control or joint control over the Group;
 - has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (2) An entity is related to the Group if any of the following conditions applies:
 - The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (1).
 - (vii) A person identified in (1)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

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

(x) Segment reporting

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

1. 主要會計政策(續)

(w) 關連人士

- (1) 個別人士,或其直系親屬的成員 會被認為是本集團之關連人士, 倘若該個別人士:
 - (i) 控制或共同控制本集團;
 - (ii) 對本集團有重大影響力;或
 - (iii) 為本集團或本集團母公司主 要管理人員成員之一。
- (2) 一個實體如符合任何下列條件, 則被認為是本集團之關連人士:
 - 該實體和本集團是同一集團 的成員(指每間母公司,附 屬公司及同系附屬公司是有 關連的)。
 - (ii) 一個實體是另一實體的聯營 公司或合營企業(或一個實 體為某一集團成員的聯營公 司或合營企業,而另一實體 為同一集團之成員)。
 - (iii) 兩個實體同為第三方的合營 企業。
 - (iv) 一個實體是第三個實體的合 營企業,而另一個實體為該 第三個實體的聯營公司。
 - (v) 該實體乃指提供予本集團或 與本集團有關連的實體的僱 員離職後福利計劃。
 - (vi) 該實體受上文(1)所指的人士 控制或共同控制。
 - (vii) 上文(1)(i)所指的個別人士對 該實體有重大影響力或為該 實體(或該實體母公司)主要 管理人員成員之一。

個別人士的直系親屬成員乃指該 親屬成員在與實體交易時可能影 響或被影響的親屬成員。

(x) 分部報告

經營分部及於財務報表所呈報的各分 部項目金額已於定期向本集團最高行 政管理人員提供以供分配資源至本集 團各類業務及地區分部以及評估彼等 的表現的財務資料中分辨。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

.....

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(x) Segment reporting (continued)

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.

2. CHANGES IN ACCOUNTING POLICIES 2. 會計政策變動

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

- Amendments to HKAS 32, Offsetting financial assets and financial liabilities
- Amendments to HKAS 36. Recoverable amount disclosures for non-financial assets
- Amendments to HKAS 39, Novation of derivatives and continuation of hedge accounting

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

Amendments to HKAS 32, Offsetting financial assets and financial liabilities

The amendments to HKAS 32 clarify the offsetting criteria in HKAS 32. The amendments do not have an impact on these financial statements as they are consistent with the policies already adopted by the Group.

Amendments to HKAS 36, Recoverable amount disclosures for non-financial assets

The amendments to HKAS 36 modify the disclosure requirements for impaired non-financial assets. Among them, the amendments expand the disclosures required for an impaired asset or cash generating unit whose recoverable amount is based on fair value less costs of disposal.

Amendments to HKAS 39, Novation of derivatives and continuation of hedge accounting

The amendments to HKAS 39 provide relief from discontinuing hedge accounting when novation of a derivative designated as a hedging instrument meets certain criteria. The amendments do not have an impact on these financial statements as the Group has not novated any of its derivatives.

1. 主要會計政策(續)

(x) 分部報告(續)

就財務報告而言,個別重大經營分部 不會合併,惟分部間有類似經濟特點 且於產品及服務的性質、生產過程性 質、客戶種類或類別、分銷產品及提 供服務所用方法以及監管環境性質方 面類似則除外。並非個別重大之經營 分部如符合大部分此等準則,或會合 併處理。

香港會計師公會已頒佈若干香港財務報告 準則之修訂本及一項新詮釋,並於本集團 現行會計期間首次採納。其中,下列改變 與本集團的財務報表有關:

- 《香港會計準則》第32號(修訂), 「金融資產及金融負債抵銷/
- 《香港會計準則》第36號(修訂), 「披露非金融資產可收回金額」
- 《香港會計準則》第39號(修訂), 「衍生工具更替及對沖會計法之延續|

本集團並未採納任何尚未於本會計期間生 效的新準則或詮釋。因採納新訂或經修訂 的香港財務報告準則的影響如下:

《香港會計準則》第32號(修訂),「金融資 產及金融負債抵銷」

《香港會計準則》第32號(修訂)釐清《香港 會計準則》第32號的抵銷準則。由於該等修 訂與本集團已採納的政策一致,故此對本 財務報表並無影響。

《香港會計準則》第36號(修訂),「披露非 金融資產可收回金額/

《香港會計準則》第36號(修訂)修改已減值 非金融資產的披露規定。其中,該等修訂 擴大對可收回金額按公平價值減去出售成 本計算的已減值資產或現金產生單位所要 求的披露內容。

《香港會計準則》第39號(修訂),「衍生工 具更替及對沖會計法之延續」

《香港會計準則》第39號(修訂)就符合若干 條件的對沖衍生工具的更替豁免終止使用 對沖會計法。由於本集團並無任何更替衍 生工具,該等修訂對本財務報表並無影響。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

2. CHANGES IN ACCOUNTING POLICIES (continued)

In addition, the requirements of Part 9, "Accounts and Audit", of the Hong Kong Companies Ordinance (Cap. 622) came into operation at the start of the Company's current financial year. The adoption of the requirements has primarily impacted the presentation and disclosure of information in the consolidated financial statements. These changes mainly include the presentation of the company's statement of financial position as a note disclosure instead of a primary statement, updating any references to the Hong Kong Companies Ordinance to refer to the current Hong Kong Companies Ordinance and replacing certain terminology no longer used in the Hong Kong Companies Ordinance with terminology used in HKFRS.

3. REVENUE

The principal activities of the Group are the manufacture and sale of garments and textiles, provision of processing services and rental of properties.

Revenue represents the invoiced value of goods supplied to customers, processing service income and rental income. The amount of each significant category of revenue recognised during the year is as follows:

2. 會計政策變動(續)

此外,根據香港公司條例 (第622章) 第9部 「賬目及審計」之規定已於本公司本財政年 度開始時實施。採納有關規定主要影響 合財務報表之列報方式及資料之披露。該 等變動主要包括將本公司財務狀況表之列 報作為附註而非主要報表披露、更新任何 對香港公司條例之提述為對現行香港公司 條例之提述以及以《香港財務報告準則》所 用之詞彙取代若干香港公司條例不再使用 之詞彙。

3. 收入

本集團之主要業務是製造及銷售成衣及紡 織品、提供加工服務和物業租賃。

收入為供應給客戶貨品的銷售價值、加工 服務收益及租金收益。於年內確認的各主 要收入金額類別分析如下:

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Manufacture and sale of garments Manufacture and sale of textiles Processing service income Property rental income	製造及銷售成衣 製造及銷售紡織品 加工服務收益 物業租金收益	1,030,187 72,920 20,924 9,833	996,590 46,968 22,568 8,006
		1,133,864	1,074,132

The Group's customer base is diversified and includes only one customer (2014: one) with whom transactions have exceeded 10% of the Group's revenue. For the year ended 31 March 2015, revenue from sales of garments to the customer, including sales to entities which are known to the Group to be under common control with the customer, amounted to approximately \$139,075,000 (2014: \$165,199,000) and arose in all geographical regions in which the manufacture and sale of garments and textiles division is active. Details of concentrations of credit risk arising from the customer is set out in note 27(a).

本集團之客戶基礎是分散的,只有一個(二零一四年:一個)客戶的營業額是超過本集團收入之10%。截至二零一五年三月三十一日止年度,成衣銷售予該客戶,包括本集團已知受該客戶控制之個體,其銷售額約為139,075,000元(二零一四年:165,199,000元),及該收入乃產生自製造及銷售成衣及紡織品分部活動所在的所有地區。由該客戶而引起之信貸集中風險詳細列明在附註27(a)。

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度(以港元計)

4. OTHER REVENUE AND NET INCOME 4. 其他收入及收益淨額

	2015	2014
	二零一五年	二零一四年
	\$'000	\$'000
	手 元	千元_
其他收入		
佣金收益	19	655
股權證券之股息收益	455	429
利息收益	2,440	2,275
管理費用收益	804	869
其他收益	1,089	609
	4,807	4,837
	(6,478)	(234)
	1,825	1,335
· ·		
	•	(382)
		1,515
	3,293	_
收回以往年度撤銷之應收款	-	8
出售一聯營公司虧損		
(附註16(a))	(336)	_
其他收益	161	274
-	股權證券之股息收益 利管理收益 其他收益 其他收益 實額 在 在 在 在 在 在 在 在 在 在 在 在 在 在 在 在 在 在	工學一五年 \$'000 千元 其他收入 佣金收益 別息收益 管理費用收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 其他收益 1,889 4,807 其他收益 (6,478) 廢料收益 出售固定資產收益 (虧損)淨額 完積)淨額 完積 (虧損)淨額 完有 大方 撤銷應付款項 收回以往年度撤銷之應收款 出售一聯營公司虧損 (附註16(a))

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

5. (LOSS)/PROFIT BEFORE TAXATION

5. 除税前(虧損)/溢利

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

除税前(虧損)/溢利已扣除/(計入):

			2015 二零一五年 \$'000	2014 二零一四年 <i>\$'000</i>
			千元	千元
(a) Finance costs Interest on bank loans (including bank charges) Cash flow hedges: reclassified	a)	融資成本 銀行貸款利息 (包括銀行費用) 現金流量對沖:從權益中	3,659	3,865
from equity (note 10(b))		重新分類 (附註10(b))	12	(5)
			3,671	3,860
(b) Staff costs# (b)	b)	員工成本#		
Salaries, wages and other benefits Contributions to defined		薪金、工資及其他福利 既定供款退休計劃供款	181,458	169,316
contribution retirement schemes Provision for long service		長期服務金撥備淨額	15,861	16,507
payments, net (note 25)		(附註25)	4,409	6,918
			201,728	192,741
Cost of inventories# Amortisation of pre-paid interests in	c)	其他項目 存貨成本# 預付租賃土地款項的攤銷#	968,503	916,852
leasehold land# Depreciation# Net loss on cash flow hedging instruments reclassified from equity		折舊# 從權益中重新分類的現金 流量對沖工具虧損淨額	60 13,409	61 14,550
(note 10(b)) Impairment loss on trade receivables		(附註10(b)) 應收賬款之減值虧損	141	52
(note 20(b)) Write off of other receivables Impairment loss on amount due from		(附註20(b)) 其他應收款撤銷 應收一聯營公司款項之	129 1,000	_
an associate (note 20(d)) Impairment loss on interests in		減值虧損(附註20(d)) 一聯營公司權益減值虧損	-	242
an associate (note 16) Auditors' remuneration		(<i>附註16</i>) 核數師酬金	1,220	-
audit servicesother servicesOperating lease charges:minimum lease payments		一審計服務 一其他服務 經營租賃費用: 最低租賃付款額	1,784 168	1,844 168
 property rentals* Rentals receivable from investment properties less direct outgoings of \$1,750,000 (2014: \$1,383,000) 		- 物業之租金# 投資物業應收租金減直接 支出1,750,000元 (二零一四年:1,383,000元)	7,382	8,669 (6,623)

^{**} Cost of inventories includes \$118,609,000 (2014: \$106,857,000) relating to staff costs, amortisation of pre-paid interests in leasehold land, depreciation and operating lease charges, which amount is also included in the respective total amounts disclosed separately above for each of these types of expenses.

存貨成本包括員工成本、預付租賃土地款項 的攤銷,折舊及經營租賃費用,有關款項共 118,609,000元(二零一四年:106,857,000 元)。有關數額亦已記入在上文分開列示之各 項有關費用的總額中。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

6. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS

6. 綜合損益表所示的所得稅

- (a) Income tax in the consolidated statement of profit or loss represents:
- (a) 綜合損益表中所示的所得税為:

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	手 元
	In her till rest		
Current tax	本年税項		
Provision for the year	本年税項撥備	3,883	7,489
Under/(over)-provision in respect	以往年度撥備不足/		
of prior years	(超額撥備)	4,291	(5,107)
		8,174	2,382
Defermed to	HE 20. 414 TV		
Deferred tax	遞延稅項		
Origination and reversal	暫時差異的產生及撥回		
of temporary differences		5,682	4,677
		13,856	7,059

The provision for Hong Kong Profits Tax for 2015 is calculated at 16.5% (2014: 16.5%) of the estimated assessable profits for the year.

Taxation for subsidiaries outside Hong Kong is charged at the appropriate current rates of taxation ruling in the relevant jurisdictions.

二零一五年度香港利得税撥備是按本 年度之估計應評税溢利以16.5%(二零 一四年:16.5%)的税率計算。

香港境外附屬公司之税項則以相關管 轄區適用之現行税率計算。

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註 For the year ended 31 March 2015 (Expressed in Hong Kong dollars)

截至二零一五年三月三十一日止年度(以港元計)

6. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS (continued)

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

6. 綜合損益表所示的所得稅(續)

(b) 税項支出和會計(虧損)/溢利按適用 税率計算的對賬:

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
(Loss)/profit before taxation	除税前(虧損)/溢利	(9,752)	18,258
(LO33)/ Profit before taxation	网络人人工 的 (推入15人) 1000 不行	(3,732)	10,200
Notional tax on (loss)/profit before	按照在相關税務管轄區獲得溢利		
taxation, calculated at the rates	的適用税率計算除税前		
applicable to profits in the	(虧損)/溢利的名義税項		
tax jurisdictions concerned	(推)员// 血杆打口 427亿次	(5,156)	(745)
Tax effect of non-deductible	不可扣減支出的税項影響	(0,100)	(1-10)
expenses		2,708	1,245
Tax effect of non-taxable revenue	毋須計税收入的税項影響	(3,656)	(5,514)
Tax effect of share of losses/	應佔合營企業及聯營公司	(-,,	(-,-,,
(profits) of joint venture	虧損/(溢利)的税項影響		
and associates		5,178	(4,574)
Tax effect of unused tax losses	未確認的未使用税務虧損的	ŕ	,
not recognised	税項影響	4,197	18,804
Tax effect of transfer from	由投資物業轉撥至物業、廠房		
investment properties to	及設備的税項影響		
property, plant and equipment		4,365	_
Tax effect of undistributed profits	附屬公司及合營企業未分配		
of subsidiaries and joint ventures		1,016	2,612
Under/(over)-provision in respect	以往年度撥備不足/		
of prior years	(超額撥備)	4,291	(5,107)
Others	其他	913	338
	and the only of the state		
Actual tax expense	實際税項支出	13,856	7,059

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

7. DIRECTORS' REMUNERATION

Directors' remuneration disclosed pursuant to section 383 of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation is as follows:

7. 董事酬金

根據香港公司條例第383條及《公司(披露董事利益資料)規例》第2部之規定而披露之董事酬金如下:

2015 二零一五年

			Salaries,			
			allowances		Retirement	
		Directors'	and benefits	Discretionary	scheme	
		fees	in kind	bonuses	contributions	Total
		董事袍金	薪金、津貼 及其他福利	酌情花紅	退休計劃供款	合計
		里 尹 他 亚	从开他拥有 \$'000	\$'000	多 7000	\$'000
		ş 000 千元	\$ 000 千元	\$ 000 千元	\$ 000 千元	\$ 000 千元
	私尺步击					
Executive directors	執行董事	00	0.047			0.077
Mr. Chan Sui Kau	陳瑞球先生	30	2,047	-	-	2,077
Mr. Chan Wing Fui, Peter	陳永奎先生	30	1,911	-	-	1,941
Mr. Chan Wing Kee	陳永棋先生	30	1,911	-	-	1,941
Mr. Chan Wing To	陳永滔先生	30	-	-	-	30
Ms. Chan Suk Man	劉陳淑文女士	30	1,165	-	-	1,195
Mr. Chan Wing Sun, Samuel	陳永燊先生	30	-	-	-	30
Ms. Chan Suk Ling, Shirley	周陳淑玲女士	30	-	-	-	30
Mr. So Ying Woon, Alan	蘇應垣先生	30	1,420	410	63	1,923
Independent non-executive directors	獨立非執行董事					
Mr. Leung Hok Lim	梁學濂先生	160	_	_	_	160
Mr. Lin Keping	林克平先生	80	_	_	_	80
Mr. Sze Cho Cheung, Michael	施祖祥先生	120	_	_	_	120
Mr. Choi Ting Ki	蔡廷基先生	100	_	_	-	100
		700	8,454	410	63	9,627

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度 (以港元計)

7. DIRECTORS' REMUNERATION (continued) 7. 董事酬金(續)

				2014		
				二零一四年		
			Salaries,			
			allowances		Retirement	
		Directors'	and benefits	Discretionary	scheme	
		fees	in kind	bonuses	contributions	Total
			薪金、津貼			
		董事袍金	及其他福利	酌情花紅	退休計劃供款	合計
		\$'000	\$'000	\$'000	\$'000	\$'000
		千元	千元	千元	千元	千元
Executive directors	執行董事					
Mr. Chan Sui Kau	陳瑞球先生	30	1,654	_	_	1,684
Mr. Chan Wing Fui, Peter	陳永奎先生	30	1,911	_	_	1,941
Mr. Chan Wing Kee	陳永棋先生	30	1,911	_	_	1,941
Mr. Chan Wing To	陳永滔先生	30	_	_	_	30
Ms. Chan Suk Man	劉陳淑文女士	30	1,165	_	10	1,205
Mr. Chan Wing Sun, Samuel	陳永燊先生	30	_	_	_	30
Ms. Chan Suk Ling, Shirley	周陳淑玲女士	30	_	_	_	30
Mr. So Ying Woon, Alan	蘇應垣先生	30	1,420	400	63	1,913
Independent non-executive directors	獨立非執行董事					
Mr. Leung Hok Lim	梁學濂先生	160	_	_	_	160
Mr. Lin Keping	林克平先生	80	_	_	_	80
Mr. Sze Cho Cheung, Michael	施祖祥先生	120	_	_	_	120
Mr. Choi Ting Ki	蔡廷基先生	100	_	_	_	100
		700	8,061	400	73	9,234

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

.....

8. INDIVIDUALS WITH HIGHEST EMOLUMENTS

8. 最高酬金人士

Of the five individuals with the highest emoluments, four (2014: three) are directors whose emoluments are disclosed in note 7. The emoluments of the other individual (2014: two individuals) for the year ended 31 March 2015 are as follows:

在五位酬金最高之人士中,四位(二零一四年:三位)為董事,有關酬金詳情載於附註7。截至二零一五年三月三十一日止年度其他人士(二零一四年:兩位人士)之酬金如下:

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Salaries and other emoluments Discretionary bonuses Retirement scheme contributions	薪金及其他酬金 酌情花紅 退休計劃供款	1,065 750 48	2,377 1,240 107
		1,863	3,724

The emoluments of the individual (2014: two individuals) with the highest emoluments are within the following bands:

該位最高酬金人士(二零一四年:兩位)的 酬金介乎下列區間:

		2015 二零一五年	2014 二零一四年
\$1,000,001 to \$2,000,000 \$2,000,001 to \$3,000,000	1,000,001元至2,000,000元 2,000,001元至3,000,000元	1 –	1 1
		1	2

9. (LOSS)/PROFIT ATTRIBUTABLE TO EQUITY SHAREHOLDERS OF THE COMPANY

The consolidated (loss)/profit attributable to equity shareholders of the Company includes a profit of \$32,565,000 (2014: \$34,556,000) which has been dealt with in the financial statements of the Company.

Details of dividends paid and payable to equity shareholders of the Company are set out in note 26(b).

9. 本公司股權持有人應佔(虧損)/ 溢利

本公司股權持有人應佔綜合(虧損)/溢利包括一筆已列入本公司財務報表的溢利32,565,000元(二零一四年:34,556,000元)。

已付及應付予本公司股權持有人之股息詳情列於附註26(b)。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

10. OTHER COMPREHENSIVE INCOME

10. 其他全面收益

(a) Tax effects relating to each component of other comprehensive income

			2015 二零一五年			2014 二零一四年	
		Before-tax amount 除稅前金額 \$'000	Tax expense 税項支出 \$'000	Net-of-tax amount 除稅後金額 \$'000	Before-tax amount 除税前金額 \$'000	Tax expense 税項支出 \$'000	Net-of-tax amount 除税後金額 \$'000
		千元	千元	<i>手</i> 元	千元	千元	<i>手</i> 元
Exchange differences on translation of:	匯兑差額:						
financial statements of subsidiaries outside Hong Kong share of associates' and	-換算香港境外附屬公司 財務報表所產生-换算應佔聯營公司及	(62)	-	(62)	3,965	-	3,965
joint ventures' net assets	合營企業資產淨值	686	-	686	10,221	-	10,221
Change in fair value recognized in	年內確認投資重估儲備	624	-	624	14,186	-	14,186
Change in fair value recognised in the investment revaluation	的公平價值變動	114		114	440		440
reserve during the year Net movement in the hedging	對沖儲備變動淨額		(07)			-	
reserve Surplus on revaluation of land and buildings transferred to	土地及樓宇重估盈餘 轉撥至投資物業	590	(97)	493	(147)	24	(123)
investment properties		834	-	834	_	_	_
Other comprehensive income	其他全面收益	2,162	(97)	2,065	14,479	24	14,503

(b) Components of other comprehensive income

(b) 其他全面收益的組成部份

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 <i>千元</i>
Cash flow hedges: Effective portion of changes in fair value of hedging instruments recognised during the year Reclassification adjustments for amounts transferred to profit or loss:	現金流量對沖: 年內確認對沖工具之有效 部分的公平價值變動 重新分類調整轉入損益 之金額:	437	(194)
- revenue	- 收入	141	52
- finance costs	-融資成本	12	(5)
Net deferred tax (charged)/credited to other comprehensive income	遞延税項淨額於其他 全面收益內(扣除)/計入	(97)	24
Net movement in the hedging reserve during the year recognised in other comprehensive income	年內在其他全面收益內 確認的對沖儲備變動淨額	493	(123)

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

11. (LOSS)/EARNINGS PER SHARE

(a) Basic (loss)/earnings per share

The calculation of basic (loss)/earnings per share is based on the loss attributable to ordinary equity shareholders of the Company of \$23,241,000 (2014: profit of \$11,920,000) and 206,748,000 (2014: 206,748,000) ordinary shares in issue during the year.

(b) Diluted (loss)/earnings per share

The diluted (loss)/earnings per share is the same as the basic (loss)/earnings per share as there were no dilutive potential ordinary shares in existence during the years ended 31 March 2015 and 2014.

12. SEGMENT REPORTING

The Group manages its business by divisions. In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following three reportable segments. No operating segments have been aggregated to form the following reportable segments:

- Manufacture and sale of garments and textiles: this segment covers the manufacture and sale of garment and textile products, and provision of garment processing services.
- Interests in joint ventures: the Group's joint ventures engage in the manufacture and sale of textile yarn products.
- Property leasing: this segment leases commercial and industrial premises to generate rental income.

(a) Segment results, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results, assets and liabilities attributable to each reportable segment on the following bases:

Manufacture and sale of garments and textiles and property leasing segments

Segment assets include all assets with the exception of intangible assets, interests in associates, other financial assets, deferred tax assets, current tax recoverable and other corporate assets. Segment liabilities include all liabilities managed directly by the segments with the exception of current tax payable, deferred tax liabilities and other corporate liabilities.

11. 每股(虧損)/盈利

(a) 每股基本(虧損)/盈利

每股基本(虧損)/盈利乃根據應撥歸於本公司普通股股權持有人應佔虧損23,241,000元(二零一四年:溢利11,920,000元)及年內已發行普通股206,748,000股(二零一四年:206,748,000股)計算。

(b) 每股攤薄(虧損)/盈利

截至二零一五年及二零一四年三月 三十一日止年度,本公司並無具有潛 在攤薄能力之普通股;故此每股基本 (虧損)/盈利與每股攤薄(虧損)/盈 利相同。

12. 分部報告

本集團以分部來管理其業務。本集團以向本集團最高行政管理人員內部呈報資料(為分配資源及評估表現)一致的方式呈列以下三個須予呈報分部。本集團並無將任何經營分部合計以形成下列須予呈報分部:

- 製造及銷售成衣及紡織品:此分部包括製造及銷售成衣及紡織產品,及提供成衣加工服務。
- 合營企業權益:本集團合營企業從事 生產及銷售紡織紗線產品。
- 物業租賃:此分部出租商業及工業樓 字以收取租金收益。

(a) 分部業績、資產及負債

為評估分部表現及分配分部資源,本 集團高級行政管理人員按以下基準監 控各須予呈報分部相關的業績、資產 及負債:

製造及銷售成衣及紡織品及物業租賃 分部

分部資產包括所有資產,但不包括無 形資產、聯營公司權益、其他金融資 產、遞延稅項資產、可收回本期稅項 及其他企業資產。分部負債包括由分 部直接管理的所有負債,但不包括應 付本期稅項、遞延稅項負債及其他企 業負債。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

12. SEGMENT REPORTING (continued) 12. 分部報告(續)

(a) Segment results, assets and liabilities (continued)

Manufacture and sale of garments and textiles and property leasing segments (continued)

Revenue and expenses are allocated to the reportable segments with reference to revenue generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments.

The measure used for reporting segment profit is "adjusted EBITDA" i.e. "adjusted earnings before interest, taxes, depreciation and amortisation", where "interest" is regarded as including investment income and finance cost and "depreciation and amortisation" is regarded as including impairment losses on non-current assets. To arrive at "adjusted EBITDA", the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as share of profits less losses of associates, net valuation gains on investment properties, auditors' remuneration and other head office or corporate administration costs.

In addition to receiving segment information concerning "adjusted EBITDA", management is provided with segment information concerning revenue (including inter-segment sales), interest income and finance costs from cash balances and borrowings managed directly by the segments, depreciation, amortisation, impairment losses and additions to non-current segment assets used by the segments in their operations. Inter-segment sales are priced with reference to prices charged to external parties for similar orders.

Interests in joint ventures

The Group's interests in joint ventures are accounted for in the consolidated financial statements under the equity method, and presented as a separate reportable segment. The Group's senior executive management reviews the post-tax result of the interests in joint ventures, which is defined as the reportable segment profit for this particular segment. Reportable segment assets represent the Group's share of net assets of the joint ventures. Revenue of joint ventures is not presented as reportable segment revenue because it is not reviewed by the Group's senior executive management for resource allocation purposes.

(a) 分部業績、資產及負債(續)

製造及銷售成衣及紡織品及物業租賃 分部(續)

分配至可呈報分部的收入及支出是以 這些分部所產生的收入和支出或屬於 這些分部的資產折舊或攤銷所產生的 支出而定。

用於呈報分部溢利之計算方法為「調整 扣除利息、税項、折舊及攤銷前的盈 利」,「利息」視為包括投資收益及融 資成本,而「折舊及攤銷」視為包括非 流動資產的減值虧損。在計算「調整扣 除利息、税項、折舊及攤銷前的盈利」 時,本集團會就並無明確歸於個別分 部之項目(例如應佔聯營公司之溢利 減虧損、投資物業估值收益淨額、核 數師酬金及其他總辦事處或企業行政 成本) 進一步調整盈利。

除獲得有關「調整扣除利息、税項、折 舊及攤銷前的盈利 | 之分部資料外,管 理層亦獲得有關收入(包括分部業務間 銷售)、由分部直接管理之現金結餘及 借貸之利息收益及融資成本、折舊、 攤銷、減值虧損及分部添置用於營運 之非流動分部資產的資料。分部間銷 售的價格參考其他外在人士之類似的 訂單價格。

合營企業權益

本集團於合營企業之權益在綜合財務 報表是按權益會計法入賬,並以一獨 立須予呈報分部列示。本集團高級行 政管理人員審閱合營企業權益的除稅 後之業績,此特定的分部被訂定為須 予呈報分部溢利。須予呈報分部資產 代表集團應佔合營企業資產淨值。由 於本集團高級行政管理人員沒有審閱 合營企業銷售額以用作資源分配,其 銷售額並未於須予呈報分部收入列示。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

12. SEGMENT REPORTING (continued) 12. 分部報告(續)

(a) Segment results, assets and liabilities (continued)

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the years ended 31 March 2015 and 2014 is set out below:

(a) 分部業績、資產及負債(續)

截至二零一五年及二零一四年三月 三十一日止年度,本集團提供予本集 團最高行政管理人員用作資源分配和 分部表現評估的須予呈報分部資料如

		Manufacture	and sale of	Intere	sts in				
		garments a 製造及針		joint ve	entures	Property	leasing	То	tal
		及紡	織品	合營企	業權益	物業	租賃	總額	
		2015 二零一五年 \$'000	2014 二零一四年 \$'000	2015 二零一五年 \$'000	2014 二零一四年 \$'000	2015 二零一五年 \$'000	2014 二零一四年 \$'000	2015 二零一五年 \$'000	2014 二零一四年 \$'000
		千元	千元	f 元	千元	千元	千元	千元	<u> </u>
Revenue from external customers Inter-segment revenue	來自外界客戶的收入 分部業務間收入	1,124,031	1,066,126	-	-	9,833 1,996	8,006 2,346	1,133,864 1,996	1,074,132 2,346
Reportable segment revenue	須予呈報的分部收入	1,124,031	1,066,126	-	-	11,829	10,352	1,135,860	1,076,478
Reportable segment profit/(loss) (adjusted EBITDA)	須予呈報的分部 溢利/(虧損)(調整 扣除利息、稅項、 折舊及攤銷前 的盈利)	8,035	(3,801)	(20,356)	18,515	10,079	8,969	(2,242)	23,683
Interest income Finance costs Depreciation and amortisation Impairment losses on fixed assets	利息收益 融資成本 折舊及攤銷 固定資產減值虧損	2,440 (3,671) (13,469)	2,275 (3,860) (14,611) (6,935)	-	- - -		- - -	2,440 (3,671) (13,469)	2,275 (3,860) (14,611) (6,935)
Reportable segment assets Additions to non-current	須予呈報的分部資產 年度內增加非流動	611,799	619,468	600,683	638,810	288,134	326,783	1,500,616	1,585,061
segment assets during the year Reportable segment liabilities	分部資產 須予呈報的分部負債	11,166 149,805	2,915 195,735	-	-	-	-	11,166 149,805	2,915 195,735

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度 (以港元計)

12. SEGMENT REPORTING (continued) 12. 分部報告(續)

(b) Reconciliation of reportable segment revenue, profit or loss, assets and liabilities

(b) 須予呈報的分部收入、溢利或虧損、 資產及負債之對算表

	2015 二零一五年	2014 二零一四年
	\$'000	\$'000
	千元	千元
ıl⁄r λ		
	1.135.860	1,076,478
分部業務間收入相互對銷	.,,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	(1,996)	(2,346)
ا مالہ ع ^ر ان	4 400 004	1 074 100
	1,133,864	1,074,132
(転指) /兴利		
利息、税項、折舊及攤銷		
前的盈利)	(2,242)	23,683
融資成本	(3,671)	(3,860)
應佔聯營公司虧損	(355)	(220)
固定資產減值虧損	_	(6,935)
投資物業估值收益淨額		
	6,964	19,257
		7,353
	(13,469)	(14,611)
木分類總部及企業費用	(4.004)	(0.400)
	(4,024)	(6,409)
综合除税前(虧捐)/溢利		
%,自然化的(推)域// ULT	(9,752)	18,258
	綜合收入 (虧損)/溢利 來自集團外界客戶的須予呈報的 分部(虧損)/溢利(調整扣除 利息、稅項、折舊及攤銷 前的盈利) 融資成本 應佔聯營公司虧損 固定資產減值虧損	

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

12. SEGMENT REPORTING (continued) 12. 分部報告(續)

(b) Reconciliation of reportable segment revenue, profit or loss, assets and liabilities (continued)

(b) 須予呈報的分部收入、溢利或虧損 資產及負債之對算表(續)

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Assets	資產		
Reportable segment assets	須予呈報的分部資產	1,500,616	1,585,061
Elimination of inter-segment assets		(72,938)	(93,007)
		1,427,678	1,492,054
Intangible assets	無形資產	3,117	3,117
Interests in associates	聯營公司權益	-	1,912
Other financial assets	其他金融資產	7,052	7,381
Current tax recoverable	可收回本期税項	3,799	_
Deferred tax assets	遞延税項資產	1,501	2,403
Unallocated head office and	未分類總部及企業資產		
corporate assets		905	1,178
Consolidated total assets	綜合資產總額	1,444,052	1,508,045
1 1-1-1141	<i>A.</i>		
Liabilities	<i>負債</i> 第3日起的八部各售	140.005	105 705
Reportable segment liabilities Current tax payable	須予呈報的分部負債 應付本期税項	149,805 13,799	195,735 9,445
Deferred tax liabilities	遞延税項負債	18,484	13,596
Unallocated head office and	未分類總部及企業負債	10,404	10,090
corporate liabilities	个刀对心即以上木尺只	2,123	1,977
Consolidated total liabilities	綜合負債總額	184,211	220,753

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

12. SEGMENT REPORTING (continued)

(c) Geographic information

The following table sets out information about the geographical location of (i) the Group's revenue from external customers and (ii) the Group's fixed assets, intangible assets, goodwill, interests in associates and joint ventures ("specified non-current assets"). The geographical location of customers is based on the location at which the services were provided or the goods delivered. The geographical location of the specified non-current assets is based on the physical location of the asset, in the case of fixed assets, the location of the operation to which they are allocated, in the case of intangible assets and goodwill, and the location of operations, in the case of interests in associates and joint ventures.

12. 分部報告(續)

(c) 地區分部資料

		external c	Revenue from external customers 來自外界客戶的收入		fied nt assets 動資產
		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元	2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Hong Kong (place of domicile)	香港(本集團所在地)	78,255	76,601	217,261	211,689
Europe - United Kingdom - Italy - Spain - Other European countries Mainland China North America	歐洲 -英國 -意大利 -西班牙 -其他歐洲國家 中國大陸 北美洲	168,697 131,927 122,117 158,272 97,920	164,058 134,150 84,766 132,005 110,388	- - - - 683,321	- - - - 730,750
United StatesCanadaOthers	-美國 -加拿大 其他	169,745 10,689 196,242	162,334 11,586 198,244	- 13,605	- - 6,746
		1,055,609	997,531	696,926	737,496
		1,133,864	1,074,132	914,187	949,185

財務報表附註 For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

				(a)				
		Land and buildings held for own use	Plant and machinery	Other fixed assets	Sub-total	Investment properties	Interest in leasehold land held for own use under operating leases	Tota
		持作自用 的土地 及樓宇	殿房器		小計	投資物業	持作經營 租賃之自用 租賃土地 的權益	合言
		\$'000	\$'000		\$'000	\$'000	\$'000	\$'00
		千元	千元	千元	千元	千元	千元	F;
Cost or valuation:	成本或估值:							
At 1 April 2013	於二零一三年四月一日	85,735	211,091	116,587	413,413	213,783	2,960	630,15
Exchange adjustments	匯兑調整	731	3,147	1,213	5,091	736	49	5,87
Additions	增置	-	1,848	1,937	3,785	-	-	3,78
Disposals	出售	-	(1,471	(2,350)	(3,821)	-	-	(3,82
Fair value adjustment	公平價值調整	_		_	_	19,257	_	19,25
At 31 March 2014	於二零一四年							
	三月三十一日	86,466	214,615	117,387	418,468	233,776	3,009	655,25
Representing:	代表:							
Cost	成本	62,700	214,615	117,387	394,702	_	3,009	397,7°
Valuation - 1988	估值——九八八年	23,766	· -		23,766	_	-	23,7
Valuation - 2014	估值-二零一四年	_	_	_	_	233,776	_	233,7

86,466

214,615

117,387

418,468

233,776

3,009

655,253

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度 (以港元計)

13. FIXED ASSETS (continued) 13. 固定資產 (續)

(a) (continued)

(a) (續)

持作自用 放土地 放房 其他 投資物業 内側型 大変物業 日本の 大変のでは 大	ΛΉ
At 1 April 2014 於二零一四年四月一日 86,466 214,615 117,387 418,468 233,776 3,009 Transfer from land and 由土地及樓宇轉撥	合計 \$'000 <i>千元</i>
At 1 April 2014	
Transfer from investment properties to land and buildings 由投資物業轉撥 至土地及樓宇 buildings 26,570 - - 26,570 (26,570) - Exchange adjustments 匯兑調整 68 (280) (195) (407) 75 5 Additions 增置 - 5,899 5,267 11,166 - - Disposals 出售 - (58,407) (30,106) (88,513) - - Fair value adjustment 公平價值調整 - - - - 6,964 -	655,253
Exchange adjustments 匯兑調整 68 (280) (195) (407) 75 5 Additions 增置 - 5,899 5,267 11,166 - - Disposals 出售 - (58,407) (30,106) (88,513) - - Fair value adjustment 公平價值調整 - - - - 6,964 -	756
Additions 增置 - 5,899 5,267 11,166 - - Disposals 出售 - (58,407) (30,106) (88,513) - - Fair value adjustment 公平價值調整 - - - - 6,964 -	-
Disposals 出售 - (58,407) (30,106) (88,513) - - Fair value adjustment 公平價值調整 - - - - 6,964 -	(327)
Fair value adjustment 公平價值調整 6,964 -	11,166
	(88,513)
	6,964
At 31 March 2015	
三月三十一日 112,909 161,827 92,353 367,089 215,196 3,014	585,299
Representing: 代表:	
Cost 成本 89,143 161,827 92,353 343,323 - 3,014	346,337
Valuation - 1988	23,766
Valuation - 2015 估值-二零一五年 - - - - 215,196 -	215,196
112,909 161,827 92,353 367,089 215,196 3,014	

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度 (以港元計)

13. FIXED ASSETS (continued) 13. 固定資產 (續)

(a)	(continued)	(a)	(續)
-----	-------------	-----	-----

		Land and buildings					Interest in leasehold land held for own use under	
		held for own use	Plant and machinery	Other fixed assets	Sub-total	Investment properties	operating leases 持作經營	Total
		持作自用 的土地 及樓字 \$'000 千元	廠房 及機器 \$'000 <i>千元</i>	其他 固定資產 \$'000 千元	小計 \$'000 <i>千元</i>	投資物業 \$'000 千元	租賃之自用 租賃 土地 的權益 \$'000 千元	合計 \$'000 <i>千元</i>
Accumulated amortisation, depreciation and impairment:	累計攤銷、折舊 及減值:	,,,	,,,,	,,,		,,,,	,,,-	,,,
At 1 April 2013	於二零一三年四月一日	45,862	180,289	99,663	325,814	-	1,233	327,047
Exchange adjustments	匯兑調整	424	2,628	970	4,022	-	19	4,041
Charge for the year	本年度攤銷及折舊	1,593	5,317	7,640	14,550	-	61	14,611
Written back on disposals	出售時撥回	-	(988)	(1,739)	(2,727)	-	-	(2,727)
Impairment loss	減值虧損	-	6,935	-	6,935	-	_	6,935
At 31 March 2014	於二零一四年 三月三十一日	47,879	194,181	106,534	348,594		1,313	349,907
At 1 April 2014 Transfer from land and buildings to investment	於二零一四年四月一日 由土地及樓宇轉撥 至投資物業	47,879	194,181	106,534	348,594	-	1,313	349,907
properties		(78)	-	-	(78)	_	_	(78)
Exchange adjustments	匯兑調整	51	(207)	(148)	(304)	-	3	(301)
Charge for the year	本年度攤銷及折舊	2,707	4,841	5,861	13,409	-	60	13,469
Written back on disposals	出售時撥回	-	(58,380)	(29,705)	(88,085)	_	_	(88,085)
At 31 March 2015	於二零一五年 三月三十一日	50,559	140,435	82,542	273,536	_	1,376	274,912
Net book value: At 31 March 2015	賬面淨值: 於二零一五年 三月三十一日	62,350	21,392	9,811	93,553	215,196	1,638	310,387
At 31 March 2014	於二零一四年 三月三十一日	38,587	20,434	10,853	69,874	233,776	1,696	305,346

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

13. FIXED ASSETS (continued)

(b) Fair value measurement of properties

(i) Fair value hierarchy

The following table presents the fair value of the Group's properties measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair value measurement. The level into which a fair value measurement is classified is determined with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market data are not available
- Level 3 valuations: Fair value measured using significant unobservable inputs

13. 固定資產(續)

(b) 物業的公平價值計量

(i) 公平價值層級

下表呈列本集團物業之公平價值。該公平價值於結算日按經常性基準計量,並按《香港財務報告準則》第13號「公平價值計量」定義之三個公平價值層級分類。公平價值計量級別之分類乃按估值方法中所用數據之可觀察性及重要性所釐定:

- 第一級別估值:僅採用第一 級別數據,即相同資產或負 債於計量日於活躍市場上的 報價(不作調整)來計算公平 價值
- 第二級別估值:採用第二級 別數據,即未能符合第一級 別的可觀察數據,且不採用 重大不可觀察數據來計算公 平價值。不可觀察數據為無 法獲得市場資料的數據
- 第三級別估值:採用重大不可觀察數據來計量公平價值

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

13. FIXED ASSETS (continued) 13. 固定資產 (續)

(b) Fair value measurement of properties (continued)

(b) 物業的公平價值計量(續)

Fair value hierarchy (continued)

(i) 从亚傅佶屬绍(續)

Fair value hierarchy (cont	inued)		(i) 公平價值	值層級(續)	
		Fair value at 31 March 2015 於二零一五年 三月三十一日 之公平價值	Fair valu 31 Marc 於二零 公平價	sed into 一月	
		\$'000	Level 1 第一級別 \$'000	Level 2 第二級別 \$'000	Level 3 第三級別 \$'000
		千元	<u> </u>	千元	千元
Investment properties: - Mainland China - Hong Kong	投資物業: -中國大陸 -香港	46,741 168,455	- -	- -	46,741 168,455
		Fair value at 31 March 2014		ue measuremeni	
		於二零一四年 三月三十一日 之公平價值	31 March 2014 categorised into 於二零一四年三月三十一日 公平價值計量分類為以下級別		
		\$'000 千元	Level 1 第一級別 \$'000 千元	Level 2 第二級別 \$'000 <i>千元</i>	Level 3 第三級別 \$'000 <i>千元</i>
Investment properties: - Mainland China - Hong Kong	投資物業: -中國大陸 -香港	46,116 187,660	-	-	46,116 187,660

During the year ended 31 March 2015, there were no transfers between Level 1 and Level 2, or transfers into or out of Level 3. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

截至二零一五年三月三十一日止 年度,第一與第二級別之間並無 轉撥,而第三級別亦無轉入或轉 出。本集團的政策為於結算日確 認所發生的公平價值層級間之轉 移。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

13. FIXED ASSETS (continued)

(b) Fair value measurement of properties (continued)

(i) Fair value hierarchy (continued)

All of the Group's investment properties were revalued as at 31 March 2015. The valuations of investment properties located in Hong Kong and Mainland China were carried out by independent firms of surveyors, Knight Frank Petty Limited and RHL Appraisal Limited respectively, who have among their staff Fellows of the Hong Kong Institute of Surveyors with recent experience in the location and category of property being valued. The Group's management have discussion with the surveyors on the valuation assumptions and valuation results when the valuation is performed at the end of reporting period.

(ii) Information about Level 3 fair value measurements

13. 固定資產(續)

(b) 物業的公平價值計量(續)

(i) 公平價值層級(續)

(ii) 有關第三級別公平價值計量的資 料

		Valuation techniques	Unobservable inputs 不可觀察	Range	Weighted average
		估值方法	的數據	範圍	加權平均數
Investment properties	投資物業				
- Mainland China	-中國大陸	Market	Adjusted	RMB24,181	RMB27,146
	, , , , ,	comparison	price per	to	,
		approach	sq. m.	RMB31,027	
		市場比較法	每平方米之	(2014:	(2014:
			調整價格	RMB23,230	RMB26,823)
				to	,
				RMB30,975)	
- Hong Kong	-香港	Market	Adjusted	\$2,160 to	\$2,356
0 0		comparison	price per	\$7,640	
		approach	sq. ft.	(2014:	(2014:
		市場比較法	每平方呎之	\$2,070 to	\$5,567)
			調整價格	\$7,340)	
		Income	Average	\$7.2	\$7.2
		capitalisation	market rent	(2014: \$6.9)	(2014: \$6.9)
		approach	per sq. ft.		
		收益資本化	per month		
		計算法	平均每月每平		
			方呎市值租金		
			Capitalisation	4%	4%
			rate	(2014: 4%)	(2014: 4%)
			資本化比率		

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

13. FIXED ASSETS (continued) 13. 固定資產 (續)

(b) Fair value measurement of properties (continued)

Information about Level 3 fair value measurements (continued)

The fair value of investment properties located in Mainland China and certain investment properties located in Hong Kong is determined using market comparison approach by reference to recent asking price of comparable properties on a price per square meter basis, adjusted for quality and location of the buildings and income potential. Higher the value of adjusted price, average market rent and lower the value of capitalisation rate will result in a higher fair value measurement.

The fair value of certain investment properties located in Hong Kong is determined using income capitalisation approach by capitalising the rent derived from the existing tenancies with reference to market rent and the provision for any reversionary income potential. The capitalisation rate used in income capitalisation approach has been adjusted for the expected market rental growth, occupancy rate and quality and location of the buildings. The fair value measurement is positively correlated to the market rent and negatively correlated to the risk-adjusted capitalisation rate.

Fair value adjustment of investment properties is recognised in the line item "net valuation gains on investment properties" on the face of the consolidated statement of profit or loss.

Exchange adjustment of investment properties is recognised in other comprehensive income in "exchange reserve".

All the gains recognised in profit or loss for the year arise from the properties held at the end of the reporting period.

(c) Fixed assets leased out under operating leases

The Group lease out investment properties under operating leases. The leases typically run for an initial period of one to seven years, with an option to renew the lease after that date at which time all terms are renegotiated. None of the leases includes contingent rentals.

All properties held under operating leases that would otherwise meet the definition of an investment property are classified as investment properties.

(b) 物業的公平價值計量(續)

(ii) 有關第三級別公平價值計量的資 料 (續)

位於中國大陸的投資物業及若干 位於香港的投資物業的公平價值 乃採用市場比較法釐定,並參考 可供比較物業近期按每平方米之 叫價,及就樓宇的質量及地點, 以及租金收益潛力作出調整。較 高價值的調整價格、平均市值租 金及較低價值的資本化比率將導 致較高的公平價值計量。

若干位於香港的投資物業的公平 價值乃採用收益資本化計算法 釐定。該方法將來自現有租約的 租金收益資本化,並參照市值租 金,以及計入該物業租約期滿後 可能調整租金之影響。在收益資 本化計算法中所用的資本化比率 已根據該樓宇的市場預期租金增 長, 佔有率和樓宇的質量和地點 等因素作出調整。公平價值計量 與市值租金呈正比關係,且與風 險調整後的資本化比率呈反比關 係。

投資物業的公平價值調整確認於 綜合損益表上的「投資物業估值收 益淨額一。

投資物業的匯兑調整確認於其他 全面收益內之「滙兑儲備」。

本年度在損益中確認的所有收益 均來自於結算日持有的物業。

(c) 以經營租賃合約出租的固定資產

本集團以經營租賃合約出租投資物 業。租賃合約年期初期一般為一年至 七年,並且有權選擇在約滿後續約, 屆時所有租約條款均重新協議。所有 租賃合約並不包括或有租金。

所有符合投資物業定義以經營租賃持 有的物業均分類為投資物業。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

13. FIXED ASSETS (continued)

(c) Fixed assets leased out under operating leases (continued)

The Group's total future minimum lease payments under non-cancellable operating leases are receivable as follows:

13. 固定資產(續)

(c) 以經營租賃合約出租的固定資產(續)

本集團根據不可解除的經營租賃合約 在日後應收的最低租賃付款額總數如 下:

	2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Within 1 year — 年內 After 1 year but within 5 years — 年後但五年內	7,551 7,248	7,594 14,496
	14,799	22,090

(d) Impairment losses on fixed assets

During the years ended 31 March 2014, the Group underwent a restructuring of its operations in Mainland China for the manufacture and sale of garments and textiles division pursuant to which certain factories were relocated and certain fixed assets have since become idle. Management assessed the recoverable amounts of the Group's fixed assets taking into consideration the usability of those fixed assets. As a result of this assessment, an impairment loss of \$6,935,000 was recognised in the consolidated statement of profit or loss for the year ended 31 March 2014. The estimates of recoverable amount were based on the assets' fair values less costs of disposal, determined by reference to the recent transactions. The fair value on which the recoverable amount was based on was categorised as a Level 2 measurement.

(d) 固定資產減值虧損

14. INTANGIBLE ASSETS

Club debentures

14	1111	#1%	省	產
#.T*	9999	/Y.	>	

會籍

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
At the beginning and the end of the year	於年初及年終	3,117	3,117

The directors consider that the recoverable amount of the club debentures exceeds its carrying amount and therefore no impairment is necessary. The recoverable amount of the club debentures is estimated by reference to its current open market value less cost of disposal as at 31 March 2015 and 2014.

董事認為會籍之可收回數額超過其賬面值,因而不需要作出減值。釐定會籍之可收回數額乃參考其於二零一五年及二零 一四年三月三十一日之公開市場價值減處 置成本。

15. 商譽

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

Name of associate	Place of establishment and business 成立	t	Particulars of issued and aid up capital 已發行及繳足	Group's effective interest P 本集團	rincipal activit
The particulars of the associal unlisted corporate entity whose is as follows. The class of shartated.	e quoted market pri ares held is ordinary	ce is not available,	詳情如下		為無市場報價
				-	1,91
Share of net assets Less: Impairment loss (note		占資產淨值 減值虧損(附註(b)))	1,220 (1,220)	1,91
				2015 二零一五年 \$'000 千元	201 二零一四 ⁴ \$'00 <i>千</i>
INTERESTS IN ASSO	CIATES		16. 聯營公	司權益	
Carrying amount: At the beginning and the end of the year		可金額: F初及年終		-	
Accumulated amortisation impairment losses: At the beginning and the element of the year		十攤銷及減值虧損 F初及年終		2,177	2,17
At the beginning and the end of the year		F初及年終 		2,177	2,17
Cost:	成才	k :			
				3 000 千元	チ ジ
				二零一五年 \$'000	二零一四 ⁴ \$'00

中國

及經營地點

The People's Republic

of China ("the PRC")

15. GOODWILL

聯營公司名稱

Guangdong Xi Mu Industrial

Company Limited

廣東西姆實業有限公司#

The above associate is accounted for using the equity method in the consolidated financial statements, and considered to be not individually material.

實際權益

20%

以上聯營公司以權益法於綜合財務報表列 賬,且就個別而言被認為並不重大。

股本

RMB10,000,000

主要業務

Garment

manufacturing

and retailing 成衣製造及零售

The associate is a sino-foreign equity joint venture established in the PRC. The English translation of the name is for reference only. The official name of this entity is in Chinese.

^{*} 該聯營公司為於中國成立之中外合資經營企業。該企業均以中文名稱註冊,英文翻譯的名字僅供參考。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

16. INTERESTS IN ASSOCIATES (continued) 16. 聯營公司權益 (續)

Aggregate information of the associate

聯營公司的合計財務資料概要

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 <i>千元</i>
Aggregate carrying amount of the associate in the consolidated financial statements Aggregate amounts of the Group's share of the associate's losses from continuing operations and total	綜合財務報表內聯營公司 的合計賬面值 本集團應佔聯營公司持續經營 業務虧損及全面收益總額 的合計金額	-	1,912
comprehensive income for the year		(355)	(220)

- (a) On 1 April 2014, the Group disposed the entire interest in an associate, Guangzhou Top Yield Garment Limited, at nil consideration. Accordingly, a loss on disposal of \$336,000 was recognised in profit or loss for the year ended 31 March 2015.
- (b) The Group considered that the entire interest in an associate Guangdong Xi Mu Industrial Company Limited was not recoverable as the associate continued to incur loss. Impairment loss of \$1,220,000 was recognised in profit or loss for the year ended 31 March 2015 accordingly.
- (a) 於二零一四年四月一日本集團已無償 出售其於聯營公司廣州同越製衣有限 公司之全部權益。因此,於截至二零 一五年三月三十一日止年度,出售虧 損336,000元已在損益內確認。
- (b) 由於聯營公司廣東西姆實業有限公 司持續錄得虧損,本集團預期於聯營 公司的全部權益將不能收回。因此, 於截至二零一五年三月三十一日止年 度,減值虧損1,220,000元已在損益內 確認。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

17. INTERESTS IN JOINT VENTURES

17. 合營企業權益

		004.5	0014
		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
Share of net assets	應佔資產淨值	600,683	638,810

Details of the Group's interests in joint ventures, which is accounted for using the equity method in the consolidated financial statements, are as follows:

本集團以權益法於綜合財務報表列賬之合 營企業權益之詳情如下:

Name of joint venture	Place of establishment and business 成立	Group's effective interest 本集團	Principal activity
合營企業名稱	及經營地點	實際權益	主要業務
Wuxi No. 1 Cotton Investment Co., Ltd. 無錫一棉投資有限公司 (Note) (附註)	The PRC 中國	49%	Investment holding 投資控股
Taizhou Changxin Textile (Xinghua) Co., Ltd. 泰州長新紡織 (興化) 有限公司*	The PRC 中國	49%	Manufacturing of textile products 紡織品製造
Allied Textiles Co., Ltd. 新聯興紡織有限公司*	The PRC 中國	49%	Manufacturing of garments and textiles 成衣及紡織品製造
Wuxi YGM Textile Co., Ltd. 無錫長江精密紡織有限公司*	The PRC 中國	49%	Manufacture and sale of textiles 製造及銷售紡織品
Dongtai NAA Textiles Co., Ltd. 東台新澳紡織有限公司*	The PRC 中國	49%	Manufacturing of garments and textiles 成衣及紡織品製造

^{*} Wholly owned subsidiaries of Wuxi No. 1 Cotton Investment Co., Ltd.

Note: Wuxi No. 1 Cotton Investment Co., Ltd. is established by the Group and other joint venture partners in Wuxi. It holds the above mentioned subsidiaries which are mainly engaged in the production of medium range to high graded compact yarn, special textile products and garment products.

All of the joint ventures are sino-foreign equity joint ventures established in the PRC. The English translation of the names of all of the joint ventures is for reference only. The official names of these entities are in Chinese.

All the joint ventures in which the Group participates are unlisted corporate entities whose quoted market prices are not available.

無錫一棉投資有限公司之全資擁有附屬公司

附註:無錫一棉投資有限公司為本集團與其他合營 夥伴於無錫成立之企業。其擁有上文所述之 附屬公司,主要從事生產中檔至優質精密紡 紗、特別紡織產品和成衣產品。

所有合營企業均為於中國成立之中外合資 經營企業。該等企業均以中文名稱註冊, 英文翻譯的名字僅供參考。

本集團參與的所有合營企業,均為無市場 報價的非上市公司。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

17. INTERESTS IN JOINT VENTURES (continued) 17. 合營企業權益 (續)

Summarised financial information of Wuxi No.1 Cotton Investment Co., Ltd. and its subsidiaries, and a reconciliation to the carrying amount in the consolidated financial statements, are disclosed below:

無錫一棉投資有限公司及其附屬公司財務 資料概要,及與綜合財務報表中賬面值之 對賬資料詳情如下:

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Gross amount of the joint ventures' Non-current assets Current assets Non-current liabilities Current liabilities Equity	合營企業總額 非流動資產 流動資產 非流動負債 流動負債 權益	1,091,580 723,847 (13,282) (576,261) (1,225,884)	1,166,811 742,610 (18,433) (585,784) (1,305,204)
Included in the above assets and liabilities: Cash and cash equivalents Current financial liabilities (excluding trade and other payables and provisions)	包括在上述的資產及負債: 現金及現金等價物 流動金融負債(不包括應付賬款 及其他應付款及撥備)	96,093 (310,379)	170,757 (226,926)
Revenue (Loss)/profit from continuing operations and total comprehensive income for the year	收入 本年度持續經營業務 (虧損)/溢利及本年度 全面收益總額	1,386,937	1,560,447
Dividend received Included in the above (loss)/profit: Depreciation and amortisation Interest income Interest expense Income tax credit/(expenses)	已收股息 包括在上述的(虧損)/溢利: 折舊及攤銷 利息收益 利息支出 所得税計入/(支出)	(37,799) (102,522) 1,298 (6,298) 7,104	(114,028) 1,783 (9,962) (13,041)
Reconcile to the Group's interests in the joint ventures Gross amount of net assets of the joint ventures	本集團於合營企業權益之對賬 合營企業資產淨值總額 合營企業非控股股東權益	1,225,884	1,305,204
Non-controlling interests of the joint ventures		1,225,884	1,303,694
Group's effective interest Carrying amount in the consolidated financial statements	本集團實際權益 於綜合財務報表賬面值	49% 600,683	638,810

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度(以港元計)

18. OTHER FINANCIAL ASSETS 18. 其他金融資產

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
Held-to-maturity debt securities:	持有至到期之債權證券:		
	香港境外上市	1 020	1 000
Listed outside Hong Kong	作化块外工巾	1,939	1,939
Available for cale equity accurition	可供出售股權證券:		
Available-for-sale equity securities:		0.000	0.000
- Unlisted, at cost	一非上市,按成本	3,028	3,028
 Listed outside Hong Kong, at 	一香港境外上市,按市值		
market value (note 27(e)(i))	(附註27(e)(i))	4,258	4,587
		7,286	7,615
		9,225	9,554
Less: Impairment loss	減:減值虧損	(2,173)	(2,173)
		7,052	7,381
Market value of listed securities	上市證券市值	6,120	6,632

As at 31 March 2015 certain of the Group's listed available-forsale equity securities were individually determined to be impaired on the basis of a material decline in their fair value below cost and adverse changes in the market in which these investees operated which indicated that the cost of the Group's investment in them may not be recovered. Impairment losses on these investments were recognised in profit or loss in accordance with the policy set out in note 1(k)(i).

The held-to-maturity debt securities are neither past due nor impaired.

於二零一五年三月三十一日,本集團已對 個別可供出售股權證券因市場情況逆轉引 致公平價值明顯下降至成本以下,或令本 集團之投資不能收回而作出減值。該等投 資之減值虧損根據載於附註1(k)(i)的會計政 策在損益內確認。

持有至到期之債權證券概無逾期或減值。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

19. INVENTORIES

19. 存貨

(a) Inventories in the consolidated statement of financial position comprise:

(a) 存貨於綜合財務狀況表包括:

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
Raw materials	原材料	14,826	14,545
Work in progress	在製品	74,585	85,275
Finished goods	製成品	19,115	15,434
		108,526	115,254

(b) The analysis of the amount of inventories recognised as an expense and included in profit or loss is as follows:

(b) 存貨數額列作支出及包括在損益內的 分析如下:

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Carrying amount of inventories sold Write-down of inventories Reversal of write-down of	存貨銷售賬面值 存貨撇減 存貨撇減撥回	964,412 4,784	917,750 1,255
inventories		(693)	(2,153)
		968,503	916,852

The reversal of write-down of inventories made in prior years arose due to an increase in the net realisable value of garment products by reference to the sales made during the year and subsequent to the year end.

過往年度之存貨撇減撥回乃根據成衣 產品於年內及於年度結束後的銷售, 而導致該等產品可變現淨值的估計增 加所致。

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度(以港元計)

20. TRADE AND OTHER RECEIVABLES20. 應收賬款及其他應收款

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
Trade debtors	應收賬款	86,717	73,455
Bills receivable	應收票據	28,901	58,519
Less: Allowance for doubtful debts	減:呆壞賬撥備	(3,874)	(3,745)
		111,744	128,229
Deposits, prepayments and other	訂金、預付款及其他應收款		
debtors		20,976	27,721
Amounts due from related companies	應收關連公司款項		
(note 29(c))	(附註29(c))	3,149	845
Amounts due from joint ventures	應收合營企業款項		
(note 29(c))	(附註29(c))	105	1,940
Amount due from an associate	應收一聯營公司款項		
(note 29(c))	(附註29(c))	17	17
Derivative financial instruments held	持有作現金流量對沖工具之		
as cash flow hedging instruments	衍生金融工具		
(note 27(c)(i))	(附註27(c)(i))	531	_
		136,522	158,752

Substantially all of the Group's trade and other receivables are expected to be recovered or recognised as an expense within one year.

The amounts due from related companies, joint ventures and an associate are unsecured, interest-free and recoverable on demand.

本集團之絕大部份應收賬款及其他應收款 均預期於一年內收回或確認為開支。

應收關連公司、合營企業及一聯營公司款 項是沒有抵押、不帶利息,並可按通知即 時收回。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

20. TRADE AND OTHER RECEIVABLES (continued)

20. 應收賬款及其他應收款(續)

•••••

(a) Ageing analysis

As of the end of the reporting period, the ageing analysis of trade debtors and bills receivable (which are included in trade and other receivables), based on the invoice date and net of allowance of doubtful debts, is as follows:

(a) 賬齡分析

於結算日,根據發票日期及扣除呆壞 賬撥備後的應收賬款及應收票據(已 計入應收賬款及其他應收款)的賬齡 分析如下:

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Within 1 month 1 to 2 months 2 to 3 months 3 to 4 months Over 4 months	一個月以內 一至二個月 二至三個月 三至四個月 四個月以上	42,819 33,219 27,597 1,942 6,167	65,708 19,348 28,597 6,436 8,140
		111,744	128,229

Trade debtors and bills receivable are due between 0 to 120 days from the date of billing. Further details on the Group's credit policy are set out in note 27(a).

應收賬款及應收票據在發單日期後0至 120日內到期。有關本集團的信貸政 策的詳情載列於附註27(a)。

(b) Impairment of trade debtors and bills receivable

Impairment losses in respect of trade debtors and bills receivable are recorded using an allowance account unless the Group is satisfied that recovery of the amount is remote, in which case the impairment loss is written off against trade debtors and bills receivable directly (see note 1(k)(i)).

The movement in the allowance for doubtful debts during the year, including both specific and collective loss components, is as follows:

(b) 應收賬款及應收票據減值

就應收賬款及應收票據之減值虧損, 本集團會確認於撥備賬中。倘若本集 團相信日後收回款項的可能性極低, 其減值虧損將直接於應收賬款及應收 票據中撇銷(參閱附註1(k)(i))。

年內呆壞賬撥備的變動(包括個別及 整體虧損部份)如下:

		2015 二零一五年 \$'000 千元	2014 二零一四年 <i>\$'000</i> <i>千元</i>
At the beginning of the year Impairment loss recognised (note 5(c))	於年初 減值虧損確認 (附註5(c))	3,745 129	3,753
Impairment loss reversed	減值虧損撥回	-	(8)
At the end of the year	於年終	3,874	3,745

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

20. TRADE AND OTHER RECEIVABLES (continued)

20. 應收賬款及其他應收款(續)

(b) Impairment of trade debtors and bills receivable (continued)

(b) 應收賬款及應收票據減值(續)

.....

At 31 March 2015, the Group's trade debtors and bills receivable of \$3,874,000 (2014: \$3,745,000), were individually determined to be impaired. The individually impaired receivables related to customers that were in financial difficulties and management assessed that the receivables are expected not to be recoverable. Consequently, specific allowances for doubtful debts of \$3,874,000 (2014: \$3,745,000), were recognised. The Group does not hold any collateral over these balances.

於二零一五年三月三十一日,本集團3,874,000元(二零一四年:3,745,000元)之應收賬款及應收票據被個別釐定為出現減值。該等賬款與有財政困難之客戶有關該等賬款與有財政困難之客戶有關該應收款。因此,已被確認之個別呆壞收款。因此,已被確認之個別呆壞賬撥備3,874,000元(二零一四年:3,745,000元)。本集團並無就該等結餘持有任何抵押品。

(c) Trade debtors and bills receivable that are not impaired

(c) 尚未減值之應收賬款及應收票據

The ageing analysis of trade debtors and bills receivable that are neither individually nor collectively considered to be impaired are as follows:

並無個別或整體視為出現減值的應收 賬款及應收票據賬齡分析如下:

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
			_
Neither past due nor impaired	既無逾期或減值	94,714	108,713
Less than 61 days past due	逾期少於61日	11,487	12,955
61 to 90 days past due	逾期61至90日	359	447
More than 90 days past due	逾期90日以上	5,184	6,114
		17,030	19,516
		111,744	128,229

Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

既無逾期或減值之應收賬款與眾多並 無近期欠款記錄之客戶有關。

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable. The Group does not hold any collateral over these balances.

逾期但並未減值之應收賬款與多名獨立客戶有關,該等客戶對本集團的信貸記錄良好。根據過往經驗,管理層認為,該等結餘無需減值撥備,因為信貸質素並無重大變動,且結餘仍被視作可全數收回。本集團並無就該等結餘持有任何抵押品。

(d) Impairment of amount due from an associate

(d) 應收一聯營公司款項減值

During the year ended 31 March 2014, an associate was in financial difficulty and management assessed that the amount due from the associate is expected to be irrecoverable. Accordingly, an impairment loss on amount due from the associate of \$242,000 was made in the consolidated financial statements.

截至二零一四年三月三十一日止年度內,因一聯營公司有財政困難, 管理層評估後預期應收其聯營公司 的款項將不能收回。因此,減值虧損 242,000元已在綜合財務報表被確認。

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註 For the year ended 31 March 2015 (Expressed in Hong Kong dollars)

截至二零一五年三月三十一日止年度(以港元計)

21. CASH AND CASH EQUIVALENTS21. 現金及現金等價物

(a) Cash and cash equivalents comprise:

(a)	現金	及現金	多等價	物包	括	:
-----	----	-----	-----	----	---	---

		2015 二零一五年	2014 二零一四年
		\$'000 千元	\$'000 手元
Cash at bank and in hand	銀行活期存款及現金	272,465	275,070

(b) Reconciliation of (loss)/profit before taxation to cash generated from operations:

(b) 除税前(虧損)/溢利與經營業務所得 現金之對賬:

		Note 附註	2015 二零一五年 <i>\$'000</i> <i>千元</i>	2014 二零一四年 \$'000 千元
(Loss)/profit before taxation	除税前(虧損)/溢利		(9,752)	18,258
Adjustments for: Dividend income from equity	調整: 股權證券之股息收益			
securities Interest income Net (gain)/loss on disposals	利息收益 出售固定資產(收益)/	4	(455) (2,440)	(429) (2,275)
of fixed assets Loss on disposal of an	虧損淨額 出售一聯營公司虧損	4	(3,698)	382
associate Finance costs Amortisation of pre-paid	融資成本 預付租賃土地款項的攤銷	4 5(a)	336 3,671	3,860
interests in leasehold land Depreciation Impairment loss on interests	折舊 一聯營公司權益減值虧損	5(c) 5(c)	60 13,409	61 14,550
in an associate Share of losses of associates Share of losses/(profits) of	應佔聯營公司虧損 應佔合營企業虧損/	16	1,220 355	220
joint ventures Impairment losses on fixed	(溢利) 固定資產減值虧損	17	20,356	(18,515)
assets Net valuation gains on	投資物業估值收益淨額	13(d)	-	6,935
investment properties Foreign exchange losses	匯兑損失	13(a)	(6,964) 639	(19,257) 1,525
Operating profit before changes in working capital	營運資金變動前之 經營溢利		16,737	5,315
Changes in working capital: Decrease/(increase) in inventories	營運資金變動: 存貨減少/(增加)		6,728	(36,914)
Decrease in trade and other receivables	應收賬款及其他應收款 減少		22,761	33,991
(Decrease)/increase in trade and other payables	應付賬款及其他應付款 (減少)/增加		(43,911)	25,521
Decrease in provision for long service payments	長期服務金準備減少		(1,794)	(1,613)
Cash generated from operations	經營業務所得現金		521	26,300

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

22. TRADE AND OTHER PAYABLES 22. 應付賬款及其他應付款

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
Trade creditors	應付賬款	74,353	94,227
Bills payable	應付票據	1,089	1,915
		75,442	96,142
Accrued charges and other creditors	應計費用及其他應付款	56,367	76,017
Amounts due to related companies	應付關連公司款項		
(note 29(c))	(附註29(c))	378	3,938
Amounts due to joint ventures	應付合營企業款項		
(note 29(c))	(附註29(c))	13	14
Amount due to an associate	應付一聯營公司款項		
(note 29(c))	(附註29(c))	220	220
Derivative financial instruments	持有作現金流量對沖工具之		
held as cash flow hedging	衍生金融工具		
instruments (note 27(c)(i))	(附註27(c)(i))	_	79
	(FIJ HEZ I (O)(I))		10
		100 400	170 410
		132,420	176,410

All of the trade and other payables are expected to be settled or recognised as income within one year or are repayable on demand.

The amounts due to related companies, joint ventures and an associate are unsecured, interest-free and repayable on demand.

Included in trade and other payables are trade creditors and bills payable with the following ageing analysis, based on the invoice date, as of the end of the reporting period:

所有應付賬款及其他應付款預期將於一年 內償還或確認為收益或需按通知即時償還。

應付關連公司、合營企業及一聯營公司款 項是沒有抵押、不帶利息,並需按通知即 時償還。

於結算日包括在應付賬款及其他應付款的 應付賬款及應付票據,按發票日計算,賬 齡分析如下:

		2015	2014
		二零一五年	二零一四年
		\$'000 千元	\$'000 千元
Within 1 month	一個月以內	32,720	47,328
1 to 2 months	一至二個月	16,126	23,912
2 to 3 months	二至三個月	18,902	17,198
Over 3 months	三個月以上	7,694	7,704
		75,442	96,142

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

23. EMPLOYEE RETIREMENT BENEFITS

The Group operates a Mandatory Provident Fund Scheme ("the MPF scheme") under the Hong Kong Mandatory Provident Fund Schemes Ordinance for employees employed under the jurisdiction of the Hong Kong Employment Ordinance. The MPF scheme is a defined contribution retirement plan administered by independent trustees. Under the MPF scheme, the employer and its employees are each required to make contributions to the scheme at 5% of the employees' relevant income, subject to a cap of monthly relevant income of \$30,000 (\$25,000 prior to June 2014). The employer's contributions to the MPF scheme vest immediately.

The Group also operates a Mandatory Provident Fund Exempted ORSO Scheme in Hong Kong for those employees who were eligible to participate in the scheme. This scheme is operated in a way similar to the MPF scheme, except that when an employee leaves the scheme prior to his/her interest in the Group's employee contributions vesting fully, the ongoing contributions payable by the Group are reduced by the relevant amount of forfeited employer's contributions or refunded to the employer.

The employees of subsidiaries of the Group established in the PRC are members of a state-sponsored retirement scheme organised by the local government in the PRC. The subsidiaries are required to contribute, based on a certain percentage of payroll, to the retirement scheme to fund the benefits. The only obligation of the Group with respect to these retirement schemes is to make the required contributions under the terms of the scheme.

24. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(a) Current taxation in the consolidated statement of financial position represents:

23. 僱員退休福利

本集團已按照強制性公積金計劃條例為根據香港《僱傭條例》聘用之僱員設有強制性公積金計劃(「強積金計劃」)。強積金計劃為既定供款退休計劃,由獨立信託對為既定供款退休計劃,僱主及其僱員有關之收入之5%作出領對該計劃按僱員有關之收入之5%作出代款。惟每月有關收入之上限為30,000元(二零一四年六月以前為25,000元)。僱主向強積金計劃作出之供款即時歸屬僱員。

於香港,本集團亦為合資格參與獲強制性 公積金豁免的職業退休計劃之僱員設立該 計劃。該計劃以類似強積金計劃之方式經 營,惟當僱員於符合資格全數享有本集團 僱員供款前離職,被沒收之僱主供款將用 作減低集團日後之供款或退還僱主。

本集團於中國成立之附屬公司之僱員乃中國當地政府組織之職工社會養老保險計劃 之成員。該等附屬公司須按僱員工資之若 干百分比作出退休計劃供款。本集團就退 休計劃所承擔之唯一責任是支付該計劃規 定之供款。

24. 綜合財務狀況表所示的所得稅

(a) 綜合財務狀況表所示的本期稅項為:

•••••

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Current tax recoverable Current tax payable	可收回本期税項 應付本期税項	(3,799) 13,799	- 9,445
		10,000	9,445

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

24. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

24. 綜合財務狀況表所示的所得稅 (續)

(b) Deferred tax (assets)/liabilities recognised:

(b) 已確認遞延税項(資產)/負債:

Undictributed

(i) The components of deferred tax (assets)/liabilities recognised in the consolidated statement of financial position and the movements during the year are as follows: (i) 已在綜合財務狀況表確認的遞延 税項(資產)/負債的組成部份和 本年度的變動如下:

		Revaluation of investment properties 投資 物業重估 \$'000	Depreciation of fixed assets 關定資產 折舊 \$'000	Provision for inventories 存貨準備 \$'000	Provision for	Undistributed profits of subsidiaries and joint ventures 附屬公司及 合營企業 未分配溢利 \$'000	Cash flow hedge 現金流量 對沖 \$'000	Total 合計 \$'000
			<i>手</i> 元	千元	千元	手 元		チ元
Deferred tax arising from: At 1 April 2013 Exchange adjustments Charged/(credited) to	遞延稅項來自: 於二零一三年四月一日 匯兑調整 在損益內扣除/(計入)	7,812 129	1,985 (39)	(1,882) (42)	. , ,	3,705	9 -	6,589 (49)
profit or loss Credited to reserves	在儲備計入	7 -	(131)	1,782	407 -	2,612	- (24)	4,677 (24)
At 31 March 2014	於二零一四年三月三十一日	7,948	1,815	(142)	(4,730)	6,317	(15)	11,193
At 1 April 2014 Exchange adjustments	於二零一四年四月一日	7,948 12	1,815	(142) (8)	,	6,317 -	(15) -	11,193 11
Charged/(credited) to profit or loss Charged to reserves	在損益內扣除/(計入) 在儲備扣除	(15)	5,001 -	(719)	399	1,016	- 97	5,682 97
At 31 March 2015	於二零一五年三月三十一日	7,945	6,813	(869)	(4,321)	7,333	82	16,983

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

24. INCOME TAX IN THE CONSOLIDATED STATEMENT OF FINANCIAL POSITION (continued)

(b) Deferred tax (assets)/liabilities recognised: (continued)

(b) 已確認遞延税項(資產)/負債:(續)

(ii) Reconciliation to the consolidated statements of financial position

(ii) 綜合財務狀況表對賬

24. 綜合財務狀況表所示的所得稅

		2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Net deferred tax assets recognised in the consolidated statement of financial position Net deferred tax liabilities recognised in the	在綜合財務狀況表確認的 遞延税項資產淨值 在綜合財務狀況表確認的 遞延税項負債淨值	(1,501)	(2,403)
consolidated statement of financial position	心定化次尺 原扩出	18,484	13,596
		16,983	11,193

(c) Deferred tax assets not recognised:

(c) 未確認的遞延税項資產:

In accordance with the accounting policy set out in note 1(r), the Group has not recognised deferred tax assets in respect of cumulative tax losses of \$127,401,000 (2014: \$112,515,000) attributable to certain subsidiaries as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction of the entities. Tax losses amounting to \$7,137,000 (2014: \$6,033,000) do not expire under the relevant current tax legislation, while the remaining tax losses amounting to \$120,264,000 (2014: \$106,482,000) incurred by the PRC subsidiaries will expire before 2020, in five years after they are incurred.

根據載於附註1(r)的會計政策,本集團尚未就若干附屬公司的資資 期 127,401,000元(二零一四年 112,515,000元),由於在相關實 之稅務司法權區而言,有可供動用之 虧損以抵銷未來應課稅溢利之可 性很低。根據有關現行稅務法例, 會到期的稅務虧損合共7,137,000元 (二零一四年:6,033,000元),而虧 6共120,264,000元(二零一四年 106,482,000元)將於該虧損產生期後 五年,於二零二零年前到期。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

25. PROVISION FOR LONG SERVICE PAYMENTS 25. 長期服務金準備

		2015	2014
		二零一五年	二零一四年
		\$'000	\$'000
		千元	千元
At the beginning of the year	於年初	21,302	22,915
Exchange adjustments	匯兑調整	11	387
Provision made	年內撥備	4,409	6,918
Less: Payments during the year	減:年內付款	(6,214)	(8,918)
At the end of the year	於年終	19,508	21,302

Under the Hong Kong Employment Ordinance, the Group is obliged to make lump sum payments on cessation of employment in certain circumstances to employees who have completed at least five years of service with the Group. The amount payable is dependent on the employees' final salary and years of service, and is reduced by entitlements accrued under the retirement schemes of the Group that are attributable to contributions made by the Group.

Under the PRC Labour Contract Law, the Group is obliged to make lump sum payments on cessation of employment in certain circumstances to employees. The amount payable is dependent on the employees' final salary and years of service.

The Group does not set aside any assets to fund the above remaining obligations.

根據香港《僱傭條例》,本集團有責任向服務年資達五年或以上而在若干情況下停止受僱的僱員付出一筆過的金額。所支付的金額乃根據僱員的最終薪金及服務年數而釐定,並扣除僱員在本集團退休計劃下應計權益中本集團所供之款項。

根據《中國勞動合同法》,集團有責任向在若干情況下停止受僱的僱員付出一筆過的金額。所支付的金額乃根據僱員的最終薪金及服務年數而釐定。

集團並無撥出任何資產以應付上述剩餘的責任。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

26. CAPITAL, RESERVES AND DIVIDENDS

26. 股本、儲備及股息

(a) Movements in components of equity

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out below:

(a) 權益組成部份之變動

本集團綜合權益各組成部份的期初與 期末結餘對賬載於綜合權益變動表。 本公司權益個別組成部份於年初及年 終之變動詳情如下:

			Share capital	Share premium	Capital redemption reserve 股本	Investment revaluation reserve 投資	Land and buildings revaluation reserve 土地及樓宇	Hedging reserve	Retained profits	Total
			股本	股份溢價	贖回儲備	重估儲備	重估儲備	對沖儲備	保留溢利	合計
		Note	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
		附註	千元	<i>手元</i>	千元	<i>手元</i>	<i>手</i> 元	<i>手</i> 元	<i>手</i> 元	千元
Balance at 1 April 2013	於二零一三年四月一日之結餘		103,374	102,753	2,291	(988)	26,869	48	674,107	908,454
Changes in equity for the year:	本年度權益變動:									
Profit for the year	本年度溢利	9	-	-	-	=	=	-	34,556	34,556
Other comprehensive income	其他全面收益		-	-	-	440	6,282	(123)	-	6,599
Total comprehensive income	本年度全面收益總額									
for the year			-	-	-	440	6,282	(123)	34,556	41,155
Transition to no-par value regime		00()		(100 750)	(0.004)					
on 3 March 2014	過渡至無面值股份制度	26(c)	105,044	(102,753)	(2,291)	-	-	-	-	-
Dividends approved in respect of the previous year	本年度內批准屬於上一年度 的股息	26(b)(ii)	_	_	_	_	_	_	(10,337)	(10,337)
The previous year	HJ/IX /E/	20(0)(11)							(10,001)	(10,001)
Balance at 31 March 2014	於二零一四年三月三十一日									
	之結餘		208,418	-	-	(548)	33,151	(75)	698,326	939,272
Balance at 1 April 2014	於二零一四年四月一目之結餘		208,418	_	_	(548)	33,151	(75)	698,326	939,272
Changes in equity for the year:	本年度權益變動:									
Profit for the year	本年度溢利	9	-	-	-	-	-	-	32,565	32,565
Other comprehensive income	其他全面收益		-	-	_	114	8,611	493	-	9,218
Total comprehensive income	本年度全面收益總額									
for the year			-	-	-	114	8,611	493	32,565	41,783
Dividends approved in respect of	本年度內批准屬於上一年度									
the previous year	的股息	26(b)(ii)			-	<u>-</u>	-	-	(6,202)	(6,202)
Deleves at 04 March 2045	사르라 . T 노크 u = 1 H									
Balance at 31 March 2015	於二零一五年三月三十一目 之結餘		208,418	-	-	(434)	41,762	418	724,689	974,853

財務報表附註For the year ended 31 March 2015 (Expressed in Hong Kong dollars)
截至二零一五年三月三十一日止年度 (以港元計)

6,202

10,337

<i>(b)</i>	Dividends	(b)	股息			
(i)	Dividends payable to equity shareholders of the Company attributable to the year		應付本公司股權持有人本年度股息			
				2015 二零一五年 \$'000 千元	201 二零一四年 <i>\$'00</i> チカ	
	Final dividend proposed after the end of the reporting period of \$0.03 (2014: \$0.03)	03元				
	per ordinary share			6,202	6,20	
	The final dividend proposed after the end of the report period has not been recognised as a liability at the end of reporting period.	-	於結算日後建議派發的末期股息 在結算日確認為負債。			
(ii)	Dividends payable to equity shareholders of the Company (ii) attributable to the previous financial year, approved and paid during the year			應付本公司股權持有人屬於上一財工年度,並於本年度核准及支付的股本		
				2015 二零一五年	201 二零一四年	
				\$'000 <i>千元</i>	\$'00 モラ	

(二零一四年:0.05元)

(2014: \$0.05) per ordinary share

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

26. CAPITAL, RESERVES AND DIVIDENDS (continued)

26. 股本、儲備及股息(續)

•••••

(c) Share capital

(c) 股本

			2015 二零一五年		2014 二零一四年	Ŧ
		Note 附註	Number of shares 股份數目 '000 手股	Amount 金額 \$'000 <i>千元</i>	Number of shares 股份數目 '000 <i>千股</i>	Amount 金額 \$'000 <i>千元</i>
Ordinary shares, issued and fully paid:	已發行及已繳足普通股: 於四月一日		006.740	000 410	000 740	100 074
At 1 April Transition to no-par value regime on 3 March 2014	於二零一四年三月三日 過渡至無面值股份制度	(i)	206,748	208,418	206,748	103,374 105,044
At 31 March	於三月三十一日		206,748	208,418	206,748	208,418

Note:

(i) The transition to the no-par value regime under the Hong Kong Companies Ordinance (Cap. 622) occurred automatically on 3 March 2014. On that date, the share premium account and any capital redemption reserve were subsumed into share capital in accordance with section 37 of Schedule 11 to the Ordinance. These changes did not impact on the number of shares in issue or the relative entitlement of any of the members. Since that date, all changes in share capital have been made in accordance with the requirements of Parts 4 and 5 of the Ordinance.

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

(d) Nature and purpose of reserves

(i) Exchange reserve

The exchange reserve comprises all foreign exchange differences arising from the translation of the financial statements of operations outside Hong Kong. The reserve is dealt with in accordance with the accounting policies set out in note 1(u).

(ii) Investment revaluation reserve

The investment revaluation reserve comprises the cumulative net change in the fair value of available-for-sale equity securities held at the end of the reporting period and is dealt with in accordance with the accounting policies set out in notes 1(f) and (k).

The investment revaluation reserve is not available for distribution to equity shareholders of the Company.

附註:

(i) 根據香港公司條例(第622章),過渡至 無面值股份制度於二零一四年三月三日 自動生效。於該日,按照條例附表11第 37條,股份溢價賬和任何股本贖回儲備 被歸入股本中。此轉變對已發行股份數 目或任何股東的相對權益並無影響。自 該日起,所有股本變動已按照新條例第 4及第5部的要求處理。

普通股持有者有權收取不時宣派的股 息,並且有權在本公司股東大會上按 照每股一票的比例參與投票。所有普 通股在本公司剩餘資產上均享有同等 權利。

(d) 儲備的性質及用途

(i) 匯兑儲備

匯兑儲備包括因換算香港以外業務之財務報表而產生之所有匯兑差額。該儲備乃根據附註1(u)所載之會計政策處理。

(ii) 投資重估儲備

投資重估儲備包含於結算日持有 可供出售股權證券公平價值的累 計淨變動,並根據載於附註1(f)及 (k)的會計政策處理。

投資重估儲備不可供分派予本公司股權持有人。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

26. CAPITAL, RESERVES AND DIVIDENDS (continued)

26. 股本、儲備及股息(續)

(d) Nature and purpose of reserves (continued)

(iii) Land and buildings revaluation reserve

The land and buildings revaluation reserve has been set up and is dealt with in accordance with the accounting policies adopted for land and buildings set out in note 1(h) (ii).

The land and buildings revaluation reserve is not available for distribution to equity shareholders of the Company.

(iv) Hedging reserve

The hedging reserve comprises the effective portion of the cumulative net change in the fair value of hedging instruments used in cash flow hedges pending subsequent recognition of the hedged cash flow in accordance with the accounting policy adopted for cash flow hedges in note 1(g).

(v) Other reserve

Other reserve represents a statutory reserve fund. According to the articles of association of the subsidiaries of the Group in the PRC, the subsidiaries are required to transfer at least 10% of their net profit, as determined in accordance with the PRC accounting rules and regulations applicable to enterprises with foreign investment, to the statutory reserve fund until the reserve balance reaches 50% of the registered capital. The transfer to this reserve must be made before distribution of a dividend.

(e) Distributability of reserves

At 31 March 2015, the aggregate amount of reserves available for distribution to equity shareholders of the Company, as calculated under the provisions of section Part 6 of the Hong Kong Companies Ordinance, was \$439,537,000 (2014: \$422,814,000). After the end of the reporting period, the directors recommended the payment of a final dividend of \$6,202,000 (2014: \$6,202,000) in respect of the year ended 31 March 2015 (note 26(b)). This dividend has not been recognised as a liability at the end of the reporting period.

(f) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, by pricing products and services commensurately with the level of risk and by securing access to finance at a reasonable cost.

(d) 儲備的性質及用途(續)

(iii) 土地及樓宇重估儲備

本公司已設立土地及樓宇重估儲備,並根據就重估土地及樓宇所採用的會計政策(附註1(h)(ii))處理這些儲備。

土地及樓宇重估儲備不可供分派 予本公司股權持有人。

(iv) 對沖儲備

對沖儲備包含應用於現金流量對 沖的對沖工具之有效部分的公平 價值累計淨變動,而該現金流量 對沖有待稍後根據載於附註1(g) 現金流量對沖的會計政策而確認。

(v) 其他儲備

(e) 可供分派儲備

於二零一五年三月三十一日,根據香港公司條例第6部計算,本公司可供分派予本公司股權持有人的儲備總額為439,537,000元(二零一四年:422,814,000元)。於結算日後,董建議派發截至二零一五年三月三十一日止年度末期股息6,202,000元(二零一四年:6,202,000元)(附註26(b))。該股息於結算日尚未確認為負債。

(f) 資本管理

本集團管理資本的主要目的為確保集 團能夠持續經營,透過釐定與風險水 平相稱的貨品及服務價格及以合理的 成本融資,從而能持續向股東提供回 報及向其他相關人士提供利益。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

26. CAPITAL, RESERVES AND DIVIDENDS (continued)

(f) Capital management (continued)

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

The Group monitors its capital structure on the basis of a net debt-to-adjusted-capital ratio. For this purpose the Group defines net debt as total debt (which includes interest-bearing loans and borrowings) plus unaccrued proposed dividends less cash and cash equivalents (which excluded pledged deposits). Adjusted capital comprises all components of equity, less unaccrued proposed dividends.

During the current financial year, the Group's strategy, which was unchanged from the previous financial year, was to maintain the net debt-to-adjusted-capital ratio at a reasonable level. In order to maintain or adjust the ratio, the Group may adjust the amount of dividends paid to shareholders, issue new shares, return capital to shareholders, raise new debt financing or sell assets to reduce debt.

As at 31 March 2015 and 2014, neither the Company nor any of its subsidiaries had outstanding interest-bearing loans and borrowings.

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements.

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

Exposure to credit, liquidity and currency risks arises in the normal course of the Group's business. The Group is also exposed to equity price risk arising from its equity investment in other entities. The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

The Group's credit risk is primarily attributable to cash at bank and trade and other receivables. Management has a credit policy in place and the exposures to these credit risks are monitored on an ongoing basis.

In respect of cash at bank, the Group only places deposits with major financial institutions which management believes are of high credit rating.

26. 股本、儲備及股息(續)

••••••

(f) 資本管理(續)

本集團積極及定期檢討及管理其資本 架構,務求維持借貸水平及資本狀況 的平衡。較高借貸水平可能獲得較高 股東回報而雄厚的資本狀況則穩健有 利。本集團根據經濟情況的變動而對 資本架構作出調整。

本集團按照債務淨額對經調整資本比率的基準監察資本架構。就此而言,本集團把債務淨額界定為債務總額(包括帶息貸款及借款),加上非累計擬派股息減現金及現金等價物(不包括抵押存款),經調整資本包括所有權益減非累計擬派股息。

於本財政年度,本集團秉承過往財政年度之策略,維持債務淨額對經調整資本比率於一個合理水平。為維持或調整比率,本集團可能會對派付予股東的股息金額作出調整、發行新股份、向股東返還資本、籌措新的債務融資或出售資產以減債。

於二零一五年及二零一四年三月 三十一日,本公司及其任何附屬公司 均沒有帶息貸款及借款。

本公司及其任何附屬公司均不受任何 外部的資本規定所限制。

27. 財務風險管理及金融工具之公平價值

本集團會在正常業務過程中出現信貸、流動資金和外幣風險。本集團亦承受來自其 他實體證券投資的股價風險,本集團面對 之有關風險及本集團用於管理有關風險之 財務風險管理政策與慣例載述如下。

(a) 信貸風險

本集團的信貸風險主要來自銀行存款 及應收賬款及其他應收款。管理層已 實施信貸政策,並且不斷監察所承受 信貸風險的程度。

就存放於銀行之存款而言,本集團只 與管理層認為有優良信貸評級之主要 金融機構訂立存款。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(a) Credit risk (continued)

In respect of trade and other receivables, individual credit evaluations are performed on all customers requiring credit over a certain amount and for all new customers. These evaluations focus on the customer's past history of making payments when due and current ability to pay, and take into account information specific to the customer as well as pertaining to the economic environment in which the customer operates. Trade receivables are due between 0 to 120 days from the date of billing. Normally, the Group does not obtain collateral from customers.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer and significant concentrations of credit risk primarily arise when the Group has significant exposure to individual customers. The default risk of the industry and country in which customers operate also has an influence on credit risk but to a lesser extent. At the end of the reporting period, the Group has a certain concentration of credit risk as 10.5% (2014: 10.5%) and 38.7% (2014: 30.1%) of the total trade debtors was due from the Group's largest customer and the five largest customers respectively within the manufacture and sale of garments and textiles segment.

Further quantitative disclosures in respect of the Group's exposure to credit risk arising from trade and other receivables are set out in note 20.

(b) Liquidity risk

Individual operating entities within the Group are responsible for their own cash management including the short term investment of cash surpluses. The Group's policy is to regularly monitor its current and expected liquidity requirements to ensure that it maintains sufficient reserves of cash and readily realisable marketable securities and adequate committed lines of funding from major financial institutions to meet its liquidity requirements in the short and longer term.

The following table details the remaining contractual maturities at the end of the reporting period of the Group's derivative financial instruments, which are based on contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on rates current at the end of the reporting period) and the earliest date the Group can be required to pay.

27. 財務風險管理及金融工具之公平價值(續)

(a) 信貸風險(續)

有關本集團因應收賬款及其他應收款 而承受之信貸風險之進一步數量披露 載於附註20。

(b) 流動資金風險

本集團內之個別經營實體須自行負責本身之現金管理,包括現金盈期。包括現金與財政資產,包括現金與財政資力,政策學與政策與政策,以與政策,以與政策,以變力,以與政策,以應付其短期至長期,以應付其短期至長期,以應付其短期至最期資金需要。

下表詳列本集團的衍生金融工具於結算日的尚餘合約期限,其所依據是合約上未折現的現金流量(包括按合約利率計算之利息,或如屬浮息,則按結算日當時利率計算)及本集團最早須支付日期。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

27. 財務風險管理及金融工具之公平 價值(續)

(b) Liquidity risk (continued)

(b) 流動資金風險(續)

			2015			2014	
			二零一五年			二零一四年	
		Contractual	Contractual		Contractual	Contractual	
		undiscounted	undiscounted		undiscounted	undiscounted	
		cash inflow	cash outflow		cash inflow	cash outflow	
		合約上未貼現的	合約上未貼現的		合約上未貼現的	合約上未貼現的	
		現金流入	現金流出	Carrying	現金流入	現金流出	Carrying
		within 1 year	within 1 year	amount	within 1 year	within 1 year	amount
		or on demand	or on demand	on 31 March	or on demand	or on demand	on 31 March
				於三月三十一日			於三月三十一日
		一年內或按要求	一年內或按要求	之賬面值	一年內或按要求	一年內或按要求	之賬面值
		\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
		千元	<i>千元</i>	<i>千元</i>	<i>手</i> 元	<i>手</i> 元	<i>手</i> 元
Derivative financial instruments held	持有作現金流量對沖工具						
as cash flow hedging instruments	之衍生金融工具	6,805	(6,271)	531	22,940	(23,019)	(79)

Save as the above, the Group's financial liabilities are repayable within one year or on demand and the contractual undiscounted cash outflow of these financial liabilities equals their carrying values on the consolidated statement of financial position.

(c) Currency risk

The Group is exposed to currency risk primarily through sales and purchases which give rise to receivables, payables and cash balances that are denominated in a currency other than the functional currency of the operations to which the transactions relate. The currencies giving rise to this risk are primarily Euros, United States dollars ("USD"), Pounds Sterling, Hong Kong dollars ("HKD") and Renminbi ("RMB").

As the HKD is pegged to the USD, the Group does not expect any significant movements in the USD/HKD exchange rate. However, management acknowledges that the Group is exposed to fluctuations in the exchange rates for other currencies.

(i) Forecast transactions

At any point in time the Group aims to effectively hedge its estimated foreign currency exposure in respect of committed future sales, excluding those transactions denominated in USD which are, or are expected to be, entered into by operations with a functional currency of HKD. Such transactions are currently not hedged under the Group's foreign currency risk management strategy as the Group currently considers the risk of movements in exchange rates between the HKD and the USD to be insignificant.

除上文所述外,本集團之金融負債將 於一年內或需按通知即時償還,及該 等金融負債合約上未折現的現金流出 與綜合財務狀況表所示的賬面值相同。

(c) 貨幣風險

本集團涉及的貨幣風險主要來自有關業務所涉及功能貨幣以外的使用外幣計值的買賣交易所產生的應收賬款、應付賬款及現金結餘。引致此項風險的貨幣主要為歐羅、美元、英鎊、港元及人民幣。

由於港元與美元掛鈎,本集團預期美元/港元匯率並不會有重大波動。然而,管理層認為,本集團面對其他貨幣匯率變動的風險。

(i) 預期交易

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

27. 財務風險管理及金融工具之公平價值(續)

(c) Currency risk (continued)

(i) Forecast transactions (continued)

The Group uses forward exchange contracts to hedge its currency risk and classifies these as cash flow hedges. All of the forward exchange contracts have maturities of less than one year after the end of the reporting period. At 31 March 2015, the Group had forward exchange contracts hedging forecast transactions with a net fair value of \$531,000 (assets) (2014: \$79,000 (liabilities)), recognised as derivative financial instruments (see notes 20 and 22).

(ii) Exposure to currency risk

The following table details the Group's exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in Hong Kong dollars, translated using the spot rate at the year end date.

(c) 貨幣風險(續)

(i) 預期交易(續)

本集團利用遠期外匯合約以對沖 其貨幣風險並將之分類為現的現 量對沖。所有遠期外匯合約為二 期日為結算日後一年內。於二 一五年三月三十一日,本集 一五年三月三十一日,本 與對沖預期交易的遠期外 之公平價值淨額為531,000元(產)(二零一四年:79,000元(負 (參閱附註20及22)。

(ii) 承受之貨幣風險

下表詳列本集團於結算日所承受之貨幣風險,該等貨幣風險乃因所形實體之已確認資產或負債別以該實體功能貨幣以外之貨幣額所產生。有關風險承擔之金港的方法算日之即期匯率換算為港幣作呈列之用。

Exposure to foreign currencies (expressed in Hong Kong dollars) 承受之外幣風險(以港元計)

			- -	2015 二零一五年				=	2014 二零一四年		
		Pounds Sterling 英鎊 <i>\$'000</i>	United States Dollars 美元 \$'000	Euros F 歐羅 \$'000	Renminbi 人民幣 <i>\$'000</i>	Hong Kong Dollars 港元 \$'000	Pounds Sterling 英鎊 \$'000	United States Dollars 美元 \$'000	Euros 歐羅 \$'000	Renminbi 人民幣 \$'000	Hong Kong Dollars 港元 \$'000
		千元	千元	千元	千元	千元	千元	千元	千元	千元	<u> </u>
Trade and other receivables Cash and cash equivalents Trade and other payables Amounts due from/(to) group companies	應收賬款及其他應收款 現金及現金等價物 應付賬款及其他應付款 應收/(應付)集團 公司款項	16 5,556 (457) 8,598	84,561 71,351 (33,679) 8,758	7,438 330 (495)	147 57,509 (594)	3 97 -	34 75 (576) 6,950	83,295 67,639 (38,130)	1,083 865 (1,361)	62 53,678 (585)	3 325 - 11,922
Amount due to a joint venture	應付一合營企業款項	-	-	-	-	-	-	(13)	-		-
Net exposure arising from recognised assets and liabilities	來自已確認資產及 負債的風險承擔淨額	13,713	130,991	7,273	57,062	23,785	6,483	109,212	587	53,155	12,250

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(c) Currency risk (continued)

(iii) Sensitivity analysis

The following table indicates the instantaneous change in the Group's (loss)/profit after tax (and retained profits) that would arise if foreign exchange rates to which the Group has significant exposure at the end of the reporting period had changed at that date, assuming all other risk variables remained constant. In this respect, it is assumed that the pegged rate between the HKD and the USD would be materially unaffected by any changes in movement in value of the USD against other currencies.

27. 財務風險管理及金融工具之公平 價值(續)

(c) 貨幣風險(續)

(iii) 敏感度分析

下表列示本集團之除稅後(虧損) / (及保留溢利) 因於結算領 (及保留溢利) (本集團之合理可能變動 (本產性變動,並已假設其他風團之變動,並已假設其他風團假と變定,本來不與美元之聯繫匯率之任何變動大影響。

		201 二零一		2014 二零一D	
			(Decrease)/increase		
			in loss after tax		
		Increase/(decrease)	and (increase)/	Increase/(decrease)	Increase/(decrease)
		in foreign	decrease in	in foreign	in profit after tax
		exchange rates	retained profits	exchange rates	and retained profits
			除税後虧損		
			(減少)/		除税後溢利及
			增加及保留溢利		保留溢利
		匯率上升/(下跌)	(増加)/減少	匯率上升/(下跌)	增加/(減少)
		%	\$'000	%	\$'000
		百分比	千元	百分比	千元
Pounds Sterling	英鎊	10%	(1,145)	5%	271
		(10)%	1,145	(5)%	(271)
Euros	歐羅	10%	(607)	5%	25
		(10)%	607	(5)%	(25)
5	1 1 24	• • •	(2.2.2)		
Renminbi	人民幣	8%	(3,812)	8%	3,551
		(8)%	3,812	(8)%	(3,551)
Hana Kana Dalle:	进二	00/	(4, 407)	00/	70.5
Hong Kong Dollars	港元	8%	(1,427)	8%	735
		(8)%	1,427	(8)%	(735)

Results of the analysis as presented in the above table represent an aggregation of the instantaneous effects on each of the Group entities' (loss)/profit after tax and equity measured in the respective functional currencies, translated into HKD at the exchange rate ruling at the end of the reporting period for presentation purposes.

上表所列示分析之結果代表對本 集團旗下各實體按各種功能貨 幣計算並按結算日之匯率換算 為港元以供呈列之用的除税後 (虧損)/溢利及權益之即時影響 總額。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(c) Currency risk (continued)

(iii) Sensitivity analysis (continued)

The sensitivity analysis assumes that the change in foreign exchange rates had been applied to re-measure those financial instruments held by the Group which expose the Group to currency risk at the end of the reporting period, including inter-company payables and receivables within the Group which are denominated in a currency other than the functional currencies of the lender or the borrower. The analysis excludes differences that would result from the translation of the financial statements of foreign operations into the Group's presentation currency. The analysis is performed on the same basis for 2014.

(d) Equity price risk

The Group is exposed to equity price changes arising from equity investments classified as available-for-sale equity securities (see note 18).

The listed investments held in the available-for-sale portfolio have been chosen based on their longer term growth potential and are monitored regularly for performance against expectations.

The Group's unquoted investments are held for long term strategic purposes. Their performance is assessed at least biannually against performance of similar listed entities, based on the limited information available to the Group, together with an assessment of their relevance to the Group's long term strategic plans.

27. 財務風險管理及金融工具之公平價值(續)

(c) 貨幣風險(續)

(iii) 敏感度分析(續)

(d) 股價風險

本集團承受被歸類為可供出售股權 證券投資之價格變動風險(參閱附註 18)。

在選擇可供出售投資組合中持有的上 市證券投資時乃根據其長期增長潛 力,並定期監察其表現相對預期的情 況。

本集團所有非上市投資乃持作長期策略性用途。其表現評估至少一年進行兩次,乃根據類似上市實體之表現、本集團所得其他資料及評估對本集團的長期策略性計劃的適合度。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(d) Equity price risk (continued)

At 31 March 2015, it is estimated that an increase/decrease of 10% (2014: 10%) in the relevant stock market index (for listed investments), with all other variables held constant, would have decreased/increased the Group's loss after tax (and increased/(decreased) retained profits) and increased/(decreased) other components of consolidated equity as follows:

27. 財務風險管理及金融工具之公平 價值(續)

(d) 股價風險(續)

於二零一五年三月三十一日,假設其他變數維持不變,如有關股票市場(上市投資)指數增加/減少10%(二零一四年:10%),估計會減少/增加本集團的除稅後虧損(及增加/(減少)保留溢利)及增加/(減少)綜合權益其他組成部份如下:

			2015			2014	
			二零一五年			二零一四年	
			Effect on	Effect on		Effect on	Effect on
			loss after	other		profit after	other
			tax and	components		tax and	components
		ret	ained profits	of equity	reta	ained profits	of equity
		對	除税後虧損及	對其他權益	對除	税後溢利及	對其他權益
		保	留溢利之影響	部分之影響	保留	溢利之影響	部分之影響
		%	\$'000	\$'000	%	\$'000	\$'000
		百分比	Ŧ ī	千元	百分比	千元	<i>手</i> 元
Change in relevant stock	相關證券市場指數						
market index:	變動:						
Increase	增加	10%	-	921	10%	_	50
Decrease	減少	(10)%	-	(921)	(10)%	-	(50)

The sensitivity analysis indicates the instantaneous change in the Group's (loss)/profit after tax (and retained profits) and other components of consolidated equity that would arise assuming that the changes in the stock market index had occurred at the end of the reporting period and had been applied to re-measure those financial instruments held by the Group which expose the Group to equity price risk at the end of the reporting period. It is assumed that the fair values of the Group's equity investments would change in accordance with the historical correlation with the relevant stock market index, that none of the Group's listed available-for-sale investments would be considered impaired as a result of the decrease in the relevant stock market index, and that all other variables remain constant. The analysis is performed on the same basis for 2014.

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

27. 財務風險管理及金融工具之公平價值(續)

(e) Fair value measurement

(i) Financial instruments measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in HKFRS 13, Fair value measurement.

(e) 公平價值計量

(i) 按公平價值計量的金融工具

公平價值層級

下表列載本集團經常性地於結算 日按公平價值計量的金融工具, 並根據《香港財務報告準則》第13 號「公平價值計量」所界定的公平 價值層級分類為三個級別。

			Fair value meas at 31 Maccategoris 於二零一 三月三十一月	urch 2015 ed into -五年 I 公平價值		as at 31 l categor 於二零 三月三十一	neasurements March 2014 ised into 《一四年 - 日公平價值 分類為
		Fair value at 31 March 2015 於二零一五年 三月三十一日	Level 1	Level 2	Fair value at 31 March 2014 於二零一四年 三月三十一日	Level 1	Level 2
		之公平價值 \$'000 千元	第一級別 <i>\$'000</i> <i>千元</i>	第二級別 <i>\$'000</i> 千元	之公平價值 \$'000 <i>千元</i>	第一級別 \$'000 <i>千元</i>	第二級別 \$'000 <i>千元</i>
Recurring fair value measurements Assets: Listed available-for-sale	<i>經常性公平價值</i> 計量 資產: 一可供出售上市	- 172			,,,		
equity securities - Derivative financial instruments held as cash flow hedging instruments	股權證券 一持有作現金流量 對沖工具之	4,258 531	4,258	531	4,587	4,587	-
Liabilities: - Derivative financial instruments held as cash flow hedging instruments	7111 7119	-	-	-	79		79

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

27. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS (continued)

(e) Fair value measurement (continued)

(i) Financial instruments measured at fair value (continued)

During the years ended 31 March 2015 and 2014, there were no transfers between Level 1 and Level 2. The Group's policy is to recognise transfers between levels of fair value hierarchy as at the end of the reporting period in which they occur.

Valuation technique and inputs used in Level 2 fair value measurements

The fair value of forward foreign exchange contracts in Level 2 are marked to market by discounting the contractual forward price and deducting the forward rate at the end of the reporting period. The discount rate used is derived from the prevailing market interest rate at the end of the reporting period.

(ii) Fair value of financial instruments carried at other than fair value

The carrying amounts of the Group's financial instruments carried at cost or amortised cost are not materially different from their fair values as at 31 March 2015 and 2014.

28. COMMITMENTS

(a) Capital commitments outstanding at 31 March 2015 not provided for in the financial statements were as follows:

27. 財務風險管理及金融工具之公平 價值(續)

(e) 公平價值計量(續)

(i) 按公平價值計量的金融工具(續)

於二零一五年及二零一四年三月 三十一日止年度內,並沒有金融 工具在第1級別與第2級別之間作 轉移。按本集團之政策,當公平 價值級別發生轉撥時於結算日予 以確認。

採用於第二級別公平價值計量的 估值方法及所用數據

遠期外匯合約公平價值(第二級別)乃折現合約遠期價格,並於結算日扣除現行的遠期匯率。貼現率乃參照於結算日現行市場利率而釐定。

(ii) 以非公平價值列賬之金融工具之 公平價值

> 本集團於二零一五年及二零一四 年三月三十一日以成本或經攤銷 成本列賬的金融工具與其公平價 值並無重大差異。

28. 承擔

(a) 於二零一五年三月三十一日,仍未在 財務報表作出撥備之資本承擔如下:

		2015 二零一五年 <i>\$'000</i> 千元	2014 二零一四年 <i>\$'000</i> <i>千元</i>
The Group's capital commitments: Contracted for	本集團的資本承擔: 已訂約	_	5,973
The Group's share of the capital commitments of joint ventures: Contracted for	本集團佔合營企業的 資本承擔: 已訂約	2,846	1,007

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度(以港元計)

28. COMMITMENTS (continued)

28. 承擔(續)

- (b) At 31 March 2015, the total future minimum lease payments in respect of properties under non-cancellable operating leases are payable as follows:
- (b) 於二零一五年三月三十一日,根據不可解除的經營租賃合約在日後應付的最低物業租賃付款額總數如下:

		2015 二零一五年 <i>\$'000</i> <i>千元</i>	2014 二零一四年 <i>\$'000</i> <i>千元</i>
The Group's operating lease commitments:	本集團的經營租賃承擔:		
Within 1 year	一年內	2,266	2,671
After 1 year but within 2 years	一年後但兩年內	1,225	1,358
After 2 years but within 5 years	兩年後但五年內	2,859	3,235
After 5 years	五年後	81	1,128
		6,431	8,392

The Group is the lessee in respect of a number of properties held under operating leases. The leases typically run for an initial period of one to six years (2014: one to six years), with an option to renew the lease upon expiry when all terms are renegotiated. None of the leases includes contingent rentals.

本集團為數項按經營租賃持有的物業的承租人。這些租賃一般初步為期一至六年(二零一四年:一至六年),並且有權選擇在到期日後續期,屆時所有條款均可重新商定。所有租賃合約並不包括或有租金。

29. MATERIAL RELATED PARTY TRANSACTIONS

29. 與關連人士之重大交易

In addition to the transactions and balances disclosed elsewhere in these financial statements, the Group entered into the following material related party transactions:

除在本財務報表其他地方所披露之交易及 結餘外,本集團訂立以下重大關連人士交 易:

(a) Transactions with YGM Trading Limited and its subsidiaries ("YGMT Group")

(a) 與YGM貿易有限公司及其附屬公司 (「YGMT集團」)之交易

		2015 二零一五年 <i>\$'000</i> 千元	2014 二零一四年 <i>\$'000</i> 千元
Purchases of garment products	購買成衣產品	613	208
Sales of garment products	銷售成衣產品	27,307	27,165
Rental income received and	已收及應收物業租金收益		
receivable		7,112	5,194
Management fee received and	已收及應收管理費	,	,
receivable		804	804
Building management fee received	已收及應收樓宇管理費		
and receivable		294	324

Note:

附註:

YGMT Group is related to the Group as certain directors and their associates are collectively the controlling shareholders of both YGMT Group and the Group.

YGMT集團之若干董事及彼等之聯繫人士同時為YGMT集團及本集團之控股股東。因此, YGMT集團為本集團之關連人士。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

29. MATERIAL RELATED PARTY TRANSACTIONS (continued)

29. 與關連人士之重大交易(續)

•••••

(b) Transactions with other related parties

(b) 其他關連人士之交易

		Note 附註	2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 千元
Wuxi YGM Textile Co., Ltd. Purchases of raw materials	無錫長江精密紡織有限公司 購買原材料	(i)	18,852	14,774

Note:

(i) Wuxi YGM Textile Co., Ltd. is a wholly owned subsidiary of Wuxi No.1 Cotton Investment Co., Ltd., a joint venture of the Group.

附註:

(i) 無錫長江精密紡織有限公司為本集團之 合營企業無錫一棉投資有限公司之全資 擁有附屬公司。

(c) Balances due from/(to) related companies, joint ventures and associates:

(c) 應收/(應付)關連公司、合營企業及 聯營公司款項:

		2015 二零一五年 <i>\$'000</i> <i>千元</i>	2014 二零一四年 <i>\$'000</i> <i>千元</i>
Assessment along for any VOMT Occurs	陈 JUVON AT 在 国	0.440	0.45
Amount due from YGMT Group	應收YGMT集團款項	3,149	845
Amount due to YGMT Group	應付YGMT集團款項	(49)	(3,614)
Amount due to WTC07 Holdings Pte Ltd. Amount due from Allied Textiles	應付WTC07 Holdings Pte Ltd.款項 應收新聯興紡織有限	(329)	(324)
Co., Ltd. Amount due to Allied Textiles	忘 以 新	-	1,513
Co., Ltd.	公司款項	(13)	(13)
Co., Ltd.	應付無錫福萊克斯紡織品有限公司款項	-	(1)
Amount due from Wuxi YGM Textile			
Co., Ltd.	有限公司款項	105	427
Amount due from Guangdong Xi M			
Industrial Company Limited	有限公司款項	17	17
Amount due to Guangdong Xi Mu	應付廣東西姆實業		
Industrial Company Limited	有限公司款項	(220)	(220)

Note:

WTC07 Holdings Pte Ltd. is related to the Group as it is held by a director of the Group.

(d) Transactions with key management personnel

All members of key management personnel are the directors of the Company, and their remuneration is disclosed in note 7.

附註:

WTC07 Holdings Pte Ltd.由本集團一位董事擁有。因此,WTC07 Holdings Pte Ltd.為本集團之關連人士。

(d) 主要管理人員的交易

所有主要管理人員均為本公司之董 事,董事酬金已於附註7披露。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

30. ACCOUNTING JUDGEMENTS AND ESTIMATES

The Group believes the following critical accounting policies involve the most significant judgements and estimates used in the preparation of the consolidated financial statements.

(a) Write-down of inventories

The Group performs regular reviews of the carrying amounts of inventories with reference to aged inventories analyses, projections of expected future saleability of goods and, management experience and judgment. Based on this review, a write-down of inventories will be made when the carrying amounts of inventories decline below their estimated net realisable value. Due to changes in customers' preferences, actual saleability of goods may be different from estimations and profit or loss in future accounting periods could be affected by differences in these estimations. The write-down and reversal of write-down of inventories are disclosed in note 19.

(b) Deferred tax assets – future benefit of tax losses

In accordance with the accounting policy set out in note 1(r), the Group has recognised deferred tax assets in respect of cumulative tax losses as at the year end based on management's assessment that it is probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction and entity. Where the expectation is different from the original estimates, such differences will impact the recognition of deferred tax assets and income tax charges in the period in which such estimates are changed. The deferred tax assets not recognised in respect of cumulative tax losses are disclosed in note 24(c).

(c) Valuation of investment properties

The valuation of investment properties requires various assumptions and factors relevant to the valuation. The Group engages independent professional qualified valuers to conduct an annual revaluation of the Group's investment properties based on assumptions agreed between the Group and the valuers prior to adoption. The details of valuation of investment properties are disclosed in note 13(b).

(d) Provision for long service payments

As explained in note 25, the Group makes provision for lump sum payments on cessation of employment in certain circumstances to employees in both Hong Kong and the PRC. The payments due are dependent on future events and recent payment experience may not be indicative of future payments. Any increase or decrease in the provision would affect the profit or loss in future years. The details of long service payments are disclosed in note 25.

30. 會計判斷及估計

本集團相信在編製綜合財務報表時,以下 所運用的主要會計政策涉及極重要的判斷 和估計。

.....

(a) 存貨撇減

(b) 遞延税項資產-税項虧損之未來利益

(c) 投資物業估值

投資物業估值採用與估值有關的各項假設及因素。本集團聘用獨立專業合資格的估價師,於採納前依據本集團與估價師協定的該等假設,對其投資物業進行年度評估。投資物業估值詳情載於附註13(b)。

(d) 長期服務金準備

如附註25所述,本集團為受僱於香港及中國的僱員在若干情況下因停止受僱而需支付的一筆過付款作出撥備。長期服務金的支付乃決定於日後情況而非近期付款情況。撥備的任何增加或減少,將影響往後年度的盈利或虧損。長期服務金準備詳情載於附註25。

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

31. IMMEDIATE AND ULTIMATE CONTROLLING PARTY

At 31 March 2015, the directors consider the immediate and ultimate controlling party of the Group to be Chan Family Investment Corporation Ltd, which is incorporated in the Cayman Islands.

31. 直接及最終控股人士

於二零一五年三月三十一日,董事認為本集團之直接及最終控股人士為Chan Family Investment Corporation Ltd(於開曼群島註冊成立)。

32. COMPANY – LEVEL STATEMENT OF FINANCIAL POSITION

32. 公司層面之財務狀況表

		Note 附註	2015 二零一五年 \$'000 千元	2014 二零一四年 \$'000 <i>千元</i>
		PIJ #L	1 / L	7 76
Non-current assets	非流動資產			
Investment properties	投資物業		241,393	280,666
Property, plant and equipment	物業、廠房及設備		85,293	30,491
			326,686	311,157
Intangible assets	無形資產		3,117	3,117
Investments in subsidiaries	附屬公司投資		79,514	79,413
Interests in joint ventures	合營企業權益		230,818	230,818
Other financial assets	其他金融資產		7,052	7,381
			647,187	631,886
Current assets	流動資產			
Inventories	施 朔貝座 存貨		45,114	35,839
Trade and other receivables	應收賬款及其他應收款		164,351	155,811
Cash and cash equivalents	現金及現金等價物		196,766	193,686
- Caon and Caon oquivalents			130,100	100,000
			406,231	385,336

NOTES TO THE FINANCIAL STATEMENTS 財務報表附註 For the year ended 31 March 2015 (Expressed in Hong Kong dollars)

截至二零一五年三月三十一日止年度(以港元計)

32. COMPANY – LEVEL STATEMENT OF FINANCIAL POSITION (continued)

32. 公司層面之財務狀況表(續)

			2015	2014
			二零一五年	二零一四年
		Note	\$'000	\$'000
		附註		
		門灯 莊土	千元	千元
Command linkilities	达 44.4			
Current liabilities	流動負債		01.075	71 001
Trade and other payables	應付賬款及其他應付款		61,275	71,861
Current tax payable	應付本期税項		1,653	295
			62,928	72,156
			02,320	
Net current assets	流動資產淨值		343,303	313,180
Total assets less current liabilities	資產總額減流動負債		990,490	945,066
Non-current liabilities	非流動負債			
Provision for long service payments	長期服務金準備		1,217	1,349
Deferred tax liabilities	遞延税項負債		14,420	4,445
Deferred tax nabilities			14,420	7,770
			15,637	5,794
NET ASSETS	資產淨值		974,853	939,272
CAPITAL AND RESERVES	資本及儲備	26(a)		
***************************************	股本	26(a)	200 410	200 410
Share capital			208,418	208,418
Reserves	儲備		766,435	730,854
TOTAL EQUITY	權益總額		974,853	939,272

Approved and authorised for issue by the board of directors on 23 June 2015.

董事會已於二零一五年六月二十三日核准 及授權發佈上列賬目。

Chan Sui Kau Chairman

Chan Wing Kee Managing Director 陳瑞球 主席

陳永棋 董事總經理

For the year ended 31 March 2015 (Expressed in Hong Kong dollars) 截至二零一五年三月三十一日止年度 (以港元計)

33. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 MARCH 2015

Up to the date of issue of these financial statements, the HKICPA has issued a few amendments and a new standard which are not yet effective for the year ended 31 March 2015 and which have not been adopted in these financial statements. These include the following which may be relevant to the Group.

33. 於截至二零一五年三月三十一 日止年度已頒佈但尚未生效的 修訂、新準則及詮釋可能構成的 影響

直至本財務報表簽發之日,香港會計師公 會已頒佈若干於二零一五年三月三十一日 止年度尚未生效的修訂及一項新準則,而 本財務報表並未有採納在內。其中適用於 本集團的發展如下。

Effective for

		accounting periods beginning on or after	開始於會計期間 或其後生效
Annual improvements to HKFRSs 2010-2012 cycle	香港財務報告準則年度改進 (二零一零至二零一二年週期)	1 July 2014	二零一四年七月一日
Annual improvements to HKFRSs 2011-2013 cycle	香港財務報告準則年度改進 (二零一一至二零一三年週期)	1 July 2014	二零一四年七月一日
Amendments to HKFRS 11, Accounting for acquisitions of interests in joint operations	香港會計準則第11號(修訂), 購入合營業務會計法	1 January 2016	二零一六年一月一日
HKFRS 15, Revenue from contracts with customers	香港財務報告準則第15號, <i>客戶合約收入</i>	1 January 2017	二零一七年一月一日
HKFRS 9, Financial instruments	香港財務報告準則第9號,金融工具	₹ 1 January 2018	二零一八年一月一日

The Group is in the process of making an assessment of what the impact of these amendments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.

本集團現正在評估上述準則修訂於首次 採用期間預期所產生的影響。截至目前為 止,本集團認為採納該等準則修訂對綜合 財務報表並無重大影響。

PRINCIPLE SUBSIDIARIES 主要附屬公司

The following list contains only the particulars of subsidiaries which principally affected the results, assets or liabilities of the Group at 31 March 2015. The class of shares held is ordinary unless otherwise stated.

下表載列於二零一五年三月三十一日,對本集團業績、資產或負債有重大影響之主要附屬公司之詳情。除另有註明外,所持有之股份均為普通股。

Name of company 公司名稱	Place of incorporation/establishment and business 註冊/成立及經營地點	Particulars of issued and paid up capital 已發行及繳足 股本	Group's effective interest 本集團 實際權益	Principal activity 主要業務
Hong Kong Knitters Limited 香港織造有限公司	Hong Kong 香港	3,000,000 shares 3,000,000股	100%	Garment manufacturing and investment holding 成衣製造及投資控股
Easeley Knitwear Limited 依時針纖廠有限公司	Hong Kong 香港	10,000 shares 10,000股	100%	Garment manufacturing 成衣製造
Exquisite Knitters (Guangzhou) Limited 卓越織造 (廣州) 有限公司#	The PRC 中國	HK\$75,600,000	100%	Knitting and dyeing of fabrics and manufacturing of garments 布料織造、印染及成衣製造
Wuxi Zhuo Cheng Textile Technology Co., Ltd. 無錫卓成紡織科技有限公司#	The PRC 中國	RMB6,000,000	67%	Garment Manufacturing 成衣製造
Whampoa Garment Manufacturing (Guigang) Co., Ltd 黄浦江製衣(貴港)有限公司#	The PRC 中國	HK\$18,000,000	100%	Garment Manufacturing 成衣製造
Whampoa Garment Manufacturing (Guangxi) Co., Ltd 黄浦江製衣 (廣西) 有限公司#	The PRC 中國	HK\$4,000,000	100%	Garment Manufacturing 成衣製造
Lavender Garment Limited	Bangladesh 孟加拉	Taka35,511,050	69%	Garment Manufacturing 成衣製造
Vestis Limited	United Kingdom 英國	GBP2	100%	Garment wholesaling 成衣批發
Dagon Talent Garment Limited	Myanmar 緬甸	USD150,058	75%	Garment Manufacturing 成衣製造

The English translation of the names is for reference only. The official names of these entities are in Chinese.

No subsidiaries of the Group have material non-controlling interest at 31 March 2015 and 2014.

於二零一五年及二零一四年三月三十一日,本 集團並無附屬公司有重大的非控股股東權益。

該等企業均以中文名稱註冊,英文翻譯的名字僅供 參考。

GROUP PROPERTIES 集團物業

Details of the major properties of the Group are as follows:

本集團主要物業資料詳列如下:

Location	地點	Existing use	用途	Term of lease	租賃年期
Major properties held for investment 持作投資用途之主要物業					
The whole building 22 – 24 Tai Yau Street San Po Kong, Kowloon Hong Kong	香港 九龍新蒲崗 大有街22 - 24號 全幢	Commercial	商業	Medium-term	中期租約
Units 10C3, 10D and 10E1 on level 10 Junyao International Plaza No. 789 Zhaojiabang Road Xuhui District, Shanghai City The People's Republic of China	中華人民共和國 上海市徐匯區 肇嘉濱路789號 均瑤國際廣場 單元10C3,10D及10E1	Commercial	商業	Medium-term	中期租約
Unit 1505 – 1508 on level 15 Fudan Science Park Tower (Block 11) No. 11 Guotai Road Yangpu District, Shanghai City The People's Republic of China	中華人民共和國 上海市楊浦區 國泰路11號 復旦科技園大廈 (11幢)單元1505 - 1508	Commercial	商業	Medium-term	中期租約

FIVE-YEAR SUMMARY 五年概要

五年概要 (Expressed in Hong Kong dollars) (以港元計)

	2011	2012	2013	2014	2015 二零一五年
	\$'000	\$'000	\$'000	\$'000	\$'000
	千元	千元	千元	千元	
業績					
收入	1,416,250	1,750,673	1,333,068	1,074,132	1,133,864
經營溢利 / (虧捐)	26 221	82 233	30 273	(8 499)	7,666
	•	•		, ,	(3,671)
	(0,000)	(0,100)	(1,000)	(0,000)	(0,01.)
75 H V H H V 111	484	(192)	(398)	(220)	(355)
應佔合營企業溢利/(虧損)		,	,	, ,	` ,
	72,594	7,522	(4,821)	18,515	(20,356)
出售附屬公司收益淨額	1,808	_	_	-	_
出售前聯營公司收益	293	_	-	-	-
聯營公司權益及應收前聯營					
公司股息之減值虧損撥回					
	7,914	-	-	-	-
	5,498	_	(8,504)	(6,935)	-
投貨物業估值收益淨額					
	20,298	33,392	44,905	19,257	6,964
除税前溢利/(虧捐)	129.415	117.156	66.057	18.258	(9,752)
					(13,856)
N114 N6	(.0,020)	(.2,020)	(.0,0)	(.,000)	(10,000)
本年度溢利/(虧損)	113,586	104,333	55,746	11,199	(23,608)
nde los sea na					
	110.050	100 150	50.000	11 000	(00.044)
	•				(23,241)
开	533	1,1/4	2,664	(721)	(367)
本年度溢利/(虧損)	113,586	104,333	55,746	11,199	(23,608)
	經營溢利/(虧損) 融資以本應佔 一個	工家一一年	工家一一年	大学	大学 大学 大学 大学 大学 大学 大学 大学

FIVE-YEAR SUMMARY 五年概要

(Expressed in Hong Kong dollars) (以港元計)

		2011	2012	2013	2014	2015
		二零一一年	二零一二年	二零一三年	二零一四年	二零一五年
		\$'000	\$'000	\$'000	\$'000	\$'000
		千元	千元	千元	千元	千元
Assets and liabilities	資產及負債					
Fixed assets	固定資產	208,102	272,789	303,109	305,346	310,387
Intangible assets	無形資產	1,569	3,117	3,117	3,117	3,117
Goodwill	商譽		-	-	-	-
Interests in associates	聯營公司權益	203	16	2,096	1,912	_
Interests in joint ventures	合營企業權益	610,400	611,270	610,118	638,810	600,683
Prepayment for fixed assets	固定資產預付款	3,273	789	870	-	-
Other financial assets	其他金融資產	7,854	8,079	7,069	7,381	7,052
Deferred tax assets	遞延税項資產	17,974	11,328	2,454	2,403	1,501
Net current assets	流動資產淨額	299,246	362,702	375,052	363,221	375,093
The carrent addets	ND	200,210	002,702	070,002	000,221	070,000
Total assets less current liabilities	資產總額減流動負債	1,148,621	1,270,090	1,303,885	1,322,190	1,297,833
Non-current liabilities	非流動負債	(45,181)	(47,886)	(31,958)	(34,898)	(37,992)
			, ,	, ,		, ,
Net assets	資產淨額	1,103,440	1,222,204	1,271,927	1,287,292	1,259,841
Share capital and other statutory	股本及其他法定資本儲備					
capital reserves		208,418	208,418	208,418	208,418	208,418
Other reserves	其他儲備	893,345	1,010,707	1,055,602	1,071,598	1,044,243
Total equity attributable to equity	應撥歸於本公司股權					
shareholders of the Company	持有人權益總額	1,101,763	1,219,125	1,264,020	1,280,016	1,252,661
Non-controlling interests	非控股股東權益	1,677	3,079	7,907	7,276	7,180
Total equity	權益總額	1,103,440	1,222,204	1,271,927	1,287,292	1,259,841
	nt & tht 34 <i>kb</i>					
Per share basis	以每股計算					
Basic and diluted earnings/(loss)	每股基本及攤薄	11140 5 1	111/40 / 2	111/40 00	111/40 00	1114440 443
per share	盈利/(虧損)	HK\$0.54	HK\$0.49	HK\$0.26	HK\$0.06	HK\$(0.11)

In order to comply with the amendments to HKAS 12, *Income taxes – Deferred tax: Recovery of underlying assets*, in the year ended 31 March 2012, the Group changed its accounting policy for measuring deferred tax on investment properties carried at fair value. The new policy has been applied retrospectively by remeasuring deferred tax. As a result, profit and net assets for the years ended 31 March 2011 have been restated.

為遵守《香港會計準則》第12號(修訂),「所得稅一遞延稅項:收回相關資產」,本集團於截至二零一二年三月三十一日止年度內對以公平價值列脹的投資物業所計算相關遞延稅項之會計政策作出變動。有關會計政策的變動經已追溯應用。因此,於截至二零一一年三月三十一日止每年度的數字經已重列作比較用途。

長江製衣有限公司 YANGTZEKIANG GARMENT LIMITED

